JOURNAL OF THE

SENATE OF VIRGINIA

2019 REGULAR SESSION
Beginning Wednesday, January 9, 2019 and Ending Sunday, February 24, 2019

2019 RECONVENEDED SESSION
Wednesday, April 3, 2019

Held at the Capitol in the City of Richmond

Volume 1

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Susan Clarke Schaar, Clerk of the Senate
Pursuant to Article IV, Section 10 of the Constitution of Virginia

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COMMONWEALTH OF VIRGINIA
RICHMOND
2019
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The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Dr. Howard-John Wesley, Alfred Street Baptist Church, Alexandria, Virginia, offered the following prayer:

Creator and God of mercy, justice, and love, we gather this day accepting our assignment, calling, and election to these seats occupied by so many before us to be faithful in this season of continuing the great work of the oldest continuous law making assembly in these United States.

We come before You at a time when our country, our Commonwealth, and our communities are in dire and desperate need of those who balance leadership with servanthood and are guided neither by ego nor simple party affiliation but rather a desire to serve all that is made in Your image, that we are called to care for with our hands and hearts—humanity, the earth, educational systems, health systems, welfare, geriatric care, criminal rehabilitation, care for the immigrant and the poor, gun reform, and so many other issues that may be brought before these thy daughters and sons in deliberation and decision.

In times when our nation stands at the critical crossroads of policy and politic, of identity and ideology, of building partnerships or building walls, and our federal government is shut down over the same, grant in these chambers and in their minds and mouths the holy passion of Moses and Martin Luther King, Jr. to see all Your people free and prospering, the courage of Elizabeth Cady Stanton and Fannie Lou Hamer to stand before powers and precedence and believe that change is possible, the faith of Douglas Wilder and Yvonne Bond Miller to step out of what has been and move towards what can be, and finally the vision of Francis Pierpont and Richard Perry Loving to see the possibilities that lie in people who look, live, and love differently than we do.

Whether their journey as a lawmaker is long tenured or still in its opening season, grant them the openness to newness balanced with a commitment to the best of what has been, that the legacy of these legislators in this session may continue to move our Commonwealth forward towards our motto, “Sic Semper Tyrannis” – “thus always to tyrants,” our cry to fight and stand against any tyrannical abuse of power that threatens even one amongst us. Bless and guide their hands and their hearts, their minds and
their mouths, their homes and their loved ones as they gather in this place to lead, to serve, to protect, to
advocate, and to envision a commonwealth that is a model to this nation of the possibility for peaceful
productivity. In Your name we pray. Amen.

The roll was called and the following Senators answered to their names:

Barker, Black, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph, Dunnavant, Ebbin,
Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McCllellan, McDougle,
McPike, Newman, Norment, Obenshain, Peake, Petersen, Reeves, Ruff, Saslaw, Spruill, Stanley, Stuart,
Sturtevant, Sueterlein, Surovell, Vogel, Wagner.

A quorum was present.

RULES OF THE SENATE

The President announced that the Senate was operating under the Rules of the Senate as adopted at
the 2016 Session, which state, “The Rules of the Senate shall be adopted at the commencement of the first
regular session of the General Assembly after the election of the Senate, and shall be in force for the
succeeding four years unless amended or suspended as provided by these Rules.”

COMMUNICATION

The following communication was received and read:

SENATE OF VIRGINIA

Senator Stephen Newman
President pro Tempore
Senate of Virginia
P.O. Box 396
Richmond, VA 23218

November 7, 2018

Dear Mr. President pro Tempore,

I am writing to inform you that I will resign from the Senate of Virginia effective January 3, 2019,
immediately upon my swearing-in as a member of the United States House of Representatives in the 116th
Congress.

It has been an honor and a privilege to serve the people of the 33rd Senate District.

Sincerely,

/s/ Senator Jennifer T. Wexton
COMMITTEE REPORT

Senator McDougle, from the Committee on Rules, presented the following report:

May 16, 2018


The above-named subcommittee has reviewed all Senate gift report forms filed with the Virginia Conflict of Interest and Ethics Advisory Council. The subcommittee found that all members of the Senate have filed disclosure forms and that the forms are in proper order.

/s/ Jill Vogel, Chairman

ELECTION OF PAGES

The next order of business was the election of Pages of the Senate.

Senator Norment nominated the following:

Alexandra Josephine Walker, Richmond; Sydney Nicole McAlear, Smithfield; Charles Alton Bruce IV, Mechanicsville; Andrew Jeffrey Goodove, Virginia Beach; Jazz Michael Miles, Richmond; Douglas Shane Chaplow II, Loudoun; Paris Whitney Howell, Chesapeake; Bryn Claire Montgomery, South Hill; Peter Lyon Huff, Richmond; Joseph Judson Rainero, Bristol; Jackson Thomas Wills, Roanoke; Janie Fair Pennington, Mecklenburg; Lily Kathleen Beirne, Chesterfield; Chiara Alexandra Pejacsevich, Marshall; Paige Allen Knudson, Haymarket; Helen Catherine Hogan Boucher, Arlington; Meghan Magoon, Ashburn; Emma Swan Roncoroni, Falls Church City; Rushil Punukollu, Fairfax; and Io Julia Neo, Tazewell.

The nominations were seconded by Senator McDougle.

On motion of Senator Saslaw, the nominations were closed.

The roll was called with the following results:

For Alexandra Josephine Walker, Richmond; Sydney Nicole McAlear, Smithfield; Charles Alton Bruce IV, Mechanicsville; Andrew Jeffrey Goodove, Virginia Beach; Jazz Michael Miles, Richmond; Douglas Shane Chaplow II, Loudoun; Paris Whitney Howell, Chesapeake; Bryn Claire Montgomery, South Hill; Peter Lyon Huff, Richmond; Joseph Judson Rainero, Bristol; Jackson Thomas Wills, Roanoke; Janie Fair Pennington, Mecklenburg; Lily Kathleen Beirne, Chesterfield; Chiara Alexandra Pejacsevich, Marshall; Paige Allen Knudson, Haymarket; Helen Catherine Hogan Boucher, Arlington; Meghan Magoon, Ashburn; Emma Swan Roncoroni, Falls Church City; Rushil Punukollu, Fairfax; and Io Julia Neo, Tazewell--39.

The recorded vote is as follows:

YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.
The nominees for Pages, having received all the votes cast, were declared by the President duly elected Pages of the Senate.

**APPOINTMENT OF PAGES**

The following appointments of Pages of the Senate were announced:

- Haley Gray Garrett, Lynchburg, by Senator Newman, President pro tempore;
- Katherine Grace DeVore, Williamsburg, by Senator Norment, Senate majority leader;
- Ella Nicole Houghton, Springfield, by Senator Saslaw, Senate minority leader;
- Frederick Lawrence Wentzein, Mechanicsville, by Senator McDougle, Senate majority caucus chair;
- Hannah Marie Bunting, Hampton, by Senator Locke, Senate minority caucus chair; and
- Morgan Elizabeth Dixon, Midlothian, by the Lieutenant Governor.

Senator McDougle announced the following appointments of the Pages of the Senate:

- Nathan Bennett, Christiansburg; Aubrey Hendrickson-Stanley, Franklin County; Claire MacInnis Hutchison, Loudoun; Emma Laviece Kilinski, Fredericksburg; John Zadoc Lewis, Accomac; Virginia Grace Losi, Chesterfield; Edward Barrett McFall, Newport News; Erin Olivia McPike, Woodbridge; Adeline Gray Miller, Richmond; Stewart Franklin Payne, Albemarle; Karena Josephine Richmond, Lexington; Mara Elise Surovell, Mount Vernon; and John Benner Vogel, Upperville.

**IMMEDIATE CONSIDERATION**

Senator McDougle moved that the Rules be suspended, the Committee on Rules be discharged from further consideration of **S.R. 86** (eighty-six), the readings of the title and engrossment be waived, and the resolution be taken up for immediate consideration.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**SENATE RESOLUTION NO. 86**

2019 Session operating resolution.

RESOLVED by the Senate of Virginia, That the Comptroller is directed to issue his warrants on the Treasurer, payable from the contingent fund of the Senate, to accomplish the work of the Senate of Virginia as reported by the Clerk of the Senate to the Senate Committee on Rules during the 2019 Session.
Necessary payments to cover salaries of temporary employees and the Pages, per diem for legislative assistants who establish a temporary residence, per diem for Pages and certain employees designated by the Clerk and reported to the Chair of the Senate Committee on Rules, as well as other contingent and incidental expenses, will be certified by the Clerk of the Senate or her designee. Per diem for orientation will be paid as approved by the Clerk.

S.R. 86, on motion of Senator McDougle, was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator Norment was ordered to inform the House of Delegates that the Senate was duly organized and ready to proceed to business.

LEGISLATION CONTINUED

The following report was received from the Clerk:

TO THE MEMBERS OF THE SENATE:

Pursuant to the provisions of Senate Rules 20 (f) and 20 (g) and House Joint Resolution No. 11 of the 2018 Session, certain bills and joint resolutions were continued to the 2019 Session of the General Assembly in the several Senate committees, as follows:

COMMITTEE ON AGRICULTURE, CONSERVATION AND NATURAL RESOURCES

COMMITTEE ON COMMERCE AND LABOR
H.B. 1252.

COMMITTEE FOR COURTS OF JUSTICE

COMMITTEE ON EDUCATION AND HEALTH
Pursuant to the provisions of House Joint Resolution No. 11 of the 2018 Session, certain Senate bills were continued to the 2019 Session of the General Assembly in the several House committees, as follows:

COMMITTEE ON COMMERCE AND LABOR
S.B. 364.

COMMITTEE FOR COURTS OF JUSTICE
S.B. 476, S.B. 777, S.B. 980.

COMMITTEE ON FINANCE
S.B. 583.

COMMITTEE ON PRIVILEGES AND ELECTIONS
S.B. 591.

COMMITTEE REPORT

The following bills, having been considered by the committee in session on July 24, 2018, were reported by Senator Stanley from the Committee on Local Government:
MESSAGES FROM THE HOUSE

A message was received from the House of Delegates by Delegate Gilbert, who informed the Senate that the House was duly organized and ready to proceed to business.

A message was received from the House of Delegates by Delegate Gilbert, who informed the Senate that the House had agreed to **H.J.R. 689** (six hundred eighty-nine), as follows; in which it requested the concurrence of the Senate:

**HOUSE JOINT RESOLUTION NO. 689**

Notifying the Governor of organization.

RESOLVED by the House of Delegates, the Senate concurring, That a committee be appointed, composed of six on the part of the House of Delegates and five on the part of the Senate, to notify the Governor that the General Assembly is duly organized and is ready to receive any communication he may desire to make.

**IMMEDIATE CONSIDERATION**

**H.J.R. 689**, being of a purely procedural nature, was taken up for immediate consideration and agreed to.

Senator Norment was ordered to inform the House of Delegates thereof.

The President appointed Senators Norment, Newman, McDougle, Saslaw, and Locke, the committee on the part of the Senate to inform the Governor that the General Assembly was duly organized and ready to receive any communication he may desire to make.

Senator Newman, from the committee to inform the Governor that the General Assembly was duly organized and ready to receive any communication he may desire to make, reported that the committee had performed that duty and that the Governor would be pleased to address a joint assembly of the legislature.

**MESSAGE FROM THE HOUSE**

A message was received from the House of Delegates by Delegate Gilbert, who informed the Senate that the House had agreed to **H.J.R. 606** (six hundred six) and **H.J.R. 607** (six hundred seven); in which it requested the concurrence of the Senate:

**H.J.R. 606.** Providing for a Joint Assembly and establishing a schedule for the conduct of business coming before the 2019 Regular Session of the General Assembly of Virginia.

**H.J.R. 607.** Establishing a schedule for the conduct of business for the prefiling period of the 2020 Regular Session of the General Assembly of Virginia.

**H.J.R. 606** and **H.J.R. 607** were taken up, read by title the first time, and referred to the Committee on Rules.
IMMEDIATE CONSIDERATION

Senator McDougle moved that the Rules be suspended, the Committee on Rules be discharged from further consideration of H.J.R. 606 (six hundred six), the second reading of the title be waived, and the joint resolution be taken up for immediate consideration.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.J.R. 606 was read by title the third time.

HOUSE JOINT RESOLUTION NO. 606

Providing for a Joint Assembly and establishing a schedule for the conduct of business coming before the 2019 Regular Session of the General Assembly of Virginia.

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly shall meet in joint session in the Hall of the House of Delegates on Wednesday, January 9, 2019, at such time as specified by the Speaker of the House of Delegates, to receive the Governor of Virginia, and such address as he may desire to make, and that the rules for the government of the House of Delegates and the Senate, when convened in joint session for such purpose, shall be as follows:

Rule I. At the hour fixed for the meeting of the Joint Assembly, the Senators, accompanied by the President and the Clerk of the Senate, shall proceed to the Hall of the House of Delegates and shall be received by the Delegates standing. Appropriate seats shall be assigned to the Senators by the Sergeant at Arms of the House. The Speaker of the House of Delegates shall assign an appropriate seat for the President of the Senate.

Rule II. The Speaker of the House of Delegates shall be President of the Joint Assembly. In case it shall be necessary for the Speaker to vacate the Chair, the President of the Senate shall serve as the presiding officer.

Rule III. The Clerk of the House of Delegates shall be Clerk of the Joint Assembly and shall be assisted by the Clerk of the Senate. The Clerk of the Joint Assembly shall enter the proceedings of the Joint Assembly in the Journal of the House and shall certify a copy of the same to the Clerk of the Senate, who shall enter the same in the Journal of the Senate.

Rule IV. The Sergeant at Arms and Doorkeepers of the House shall act as such for the Joint Assembly.

Rule V. The Rules of the House of Delegates, as far as applicable, shall be the rules of the Joint Assembly.
Rule VI. In calling the roll of the Joint Assembly, the names of the Senators shall be called in alphabetical order, then the names of the Delegates in like order, except that the name of the Speaker of the House of Delegates shall be called last.

Rule VII. If, when the Joint Assembly meets, it shall be ascertained that a majority of each house is not present, the Joint Assembly may take measures to secure the attendance of absentees, or adjourn to a succeeding day, as a majority of those present may determine.

Rule VIII. When the Joint Assembly adjourns, the Senators, accompanied by the President and the Clerk of the Senate, shall return to their chamber, and the business of the House shall be continued in the same order as at the time of the entrance of the Senators; and, be it

RESOLVED FURTHER, That notwithstanding any other provision of this resolution and in accordance with the practices of each house, with the exception of commending and memorial joint resolutions, a request to be added as a co-patron shall be received prior to the first vote on the passage of a bill or agreement to a joint resolution or, if the bill or joint resolution is not reported from committee, then prior to the last action on such legislation. A request to be removed as a co-patron shall be received no later than 3:00 p.m., Friday, February 15, 2019; and, be it

RESOLVED FURTHER, That any joint resolution creating or continuing a study shall require a vote of two-thirds of the members voting in each house and any resolution creating or continuing a study shall require a vote of two-thirds of the members voting in the respective house; and, be it

RESOLVED FURTHER, That any member offering for introduction a bill or joint resolution not submitted to the Division of Legislative Services for drafting is encouraged to submit an electronic version no later than 5:00 p.m. on the day the legislation is introduced; and, be it

RESOLVED FURTHER, That for purposes of the procedural deadlines established herein for the 2019 Regular Session of the General Assembly:

“Budget Bill” means the general appropriation bill introduced in each house that authorizes the biennial expenditure of public revenues for the period from July 1, 2018, through June 30, 2020.

“Debt bill” means any bill that authorizes the issuance of debt.

“Legislative day” means the period of time that begins with the call to order by the presiding officer and ends when declared adjourned by the presiding officer. Unless another time is specified, any deadline established in this resolution shall expire at the end of the legislative day.

“Prefiled legislation” means any bill or joint resolution requested from the Division of Legislative Services no later than 5:00 p.m., Monday, December 3, 2018, and prefilled no later than 10:00 a.m., Wednesday, January 9, 2019, or any bill or joint resolution not requested from the Division of Legislative Services and prefilled no later than 10:00 a.m., Wednesday, January 9, 2019.

“Revenue bill” means any bill, except the Budget Bill and debt bills, that increases or decreases the total revenues available for appropriation.

“Unanimous consent” means the affirmation of all the members present in the house of origin. Any legislation intended to be offered for introduction with unanimous consent or with the written request of the Governor shall not require the consent of the house in order for the member to request the Division of Legislative Services to draft such legislation. The Division of Legislative Services shall return such legislation after the original introduction deadline.
“Virginia Retirement System bill” means any bill that amends, adds, repeals, or modifies any provision of any retirement system established in Title 51.1 of the Code of Virginia; and, be it

RESOLVED FINALLY, That the 2019 Regular Session of the General Assembly shall be governed by the following procedural rules, which establish introduction limits and time limitations for elections and for all legislation prefiled and introduced for or continued to the 2019 Regular Session except:

(i) House and Senate resolutions, except for the time limitations established in Rules 19 and 21;

(ii) Bills and joint resolutions affecting the rules of procedure or the schedule of business of the General Assembly, either of its houses, or any of its committees;

(iii) Bills and joint resolutions introduced with unanimous consent either to exceed the introduction limits established in Rule 1 or to exceed the time limitations established in Rules 3, 4, 7, and 17;

(iv) Joint resolutions confirming appointments subject to the confirmation of the General Assembly;

(v) Joint commending and memorial resolutions, except for the time limitations established in Rules 15 and 17;

(vi) Bills and joint resolutions regarding elections held by the General Assembly during the 2019 Regular Session; or

(vii) Bills and joint resolutions requested in writing by the Governor.

Rule 1. After the deadline for filing prefiled legislation established by House Joint Resolution No. 12 (2018), no member of the House of Delegates shall introduce more than a combined total of five bills and referred joint resolutions and no member of the Senate shall introduce more than a combined total of eight bills and referred joint resolutions. Notwithstanding the provisions of this rule and in accordance with House Rule 37, no member of the House of Delegates may introduce more than 15 bills during the 2019 Regular Session.

Rule 2. Neither house of the General Assembly shall receive from any committee any bill or joint resolution that was continued on the agenda of such committee and acted upon later than midnight, Thursday, November 29, 2018. For purposes of this rule, a motion to refer a measure to another committee shall be treated as an action by a committee.

Rule 3. No bill or joint resolution creating or continuing a study shall be offered in either house after the adjournment of that house on Wednesday, January 9, 2019.

Rule 4. No Virginia Retirement System bill shall be offered in either house after adjournment of that house on Wednesday, January 9, 2019.

Rule 5. Except for bills and joint resolutions required to be requested earlier, requests for the drafting, redrafting, or correction of any bill or joint resolution shall be submitted to and received by the Division of Legislative Services no later than 5:00 p.m., Friday, January 11, 2019.

Rule 6. No later than Monday, January 14, 2019, each house shall begin its consideration of any election to fill any judicial seat in the courts of the Commonwealth, or to fill a seat on any commission or office elected by the General Assembly. In the event that the houses cannot agree on such election before Tuesday, January 15, 2019, such election shall become the subject of a special and continuing joint order in each house, and such special and continuing joint order shall have precedence over all other business of
either house, until such time as both houses reach agreement on such election or agree to hold it at another specific time. The Rules of each house, as far as applicable, shall be the rules governing such election.

Rule 7. Except for bills required to be filed earlier, no bill or joint resolution shall be offered in either house after 3:00 p.m., Friday, January 18, 2019.

Rule 8. No later than Friday, January 18, 2019, the Board of Trustees of the Virginia Retirement System shall submit, in accordance with § 30-19.1:7, impact statements for all Virginia Retirement System bills filed by the first day of session. For any Virginia Retirement System bill filed later than the first day of session, the Board of Trustees shall use due diligence in preparing the impact statement in time for review by the standing committees.

Rule 9. The committees responsible for the consideration of the Budget Bill in the houses of introduction shall complete their work on such bill no later than midnight, Sunday, February 3, 2019, and any amendments proposed by such committees shall be made available to their respective houses no later than noon, Tuesday, February 5, 2019.

Rule 10. Except for the Budget Bill, beginning Wednesday, February 6, 2019, the House of Delegates shall consider only Senate bills, Senate joint resolutions, House bills with Senate amendments, and House joint resolutions with Senate amendments; the Senate shall consider only House bills, House joint resolutions, Senate bills with House amendments, and Senate joint resolutions with House amendments; and each house may consider conference reports and other privileged matters relating thereto to the end that the work of each house may be disposed of by the other.

Rule 11. The houses of introduction shall complete their consideration of the Budget Bill, except for conference reports and other privileged matters relating thereto, no later than Thursday, February 7, 2019.

Rule 12. The committees responsible for the consideration of revenue bills of the other house shall complete their consideration of such bills no later than midnight, Tuesday, February 12, 2019.

Rule 13. No later than midnight, Wednesday, February 13, 2019, each house shall complete its consideration of the Budget Bill and all revenue bills of the other house, except for conference reports and other privileged matters relating thereto, and the appointing authority shall appoint the conferees to such bills.

Rule 14. No later than Wednesday, February 13, 2019, each house shall begin its consideration of any election to fill any judicial seat in the courts of the Commonwealth, or to fill a seat on any commission or office elected by the General Assembly. In the event that the houses cannot agree on such election before Thursday, February 14, 2019, such election shall become the subject of a special and continuing joint order in each house, and such special and continuing joint order shall have precedence over all other business of either house, until such time as both houses reach agreement on such election, or either house votes to suspend or discharge the order. The Rules of each house, as far as applicable, shall be the rules governing such election.

Rule 15. Requests for the drafting, redrafting, or correction of any joint commending or memorial resolution shall be submitted to and received by the Division of Legislative Services no later than 5:00 p.m., Thursday, February 14, 2019.

Rule 16. Any conference committee on any revenue bills shall complete its deliberations and make the report of such conference available to the General Assembly as soon as practicable.
Rule 17. No joint commending or memorial resolution shall be offered in either house after 5:00 p.m., Monday, February 18, 2019.

Rule 18. Beginning Tuesday, February 19, 2019, neither house shall receive from any committee any bill or joint resolution acted on by any committee later than midnight, Monday, February 18, 2019.

Rule 19. Requests for the drafting, redrafting, or correction of any single-house commending or memorial resolution shall be submitted to and received by the Division of Legislative Services no later than 5:00 p.m., Tuesday, February 19, 2019.

Rule 20. Any conference committee on the Budget Bill shall complete its deliberations and make the report of such conference available to the General Assembly as soon as practicable. [In accordance with House Rule 75(b) and Senate Rule 39(a), neither house shall receive, consider, or vote on any Budget Bill that is in conference unless it has been agreed to in writing by a majority of conferees from each house.] Neither house shall consider such conference report earlier than 48 hours after receipt, unless both houses respectively determine to proceed earlier by a vote of two-thirds of the members voting in each house. No engrossment of the Budget Bill shall be required in either house, and any conference on the Budget Bill shall consider, as the basis of its deliberations, the Budget Bill as recommended by the Governor and introduced in the House and the amendments thereto proposed by each house. A report shall be issued concurrently with the report of the conference committee that identifies the following by item number, narrative description, and dollar amount: (i) any nonstate agency appropriation, (ii) any item in the conference report that was not included in a general appropriation bill as passed by either the House or the Senate, and (iii) any item that represents legislation that failed in either house during the regular or a special session.

Rule 21. No single-house commending or memorial resolution shall be offered in either house after 5:00 p.m., Thursday, February 21, 2019.

Rule 22. Except for joint resolutions affecting the rules of procedure or the schedule of business of the General Assembly, beginning Friday, February 22, 2019, the House of Delegates shall consider only Senate joint resolutions and House joint resolutions with Senate amendments; the Senate shall consider only House joint resolutions and Senate joint resolutions with House amendments; and each house may consider conference reports or joint resolutions and other privileged matters relating thereto, to the end that the work of each house may be disposed of by the other.

Rule 23. This session of the General Assembly shall be extended beyond the 30-day period provided in Section 6 of Article IV of the Constitution of Virginia and shall adjourn sine die no later than Saturday, February 23, 2019.

Rule 24. Pursuant to Section 6 of Article IV of the Constitution of Virginia, the General Assembly shall reconvene Wednesday, April 3, 2019, for the purpose of considering bills and items of appropriation bills that may have been returned by the Governor with recommendations for their amendment, and bills and items of appropriation bills, including the general appropriation act, that may have been returned by the Governor with his objections.

Rule 25. The conduct of the business of any subcommittee of any House committee, any joint subcommittee of House and Senate committees, and any interim study commission created pursuant to a House measure shall be governed by the Rules of the House of Delegates; the conduct of the business of any subcommittee of any Senate committee, any joint subcommittee of Senate and House committees, and any interim study commission created pursuant to a Senate measure shall be governed by the Rules of the Senate. If a House measure and a Senate measure create the same study, the conduct of the business of the
study shall be governed by the rules of the house of the chairman of the study, or in the case of co-chairmen, the rules of the house as agreed upon by the co-chairmen.

Rule 26. Interim meetings of any standing committee, joint committee, joint subcommittee, legislative commission, or any other interim study subcommittee or study commission shall be held on Monday, Tuesday, or Wednesday during the first and third full weeks of the month, unless otherwise authorized by the Speaker of the House of Delegates or the Chairman of the Senate Committee on Rules, as may be appropriate for the house in which the chairman serves.

Rule 27. Any staff member assigned to work for, and support the efforts of, any committee of the House or Senate, any subcommittee of any such committee, any joint subcommittee of House and Senate committees, or any interim study commission shall work under the direction of the chairman of such committee, subcommittee, joint subcommittee, or interim study commission.

H.J.R. 606, on motion of Senator McDougle, was agreed to.

The recorded vote is as follows:
YEAS--36. NAYS--3. RULE 36--0.

NAYS--Edwards, Petersen, Spruill--3.
RULE 36--0.

Senator McDougle was ordered to inform the House of Delegates thereof.

IMMEDIATE CONSIDERATION

Senator McDougle moved that the Rules be suspended, the Committee on Rules be discharged from further consideration of H.J.R. 607 (six hundred seven), the second reading of the title be waived, and the joint resolution be taken up for immediate consideration.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.J.R. 607 was read by title the third time.

HOUSE JOINT RESOLUTION NO. 607

Establishing a schedule for the conduct of business for the prefiling period of the 2020 Regular Session of the General Assembly of Virginia.
RESOLVED by the House of Delegates, the Senate concurring, That the prefiling period of the 2020 Regular Session of the General Assembly shall be governed by the following rules:

Rule 1. Requests for drafts of any bill or joint resolution to be prefiled shall be submitted to and received by the Division of Legislative Services no later than 5:00 p.m., Thursday, December 5, 2019. The Division shall make such drafts available for review no later than midnight, Monday, December 30, 2019.

Rule 2. Requests for the drafting, redrafting, or correction of any bill or joint resolution creating or continuing a study shall be submitted to and received by the Division of Legislative Services no later than 5:00 p.m., Friday, January 3, 2020, in order to be filed on the first day of the 2020 Regular Session.

Rule 3. Requests for redrafts and corrections of any draft prepared for prefiling shall be submitted to and received by the Division of Legislative Services no later than 5:00 p.m., Friday, January 3, 2020. The Division shall make such drafts available no later than noon, Tuesday, January 7, 2020.

Rule 4. Bills and joint resolutions offered for prefiling shall be prefiled in either house no later than 10:00 a.m., Wednesday, January 8, 2020. Any member offering for prefiling a bill or joint resolution not submitted to the Division of Legislative Services for drafting is encouraged to submit an electronic version no later than 5:00 p.m. on the day the legislation is prefiled.

H.J.R. 607, on motion of Senator McDougle, was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator McDougle was ordered to inform the House of Delegates thereof.

INTRODUCTION OF LEGISLATION

The following were prefiled on the dates indicated, ordered to be printed, and referred pursuant to § 30-19.3 of the Code of Virginia:

S.B. 997. A BILL to amend and reenact §§ 16.1-260, 18.2-250.1, 18.2-251, 18.2-252, 18.2-259.1, 18.2-308.09, 18.2-308.1:5, and 46.2-390.1 of the Code of Virginia, relating to possession and distribution of marijuana; penalty.
(Prefiled July 16, 2018)
Patron--Ebbin
Referred to Committee for Courts of Justice

S.B. 998. A BILL to amend and reenact §§ 2.2-3004, 15.2-1507, 15.2-1604, and 22.1-306 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 2.2-2901.1, 15.2-1500.1,
and 22.1-295.2, relating to public employment; prohibited discrimination based on sexual orientation or gender identity.
(Prefiled July 16, 2018)
Patron--Ebbin
Referred to Committee on General Laws and Technology

S.B. 999. A BILL to amend the Code of Virginia by adding in Title 36 a chapter numbered 10.2, consisting of sections numbered 36-156.3 through 36-156.6, relating to the Virginia Grocery Investment Program and Fund.
(Prefiled July 16, 2018)
Patron--Stanley
Referred to Committee on Commerce and Labor

S.B. 1000. A BILL to direct the Virginia Community College System to establish the Temporary Assistance for Needy Families Scholarship Pilot Program.
(Prefiled July 16, 2018)
Patron--Stanley
Referred to Committee on Education and Health

S.B. 1001. A BILL to amend and reenact § 58.1-322.02 of the Code of Virginia, relating to subtractions from Virginia adjusted gross income; sale of certain crops to breweries.
(Prefiled July 16, 2018)
Patron--Stanley
Referred to Committee on Finance

S.B. 1002. A BILL to amend and reenact §§ 24.2-202, 24.2-203, 24.2-542, 24.2-542.1, and 24.2-673 of the Code of Virginia, relating to electors for President and Vice President; allocation of electoral votes by congressional district.
(Prefiled July 16, 2018)
Patron--Chase
Referred to Committee on Privileges and Elections

S.B. 1003. A BILL to amend the Code of Virginia by adding in Article 2 of Chapter 3 of Title 24.2 a section numbered 24.2-304.04, relating to standards and criteria for congressional and state legislative districts.
(Prefiled July 16, 2018)
Patron--Chase
Referred to Committee on Privileges and Elections

S.B. 1004. A BILL to amend and reenact § 32.1-137.05 of the Code of Virginia and to amend the Code of Virginia by adding in Article 6 of Chapter 29 of Title 54.1 a section numbered 54.1-2973.2, relating to health care services; payment estimates.
(Prefiled July 16, 2018)
Patron--Chase
Referred to Committee on Education and Health

S.B. 1005. A BILL to amend and reenact §§ 22.1-26, 22.1-79.1, and 22.1-296 of the Code of Virginia, relating to the school calendar; opening day of the school year.
(Prefiled July 16, 2018)
Patron--Chase
Referred to Committee on Education and Health
S.B. 1006. A BILL to amend and reenact § 38.2-1802 of the Code of Virginia and to amend the Code of Virginia by adding in Title 38.2 a chapter numbered 64, consisting of sections numbered 38.2-6400 through 38.2-6405, relating to the sale of health benefit plans by insurers licensed only in other states.
(Prefiled July 16, 2018)
Patron--Chase
Referred to Committee on Commerce and Labor

S.B. 1007. A BILL to repeal §§ 20-45.2 and 20-45.3 of the Code of Virginia, relating to same-sex marriages; civil unions.
(Prefiled July 23, 2018)
Patron--Ebbin
Referred to Committee for Courts of Justice

S.B. 1008. A BILL to amend the Code of Virginia by adding a section numbered 18.2-308.5:1, relating to a prohibition on trigger activators designed to increase the rate of fire of firearms; penalty.
(Prefiled July 23, 2018)
Patron--Ebbin
Referred to Committee for Courts of Justice

S.B. 1009. A BILL to amend the Code of Virginia by adding in Article 2.1 of Chapter 14 of Title 10.1 a section numbered 10.1-1413.3, relating to coal combustion residuals surface impoundments; Chesapeake Bay watershed; closure requirements.
(Prefiled July 23, 2018)
Patron--Chase
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1010. A BILL to amend and reenact § 38.2-4319 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3418.18, relating to health insurance coverage for long-term antibiotic therapy for a patient with Lyme disease.
(Prefiled July 24, 2018)
Patron--Black
Referred to Committee on Commerce and Labor

S.B. 1011. A BILL to amend the Code of Virginia by adding in Article 9 of Chapter 65 of Title 3.2 a section numbered 3.2-6573.1, relating to the establishment of the Animal Cruelty Conviction List.
(Prefiled July 25, 2018)
Patron--Stanley
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1012. A BILL to amend and reenact § 18.2-308 of the Code of Virginia, relating to carrying a concealed weapon; firefighters and emergency medical services providers.
(Prefiled July 26, 2018)
Patron--Chase
Referred to Committee for Courts of Justice

S.B. 1013. A BILL to amend and reenact §§ 19.2-258.1, 19.2-354, 19.2-354.1, 33.2-503, 46.2-301, 46.2-361, 46.2-391.1, 46.2-416, 46.2-819.1, 46.2-819.3, 46.2-819.3:1, 46.2-819.5, and 46.2-1200.1
of the Code of Virginia and to repeal § 46.2-395 of the Code of Virginia, relating to suspension of driver’s license for nonpayment of fines or costs.
(Prefiled August 3, 2018)
Patron--Stanley
Referred to Committee for Courts of Justice

S.B. 1014. A BILL to amend and reenact §§ 33.2-1700, 33.2-1701, and 33.2-1709 of the Code of Virginia; to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 and 33.2-3601; and to repeal Chapter 23 (§§ 33.2-2300 and 33.2-2301) of Title 33.2 of the Code of Virginia and the thirteenth enactment of Chapter 766 of the Acts of Assembly of 2013, relating to the Interstate 73 Corridor Development Fund and Program.
(Prefiled August 3, 2018)
Patron--Stanley
Referred to Committee on Finance

S.B. 1015. A BILL to amend and reenact §§ 58.1-439.25 and 58.1-439.28 of the Code of Virginia, relating to Education Improvement Scholarships; pre-kindergarten eligibility; payout penalty.
(Prefiled August 3, 2018)
Patron--Stanley
Referred to Committee on Finance

S.B. 1016. A BILL to amend and reenact § 24.2-613 of the Code of Virginia, relating to form of ballot; optional party identification of certain candidates.
(Prefiled August 7, 2018)
Patron--Chase
Referred to Committee on Privileges and Elections

(Prefiled August 20, 2018)
Patron--Marsden
Referred to Committee on Commerce and Labor

S.B. 1018. A BILL to direct a review of the district assignment of voters throughout the Commonwealth.
(Prefiled August 22, 2018)
Patron--Chase
Referred to Committee on Privileges and Elections

S.B. 1019. A BILL to amend and reenact §§ 20-124.2 and 20-124.4 of the Code of Virginia, relating to referral to mediation in child custody, visitation, and support cases; appropriate cases.
(Prefiled September 17, 2018)
Patron--Marsden
Referred to Committee for Courts of Justice

S.B. 1020. A BILL to amend and reenact § 46.2-749.119 of the Code of Virginia, relating to special license plates; Virginia Association for Community Conflict Resolution.
(Prefiled September 17, 2018)
Patron--Marsden
Referred to Committee on Transportation
S.B. 1021. A BILL to amend and reenact § 22.1-205 of the Code of Virginia, relating to driver education programs; students receiving home instruction.
   (Prefiled September 17, 2018)
   Patron--Black
   Referred to Committee on Education and Health

S.B. 1022. A BILL to amend and reenact § 65.2-402 of the Code of Virginia, relating to workers’ compensation; presumption of compensability for certain cancers.
   (Prefiled September 24, 2018)
   Patron--Chase
   Referred to Committee on Commerce and Labor

S.B. 1023. A BILL to amend and reenact § 51.1-155 of the Code of Virginia, relating to Virginia Retirement System; return to employment by retired law-enforcement officers.
   (Prefiled October 5, 2018)
   Patron--Cosgrove
   Referred to Committee on Finance

S.B. 1024. A BILL to repeal § 18.2-283 of the Code of Virginia, relating to carrying dangerous weapon to place of religious worship.
   (Prefiled October 15, 2018)
   Patron--Black
   Referred to Committee for Courts of Justice

S.B. 1025. A BILL to amend and reenact §§ 3.2-6500 and 3.2-6543 of the Code of Virginia, relating to tethering of animals; adequate shelter and space.
   (Prefiled October 17, 2018)
   Patron--Spruill
   Referred to Committee on Agriculture, Conservation and Natural Resources

   (Prefiled October 17, 2018)
   Patron--Spruill
   Referred to Committee on Privileges and Elections

S.B. 1027. A BILL to amend the Code of Virginia by adding a section numbered 38.2-3446.1, relating to health insurance; catastrophic plans.
   (Prefiled October 22, 2018)
   Patrons--Sturtevant, Black, Stuart and Sueterlein
   Referred to Committee on Commerce and Labor

S.B. 1028. A BILL to amend the Code of Virginia by adding a section numbered 2.2-4321.3, relating to the Virginia Public Procurement Act; local labor use requirement for certain construction contracts; civil penalty.
   (Prefiled October 22, 2018)
   Patron--Marsden
   Referred to Committee on General Laws and Technology
S.B. 1029. A BILL to amend and reenact § 46.2-1165 of the Code of Virginia, relating to vehicle inspector certification; nonviolent felon.  
(Prefiled October 30, 2018)  
Patron--Cosgrove  
Referred to Committee on Transportation

S.B. 1030. A BILL to amend and reenact § 65.2-402 of the Code of Virginia, relating to workers’ compensation; presumption of compensability for certain cancers.  
(Prefiled October 30, 2018)  
Patron--Cosgrove  
Referred to Committee on Commerce and Labor

S.B. 1031. A BILL to amend the Code of Virginia by adding a section numbered 18.2-212.2, relating to false information and hoax criminal activities; penalty.  
(Prefiled October 30, 2018)  
Patron--Chase  
Referred to Committee for Courts of Justice

(Prefiled October 30, 2018)  
Patron--Stanley  
Referred to Committee on Finance

S.B. 1033. A BILL to amend the Code of Virginia by adding a section numbered 19.2-265.7, relating to body-worn camera; release of recordings; penalty.  
(Prefiled October 30, 2018)  
Patron--Stanley  
Referred to Committee for Courts of Justice

S.B. 1034. A BILL to amend and reenact § 18.2-308.2:2 of the Code of Virginia, relating to purchase of handguns; limitation on handgun purchases; penalty.  
(Prefiled October 30, 2018)  
Patron--Locke  
Referred to Committee for Courts of Justice

(Prefiled October 30, 2018)  
Patron--Locke  
Referred to Committee on Privileges and Elections

S.B. 1036. A BILL to amend and reenact §§ 2.2-1604, 2.2-1605, 2.2-4310, 2.2-4310.3, and 2.2-4343 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 16.1 of Title 2.2 an article numbered 4, consisting of sections numbered 2.2-1618 through 2.2-1623, relating to the Department of Small Business and Supplier Diversity; small business procurement enhancement program.  
(Prefiled October 31, 2018)  
Patron--Lucas  
Referred to Committee on General Laws and Technology
S.B. 1037. A BILL to amend and reenact § 19.2-392.2 of the Code of Virginia, relating to expungement of certain alcohol offenses.
(Prefiled November 15, 2018)
Patron--Peake
Referred to Committee for Courts of Justice

S.B. 1038. A BILL to amend and reenact § 24.2-653 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 24.2-418.01 and 24.2-653.2, relating to voter registration; verification of social security numbers; provisional registration status.
(Prefiled November 15, 2018)
Patron--Peake
Referred to Committee on Privileges and Elections

(Prefiled November 15, 2018)
Patron--Peake
Referred to Committee for Courts of Justice

(Prefiled November 15, 2018)
Patron--Peake
Referred to Committee on Finance

S.B. 1041. A BILL to amend and reenact §§ 59.1-510, 59.1-515, and 59.1-517 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 59.1-514.1, relating to the Virginia Telephone Privacy Protection Act; joint liability of seller and telephone solicitor for violations; rebuttable presumption created.
(Prefiled November 20, 2018)
Patron--Black
Referred to Committee on Commerce and Labor

S.B. 1042. A BILL to amend and reenact §§ 24.2-114 and 24.2-422 of the Code of Virginia, relating to voter registration; notification of denial.
(Prefiled November 24, 2018)
Patron--Marsden
Referred to Committee on Privileges and Elections

S.B. 1043. A BILL to amend and reenact § 3.2-6511.1 of the Code of Virginia, relating to pet shops; procurement of dogs; penalty.
(Prefiled November 27, 2018)
Patron--Marsden
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1044. A BILL to amend and reenact § 46.2-1220 of the Code of Virginia, relating to parking ordinances; enforcement.
(Prefiled November 28, 2018)
Patron--Black
Referred to Committee on Transportation
S.B. 1045. A BILL to amend and reenact § 4.05, as amended, of Chapter 576 of the Acts of Assembly of 1978, which provided a charter for the City of Newport News, relating to time of inaugural meeting of newly elected city council.
(Prefiled November 28, 2018)
Patron--Locke
Referred to Committee on Local Government

S.B. 1046. A BILL to amend and reenact §§ 2.2-4002, 2.2-4103, 28.2-201, 28.2-409, and 28.2-410 of the Code of Virginia and to repeal §§ 28.2-400.2 through 28.2-400.6, 28.2-405, 28.2-411, and 28.2-1000.2 of the Code of Virginia, relating to management of the menhaden fishery.
(Prefiled December 2, 2018)
Patron--Cosgrove
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1047. A BILL to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration.
(Prefiled December 2, 2018)
Patron--Cosgrove
Referred to Committee for Courts of Justice

S.B. 1048. A BILL to amend and reenact § 59.1-148.3 of the Code of Virginia, relating to purchase of handguns or other weapons; auxiliary law-enforcement officers.
(Prefiled December 2, 2018)
Patron--Cosgrove
Referred to Committee for Courts of Justice

S.B. 1049. A BILL to amend and reenact §§ 2.2-4002, 2.2-4103, 28.2-409, and 28.2-410 of the Code of Virginia, to amend the Code of Virginia by adding a section numbered 28.2-203.2, and to repeal § 28.2-1000.2 of the Code of Virginia, relating to menhaden fishing.
(Prefiled December 2, 2018)
Patron--Cosgrove
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1050. A BILL to amend and reenact § 19.2-245.1 of the Code of Virginia, relating to forgery; venue.
(Prefiled December 2, 2018)
Patron--Cosgrove
Referred to Committee for Courts of Justice

S.B. 1051. A BILL to amend the Code of Virginia by adding a section numbered 24.2-305.1, relating to precincts; required to be wholly contained within single election district.
(Prefiled December 3, 2018)
Patron--Peake
Referred to Committee on Privileges and Elections

S.B. 1052. A BILL to amend the Code of Virginia by adding a section numbered 19.2-265.7, relating to body-worn camera; release of recordings; penalty.
(Prefiled December 3, 2018)
Patron--Chase
Referred to Committee for Courts of Justice
(Prefiled December 4, 2018)
Patron--Marsden
Referred to Committee on Rehabilitation and Social Services

S.B. 1054. A BILL to amend and reenact § 18.2-76 of the Code of Virginia, relating to requirement for ultrasound prior to abortion.
(Prefiled December 5, 2018)
Patron--Locke
Referred to Committee on Education and Health

S.B. 1055. A BILL to amend and reenact § 23.1-503 of the Code of Virginia, relating to in-state tuition; domicile; individuals granted Deferred Action for Childhood Arrivals.
(Prefiled December 6, 2018)
Patron--Marsden
Referred to Committee on Education and Health

S.B. 1056. A BILL to amend and reenact §§ 22.1-79.5 and 22.1-279.6 of the Code of Virginia, relating to public schools; tobacco products and nicotine vapor products; prohibition.
(Prefiled December 6, 2018)
Patron--Marsden
Referred to Committee on Education and Health

S.B. 1057. A BILL to amend and reenact §§ 3.2-4112, 18.2-247, 54.1-3401, as it is currently effective and as it shall become effective, and 54.1-3446 of the Code of Virginia, relating to industrial hemp; definition; exclusion from certain marijuana provisions.
(Prefiled December 6, 2018)
Patron--Marsden
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1058. A BILL to amend and reenact § 3.2-6543 of the Code of Virginia, relating to companion animal care; local ordinances.
(Prefiled December 6, 2018)
Patron--Favola
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1059. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 3 of Title 40.1 a section numbered 40.1-28.7:7, relating to prohibition on employer inquiry about wage or salary history of prospective employees; civil penalty.
(Prefiled December 6, 2018)
Patron--Favola
Referred to Committee on Commerce and Labor

S.B. 1060. A BILL to amend and reenact § 2.2-3705.7 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 40 of Title 58.1 a section numbered 58.1-4029, relating to Virginia Lottery Law; disclosure of a lottery winner’s name and other personal information.
(Prefiled December 7, 2018)
Patron--Spruill
Referred to Committee on General Laws and Technology
S.B. 1061. A BILL to amend and reenact §§ 54.1-2105, 54.1-2106.1, and 54.1-2108.2 of the Code of Virginia, relating to the Real Estate Board; real estate licensees.
(Prefiled December 7, 2018)
Patron--Mason
Referred to Committee on General Laws and Technology

S.B. 1062. A BILL to amend and reenact §§ 36-96.3 and 36-96.17 of the Code of Virginia, relating to the Virginia Fair Housing Law; unlawful discriminatory housing practices.
(Prefiled December 7, 2018)
Patron--McClellan
Referred to Committee on General Laws and Technology

S.B. 1063. A BILL to amend and reenact §§ 24.2-410.1, 24.2-412, 24.2-413, 24.2-415.1, 24.2-418, and 24.2-653 of the Code of Virginia; to amend the Code of Virginia by adding a section numbered 24.2-411.3; and to repeal § 24.2-411.1 of the Code of Virginia, relating to automatic voter registration.
(Prefiled December 10, 2018)
Patron--Marsden
Referred to Committee on Privileges and Elections

S.B. 1064. A BILL to amend and reenact §§ 4.1-207 and 4.1-208 of the Code of Virginia, relating to alcoholic beverage control; privileges of farm winery licensees and limited brewery licensees.
(Prefiled December 10, 2018)
Patron--Stanley
Referred to Committee on Rehabilitation and Social Services

S.B. 1065. A BILL to amend the Code of Virginia by adding a section numbered 3.2-6513.2, relating to rental or leasing of dog or cat prohibited; civil penalty.
(Prefiled December 10, 2018)
Patron--Stanley
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1066. A BILL to amend the Code of Virginia by adding in Title 19.2 a chapter numbered 19.4, consisting of a section numbered 19.2-327.15, relating to post-conviction relief; previously admitted scientific evidence.
(Prefiled December 10, 2018)
Patron--Stanley
Referred to Committee for Courts of Justice

S.B. 1067. A BILL to amend and reenact § 30-355 of the Code of Virginia, relating to the Virginia Conflict of Interest and Ethics Advisory Council; meetings requirement.
(Prefiled December 10, 2018)
Patron--Howell
Referred to Committee on Rules

S.B. 1068. A BILL to amend and reenact § 23.1-1300 of the Code of Virginia, relating to members of boards of visitors; employment waiting period.
(Prefiled December 12, 2018)
Patron--Obenshain
Referred to Committee on Education and Health
S.B. 1069. A BILL to amend and reenact §§ 8.01-654, 8.01-658, and 8.01-662 of the Code of Virginia and to repeal §§ 8.01-656, 8.01-657, and 8.01-659 of the Code of Virginia, relating to habeas corpus. (Prefiled December 12, 2018) Patron--Obenshain Referred to Committee for Courts of Justice

S.B. 1070. A BILL to amend the Code of Virginia by adding in Chapter 38 of Title 58.1 an article numbered 7.01, consisting of a section numbered 58.1-3832.1, relating to a local disposable paper bag and plastic bag tax. (Prefiled December 12, 2018) Patron--Ebbin Referred to Committee on Finance

S.B. 1071. A BILL to prevent the closure of the Central Virginia Training Center. (Prefiled December 13, 2018) Patron--Peake Referred to Committee on Rehabilitation and Social Services

S.B. 1072. A BILL to amend and reenact § 37.2-100 of the Code of Virginia, relating to the definition of “training center.” (Prefiled December 13, 2018) Patron--Peake Referred to Committee on Rehabilitation and Social Services

S.B. 1073. A BILL to amend and reenact § 46.2-888 of the Code of Virginia, relating to removing motor vehicles from roadway. (Prefiled December 13, 2018) Patron--Marsden Referred to Committee on Transportation

S.B. 1074. A BILL to amend and reenact § 22.1-79.1 of the Code of Virginia, relating to the school calendar; opening day of the school year; Planning District 8. (Prefiled December 13, 2018) Patron--Howell Referred to Committee on Education and Health

S.B. 1075. A BILL to amend and reenact §§ 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-702.1, 24.2-703.1, 24.2-703.2, 24.2-706, 24.2-707, 24.2-709, and 24.2-1004 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 24.2-701.1, relating to absentee voting; no-excuse in-person available 21 days prior to elections. (Prefiled December 13, 2018) Patron--Howell Referred to Committee on Privileges and Elections

S.B. 1076. A BILL to amend the Code of Virginia by adding a section numbered 19.2-268.4, relating to admissibility of prior inconsistent statements in a criminal case. (Prefiled December 13, 2018) Patron--Howell Referred to Committee for Courts of Justice
S.B. 1077. A BILL to amend and reenact § 63.2-1732 of the Code of Virginia, relating to assisted living facilities; temporary emergency electrical power source.
(Prefiled December 13, 2018)
Patron--Howell
Referred to Committee on Rehabilitation and Social Services

S.B. 1078. A BILL to amend and reenact § 18.2-308.1:4 of the Code of Virginia, relating to protective orders; possession of firearms; penalty.
(Prefiled December 13, 2018)
Patron--Howell
Referred to Committee for Courts of Justice

(Prefiled December 13, 2018)
Patron--Spruill
Referred to Committee on Commerce and Labor

S.B. 1080. A BILL to amend and reenact §§ 54.1-2345 through 54.1-2354 of the Code of Virginia; to amend the Code of Virginia by adding in Title 1 a chapter numbered 6, containing sections numbered 1-600 through 1-610, by adding in Chapter 3 of Title 8.01 an article numbered 13.1, containing sections numbered 8.01-130.1 through 8.01-130.13, and an article numbered 15.1, containing sections numbered 8.01-178.1 through 8.01-178.4, by adding in Title 8.01 a chapter numbered 18.1, containing articles numbered 1 and 2, consisting of sections numbered 8.01-525.1 through 8.01-525.12, by adding in Title 32.1 a chapter numbered 20, containing sections numbered 32.1-373, 32.1-374, and 32.1-375, by adding in Title 36 a chapter numbered 12, containing sections numbered 36-171 through 36-175, by adding in Title 45.1 a chapter numbered 14.7:3, containing sections numbered 45.1-161.311:9, 45.1-161.311:10, and 45.1-161.311:11, by adding a section numbered 54.1-2345.1, by adding in Chapter 23.3 of Title 54.1 an article numbered 2, containing sections numbered 54.1-2354.1 through 54.1-2354.5, by adding a title numbered 55.1, containing a subtitle numbered I, consisting of chapters numbered 1 through 5, containing sections numbered 55.1-100 through 55.1-506, a subtitle numbered II, consisting of chapters numbered 6 through 11, containing sections numbered 55.1-600 through 55.1-1101, a subtitle numbered III, consisting of chapters numbered 12 through 17, containing sections numbered 55.1-1200 through 55.1-1703, a subtitle numbered IV, consisting of chapters numbered 18 through 23, containing sections numbered 55.1-1800 through 55.1-2306, and a subtitle numbered V, consisting of chapters numbered 24 through 29, containing sections numbered 55.1-2400 through 55.1-2906, and by adding sections numbered 57-6.1 and 64.2-108.2; and to repeal § 18.2-324.1 and Title 55 (§§ 55-1 through 55-559) of the Code of Virginia, relating to real and personal property conveysances, recordation of deeds, rental property, common interest communities, escheats, and unclaimed property.
(Prefiled December 14, 2018)
Patron--Edwards
Referred to Committee for Courts of Justice

S.B. 1081. A BILL to amend and reenact §§ 16.1-272 and 53.1-40.01 of the Code of Virginia, relating to juvenile sentencing factors; geriatric release of juvenile offenders.
(Prefiled December 14, 2018)
Patron--Marsden
Referred to Committee for Courts of Justice
S.B. 1082. A BILL to amend and reenact §§ 2.2-3705.7 and 58.1-4006 of the Code of Virginia, relating to Virginia Lottery; disclosure of identity of winners.
(Prefiled December 15, 2018)
Patron--Ruff
Referred to Committee on General Laws and Technology

S.B. 1083. A BILL to amend and reenact §§ 58.1-601 and 58.1-602, as they are currently effective, 58.1-604, as it is currently effective and as it may become effective, 58.1-605, as it is currently effective, 58.1-612, 58.1-615, as it is currently effective, 58.1-625, as it is currently effective and as it shall become effective, and 58.1-635, as it is currently effective, of the Code of Virginia and the fourth enactment of Chapter 766 of the Acts of Assembly of 2013; to amend the Code of Virginia by adding a section numbered 58.1-612.1; and to repeal the provisions of Chapter 766 of the Acts of Assembly of 2013 amending §§ 58.1-601, 58.1-602, 58.1-605, 58.1-606, 58.1-612, 58.1-615, and 58.1-635, as they may become effective, and to repeal the seventh and fifteenth enactments of Chapter 766 of the Acts of Assembly of 2013 and the twelfth enactment of Chapter 684 of the Acts of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection and sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection.
(Prefiled December 15, 2018)
Patron--Ruff
Referred to Committee on Finance

S.B. 1084. A BILL to amend the Code of Virginia by adding in Article 3 of Chapter 3 of Title 8.01 a section numbered 8.01-44.8, relating to civil liability for negligent gun storage.
(Prefiled December 17, 2018)
Patron--Marsden
Referred to Committee for Courts of Justice

S.B. 1085. A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to restrictive housing; data collection and reporting; report.
(Prefiled December 17, 2018)
Patron--Marsden
Referred to Committee on General Laws and Technology

S.B. 1086. A BILL to amend and reenact §§ 55-396 and 55-399 of the Code of Virginia and to repeal § 55-399.1 of the Code of Virginia, relating to the Virginia Real Estate Time-Share Act; Common Interest Community Board; administrative proceedings.
(Prefiled December 18, 2018)
Patron--Cosgrove
Referred to Committee on General Laws and Technology

S.B. 1087. A BILL to amend and reenact §§ 24.2-304.1, 24.2-307, and 24.2-308 of the Code of Virginia, relating to election districts; requirements for precincts; remedying split precincts.
(Prefiled December 18, 2018)
Patron--Obenshain
Referred to Committee on Privileges and Elections

(Prefiled December 18, 2018)
Patron--Spruill
Referred to Committee on Local Government

S.B. 1089. A BILL to amend and reenact § 2.2-2342 of the Code of Virginia, relating to Fort Monroe Authority; payments to the City of Hampton in lieu of real property taxes.

(Prefiled December 18, 2018)
Patron--Locke
Referred to Committee on Local Government

S.B. 1090. A BILL to amend and reenact § 2.2-3711 of the Code of Virginia, relating to the Freedom of Information Act; Fort Monroe Authority; closed meeting exemption.

(Prefiled December 18, 2018)
Patron--Locke
Referred to Committee on General Laws and Technology

S.B. 1091. A BILL to amend and reenact § 58.1-3660 of the Code of Virginia, relating to property tax exemption for solar photovoltaic systems; bonding requirement; regulations.

(Prefiled December 19, 2018)
Patron--Reeves
Referred to Committee on Finance

S.B. 1092. A BILL to amend and reenact §§ 16.1-253.1 and 19.2-152.9 of the Code of Virginia, relating to preliminary protective orders; hearing date.

(Prefiled December 19, 2018)
Patron--Favola
Referred to Committee for Courts of Justice

S.B. 1094. A BILL to amend and reenact § 15.2-914 of the Code of Virginia, relating to regulation of child-care services and facilities in certain counties.

(Prefiled December 19, 2018)
Patron--Favola
Referred to Committee on Rehabilitation and Social Services

S.B. 1095. A BILL to amend and reenact §§ 2.2-1167, 2.2-3705.5, 9.1-914, 15.2-741, 15.2-914, 15.2-2292, 15.2-2824, 18.2-255.2, 18.2-370.2, 18.2-370.3, 19.2-389, 19.2-392.02, as it shall become effective, 22.1-1, 22.1-19, 22.1-199.1, 22.1-299.4, 22.1-296.3, 46.2-341.9, 46.2-341.10, 46.2-341.18:3, 51.1-617, 54.1-3005, 54.1-3408, 58.1-439.4, 63.2-100, 63.2-207, 63.2-215, 63.2-603, 63.2-1515, 63.2-1700, 63.2-1701, 63.2-1702, 63.2-1708, 63.2-1720, as it shall become effective, 63.2-1721, as it shall become effective, 63.2-1722, as it is currently effective and as it shall become effective, 63.2-1723, and 63.2-1734 of the Code of Virginia; to amend the Code of Virginia by adding in Title 22.1 a chapter numbered 14.1, containing articles numbered one through nine, consisting of sections numbered 22.1-289.02 through 22.1-289.054; and to repeal §§ 63.2-1701.1, 63.2-1704, 63.2-1704.1, 63.2-1715, 63.2-1716, 63.2-1717, 63.2-1720.1, 63.2-1721.1, 63.2-1724, 63.2-1725, 63.2-1727, 63.2-1738, 63.2-1809, 63.2-1809.1, 63.2-1810, 63.2-1811, 63.2-1812,
63.2-1813, and 63.2-1815 of the Code of Virginia, relating to a system for early childhood care and education; establishment; licensure.
(Prefiled January 7, 2019)
Patron--Howell
Referred to Committee on Education and Health

S.B. 1096. A BILL to amend and reenact § 18.2-56.2 of the Code of Virginia, relating to allowing access to firearms by minors; penalty.
(Prefiled December 20, 2018)
Patron--Howell
Referred to Committee for Courts of Justice

S.B. 1097. A BILL to amend and reenact § 30-354 of the Code of Virginia and to repeal the second enactment of Chapter 562 of the Acts of Assembly of 2014, relating to the Commission on Civic Education; extends sunset; funding.
(Prefiled December 20, 2018)
Patron--Marsden
Referred to Committee on Rules

S.B. 1098. A BILL to amend and reenact §§ 2.2-1604, 2.2-1617, and 2.2-4310 of the Code of Virginia, relating to Department of Small Business and Supplier Diversity; definitions; small business.
(Prefiled December 20, 2018)
Patron--Marsden
Referred to Committee on General Laws and Technology

S.B. 1099. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 11 of Title 2.2 a section numbered 2.2-1102.1, relating to the Department of General Services; guidance to state public bodies regarding purchases of materials made in the United States.
(Prefiled December 21, 2018)
Patron--DeSteph
Referred to Committee on General Laws and Technology

S.B. 1100. A BILL for all amendments to Chapter 2 of the 2018 Acts of Assembly, Special Session I, which appropriated funds for the 2018-20 Biennium, and to provide a portion of revenues for the two years ending, respectively, on the thirtieth day of June, 2019, and the thirtieth day of June, 2020, submitted by the Governor of Virginia to the presiding officer of each house of the General Assembly of Virginia in accordance with the provisions of § 2.2-1509, Code of Virginia.
(Prefiled December 18, 2018)
Patrons--Norment and Hanger
Referred to Committee on Finance

(Prefiled December 21, 2018)
Patron--DeSteph
Referred to Committee on Rules

S.B. 1102. A BILL to amend and reenact §§ 24.2-302.2, 24.2-303.3, and 24.2-304.03 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 3 of Title 24.2 an article numbered
S.B. 1103. A BILL to amend and reenact § 40.1-28.9 of the Code of Virginia, relating to the minimum wage.  
(Prefiled December 21, 2018)  
Patron--Howell  
Referred to Committee on Commerce and Labor

S.B. 1104. A BILL to amend and reenact §§ 2.2-5211 and 2.2-5212 of the Code of Virginia, relating to community policy and management teams; use of funds.  
(Prefiled December 21, 2018)  
Patron--Peake  
Referred to Committee on Finance

S.B. 1105. A BILL to authorize the issuance of special license plates for supporters of Fork Union Military Academy bearing the legend FORK UNION MILITARY ACADEMY.  
(Prefiled December 21, 2018)  
Patron--Peake  
Referred to Committee on Transportation

S.B. 1106. A BILL to amend and reenact §§ 2.2-3705.7 and 54.1-2400.2 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 34.1 of Title 54.1 a section numbered 54.1-3484 and an article numbered 2, consisting of sections numbered 54.1-3485 through 54.1-3496, relating to the licensure of physical therapists and physical therapist assistants; Physical Therapy Licensure Compact.  
(Prefiled December 21, 2018)  
Patron--Peake  
Referred to Committee on Education and Health

S.B. 1107. A BILL to amend and reenact § 18.2-415 of the Code of Virginia, relating to disorderly conduct in public places; school activities.  
(Prefiled December 21, 2018)  
Patron--McClellan  
Referred to Committee for Courts of Justice

S.B. 1108. A BILL to amend and reenact § 16.1-69.35 of the Code of Virginia, relating to Marsh Criminal-Traffic Division at Manchester General District Court and John Marshall Criminal-Traffic Division at Richmond General District Court; concurrent jurisdiction.  
(Prefiled December 21, 2018)  
Patron--McClellan  
Referred to Committee for Courts of Justice

S.B. 1109. A BILL to amend and reenact §§ 36-96.1 through 36-96.3, 36-96.4, 36-96.6, and 55-248.47 of the Code of Virginia, relating to the Virginia Fair Housing Law; unlawful discriminatory housing practices; sexual orientation and gender identity.  
(Prefiled December 21, 2018)  
Patron--McClellan  
Referred to Committee on General Laws and Technology
(Prefiled December 21, 2018)
Patron--Reeves
Referred to Committee on Rehabilitation and Social Services

S.B. 1111. A BILL to amend the Code of Virginia by adding a section numbered 56-235.2:1, relating to electric utility regulation; customer classifications; energy efficiency.
(Prefiled December 23, 2018)
Patron--Marsden
Referred to Committee on Commerce and Labor

S.B. 1112. A BILL to amend and reenact § 19.2-389 of the Code of Virginia and to amend the Code of Virginia by adding in Title 6.2 a chapter numbered 26, consisting of sections numbered 6.2-2600 through 6.2-2617, relating to student loans; licensing of qualified education loan servicers; civil penalties.
(Prefiled December 24, 2018)
Patron--Howell
Referred to Committee on Commerce and Labor

S.B. 1113. A BILL to amend and reenact § 22.1-79.1 of the Code of Virginia, relating to the school calendar; opening day of the school year; Planning District 8.
(Prefiled December 26, 2018)
Patron--Favola
Referred to Committee on Education and Health

S.B. 1114. A BILL to amend the Code of Virginia by adding a section numbered 24.2-947.4:2, relating to campaign finance; prohibited contributions to candidates.
(Prefiled December 26, 2018)
Patron--Petersen
Referred to Committee on Privileges and Elections

S.B. 1115. A BILL to amend the Code of Virginia by adding in Title 12.1 a chapter numbered 6, consisting of sections numbered 12.1-44 through 12.1-50, relating to compensation for certain costs incurred by certain retail customers of public service companies as intervenors in proceedings of the State Corporation Commission.
(Prefiled December 26, 2018)
Patron--Petersen
Referred to Committee on Commerce and Labor

S.B. 1116. A BILL to amend the Code of Virginia by adding in Chapter 38 of Title 58.1 an article numbered 7.2, consisting of a section numbered 58.1-3835, relating to plastic bag tax in the Chesapeake Bay Watershed.
(Prefiled December 26, 2018)
Patron--Petersen
Referred to Committee on Finance
S.B. 1117. A BILL to amend and reenact §§ 8.01-66.1 and 38.2-2206 of the Code of Virginia, relating to uninsured and underinsured motorist insurance policies; bad faith.
(Prefiled December 26, 2018)  
Patron--Petersen
Referred to Committee on Commerce and Labor

S.B. 1118. A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.
(Prefiled December 26, 2018)  
Patron--Petersen
Referred to Committee on Education and Health

S.B. 1119. A BILL to amend and reenact § 43-13 of the Code of Virginia, relating to mechanics’ liens; right to withhold payment.
(Prefiled December 26, 2018)  
Patron--Petersen
Referred to Committee for Courts of Justice

S.B. 1120. A BILL to repeal the fifteenth enactment of Chapter 766 of the Acts of Assembly of 2013, relating to motor fuels tax; rate of taxation.
(Prefiled December 26, 2018)  
Patron--Petersen
Referred to Committee on Finance

S.B. 1121. A BILL to amend and reenact § 16.1-69.6:1 of the Code of Virginia, relating to the maximum number of judges in each judicial district.
(Prefiled December 26, 2018)  
Patron--Petersen
Referred to Committee for Courts of Justice

S.B. 1122. A BILL to amend and reenact § 51.1-1400 of the Code of Virginia, relating to health insurance credits for retired state employees.
(Prefiled December 26, 2018)  
Patron--Ruff
Referred to Committee on Finance

S.B. 1123. A BILL to amend and reenact § 18.2-60 of the Code of Virginia, relating to threats of death or bodily injury to a person or member of his family by telephone or wireless communication device; penalty.
(Prefiled December 26, 2018)  
Patron--Peake
Referred to Committee for Courts of Justice

S.B. 1124. A BILL to amend and reenact § 54.1-2901 of the Code of Virginia, relating to telemedicine; physicians licensed in contiguous jurisdictions.
(Prefiled December 27, 2018)  
Patron--Favola
Referred to Committee on Education and Health
S.B. 1125. A BILL to amend and reenact § 32.1-102.1 of the Code of Virginia, relating to certificate of public need; definition of “medical care facility.”
(Prefiled December 27, 2018)
Patron--Cosgrove
Referred to Committee on Education and Health

S.B. 1126. A BILL to amend and reenact §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding a section numbered 18.2-334.5, by adding in Article 1 of Chapter 3 of Title 37.2 a section numbered 37.2-314.1, and by adding in Title 58.1 a chapter numbered 41, containing articles numbered 1 through 9, consisting of sections numbered 58.1-4100 through 58.1-4131, relating to regulation of casino gaming by Virginia Lottery Board; penalties.
(Prefiled December 28, 2018)
Patron--Lucas
Referred to Committee on General Laws and Technology

S.B. 1127. A BILL to amend and reenact §§ 15.2-204 and 15.2-1200 of the Code of Virginia, relating to local government taxing authority.
(Prefiled December 28, 2018)
Patron--Favola
Referred to Committee on Local Government

S.B. 1128. A BILL to amend and reenact § 10.1-2211.2 of the Code of Virginia, relating to historical African American cemeteries; City of Hampton.
(Prefiled December 29, 2018)
Patron--Locke
Referred to Committee on General Laws and Technology

S.B. 1129. A BILL to amend and reenact § 63.2-505.2 of the Code of Virginia, relating to eligibility for food stamps; drug-related felonies.
(Prefiled December 29, 2018)
Patron--Locke
Referred to Committee on Rehabilitation and Social Services

S.B. 1130. A BILL to amend and reenact §§ 9.1-102 and 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-279.10, relating to school resource officers; training and certification; memoranda of understanding.
(Prefiled December 29, 2018)
Patron--Locke
Referred to Committee for Courts of Justice

S.B. 1131. A BILL to amend and reenact § 2.2-2337 of the Code of Virginia, relating to the Fort Monroe Authority; definition of Area of Operation.
(Prefiled December 29, 2018)
Patron--Locke
Referred to Committee on Local Government

S.B. 1132. A BILL to amend and reenact §§ 32.1-325, 38.2-3407.5:1, and 38.2-4319 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3418.18, relating to
health benefit plans and the state plan for medical assistance services; coverage for reproductive health services.
(Prefiled December 29, 2018)
Patron--Locke
Referred to Committee on Commerce and Labor

(Prefiled December 30, 2018)
Patron--Favola
Referred to Committee on Transportation

S.B. 1134. A BILL to amend and reenact § 22.1-253.13:2 of the Code of Virginia, relating to school boards; support services positions; behavior analysts.
(Prefiled December 30, 2018)
Patron--Favola
Referred to Committee on Education and Health

S.B. 1135. A BILL to require the Department of Behavioral Health and Developmental Services to grant individuals with developmental disabilities leaving foster care Priority One status for Community Living Waiver services.
(Prefiled December 30, 2018)
Patron--Favola
Referred to Committee on Rehabilitation and Social Services

(Prefiled December 30, 2018)
Patron--Favola
Referred to Committee for Courts of Justice

(Prefiled December 30, 2018)
Patron--Favola
Referred to Committee for Courts of Justice

(Prefiled December 30, 2018)
Patron--Favola
Referred to Committee on Education and Health

S.B. 1139. A BILL to amend and reenact §§ 16.1-283.1, 63.2-1220.2, and 63.2-1220.3 of the Code of Virginia, relating to post-adoption contact and communication agreements.
(Prefiled December 30, 2018)
Patron--Favola
Referred to Committee for Courts of Justice
S.B. 1140. A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to solitary confinement; data collection and reporting; report.
(Prefiled December 30, 2018)
Patron--Favola
Referred to Committee on Rehabilitation and Social Services

(Prefiled December 30, 2018)
Patron--Favola
Referred to Committee on Education and Health

S.B. 1142. A BILL to amend the Code of Virginia by adding in Article 2 of Chapter 14 of Title 22.1 a section numbered 22.1-275.2, relating to the State School Health Advisory Committee.
(Prefiled December 30, 2018)
Patron--Favola
Referred to Committee on Education and Health

S.B. 1143. A BILL to amend and reenact § 15.2-2303.4 of the Code of Virginia, relating to conditional rezoning proffers.
(Prefiled December 31, 2018)
Patron--Peake
Referred to Committee on Local Government

S.B. 1144. A BILL to amend and reenact § 64.2-2020 of the Code of Virginia, relating to guardianship; annual report.
(Prefiled December 31, 2018)
Patron--Peake
Referred to Committee for Courts of Justice

S.B. 1145. A BILL to amend and reenact § 63.2-611 of the Code of Virginia, relating to Virginia Initiative for Employment Not Welfare; transitional child care.
(Prefiled December 31, 2018)
Patron--Favola
Referred to Committee on Rehabilitation and Social Services

S.B. 1146. A BILL to amend the Code of Virginia by adding in Chapter 9.3 of Title 24.2 an article numbered 3.1, consisting of sections numbered 24.2-948.5 through 24.2-948.10, and by adding in Article 8 of Chapter 9.3 of Title 24.2 a section numbered 24.2-953.6, relating to campaign finance; campaign contribution limits; civil penalty.
(Prefiled January 1, 2019)
Patron--Petersen
Referred to Committee on Privileges and Elections

S.B. 1147. A BILL to amend and reenact § 22.1-253.13:4 of the Code of Virginia, relating to public high schools; graduation requirements; credit for work-based learning experiences.
(Prefiled January 1, 2019)
Patron--Petersen
Referred to Committee on Education and Health
S.B. 1148. A BILL to amend the Code of Virginia by adding a section numbered 23.1-506.1, relating to eligibility for in-state tuition; certain individuals who have applied for permanent residency.
(Prefiled January 2, 2019)
Patron--Marsden
Referred to Committee on Education and Health

S.B. 1149. A BILL to amend and reenact § 9.1-102 of the Code of Virginia, relating to Department of Criminal Justice Services; training standards; recognition of and response to post-traumatic stress.
(Prefiled January 2, 2019)
Patron--DeSteph
Referred to Committee for Courts of Justice

(Prefiled January 2, 2019)
Patrons--DeSteph; Delegate: Knight
Referred to Committee for Courts of Justice

S.B. 1152. A BILL to amend and reenact § 30-256 of the Code of Virginia, relating to Chesapeake Bay Restoration Fund Advisory Committee; members.
(Prefiled January 2, 2019)
Patron--DeSteph
Referred to Committee on Rules

S.B. 1153. A BILL to amend and reenact § 2.2-4303.2 of the Code of Virginia, relating to the Virginia Public Procurement Act; job order contracting; limitations.
(Prefiled January 2, 2019)
Patron--Black
Referred to Committee on General Laws and Technology

S.B. 1154. A BILL to amend the Code of Virginia by adding sections numbered 46.2-816.1 and 46.2-816.2, relating to traffic infractions not encompassed by reckless or improver driving.
(Prefiled January 2, 2019)
Patron--Black
Referred to Committee on Transportation

S.B. 1155. A BILL to amend and reenact § 15.2-901 of the Code of Virginia, relating to screening of trash receptacles; local option.
(Prefiled January 2, 2019)
Patron--Black
Referred to Committee on Local Government

S.B. 1156. A BILL to amend the Code of Virginia by adding a section numbered 15.2-1409.1, relating to sanctuary policies.
(Prefiled January 2, 2019)
Patron--Black
Referred to Committee for Courts of Justice
S.B. 1157. A BILL to amend and reenact § 18.2-119 of the Code of Virginia, relating to trespass; service of process; immunity.  
(Prefiled January 2, 2019)  
Patron--Black  
Referred to Committee for Courts of Justice

S.B. 1158. A BILL to amend and reenact § 18.2-308 of the Code of Virginia, relating to carrying a concealed handgun; permit not required.  
(Prefiled January 2, 2019)  
Patron--Black  
Referred to Committee for Courts of Justice

S.B. 1159. A BILL to amend and reenact § 22.1-207.1:1 of the Code of Virginia, relating to public schools; family life education; female genital mutilation.  
(Prefiled January 2, 2019)  
Patron--Black  
Referred to Committee on Education and Health

(Prefiled January 2, 2019)  
Patron--Ruff  
Referred to Committee on Finance

S.B. 1161. A BILL to amend and reenact §§ 38.2-3561 and 38.2-3562 of the Code of Virginia, relating to health carriers; expedited reviews of adverse coverage determinations; exhaustion of internal reviews; cancer patients.  
(Prefiled January 2, 2019)  
Patron--Ruff  
Referred to Committee on Commerce and Labor

S.B. 1162. A BILL to amend and reenact §§ 18.2-308.2:2 and 54.1-4201.2 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-308.2:5, relating to firearm transfers; criminal history record checks; age requirement; penalty.  
(Prefiled January 2, 2019)  
Patrons--Saslaw, Howell, Marsden and McPike  
Referred to Committee for Courts of Justice

S.B. 1163. A BILL to amend the Code of Virginia by adding a section numbered 18.2-308.5:1, relating to prohibition on trigger activators designed to increase the rate of fire of firearms; penalty.  
(Prefiled January 2, 2019)  
Patrons--Saslaw, Favola, Howell, Marsden and McPike  
Referred to Committee for Courts of Justice

S.B. 1164. A BILL to amend and reenact § 54.1-4201.2 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-308.2:5, relating to firearm transfers; criminal history record checks; penalty.  
(Prefiled January 2, 2019)  
Patron--Saslaw  
Referred to Committee for Courts of Justice
S.B. 1165. A BILL to amend and reenact § 58.1-3713 of the Code of Virginia, relating to local gas severance tax; sunset date.
(Prefiled January 3, 2019)
Patron--Chafin
Referred to Committee on Finance

S.B. 1166. A BILL to amend and reenact §§ 19.2-310.2 and 58.1-3 of the Code of Virginia and to repeal § 55-112 of the Code of Virginia, relating to clerks of court; collection of DNA sample for certain offenses; disclosure of tax information; Torrens system.
(Prefiled January 3, 2019)
Patron--Chafin
Referred to Committee for Courts of Justice

S.B. 1167. A BILL to amend the Code of Virginia by adding a section numbered 54.1-2910.3:1, relating to Medicaid recipients; treatment involving opioids; payment.
(Prefiled January 3, 2019)
Patron--Chafin
Referred to Committee on Education and Health

S.B. 1168. A BILL to amend the Code of Virginia by adding in Chapter 2 of Title 54.1 a section numbered 54.1-205, relating to the Department of Professional and Occupational Regulation; regulatory boards; expungement of disciplinary records.
(Prefiled January 3, 2019)
Patron--DeSteph
Referred to Committee on General Laws and Technology

S.B. 1169. A BILL to amend and reenact §§ 40.1-120 and 40.1-126 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 40.1-120.1, relating to apprenticeships; ratio of apprentices to journeymen.
(Prefiled January 3, 2019)
Patron--DeSteph
Referred to Committee on Commerce and Labor

S.B. 1170. A BILL to amend and reenact § 4.1-111 of the Code of Virginia, relating to alcoholic beverage control; happy hour advertising.
(Prefiled January 3, 2019)
Patron--McPike
Referred to Committee on Rehabilitation and Social Services

S.B. 1171. A BILL to amend and reenact §§ 4.1-206, 4.1-231, 4.1-233, and 4.1-308 of the Code of Virginia, relating to alcoholic beverage control; local special events license.
(Prefiled January 3, 2019)
Patron--McPike
Referred to Committee on Rehabilitation and Social Services

S.B. 1172. A BILL to amend and reenact § 65.2-402 of the Code of Virginia, relating to workers’ compensation; presumption of compensability for certain cancers.
(Prefiled January 3, 2019)
Patron--McPike
Referred to Committee on Commerce and Labor
(Prefiled January 3, 2019)
Patron--McPike
Referred to Committee on Education and Health

S.B. 1174. A BILL to amend and reenact § 46.2-1052 of the Code of Virginia, relating to tinting films; exception for security canine handlers.
(Prefiled January 3, 2019)
Patron--McPike (By Request)
Referred to Committee on Transportation

S.B. 1175. A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to elder abuse; employees of financial institutions required to report suspected financial exploitation.
(Prefiled January 3, 2019)
Patron--McPike (By Request)
Referred to Committee on Rehabilitation and Social Services

S.B. 1176. A BILL to amend and reenact § 12.1-19 of the Code of Virginia, relating to the State Corporation Commission; natural gas utilities; investigative reports.
(Prefiled January 3, 2019)
Patron--McPike
Referred to Committee on Commerce and Labor

(Prefiled January 3, 2019)
Patron--McPike
Referred to Committee on Commerce and Labor

S.B. 1178. A BILL to amend and reenact §§ 38.2-3408 and 38.2-4221 of the Code of Virginia, relating to accident and sickness insurance and health services plans; reimbursement for services provided by nurse practitioners.
(Prefiled January 3, 2019)
Patron--Sturtevant
Referred to Committee on Commerce and Labor

S.B. 1179. A BILL to amend and reenact § 18.2-308.02 of the Code of Virginia, relating to application for a resident concealed handgun permit; United States Armed Forces.
(Prefiled January 3, 2019)
Patron--Stuart
Referred to Committee for Courts of Justice

S.B. 1180. A BILL to amend and reenact §§ 2.2-3701, 2.2-3705.2, 2.2-3705.6, 2.2-3705.7, and 2.2-3711 of the Code of Virginia, relating to the Virginia Freedom of Information Act; definition of trade secret.
(Prefiled January 3, 2019)
Patron--Stuart
Referred to Committee on General Laws and Technology
S.B. 1181. A BILL to amend and reenact § 46.2-390.1 of the Code of Virginia, relating to out-of-state drug offenses; restricted driver’s license.
(Prefiled January 3, 2019)
Patron--Stuart
Referred to Committee on Transportation

S.B. 1182. A BILL to amend and reenact § 2.2-3708.2 of the Code of Virginia, relating to meetings held through electronic communications means under the Virginia Freedom of Information Act.
(Prefiled January 3, 2019)
Patron--Stuart
Referred to Committee on General Laws and Technology

S.B. 1183. A BILL to amend and reenact § 33.2-613 of the Code of Virginia, relating to free use of toll facilities; emergency medical services vehicles.
(Prefiled January 3, 2019)
Patron--Stuart
Referred to Committee on Transportation

S.B. 1184. A BILL to amend and reenact §§ 2.2-3703, 2.2-3705.7, and 2.2-3711 of the Code of Virginia, relating to the Virginia Freedom of Information Act; applicability; sexual assault response teams and multidisciplinary child sexual abuse response teams.
(Prefiled January 3, 2019)
Patron--Stuart
Referred to Committee on General Laws and Technology

S.B. 1185. A BILL to amend and reenact § 38.2-3407.5:1 of the Code of Virginia, relating to health insurance; coverage for contraceptives.
(Prefiled January 3, 2019)
Patron--Favola
Referred to Committee on Commerce and Labor

S.B. 1186. A BILL to amend and reenact § 64.2-601 of the Code of Virginia, relating to payment or delivery of small asset by affidavit; check, draft, or other negotiable instrument; financial institution.
(Prefiled January 3, 2019)
Patron--Chafin
Referred to Committee for Courts of Justice

S.B. 1187. A BILL to amend and reenact § 18.2-325 of the Code of Virginia, relating to gambling; definition of gambling device.
(Prefiled January 3, 2019)
Patron--Lucas
Referred to Committee on General Laws and Technology

S.B. 1188. A BILL to amend and reenact § 59.1-437 of the Code of Virginia, relating to extended service contract providers; bonding requirement.
(Prefiled January 3, 2019)
Patron--Dance
Referred to Committee on Commerce and Labor
S.B. 1189. A BILL to amend the Code of Virginia by adding in Title 36 a chapter numbered 10.2, consisting of sections numbered 36-156.3 through 36-156.6, relating to the Virginia Grocery Investment Program and Fund.  
(Prefiled January 3, 2019)  
Patron--Dance  
Referred to Committee on Finance

S.B. 1190. A BILL to amend the Code of Virginia by adding in Chapter 3 of Title 8.01 an article numbered 9.1, consisting of sections numbered 8.01-93.1 through 8.01-93.11, relating to Uniform Partition of Heirs Property Act.  
(Prefiled January 3, 2019)  
Patron--Dance  
Referred to Committee for Courts of Justice

S.B. 1191. A BILL to amend and reenact § 4, as amended, of Chapter IV of Chapter 431 of the Acts of Assembly of 1950, which provided a charter for the City of Hopewell, relating to appointment of president of city council.  
(Prefiled January 3, 2019)  
Patron--Dance  
Referred to Committee on Local Government

S.B. 1192. A BILL to amend and reenact § 15.2-2304 of the Code of Virginia, relating to affordable housing; City of Richmond.  
(Prefiled January 3, 2019)  
Patron--Dance  
Referred to Committee on Local Government

S.B. 1193. A BILL to amend and reenact §§ 3.01.1 and 3.04, as amended, of Chapter 116 of the Acts of Assembly of 1948, which provided a charter for the City of Richmond, relating to runoff elections.  
(Prefiled January 3, 2019)  
Patron--Dance  
Referred to Committee on Local Government

S.B. 1194. A BILL to amend and reenact § 15.2-1408 of the Code of Virginia, relating to restrictions on activities of former officers and employees; City of Richmond.  
(Prefiled January 3, 2019)  
Patron--Dance  
Referred to Committee on Local Government

S.B. 1195. A BILL to direct the Secretary of Health and Human Resources and the Secretary of Education to establish a school-based health centers joint task force; report.  
(Prefiled January 3, 2019)  
Patron--Dance  
Referred to Committee on Rehabilitation and Social Services

S.B. 1196. A BILL to amend and reenact § 58.1-3210 of the Code of Virginia, relating to real property tax exemption for the elderly and disabled; improvements to a dwelling.  
(Prefiled January 3, 2019)  
Patron--Dance  
Referred to Committee on Finance
S.B. 1197. A BILL to amend and reenact § 38.2-3407.7 of the Code of Virginia, relating to health insurance; pharmacies; freedom of choice.
(Prefiled January 3, 2019)
Patron--Dance
Referred to Committee on Commerce and Labor

S.B. 1198. A BILL to amend and reenact §§ 24.2-700 and 24.2-701 of the Code of Virginia, relating to absentee voting; no excuse required when voting in person.
(Prefiled January 3, 2019)
Patron--Dance
Referred to Committee on Privileges and Elections

S.B. 1199. A BILL to amend the Code of Virginia by adding sections numbered 2.2-2812.1 and 15.2-1500.1, relating to public employment; inquiries by state agencies and localities regarding criminal convictions, charges, and arrests.
(Prefiled January 3, 2019)
Patron--Dance
Referred to Committee on General Laws and Technology

(Prefiled January 3, 2019)
Patrons--Dance and Saslaw
Referred to Committee on Commerce and Labor

S.B. 1201. A BILL to amend and reenact § 16.1-243 of the Code of Virginia, relating to transfer of venue; delinquency; adjudication.
(Prefiled January 4, 2019)
Patron--Stuart
Referred to Committee for Courts of Justice

S.B. 1202. A BILL to amend and reenact § 53.1-5 of the Code of Virginia, relating to voting information for persons incarcerated in local correctional facilities.
(Prefiled January 4, 2019)
Patron--Lucas
Referred to Committee on Rehabilitation and Social Services

S.B. 1203. A BILL to amend and reenact §§ 51.1-155 of the Code of Virginia, relating to the Virginia Retirement System; retired law-enforcement officers employed as school security officers.
(Prefiled January 4, 2019)
Patron--Stuart
Referred to Committee on Finance

S.B. 1204. A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and mandatory fee increase; student approval.
(Prefiled January 4, 2019)
Patron--Stuart
Referred to Committee on Education and Health
S.B. 1205. A BILL to amend and reenact § 58.1-302 of the Code of Virginia, relating to income tax; definition of resident estate or trust.
(Prefiled January 4, 2019)
Patron--Stuart
Referred to Committee on Finance

(Prefiled January 4, 2019)
Patron--Stuart
Referred to Committee on Privileges and Elections

(Prefiled January 4, 2019)
Patron--Stuart
Referred to Committee for Courts of Justice

S.B. 1208. A BILL to amend and reenact § 10.1-605 of the Code of Virginia, relating to water impounding structures; portable pumping systems.
(Prefiled January 4, 2019)
Patron--Stuart
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1209. A BILL to amend and reenact §§ 54.1-2900, 54.1-2951.1 through 54.1-2952.1, and 54.1-2953 of the Code of Virginia, relating to patient care team podiatrist definition; physician assistant definition and supervision requirements.
(Prefiled January 4, 2019)
Patron--Peake
Referred to Committee on Education and Health

S.B. 1210. A BILL to amend and reenact § 18.2-433.2 of the Code of Virginia, relating to paramilitary activities; penalty.
(Prefiled January 4, 2019)
Patron--Lucas
Referred to Committee for Courts of Justice

S.B. 1211. A BILL to amend and reenact §§ 58.1-301 and 58.1-322.03 of the Code of Virginia, relating to Virginia income tax; conformity; standard deduction; emergency.
EMERGENCY
(Prefiled January 4, 2019)
Patron--Chafin
Referred to Committee on Finance

S.B. 1212. A BILL to amend and reenact § 10.1-625 of the Code of Virginia, relating to water improvement districts; assessment of a service charge; referendum; emergency.
EMERGENCY
(Prefiled January 4, 2019)
Patron--Newman
Referred to Committee on Agriculture, Conservation and Natural Resources
(Prefiled January 4, 2019)  
Patron--Newman  
Referred to Committee on Education and Health

S.B. 1214. A BILL to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; memorandums of understanding.  
(Prefiled January 4, 2019)  
Patron--Newman  
Referred to Committee on Education and Health

S.B. 1215. A BILL to amend the Code of Virginia by adding a section numbered 22.1-137.3, relating to school safety procedures; emergency situations; annual training.  
(Prefiled January 4, 2019)  
Patron--Newman  
Referred to Committee on Education and Health

S.B. 1216. A BILL to amend and reenact § 32.1-276.7:1 of the Code of Virginia, relating to the All-Payer Claims Database.  
(Prefiled January 4, 2019)  
Patron--Newman  
Referred to Committee on Education and Health

(Prefiled January 4, 2019)  
Patron--Newman  
Referred to Committee on Education and Health

(Prefiled January 4, 2019)  
Patron--Newman  
Referred to Committee on Education and Health

S.B. 1219. A BILL to amend the Code of Virginia by adding a section numbered 54.1-1108.01, relating to the Department of Professional and Occupational Regulation; Board for Contractors; alternate designated employee.  
(Prefiled January 4, 2019)  
Patron--Newman  
Referred to Committee on General Laws and Technology

S.B. 1220. A BILL to amend and reenact § 22.1-279.8 of the Code of Virginia, relating to development and review of school crisis, emergency management, and medical emergency response plans; include certain first responders.  
(Prefiled January 4, 2019)  
Patron--Newman  
Referred to Committee on Education and Health
S.B. 1221. A BILL to amend and reenact §§ 32.1-325, 38.2-3418.16, 54.1-2901, and 54.1-2903 of the Code of Virginia, relating to telemedicine services; coverage and practice.
(Prefiled January 4, 2019)
Patron--Chafin
Referred to Committee on Education and Health

S.B. 1222. A BILL to amend and reenact §§ 19.2-389, 38.2-1819, 38.2-1820, 38.2-1824, 38.2-1826, 38.2-1838, 38.2-1840, 38.2-1841, 38.2-1842, 38.2-1845.2, 38.2-1845.8, 38.2-1845.9, 38.2-1845.17, 38.2-1845.22, 38.2-1857.2, 38.2-1857.5, 38.2-1857.9, 38.2-1865.1, 38.2-1865.5, 38.2-1876, 38.2-1882, 38.2-1888, and 55-525.30 of the Code of Virginia, to amend the Code of Virginia by adding sections numbered 38.2-1825.1 and 38.2-1857.4:1, and to repeal §§ 38.2-1857.3 and 38.2-1857.4 of the Code of Virginia, relating to biennial insurance licensing; fingerprinting; criminal background checks; producer licensing standards.
(Prefiled January 4, 2019)
Patron--Chafin
Referred to Committee on Commerce and Labor

S.B. 1223. A BILL to amend and reenact § 22.1-79.1 of the Code of Virginia, relating to school holidays; certain election days.
(Prefiled January 4, 2019)
Patron--Chase
Referred to Committee on Education and Health

S.B. 1224. A BILL to amend the Code of Virginia by adding a section numbered 15.2-1627.6, relating to local multidisciplinary elder abuse response teams.
(Prefiled January 4, 2019)
Patron--Chafin
Referred to Committee on Rehabilitation and Social Services

S.B. 1225. A BILL to amend and reenact §§ 58.1-301, 58.1-320, 58.1-322.03, and 58.1-400 of the Code of Virginia, relating to Virginia income tax; emergency.
EMERGENCY
(Prefiled January 4, 2019)
Patron--Chase
Referred to Committee on Finance

S.B. 1226. A BILL to amend and reenact §§ 32.1-111.1, 32.1-162.8, and 32.1-325 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 32.1-111.5:2, relating to community paramedics; licensure; services.
(Prefiled January 4, 2019)
Patron--Chase
Referred to Committee on Education and Health

of Assembly of 2015, relating to retirement allowance for and rehiring retired teachers and administrators.
(Prefiled January 4, 2019)
Patron--Chase
Referred to Committee on Finance

S.B. 1228. A BILL to amend and reenact §§ 38.2-3407.13:2, 38.2-3438, and 38.2-3445 of the Code of Virginia, relating to health insurance; payment to out-of-network providers; emergency services.
(Prefiled January 4, 2019)
Patron--Chase
Referred to Committee on Commerce and Labor

S.B. 1229. A BILL to direct the Board of Housing and Community Development to promulgate regulations pertaining trampoline courts.
(Prefiled January 4, 2019)
Patron--Ebbin
Referred to Committee on General Laws and Technology

S.B. 1230. A BILL to amend and reenact § 16.1-228 of the Code of Virginia, relating to family or household member; definition.
(Prefiled January 4, 2019)
Patron--Ebbin
Referred to Committee for Courts of Justice

S.B. 1231. A BILL to amend and reenact § 19.2-169.3 of the Code of Virginia, relating to disposition of unrestorably incompetent defendants; capital murder.
(Prefiled January 4, 2019)
Patron--Ebbin
Referred to Committee for Courts of Justice

S.B. 1232. A BILL to amend and reenact §§ 36-96.1 through 36-96.3, 36-96.4, and 55-248.47 of the Code of Virginia, relating to the Virginia Fair Housing Law; unlawful discriminatory housing practices; sexual orientation and gender identity.
(Prefiled January 4, 2019)
Patron--Ebbin
Referred to Committee on General Laws and Technology

S.B. 1233. A BILL to amend the Code of Virginia by adding in Title 2.2 a chapter numbered 55.3, consisting of a section numbered 2.2-5514, relating to administration of government; prohibition on the use of certain products and services; Kaspersky Lab.
(Prefiled January 4, 2019)
Patron--Ebbin
Referred to Committee on General Laws and Technology

S.B. 1234. A BILL to amend and reenact § 23.1-1304 of the Code of Virginia, relating to governing boards of public institutions of higher education; educational programs; student debt trends.
(Prefiled January 5, 2019)
Patron--DeSteph
Referred to Committee on Education and Health
S.B. 1235. A BILL to amend and reenact § 46.2-1165 of the Code of Virginia, relating to vehicle inspector certification; criminal history.  
(Prefiled January 5, 2019)  
Patron--DeSteph  
Referred to Committee on Transportation

S.B. 1236. A BILL to amend the Code of Virginia by adding a section numbered 22.1-295.2, relating to public schools; equal access to education employee associations and professional educator liability insurance providers.  
(Prefiled January 5, 2019)  
Patron--DeSteph  
Referred to Committee on Education and Health

S.B. 1237. A BILL to amend and reenact § 58.1-322.03 of the Code of Virginia, relating to individual income tax; itemization.  
EMERGENCY  
(Prefiled January 5, 2019)  
Patron--DeSteph  
Referred to Committee on Finance

S.B. 1238. A BILL to amend and reenact §§ 2.2-3705.3, 2.2-3711, 18.2-334.3, 37.2-304, 59.1-364, and 59.1-569 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding in Article 1 of Chapter 3 of Title 37.2 a section numbered 37.2-314.1, and by adding in Title 58.1 a chapter numbered 41, consisting of sections numbered 58.1-4100 through 58.1-4124, relating to sports betting; Virginia Sports Betting Department created; Problem Gambling Treatment and Support Fund; Sports Betting Operations Fund; penalties.  
(Prefiled January 5, 2019)  
Patron--Petersen  
Referred to Committee on General Laws and Technology

S.B. 1239. A BILL to amend and reenact § 23.1-1304 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 23.1-1300.1, relating to members of a governing board of a public institution of higher education; primary duty.  
(Prefiled January 5, 2019)  
Patron--DeSteph  
Referred to Committee on Education and Health

S.B. 1240. A BILL relating to individual health insurance coverage; short-term, limited-duration policies.  
(Prefiled January 5, 2019)  
Patron--Reeves  
Referred to Committee on Commerce and Labor

S.B. 1241. A BILL to amend and reenact § 2.2-2452 of the Code of Virginia, relating to the Board of Veterans Services; membership and scope of responsibilities.  
(Prefiled January 5, 2019)  
Patron--Reeves  
Referred to Committee on General Laws and Technology
S.B. 1242. A BILL to amend and reenact §§ 4.1-111 and 4.1-210 of the Code of Virginia, relating to alcoholic beverage control; mixed beverage restaurant license; penalties.
(Prefiled January 5, 2019)
Patron--Reeves
Referred to Committee on Rehabilitation and Social Services

(Prefiled January 5, 2019)
Patron--Reeves
Referred to Committee on Privileges and Elections

S.B. 1244. A BILL to amend and reenact § 24.2-418 of the Code of Virginia, relating to voter registration; protected voters; foster parents.
(Prefiled January 5, 2019)
Patron--Reeves
Referred to Committee on Privileges and Elections

S.B. 1245. A BILL to amend and reenact §§ 4.1-100 and 4.1-210 of the Code of Virginia, relating to alcoholic beverage control; annual mixed beverage special events licenses; combined annual mixed beverage special events and mixed beverage caterer’s licenses; agritourism resorts.
(Prefiled January 5, 2019)
Patron--Reeves
Referred to Committee on Rehabilitation and Social Services

S.B. 1246. A BILL to amend and reenact § 44-83 of the Code of Virginia, relating to the Virginia National Guard; state active duty pay.
(Prefiled January 5, 2019)
Patron--Reeves
Referred to Committee on General Laws and Technology

S.B. 1247. A BILL to amend and reenact §§ 54.1-2800 and 54.1-2808.3 of the Code of Virginia, relating to funeral services; sale of caskets.
(Prefiled January 5, 2019)
Patron--Reeves
Referred to Committee on General Laws and Technology

S.B. 1248. A BILL to amend the Code of Virginia by adding a section numbered 15.2-2114.01, relating to a Local Stormwater Management Fund.
(Prefiled January 5, 2019)
Patron--Reeves
Referred to Committee on Local Government

S.B. 1249. A BILL to amend and reenact § 22.1-3 of the Code of Virginia, relating to military families; relocation to the Commonwealth; student registration.
(Prefiled January 5, 2019)
Patron--Reeves
Referred to Committee on Education and Health
S.B. 1250. A BILL to amend and reenact §§ 24.2-416.7, 24.2-424, and 24.2-706 of the Code of Virginia, relating to voter registration; absentee voting; prohibited changes to voter registration record.  
(Prefiled January 5, 2019)  
Patron--Reeves  
Referred to Committee on Privileges and Elections

S.B. 1251. A BILL to amend and reenact § 18.2-311 of the Code of Virginia, relating to manufacture and distribution of switchblade knives.  
(Prefiled January 5, 2019)  
Patron--Reeves  
Referred to Committee for Courts of Justice

S.B. 1252. A BILL to amend and reenact §§ 58.1-1000 and 58.1-1021.01 of the Code of Virginia and to amend and reenact Item 3-5.17 of Chapter 2 of the Acts of Assembly, Special Session I, of 2018, relating to cigarette tax; definitions of noncombustible tobacco products; tobacco tax study.  
(Prefiled January 5, 2019)  
Patron--Reeves  
Referred to Committee on Finance

S.B. 1253. A BILL to amend and reenact §§ 59.1-444.3 and 63.2-905.2 of the Code of Virginia, relating to foster care; security freeze on credit report.  
(Prefiled January 5, 2019)  
Patron--Reeves  
Referred to Committee on Rehabilitation and Social Services

S.B. 1254. A BILL to amend and reenact § 46.2-1025 of the Code of Virginia, relating to amber warning lights; vehicles hauling forest products.  
(Prefiled January 5, 2019)  
Patron--Ruff  
Referred to Committee on Transportation

S.B. 1255. A BILL to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 22.12, consisting of a section numbered 59.1-284.31, relating to Major Headquarters Workforce Grant Fund.  
(Prefiled January 5, 2019)  
Patrons--Ruff and Saslaw  
Referred to Committee on Finance

S.B. 1256. A BILL to amend and reenact §§ 58.1-322.02 and 58.1-402 of the Code of Virginia, relating to Virginia taxable income; subtraction for gain from taking by eminent domain.  
(Prefiled January 5, 2019)  
Patron--Ruff  
Referred to Committee on Finance

S.B. 1257. A BILL to amend and reenact § 63.2-1509 of the Code of Virginia, relating to child abuse and neglect; mandatory reporters.  
(Prefiled January 5, 2019)  
Patrons--Vogel and Howell  
Referred to Committee on Rehabilitation and Social Services
(Prefiled January 6, 2019)
Patron--Dunnavant
Referred to Committee on Education and Health

S.B. 1259. A BILL to amend and reenact § 1-510 of the Code of Virginia, relating to official designations; state first food.
(Prefiled January 6, 2019)
Patron--Sturtevant
Referred to Committee on General Laws and Technology

S.B. 1260. A BILL to amend and reenact § 36-48.1 of the Code of Virginia, relating to creation of conservation areas.
(Prefiled January 6, 2019)
Patron--Sturtevant
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1261. A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.
(Prefiled January 6, 2019)
Patron--Sturtevant
Referred to Committee on Education and Health

S.B. 1262. A BILL to amend the Code of Virginia by adding a section numbered 15.2-2510.1, relating to localities and school divisions; posting of register of funds expended.
(Prefiled January 6, 2019)
Patron--Sturtevant
Referred to Committee on Local Government

(Prefiled January 6, 2019)
Patron--Saslaw
Referred to Committee for Courts of Justice

S.B. 1264. A BILL to require the Department of Education to implement a pilot program to study the feasibility of the educational placement transition of certain students with disabilities.
(Prefiled January 6, 2019)
Patron--Vogel
Referred to Committee on Rules

S.B. 1265. A BILL to amend and reenact § 2.2-2001.3 of the Code of Virginia, relating to the Department of Veterans Services; Virginia War Memorial division.
(Prefiled January 7, 2019)
Patron--DeSteph
Referred to Committee on General Laws and Technology
S.B. 1266. A BILL to amend and reenact §§ 6.2-312 and 59.1-200 of the Code of Virginia, relating to open-end credit plans; penalty.
(Prefiled January 7, 2019)
Patron--Saslaw
Referred to Committee on Commerce and Labor

S.B. 1267. A BILL to amend and reenact §§ 58.1-601 and 58.1-602, as they are currently effective, 58.1-604, as it is currently effective and as it may become effective, 58.1-605, as it is currently effective, 58.1-612, 58.1-615, as it is currently effective, 58.1-625, as it is currently effective and as it shall become effective, and 58.1-635, as it is currently effective, of the Code of Virginia and to amend and reenact the fourth enactment of Chapter 766 of the Acts of Assembly of 2013; to amend the Code of Virginia by adding sections numbered 58.1-612.1 and 58.1-638.4; and to repeal the provisions of Chapter 766 of the Acts of Assembly of 2013 amending §§ 58.1-601, 58.1-602, 58.1-605, 58.1-606, 58.1-612, 58.1-615, and 58.1-635, as they may become effective, and to repeal the seventh and fifteenth enactments of Chapter 766 of the Acts of Assembly of 2013 and the twelfth enactment of Chapter 684 of the Acts of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection and sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection; transportation funding.
(Prefiled January 7, 2019)
Patron--Stuart
Referred to Committee on Finance

(Prefiled January 7, 2019)
Patron--Chafin
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1269. A BILL to amend and reenact § 22.1-98 of the Code of Virginia, relating to length of school term; waiver for school closings resulting from evacuation.
(Prefiled January 7, 2019)
Patron--Cosgrove
Referred to Committee on Education and Health

S.B. 1270. A BILL to amend and reenact §§ 58.1-3219.5, 58.1-3219.9, and 58.1-3219.14 of the Code of Virginia, relating to real property tax exemption for disabled veterans; surviving spouses; ability to move to a different residence.
(Prefiled January 7, 2019)
Patron--Stuart
Referred to Committee on Finance

S.B. 1271. A BILL to amend and reenact §§ 45.1-361.19 and 45.1-361.31 of the Code of Virginia, relating to oil and gas wells; bonding requirements; application notice.
(Prefiled January 7, 2019)
Patron--Stuart
Referred to Committee on Agriculture, Conservation and Natural Resources
S.B. 1272. A BILL to amend and reenact § 6.2-866 of the Code of Virginia, relating to the quorum required for a meeting of the board of directors of a bank.
(Prefiled January 7, 2019)
Patron--Sturtevant
Referred to Committee on Commerce and Labor

S.B. 1273. A BILL to amend and reenact § 53.1-12 of the Code of Virginia, relating to Department of Corrections; health care continuous quality improvement committee.
(Prefiled January 7, 2019)
Patron--Lucas
Referred to Committee on Rehabilitation and Social Services

S.B. 1274. A BILL to amend the Code of Virginia by adding a section numbered 9.1-1101.1, relating to Department of Forensic Science; purchase of forensic laboratory services.
(Prefiled January 7, 2019)
Patron--Chafin
Referred to Committee on General Laws and Technology

S.B. 1275. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 13 of Title 22.1 a section numbered 22.1-212.2:4, relating to Junior Reserve Officer Training programs; students receiving home instruction.
(Prefiled January 7, 2019)
Patron--Black
Referred to Committee on Education and Health

S.B. 1276. A BILL to amend and reenact § 3.2-6570 of the Code of Virginia, relating to cruelty to animals with intent to intimidate or threaten a household member; penalty.
(Prefiled January 7, 2019)
Patrons--Ebbin and Stanley
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1277. A BILL to amend and reenact § 32.1-102.2, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to certificates of public need; nursing homes and hospitals; disaster exemption.
(Prefiled January 7, 2019)
Patron--Barker
Referred to Committee on Education and Health

(Prefiled January 7, 2019)
Patron--Barker
Referred to Committee on Education and Health

S.B. 1279. A BILL to amend and reenact §§ 16.1-260 and 54.1-3900 of the Code of Virginia, relating to school attendance officers; motion for a rule to show cause; child in need of supervision.
(Prefiled January 7, 2019)
Patron--Barker
Referred to Committee for Courts of Justice
S.B. 1280. A BILL to amend the Code of Virginia by adding in Article 4 of Chapter 3 of Title 32.1 a section numbered 32.1-92.3, relating to community health workers; certification.
(Prefiled January 7, 2019)
Patron--Barker
Referred to Committee on Education and Health

S.B. 1281. A BILL to amend and reenact § 24.2-643 of the Code of Virginia, relating to voter identification; expiration date of Virginia driver’s license not considered.
(Prefiled January 7, 2019)
Patron--Barker
Referred to Committee on Privileges and Elections

S.B. 1282. A BILL to amend and reenact § 46.2-1094 of the Code of Virginia, relating to safety belt systems; rear passengers; primary offense.
(Prefiled January 7, 2019)
Patron--Barker
Referred to Committee on Transportation

S.B. 1283. A BILL to amend and reenact §§ 2.2-4006 and 32.1-102.2:1 of the Code of Virginia, relating to State Medical Facilities Plan; revisions.
(Prefiled January 7, 2019)
Patron--Barker
Referred to Committee on Education and Health

S.B. 1284. A BILL to amend and reenact § 24.2-307 of the Code of Virginia, relating to county and city precincts; required to be wholly contained within election districts; waiver for administration of split precinct.
(Prefiled January 7, 2019)
Patron--Barker
Referred to Committee on Privileges and Elections

S.B. 1285. A BILL to amend and reenact §§ 16.1-260 and 54.1-3900 of the Code of Virginia, relating to school attendance officers; motion for a rule to show cause; child in need of supervision.
(Prefiled January 7, 2019)
Patron--Barker
Referred to Committee for Courts of Justice

S.B. 1286. A BILL to amend and reenact § 51.5-160 of the Code of Virginia, relating to persons with disabilities; auxiliary grants, supportive housing.
(Prefiled January 7, 2019)
Patron--Barker
Referred to Committee on Rehabilitation and Social Services

S.B. 1287. A BILL to amend the Code of Virginia by adding a section numbered 38.2-3449.1, relating to health insurance; discrimination on the basis of gender identity or status as a transgender individual prohibited.
(Prefiled January 7, 2019)
Patron--Barker
Referred to Committee on Commerce and Labor
S.B. 1288. A BILL to amend and reenact §§ 20-108.1 and 63.2-1918 of the Code of Virginia, relating to child support; incarceration; voluntary unemployment or under-employment.
(Prefiled January 7, 2019)
Patron--Edwards
Referred to Committee for Courts of Justice

S.B. 1289. A BILL to amend and reenact § 54.1-2408.1, 54.1-3424, and 54.1-3434 of the Code of Virginia, relating to the Board of Pharmacy; seizure of controlled substances and prescription devices.
(Prefiled January 7, 2019)
Patron--Edwards
Referred to Committee on Education and Health

S.B. 1290. A BILL to amend and reenact § 6.2-435 of the Code of Virginia, relating to open-end credit plans.
(Prefiled January 7, 2019)
Patron--Saslaw
Referred to Committee on Commerce and Labor

S.B. 1291. A BILL to amend and reenact § 2.2-3300 of the Code of Virginia, relating to legal holidays; Election Day.
(Prefiled January 7, 2019)
Patron--Lucas
Referred to Committee on General Laws and Technology

S.B. 1292. A BILL to amend and reenact § 55-519 of the Code of Virginia, relating to the Virginia Residential Property Disclosure Act; required disclosures; mineral rights.
(Prefiled January 7, 2019)
Patron--Vogel
Referred to Committee for Courts of Justice

S.B. 1293. A BILL to amend and reenact § 38.2-2206 of the Code of Virginia, relating to uninsured motorist insurance coverage; settlement and release.
(Prefiled January 7, 2019)
Patron--Chafin
Referred to Committee on Commerce and Labor

S.B. 1294. A BILL to amend and reenact §§ 58.1-601 and 58.1-602, as they are currently effective, 58.1-604, as it is currently effective and as it may become effective, 58.1-605, as it is currently effective, 58.1-612, 58.1-615, as it is currently effective, 58.1-625, as it is currently effective and as it shall become effective, and 58.1-635, as it is currently effective, of the Code of Virginia and the fourth enactment of Chapter 766 of the Acts of Assembly of 2013; to amend the Code of Virginia by adding a section numbered 58.1-612.1; and to repeal the provisions of Chapter 766 of the Acts of Assembly of 2013 amending §§ 58.1-601, 58.1-602, 58.1-604, 58.1-605, 58.1-606, 58.1-612, 58.1-615, and 58.1-635, as they may become effective, and to repeal the seventh and fifteenth enactments of Chapter 766 of the Acts of Assembly of 2013 and the twelfth enactment of Chapter 684 of the Acts of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection and sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection.
(Prefiled January 7, 2019)
Patron--Howell
Referred to Committee on Finance
S.B. 1295. A BILL to amend and reenact §§ 22.1-79.5 and 22.1-279.6 of the Code of Virginia, relating to public schools; tobacco products and nicotine vapor products; prohibition.  
(Prefiled January 7, 2019)  
Patron--Spruill  
Referred to Committee on Education and Health

S.B. 1296. A BILL to amend and reenact § 46.2-1239.1 of the Code of Virginia, relating to the Potomac River Bridge Towing Compact.  
(Prefiled January 7, 2019)  
Patron--Barker  
Referred to Committee on Privileges and Elections

S.B. 1297. A BILL to amend and reenact §§ 58.1-339.8 and 63.2-527 of the Code of Virginia, relating to refundable income tax credit for low-income taxpayers.  
(Prefiled January 7, 2019)  
Patron--Barker  
Referred to Committee on Finance

S.B. 1298. A BILL to amend the Code of Virginia by adding a section numbered 22.1-277.2:2, relating to alternative education programs; data.  
(Prefiled January 7, 2019)  
Patron--Barker  
Referred to Committee on Education and Health

S.B. 1299. A BILL to amend and reenact §§ 9.1-102 and 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-279.10, relating to school resource officers; training and certification; memoranda of understanding.  
(Prefiled January 7, 2019)  
Patron--Barker  
Referred to Committee on Education and Health

S.B. 1300. A BILL to amend and reenact § 54.1-2810 of the Code of Virginia, relating to funeral establishments; full time manager requirement; exception; number of calls.  
(Prefiled January 7, 2019)  
Patron--Edwards  
Referred to Committee on General Laws and Technology

S.B. 1301. A BILL to amend and reenact § 58.1-3919.1 of the Code of Virginia, relating to private collectors; delinquent taxes and other amounts due.  
(Prefiled January 7, 2019)  
Patron--Edwards  
Referred to Committee on Finance

S.B. 1302. A BILL to amend the Code of Virginia by adding in Chapter 9 of Title 51.5 a section numbered 51.5-46.1, relating to rights of persons with disabilities; procedures for certain actions; website accessibility.  
(Prefiled January 7, 2019)  
Patron--Barker  
Referred to Committee for Courts of Justice
S.B. 1303. A BILL to amend and reenact § 15.2-915 of the Code of Virginia, relating to control of firearms; chambers of local governing bodies.
(Prefiled January 7, 2019)
Patron--Edwards
Referred to Committee for Courts of Justice

S.B. 1304. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 9 of Title 15.2 a section numbered 15.2-926.4, relating to regulation of smoking in outdoor amphitheater or concert venue; civil penalty.
(Prefiled January 7, 2019)
Patron--Edwards
Referred to Committee on Local Government

S.B. 1305. A BILL to amend and reenact § 15.2-928 of the Code of Virginia, relating to recycling and waste disposal; unpaid fees; lien.
(Prefiled January 7, 2019)
Patron--Edwards
Referred to Committee on Local Government

S.B. 1306. A BILL to repeal §§ 20-45.2 and 20-45.3 of the Code of Virginia, relating to same-sex marriages; civil unions.
(Prefiled January 7, 2019)
Patron--Edwards
Referred to Committee for Courts of Justice

S.B. 1307. A BILL to amend and reenact §§ 64.2-1908 and 64.2-1919 of the Code of Virginia, relating to the Uniform Transfers to Minors Act; age 25.
(Prefiled January 7, 2019)
Patron--Edwards
Referred to Committee for Courts of Justice

S.B. 1308. A BILL to amend the Code of Virginia by adding a section numbered 32.1-330.6 and by adding in Title 32.1 a chapter numbered 20, consisting of sections numbered 32.1-373 through 32.1-376, relating to prohibition on prescription drug price gouging.
(Prefiled January 7, 2019)
Patron--Edwards
Referred to Committee on Education and Health

S.B. 1309. A BILL to amend the Code of Virginia by adding a section numbered 8.01-226.10:1, relating to immunity of employers and potential employers; reports of violent behavior.
(Prefiled January 7, 2019)
Patron--Edwards
Referred to Committee for Courts of Justice

S.B. 1310. A BILL to amend and reenact §§ 18.2-251, 46.2-395, 46.2-410.1, and 46.2-1200.1 of the Code of Virginia and to repeal §§ 18.2-259.1 and 46.2-390.1 of the Code of Virginia, relating to driver’s license suspensions for certain non-driving related offenses.
(Prefiled January 7, 2019)
Patron--Edwards
Referred to Committee for Courts of Justice
S.B. 1311. A BILL to amend and reenact §§ 24.2-102 and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; Commissioner of Elections.

(Prefiled January 7, 2019)
Patron--Edwards
Referred to Committee on Privileges and Elections

S.B. 1312. A BILL to amend and reenact § 15.2-2511 of the Code of Virginia, relating to voluntary town audits; submission to Auditor of Public Accounts.

(Prefiled January 7, 2019)
Patron--Hanger
Referred to Committee on Local Government

S.B. 1313. A BILL to amend and reenact §§ 2.2-1167, 2.2-3705.5, 9.1-914, 15.2-741, 15.2-914, 15.2-2292, 15.2-2824, 18.2-255.2, 18.2-370.2, 18.2-370.3, 19.2-389, 19.2-392.02, as it shall become effective, 22.1-1, 22.1-19, 22.1-199.1, 22.1-299.4, 22.1-296.3, 46.2-341.9, 46.2-341.10, 46.2-341.18.3, 51.1-617, 54.1-3005, 54.1-3408, 58.1-439.4, 63.2-100, 63.2-207, 63.2-215, 63.2-603, 63.2-1515, 63.2-1700, 63.2-1701, 63.2-1702, 63.2-1708, 63.2-1720, as it shall become effective, 63.2-1721, as it shall become effective, 63.2-1722, as it is currently effective and as it shall become effective, 63.2-1723, and 63.2-1734 of the Code of Virginia; to amend the Code of Virginia by adding in Title 22.1 a chapter numbered 14.1, containing articles numbered one through nine, consisting of sections numbered 22.1-289.02 through 22.1-289.054; and to repeal §§ 63.2-1701.1, 63.2-1704, 63.2-1704.1, 63.2-1715, 63.2-1716, 63.2-1717, 63.2-1720.1, 63.2-1721.1, 63.2-1724, 63.2-1725, 63.2-1727, 63.2-1738, 63.2-1809, 63.2-1809.1, 63.2-1810, 63.2-1811, 63.2-1812, 63.2-1813, and 63.2-1815 of the Code of Virginia, relating to a system for early childhood care and education; establishment; licensure.

(Prefiled January 7, 2019)
Patron--Dunnavant
Referred to Committee on Education and Health

S.B. 1314. A BILL to amend and reenact § 22.1-7 of the Code of Virginia, relating to children in residence or custody; participation in educational programs.

(Prefiled January 7, 2019)
Patron--Hanger
Referred to Committee on Education and Health


EMERGENCY
(Prefiled January 7, 2019)
Patron--Hanger
Referred to Committee on Finance

S.B. 1316. A BILL to amend and reenact §§ 30-309, 30-310, 30-311, and 30-312 of the Code of Virginia, relating to the MEI Project Approval Commission.

(Prefiled January 7, 2019)
Patron--Hanger
Referred to Committee on Rules
S.B. 1317. A BILL to amend and reenact § 58.1-609.3 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 3.2-3108.1, relating to incentives for telecommunications companies; provision of wireless broadband services. (Prefiled January 7, 2019)
Patron--Edwards
Referred to Committee on Commerce and Labor

S.B. 1318. A BILL to amend and reenact § 2.2-1509 of the Code of Virginia, relating to the requirement for the Governor’s submission of bills requesting an authorization of additional bonded indebtedness. (Prefiled January 7, 2019)
Patron--Hanger
Referred to Committee on Finance

S.B. 1319. A BILL to authorize the issuance of bonds, in an amount up to $17,500,000 plus financing costs, pursuant to Article X, Section 9 (c) of the Constitution of Virginia, for paying costs of acquiring, constructing, and equipping revenue-producing capital projects at institutions of higher education of the Commonwealth; to authorize the Treasury Board, by and with the consent of the Governor, to fix the details of such bonds, to provide for the sale of such bonds, and to issue notes to borrow money in anticipation of the issuance of the bonds; to provide for the pledge of the net revenues of such capital projects and the full faith, credit, and taxing power of the Commonwealth for the payment of such bonds; and to provide that the interest income on such bonds and notes shall be exempt from all taxation by the Commonwealth and any political subdivision thereof. EMERGENCY (Prefiled January 7, 2019)
Patron--Hanger
Referred to Committee on Finance

S.B. 1320. A BILL to amend and reenact § 58.1-301 of the Code of Virginia, relating to conformity of the Commonwealth’s taxation system with the Internal Revenue Code; emergency. EMERGENCY (Prefiled January 7, 2019)
Patron--Hanger
Referred to Committee on Finance

S.B. 1321. A BILL to amend the Code of Virginia by adding a section numbered 63.2-1701.01, relating to licensed family day homes; storage of firearms. (Prefiled January 7, 2019)
Patron--Hanger
Referred to Committee for Courts of Justice

S.B. 1322. A BILL to amend and reenact § 58.1-2299.20, as it is currently effective and as it may become effective, of the Code of Virginia, to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of a section numbered 33.2-3600, and by adding a section numbered 58.1-2295.1, relating to tax on motor fuels. (Prefiled January 7, 2019)
Patron--Hanger
Referred to Committee on Finance
S.B. 1323. A BILL to create a six-year capital outlay plan for projects to be funded entirely or partially from general fund-supported resources and to repeal Chapters 715 and 722 of the Acts of Assembly of 2017.
Prefiled January 7, 2019
Patron--Hanger
Referred to Committee on Finance

S.B. 1324. A BILL to amend the Code of Virginia by adding in Article 4 of Chapter 7 of Title 18.2 a section numbered 18.2-287.5, relating to reporting lost or stolen firearms; civil penalty.
Prefiled January 7, 2019
Patron--McClellan
Referred to Committee for Courts of Justice

S.B. 1325. A BILL to amend the Code of Virginia by adding in Title 38.2 a chapter numbered 64, consisting of sections numbered 38.2-6400 through 38.2-6408, relating to guaranteed asset protection waivers.
Prefiled January 7, 2019
Patron--Chafin
Referred to Committee on Commerce and Labor

S.B. 1326. A BILL to require the State Board of Social Services to amend its regulations regarding bed limits for licensed assisted living facilities.
Prefiled January 7, 2019
Patron--McClellan
Referred to Committee on Rehabilitation and Social Services

S.B. 1327. A BILL to amend the Code of Virginia by adding in Article 2 of Chapter 3 of Title 24.2 a section numbered 24.2-304.04, relating to congressional and state legislative districts; standards and criteria.
Prefiled January 7, 2019
Patron--McClellan
Referred to Committee on Privileges and Elections

S.B. 1328. A BILL to amend and reenact § 62.1-44.15:29.1 of the Code of Virginia, relating to Stormwater Local Assistance Fund; grants to non-MS4 localities.
Prefiled January 7, 2019
Patron--Hanger
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1329. A BILL to amend the Code of Virginia by adding a section numbered 2.2-2012.1, relating to major information technology project procurement; terms and conditions; limitation of liability provisions.
Prefiled January 7, 2019
Patron--Ruff
Referred to Committee on General Laws and Technology

S.B. 1330. A BILL to provide for a statewide advisory referendum relating to the establishment of a school modernization commission in Virginia.
Prefiled January 8, 2019
Patron--Stanley
Referred to Committee on Privileges and Elections
(Prefiled January 8, 2019)
Patron--Stanley
Referred to Committee on Education and Health

S.B. 1332. A BILL to amend and reenact § 51.1-1400 of the Code of Virginia, relating to health insurance credits for retired state employees.
(Prefiled January 8, 2019)
Patron--Ruff
Referred to Committee on Finance

S.B. 1333. A BILL to amend and reenact § 46.2-1570 of the Code of Virginia, relating to motor vehicle dealers and manufacturers; franchises; discontinuation of manufacturing rights.
(Prefiled January 8, 2019)
Patron--Cosgrove
Referred to Committee on Transportation

S.B. 1334. A BILL to amend and reenact § 46.2-1569 of the Code of Virginia, relating to coercion of motor vehicle dealers; compensation; civil penalties.
(Prefiled January 8, 2019)
Patron--Cosgrove
Referred to Committee on Transportation

S.B. 1335. A BILL to amend and reenact § 46.2-1167 of the Code of Virginia, relating to motor vehicle safety inspections; charges.
(Prefiled January 8, 2019)
Patron--Barker
Referred to Committee on Transportation

S.B. 1336. A BILL to amend and reenact §§ 43-34 and 46.2-644.03 of the Code of Virginia, relating to mechanics’ liens; notice of sale.
(Prefiled January 8, 2019)
Patron--Edwards
Referred to Committee for Courts of Justice

S.B. 1337. A BILL to amend the Code of Virginia by adding a section numbered 58.1-638.4, relating to collection of state sales and use tax by remote sellers; disposition of revenue; report.
(Prefiled January 8, 2019)
Patron--Peake
Referred to Committee on Finance

S.B. 1338. A BILL to amend and reenact § 33.2-613 of the Code of Virginia, relating to free use of toll facilities; emergency medical services vehicles.
(Prefiled January 8, 2019)
Patron--Reeves
Referred to Committee on Transportation
S.B. 1339. A BILL to amend and reenact §§ 63.2-209, 63.2-900, 63.2-900.1, 63.2-904, 63.2-906, and 63.2-907 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 63.2-904.1, 63.2-904.2, and 63.2-913.1, relating to foster care omnibus.
(Prefiled January 8, 2019)
Patron--Reeves
Referred to Committee on Rehabilitation and Social Services

S.B. 1340. A BILL to amend and reenact § 58.1-512 of the Code of Virginia, relating to land preservation tax credits; threshold for conservation value review by Department of Conservation and Recreation.
(Prefiled January 8, 2019)
Patron--Stuart
Referred to Committee on Finance

S.B. 1341. A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to hands-free operation of handheld personal communications devices while operating a motor vehicle; exceptions.
(Prefiled January 8, 2019)
Patron--Stuart
Referred to Committee on Transportation

S.B. 1342. A BILL to amend and reenact §§ 46.2-644.01 and 46.2-644.02 of the Code of Virginia, relating to garage and mechanics’ liens; amount of lien.
(Prefiled January 8, 2019)
Patron--DeSteph
Referred to Committee for Courts of Justice

S.B. 1343. A BILL to amend the Code of Virginia by adding a section numbered 46.2-341.9:01, relating to commercial driver’s licenses; specialized training required.
(Prefiled January 8, 2019)
Patron--DeSteph
Referred to Committee on Transportation

S.B. 1344. A BILL to amend and reenact §§ 38.2-3438, 38.2-3442, and 38.2-3451 of the Code of Virginia, relating to health insurance; essential health benefits; preventive services.
(Prefiled January 8, 2019)
Patron--Favola
Referred to Committee on Commerce and Labor

S.B. 1345. A BILL to amend and reenact § 2.2-4302.2 of the Code of Virginia, relating to the Virginia Public Procurement Act; competitive negotiation; professional services; simultaneous negotiation.
(Prefiled January 8, 2019)
Patron--Favola
Referred to Committee on General Laws and Technology

S.B. 1346. A BILL to amend and reenact § 56-585.3 of the Code of Virginia, relating to electric cooperatives; rates.
(Prefiled January 8, 2019)
Patron--Newman
Referred to Committee on Commerce and Labor
S.B. 1347. A BILL to amend and reenact §§ 46.2-341.14:1 and 46.2-1702 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-326.1, relating to commercial vehicle training and testing.
(Prefiled January 8, 2019)
Patron--Newman
Referred to Committee on Transportation

S.B. 1348. A BILL to require the Department of Education to establish an energy career cluster.
(Prefiled January 8, 2019)
Patron--Newman
Referred to Committee on Education and Health

S.B. 1349. A BILL to amend and reenact § 18.2-251.03 of the Code of Virginia, relating to safe reporting of overdoses.
(Prefiled January 8, 2019)
Patron--McDougle
Referred to Committee for Courts of Justice

S.B. 1350. A BILL to amend and reenact § 1 of Article II and §§ 2, as amended, 7, 11, 13, and 15 of Article III of Chapter 366 of the Acts of Assembly of 1958, which provided a charter for the Town of Irvington in Lancaster County, relating to corporate limits, town council and mayor.
(Prefiled January 8, 2019)
Patron--McDougle
Referred to Committee on Local Government

S.B. 1351. A BILL to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571 through 59.1-574, relating to the formation of a benefits consortium by a sponsoring association.
(Prefiled January 8, 2019)
Patron--Wagner
Referred to Committee on Commerce and Labor

S.B. 1352. A BILL to amend and reenact § 32.1-323.2, to amend the Code of Virginia by adding in Title 32.1 a chapter numbered 10.1, consisting of sections numbered 32.1-331.18 through 32.1-331.21, and to repeal § 32.1-323.1 of the Code of Virginia, relating to creation of the Office of Medicaid Fiscal Oversight and Accountability.
(Prefiled January 8, 2019)
Patron--McDougle
Referred to Committee on Education and Health

S.B. 1353. A BILL to amend and reenact §§ 38.2-508.5, 38.2-3430.6, 38.2-3430.7, 38.2-3431, 38.2-3432.1, 38.2-3432.2, and 38.2-3432.3 of the Code of Virginia, relating to group health benefit plans; sponsoring associations.
(Prefiled January 8, 2019)
Patron--Wagner
Referred to Committee on Commerce and Labor
S.B. 1354. A BILL to amend and reenact §§ 38.2-3438 and 38.2-3445 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3445.1, relating to health insurance; payment of out-of-network providers.  
(Prefiled January 8, 2019)  
Patron--McDougle  
Referred to Committee on Commerce and Labor

S.B. 1355. A BILL to allow closure of certain coal combustion residuals impoundments.  
(Prefiled January 8, 2019)  
Patron--Wagner  
Referred to Committee on Agriculture, Conservation and Natural Resources

(Prefiled January 8, 2019)  
Patron--Wagner  
Referred to Committee on General Laws and Technology

S.B. 1357. A BILL to amend and reenact § 32.1-137.05 of the Code of Virginia, relating to hospitals; price transparency.  
(Prefiled January 8, 2019)  
Patron--Wagner  
Referred to Committee on Education and Health

S.B. 1358. A BILL to amend the Code of Virginia by adding a section numbered 15.2-966.1, relating to primary health care facility for employees of locality.  
(Prefiled January 8, 2019)  
Patron--Wagner  
Referred to Committee on Education and Health

S.B. 1359. A BILL to amend and reenact §§ 32.1-102.1, 32.1-102.1:1, 38.2-4214, 38.2-4319, and 54.1-2910.01 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 32.1-102.3:1.2 and by adding in Chapter 34 of Title 38.2 an article numbered 8, consisting of sections numbered 38.2-3461 through 38.2-3464, relating to facilities providing imaging services; shared savings; exemption from certificate of public need.  
(Prefiled January 8, 2019)  
Patron--Wagner  
Referred to Committee on Education and Health
S.B. 1360. A BILL to amend and reenact § 38.2-3445 of the Code of Virginia, relating to health insurance; emergency services.
(Prefiled January 8, 2019)
Patron--Wagner
Referred to Committee on Commerce and Labor

S.B. 1361. A BILL to amend and reenact §§ 15.2-5386, 23.1-2412, 32.1-122.05, 32.1-122.10:001, 32.1-125.3, 32.1-126.1, 32.1-126.3, 32.1-162.1, 32.1-276.5, 54.1-2400.6, and 56-484.19 of the Code of Virginia and to repeal Article 1.1 (§§ 32.1-102.1 through 32.1-102.11) of Chapter 4 of Title 32.1 of the Code of Virginia, relating to certificate of public need.
(Prefiled January 8, 2019)
Patron--Wagner
Referred to Committee on Education and Health

S.B. 1362. A BILL to amend the Code of Virginia by adding a section numbered 38.2-3407.13:3, relating to health insurance; balance billing by out-of-network providers of ancillary services; liability of covered person.
(Prefiled January 8, 2019)
Patron--Wagner
Referred to Committee on Commerce and Labor

S.B. 1363. A BILL to amend and reenact §§ 3-13 and 3-14, as amended, and §§ 3-15 and 3-16 of Chapter 259 of the Acts of Assembly of 1962, which provided a charter for the City of Petersburg, relating to the city treasurer.
(Prefiled January 8, 2019)
Patron--Dance
Referred to Committee on Local Government

S.B. 1364. A BILL to amend and reenact §§ 46.2-1600, as it is currently effective and as it shall become effective, 46.2-1602.1, 46.2-1603, and 46.2-1603.1 of the Code of Virginia, relating to salvage vehicles.
(Prefiled January 8, 2019)
Patron--Cosgrove
Referred to Committee on Transportation

S.B. 1365. A BILL to amend and reenact §§ 58.1-439.25 and 58.1-439.28 of the Code of Virginia, relating to Education Improvement Scholarships tax credits; benefits and eligibility requirements; eligible student with a disability.
(Prefiled January 8, 2019)
Patron--DeSteph
Referred to Committee on Finance

S.B. 1366. A BILL to amend the Code of Virginia by adding a section numbered 32.1-126.5, relating to the Commissioner of Health; consolidation of inspections.
(Prefiled January 8, 2019)
Patron--Cosgrove
Referred to Committee on Education and Health
S.B. 1367. A BILL to amend and reenact § 3.2-6538 of the Code of Virginia, relating to dogs running at large in packs; local ordinance.
(Prefiled January 8, 2019)
Patron--Norment
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1368. A BILL to amend the Code of Virginia by adding a section numbered 23.1-707.1, relating to the Virginia College Savings Plan; prepaid tuition contracts; pricing reserves.
(Prefiled January 8, 2019)
Patron--Norment
Referred to Committee on Education and Health

S.B. 1369. A BILL to amend and reenact §§ 2.2-4340, 2.2-4343, and 23.1-1017 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-4340.1, relating to the Virginia Public Procurement Act; statute of limitations on actions on construction contracts; statute of limitations on actions on performance bonds.
(Prefiled January 8, 2019)
Patron--Norment
Referred to Committee on General Laws and Technology

S.B. 1370. A BILL to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 22.12, consisting of a section numbered 59.1-284.31, relating to Semiconductor Manufacturing Grant Fund; creation.
(Prefiled January 8, 2019)
Patron--Norment
Referred to Committee on Finance

S.B. 1371. A BILL to amend and reenact §§ 58.1-1000 and 58.1-1021.01 of the Code of Virginia and to amend and reenact Item 3-5.17 of Chapter 2 of the Acts of Assembly, Special Session I, of 2018, relating to cigarette tax; definitions of noncombustible tobacco products; tobacco tax study.
(Prefiled January 8, 2019)
Patron--Norment
Referred to Committee on Finance

S.B. 1372. A BILL to amend and reenact § 58.1-301 of the Code of Virginia, relating to conformity of the Commonwealth’s taxation system with the Internal Revenue Code; emergency.
EMERGENCY
(Prefiled January 8, 2019)
Patron--Norment
Referred to Committee on Finance

S.B. 1373. A BILL to amend and reenact § 15.2-2303.4 of the Code of Virginia, relating to conditional rezoning proffers.
(Prefiled January 8, 2019)
Patron--Favola
Referred to Committee on Local Government

S.B. 1374. A BILL to amend and reenact §§ 19.2-8 and 55-79.103 of the Code of Virginia, relating to the Condominium Act; penalties.
(Prefiled January 8, 2019)
Patron--DeSteph (By Request)
Referred to Committee on General Laws and Technology
S.B. 1375. A BILL to amend and reenact § 8.01-42.1, 8.01-49.1, 18.2-57, 18.2-121, and 52-8.5 of the
Code of Virginia, relating to hate crimes; gender, disability, gender identity, or sexual orientation;
penalty.
(Prefiled January 8, 2019)
Patron--Favola
Referred to Committee for Courts of Justice

S.B. 1376. A BILL to amend the Code of Virginia by adding in Article 13 of Chapter 3 of Title 58.1 a
section numbered 58.1-439.12:13, relating to small business parental leave tax credit.
(Prefiled January 8, 2019)
Patron--Favola
Referred to Committee on Finance

S.B. 1377. A BILL to amend and reenact §§ 2.2-4001, 2.2-4101, and 2.2-4102 of the Code of Virginia,
relating to the Registrar of Regulations.
(Prefiled January 8, 2019)
Patron--McDougle
Referred to Committee on Rules

S.B. 1378. A BILL to amend and reenact § 30-196 of the Code of Virginia, relating to the
Commissioners for Promotion of Uniformity of Legislation; Commissioner expense
reimbursements.
(Prefiled January 8, 2019)
Patron--McDougle
Referred to Committee on Rules

S.B. 1379. A BILL to amend and reenact § 19.2-390.3 of the Code of Virginia, relating to Child
Pornography Registry; contents of Registry; criminal investigations; report.
(Prefiled January 8, 2019)
Patron--McDougle
Referred to Committee for Courts of Justice

S.B. 1380. A BILL to amend and reenact §§ 19.2-392.2 and 19.2-392.4 of the Code of Virginia, relating
to expungement of certain charges and convictions.
(Prefiled January 8, 2019)
Patron--McDougle
Referred to Committee for Courts of Justice

S.B. 1381. A BILL to amend and reenact § 16.1-260 of the Code of Virginia, relating to student offenses
reportable by intake officers to school division superintendents.
(Prefiled January 8, 2019)
Patron--McDougle
Referred to Committee for Courts of Justice

S.B. 1382. A BILL to amend and reenact §§ 46.2-612 and 46.2-613 of the Code of Virginia, relating to
reorganization of motor vehicle registration, licensing, and certificates of title statutes; segregation
of criminal offenses and traffic offenses; alteration of judicial authority to dismiss related criminal
offenses.
(Prefiled January 8, 2019)
Patron--McDougle
Referred to Committee on Transportation
S.B. 1383. A BILL to amend and reenact §§ 16.1-69.48:1 and 46.2-646 of the Code of Virginia, relating to dismissal of summons for expiration of vehicle registration; proof of compliance.
(Prefiled January 8, 2019)
Patron--McDougle
Referred to Committee for Courts of Justice

(Prefiled January 8, 2019)
Patron--McDougle
Referred to Committee on Finance

S.B. 1385. A BILL to amend and reenact § 9.1-903 of the Code of Virginia, relating to Sex Offender and Crimes Against Minors Registry; registration procedures for change of email address.
(Prefiled January 8, 2019)
Patron--McDougle
Referred to Committee for Courts of Justice

S.B. 1386. A BILL providing a management agreement between the Commonwealth and James Madison University pursuant to the Restructured Higher Education Financial and Administrative Operations Act (§ 23.1-1000 et seq.).
(Prefiled January 8, 2019)
Patron--McDougle
Referred to Committee on Finance

S.B. 1387. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 3 of Title 40.1 a section numbered 40.1-28.7:7, relating to covenants not to compete; low-wage employees; civil penalty.
(Prefiled January 8, 2019)
Patron--Wagner
Referred to Committee on Commerce and Labor

(Prefiled January 8, 2019)
Patron--Wagner
Referred to Committee on Agriculture, Conservation and Natural Resources

(Prefiled January 8, 2019)
Patron--Wagner
Referred to Committee on Commerce and Labor

of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection; disposition of revenues.
(Prefiled January 8, 2019)
Patron--Wagner
Referred to Committee on Finance

(Prefiled January 8, 2019)
Patron--Wagner
Referred to Committee for Courts of Justice

S.B. 1392. A BILL to amend the Code of Virginia by adding in Chapter 13.2 of Title 22.1 a section numbered 22.1-253.13:11, relating to the Standards of Achievement Career and Technical Education Committee; established.
(Prefiled January 8, 2019)
Patron--Wagner
Referred to Committee on Education and Health

S.B. 1393. A BILL to amend and reenact § 59.1-284.29 of the Code of Virginia, relating to Advanced Shipbuilding Production Facility Grants; grant availability dates.
(Prefiled January 8, 2019)
Patrons--Wagner and Mason
Referred to Committee on Commerce and Labor

S.B. 1394. A BILL to amend and reenact §§ 2.2-1604, 2.2-1605, and 2.2-4310 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-1606.1, relating to the Department of Small Business and Supplier Diversity; implementation of certification programs for small businesses; definition of small business; report.
(Prefiled January 8, 2019)
Patron--Dance
Referred to Committee on General Laws and Technology

S.B. 1395. A BILL to amend and reenact §§ 18.2-51.1 and 18.2-57 of the Code of Virginia, relating to assault and battery against a health care provider; enhanced penalty.
(Prefiled January 8, 2019)
Patron--Howell
Referred to Committee for Courts of Justice

S.B. 1396. A BILL to amend and reenact §§ 2.3, 3.4, and 3.5 of Chapters 629 and 674 of the Acts of Assembly of 2005, which provided a charter for the City of Waynesboro, relating to city council procedures; real estate tax assessments.
(Prefiled January 8, 2019)
Patron--Hanger
Referred to Committee on Local Government

(Prefiled January 8, 2019)
Patron--Peake
Referred to Committee on Education and Health
S.B. 1398. A BILL to amend the Code of Virginia by adding a section numbered 15.2-2241.2, relating to site plan approval; decommissioning certified solar energy equipment, facilities, or devices.  
(Prefiled January 8, 2019)  
Patron--Stanley  
Referred to Committee on Local Government

S.B. 1399. A BILL to amend the Code of Virginia by adding a section numbered 18.2-371.1:1, relating to corporal punishment of a child with an object; penalty.  
(Prefiled January 8, 2019)  
Patron--Petersen  
Referred to Committee for Courts of Justice

S.B. 1400. A BILL to amend and reenact § 15.2-958.3 of the Code of Virginia, relating to C-PACE loans; stormwater management; residential dwellings and condominiums.  
(Prefiled January 8, 2019)  
Patron--Petersen  
Referred to Committee on Local Government

S.B. 1401. A BILL to amend the Code of Virginia by adding a section numbered 9.1-1101.1, relating to Department of Forensic Science; possession of unlawful items by employees; immunity.  
(Prefiled January 8, 2019)  
Patron--Petersen  
Referred to Committee on General Laws and Technology

S.B. 1402. A BILL to amend and reenact § 38.2-3407.10 of the Code of Virginia, relating to health care provider panels; vertically integrated carriers; reimbursements to public hospitals.  
(Prefiled January 8, 2019)  
Patron--Petersen  
Referred to Committee on Commerce and Labor

(Prefiled January 8, 2019)  
Patron--Petersen  
Referred to Committee for Courts of Justice

S.B. 1404. A BILL to amend and reenact §§ 25.1-310, 33.2-1021, and 33.2-1023 of the Code of Virginia, relating to eminent domain; costs for petition for distribution of funds; interest rate; recordation of certificate.  
(Prefiled January 8, 2019)  
Patron--Petersen  
Referred to Committee for Courts of Justice

S.B. 1405. A BILL to amend and reenact § 54.1-3319 of the Code of Virginia, relating to pharmacist; counseling for new prescriptions; disposal of medicine.  
(Prefiled January 8, 2019)  
Patron--Dance  
Referred to Committee on Education and Health
(Prefiled January 8, 2019)  
Patron--Dance  
Referred to Committee on Education and Health

S.B. 1407. A BILL to amend and reenact §§ 63.2-1720.1 and 63.2-1721.1, as they are currently effective and as they shall become effective, of the Code of Virginia, relating to child care providers; fingerprint background checks.  
(Prefiled January 8, 2019)  
Patron--Mason  
Referred to Committee on Rehabilitation and Social Services

S.B. 1408. A BILL to amend Chapters 779 and 798 of the Acts of Assembly of 1993, which provided a charter for the County of James City, by adding in Chapter 7 a section numbered 7.5, relating to additional planning powers; inoperable vehicles.  
(Prefiled January 8, 2019)  
Patron--Mason  
Referred to Committee on Local Government

S.B. 1409. A BILL to amend and reenact §§ 54.1-3103.1 and 63.2-1803 of the Code of Virginia, relating to assisted living facilities; requirement for licensed administrator.  
(Prefiled January 8, 2019)  
Patron--Mason  
Referred to Committee on Education and Health

S.B. 1410. A BILL to require the Board of Social Services to amend regulations governing staffing of certain assisted living facility units during overnight hours.  
(Prefiled January 8, 2019)  
Patron--Mason  
Referred to Committee on Rehabilitation and Social Services

S.B. 1411. A BILL to amend and reenact § 38.2-401 of the Code of Virginia, relating to burn buildings; change in terminology.  
(Prefiled January 8, 2019)  
Patron--Mason  
Referred to Committee on Commerce and Labor

S.B. 1412. A BILL to amend and reenact § 23.1-610 of the Code of Virginia, relating to members of the Virginia National guard; education grants.  
(Prefiled January 8, 2019)  
Patron--Mason  
Referred to Committee on Education and Health

S.B. 1413. A BILL to amend and reenact §§ 28.2-600, 28.2-607, 28.2-608, 28.2-613, and 28.2-625 of the Code of Virginia, relating to oyster planting grounds; lease assignments.  
EMERGENCY  
(Prefiled January 8, 2019)  
Patron--Mason  
Referred to Committee on Agriculture, Conservation and Natural Resources
S.B. 1414. A BILL to amend the Code of Virginia by adding in Title 62.1 a chapter numbered 26, consisting of sections numbered 62.1-271 through 62.1-275, relating to Potomac Aquifer recharge monitoring; laboratory established; SWIFT Project.

(Prefiled January 8, 2019)
Patron--Mason
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1415. A BILL to amend and reenact §§ 38.2-1845.1, 38.2-1845.12, 38.2-1845.13, and 38.2-1846.16 of the Code of Virginia, relating to the regulation of public adjusters.

(Prefiled January 8, 2019)
Patron--Mason
Referred to Committee on Commerce and Labor

S.B. 1416. A BILL to amend and reenact § 63.2-1526 of the Code of Virginia, relating to appeals from founded complaints of child abuse or neglect; concurrent criminal investigations.

(Prefiled January 8, 2019)
Patron--Mason
Referred to Committee on Rehabilitation and Social Services


(Prefiled January 8, 2019)
Patron--Mason
Referred to Committee for Courts of Justice

S.B. 1418. A BILL to amend and reenact § 9.1-904 of the Code of Virginia, relating to Sex Offender and Crimes Against Minors Registry; reregistration schedule.

(Prefiled January 8, 2019)
Patron--Mason
Referred to Committee for Courts of Justice

S.B. 1419. A BILL to amend the Code of Virginia by adding a section numbered 22.1-299.7, relating to the Department of Education; establishment of a microcredential program.

(Prefiled January 8, 2019)
Patron--Sturtevant
Referred to Committee on Education and Health

S.B. 1420. A BILL to amend and reenact §§ 4.1-100, 4.1-206, 4.1-231, and 4.1-233 of the Code of Virginia, relating to alcoholic beverage control; coworking establishment license.

(Prefiled January 8, 2019)
Patrons--Sturtevant; Delegate: Rodman
Referred to Committee on Rehabilitation and Social Services


(Prefiled January 8, 2019)
Patron--Obenshain
Referred to Committee for Courts of Justice
EMERGENCY
(Prefiled January 8, 2019)
Patron--Obenshain
Referred to Committee for Courts of Justice

S.B. 1423. A BILL to amend and reenact § 59.1-200 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 1 of Title 11 a section numbered 11-9.9 and by adding in Article 1 of Chapter 3 of Title 40.1 a section numbered 40.1-28.7:7, relating to confidentiality, nondisparagement, or nondisclosure provisions; communication with law-enforcement agencies; civil penalty.
(Prefiled January 8, 2019)
Patron--Howell
Referred to Committee for Courts of Justice

S.B. 1424. A BILL to provide a new charter for the Town of Luray in Page County and to repeal Chapter 338, as amended, of the Acts of Assembly of 1928, which provided a charter for the Town of Luray.
(Prefiled January 8, 2019)
Patron--Obenshain
Referred to Committee on Local Government

S.B. 1425. A BILL to amend the Code of Virginia by adding a section numbered 58.1-3715.1, relating to local license tax; mobile food units.
(Prefiled January 8, 2019)
Patron--Dunnavant
Referred to Committee on Finance

S.B. 1426. A BILL to amend and reenact § 64.2-409 of the Code of Virginia, relating to clerks of circuit courts; retention of wills for safekeeping.
(Prefiled January 8, 2019)
Patron--Obenshain
Referred to Committee for Courts of Justice

S.B. 1427. A BILL to amend the Code of Virginia by adding a section numbered 56-264.3, relating to water and sewerage companies; cost allocation and rate design.
(Prefiled January 8, 2019)
Patron--Obenshain
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1428. A BILL to amend and reenact §§ 15.2-958.2:01 and 58.1-405.1 of the Code of Virginia, relating to income tax; modification for certain companies; grants; Page County.
(Prefiled January 8, 2019)
Patrons--Obenshain; Delegate: Gilbert
Referred to Committee on Finance

S.B. 1429. A BILL to amend and reenact § 16.1-245.1 of the Code of Virginia, relating to medical evidence admissible in juvenile and domestic relations district court; preliminary protective order hearings.
(Prefiled January 8, 2019)
Patron--Obenshain
Referred to Committee for Courts of Justice
S.B. 1430. A BILL to amend and reenact §§ 15.2-1534 and 30-356 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 31 of Title 2.2 an article numbered 9, consisting of a section numbered 2.2-3132, relating to conflict of interest; dual-office holding; duties of Virginia Conflict of Interest and Ethics Advisory Council; training requirement; inquiries from citizens. 
(Prefiled January 8, 2019)
Patron--Obenshain
Referred to Committee on Rules

S.B. 1431. A BILL to amend and reenact § 2.2-3713 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-3704.3, relating to the Virginia Freedom of Information Act; training requirements; proceedings for enforcement. 
(Prefiled January 8, 2019)
Patron--Obenshain
Referred to Committee on General Laws and Technology

S.B. 1432. A BILL to amend and reenact §§ 46.2-1216 and 46.2-1231 of the Code of Virginia, relating to immobilization of vehicles. 
(Prefiled January 8, 2019)
Patron--Obenshain
Referred to Committee on Transportation

S.B. 1433. A BILL to amend the Code of Virginia by adding a section numbered 22.1-298.2:1, relating to the Department of Education; teacher employment data; education preparation programs. 
(Prefiled January 8, 2019)
Patron--McClellan
Referred to Committee on Education and Health

(Prefiled January 8, 2019)
Patron--McClellan
Referred to Committee on Education and Health

S.B. 1435. A BILL to amend and reenact §§ 63.2-1709.1, 63.2-1710.1, 63.2-1712, and 63.2-1737 of the Code of Virginia, relating to child welfare agencies; summary suspension. 
(Prefiled January 8, 2019)
Patron--McClellan
Referred to Committee on Rehabilitation and Social Services

S.B. 1436. A BILL to amend and reenact § 63.2-1509 of the Code of Virginia, relating to mandatory reporters of child abuse or neglect; prenatal substance exposure. 
(Prefiled January 8, 2019)
Patron--McClellan
Referred to Committee on Rehabilitation and Social Services

S.B. 1437. A BILL to amend and reenact §§ 19.2-299 and 53.1-165.1 of the Code of Virginia, relating to parole; exception to limitation on the application of parole statutes; investigations and reports by probation officers. 
(Prefiled January 8, 2019)
Patron--McClellan
Referred to Committee for Courts of Justice
(Prefiled January 8, 2019)
Patron--McClellan
Referred to Committee on General Laws and Technology

(Prefiled January 8, 2019)
Patron--McClellan
Referred to Committee on Education and Health

S.B. 1440. A BILL to amend and reenact the second enactment of Chapter 393 of the Acts of Assembly of 2018, relating to health instruction; mental health.
(Prefiled January 8, 2019)
Patron--McClellan
Referred to Committee on Education and Health

S.B. 1441. A BILL to amend and reenact §§ 2.2-3705.3, 2.2-3711, 8.01-405, and 54.1-111 of the Code of Virginia; to amend the Code of Virginia by adding in Title 54.1 a chapter numbered 45, containing articles numbered 1, 2, and 3, consisting of sections numbered 54.1-4500 through 54.1-4521; and to repeal Chapter 10 (§§ 17.1-1000 through 17.1-1005) of Title 17.1 of the Code of Virginia, relating to court reporters; Virginia Board for Court Reporters.
(Prefiled January 8, 2019)
Patron--Stuart
Referred to Committee for Courts of Justice

S.B. 1442. A BILL to amend and reenact § 55-248.51 of the Code of Virginia, relating to the Manufactured Home Lot Rental Act; penalties.
(Prefiled January 8, 2019)
Patron--McPike
Referred to Committee on General Laws and Technology

EMERGENCY
(Prefiled January 8, 2019)
Patron--Stuart
Referred to Committee on Finance

S.B. 1444. A BILL to amend and reenact §§ 2.2-200, 2.2-203, 2.2-203.1, 2.2-204, 2.2-205, 2.2-205.2, 2.2-213.3, 2.2-436, 2.2-437, 2.2-2005, 2.2-2006, 2.2-2007, 2.2-2220, 2.2-2221, 2.2-2221.1, 2.2-2233.1, 2.2-2240.1, 2.2-2485, 2.2-2698, 2.2-2699.1, 2.2-2699.3, 2.2-2699.4, 2.2-2699.5, 2.2-2699.7, 2.2-2738, 2.2-2817.1, 2.2-2822, 2.2-3503, 2.2-3504, 2.2-3803, 15.2-2425, 23.1-2911.1, 23.1-3102, 30-279, 58.1-322.02, 58.1-402, 59.1-497, and 59.1-550 of the Code of Virginia; to amend the Code of Virginia by adding in Article 2 of Chapter 2 of Title 2.2 a section numbered 2.2-203.2:5 and by adding a section numbered 2.2-206.3; and to repeal Article 9 (§§ 2.2-225 and 2.2-225.1) of Chapter 2 of Title 2.2 of the Code of Virginia, the third enactment of Chapter 818 of the Acts of Assembly of 2009, and the third enactment of Chapter 852 of the Acts of Assembly of
2009, relating to the transfer of the duties of the Secretary of Technology to the Secretaries of
Administration and Commerce and Trade.
(Prefiled January 8, 2019)
Patron--Locke
Referred to Committee on General Laws and Technology

S.B. 1445. A BILL to amend and reenact § 55-248.34:1 of the Code of Virginia, relating to the Virginia
Residential Landlord and Tenant Act; tenant’s right of redemption.
(Prefiled January 8, 2019)
Patron--Locke
Referred to Committee on General Laws and Technology

S.B. 1446. A BILL to amend and reenact § 18.2-308.2:2 of the Code of Virginia, relating to purchase of
handguns; limitation on handgun purchases; penalty.
(Prefiled January 8, 2019)
Patron--Locke
Referred to Committee on Courts of Justice

S.B. 1447. A BILL to amend and reenact §§ 24.2-404, 24.2-411.1, 24.2-643, and 24.2-701 of the Code of
Virginia, relating to voter identification; repeal of photo identification requirements.
(Prefiled January 8, 2019)
Patron--Locke
Referred to Committee on Privileges and Elections

S.B. 1448. A BILL to amend and reenact §§ 8.01-128, 8.01-129, 8.01-293, 8.01-470, 8.01-471,
55-248.38:2, and 58.1-3947 of the Code of Virginia, relating to eviction; writs of possession and
eviction.
(Prefiled January 8, 2019)
Patron--Locke
Referred to Committee on General Laws and Technology

S.B. 1449. A BILL to amend the Code of Virginia by adding in Title 55 a chapter numbered 14.1,
consisting of sections numbered 55-252.1 through 55-252.4, relating to the Residential Executory
Real Estate Contracts Act.
(Prefiled January 8, 2019)
Patron--Locke
Referred to Committee on General Laws and Technology

S.B. 1450. A BILL to amend the Code of Virginia by adding in Chapter 13.2 of Title 55 an article
numbered 7, consisting of sections numbered 55-248.40:1 through 55-248.40:4, relating to the
Eviction Diversion Pilot Program.
(Prefiled January 8, 2019)
Patron--Locke
Referred to Committee on General Laws and Technology

S.B. 1451. A BILL to amend and reenact §§ 16.1-77, 18.2-73, 18.2-74, 18.2-76, and 32.1-127 of the
Code of Virginia, relating to abortions; eliminates certain requirements.
(Prefiled January 8, 2019)
Patrons--McClellan; Delegate: Bourne
Referred to Committee on Education and Health
S.B. 1452. A BILL to amend and reenact § 54.1-3304.1 of the Code of Virginia, relating to dispensing certain drugs and devices; limited license.  
(Prefiled January 8, 2019)  
Patron--McClellan  
Referred to Committee on Education and Health

(Prefiled January 8, 2019)  
Patron--Vogel  
Referred to Committee on Privileges and Elections

S.B. 1454. A BILL to amend and reenact §§ 18.2-308.2, 18.2-308.2:2, 22.1-277.07 and 54.1-4201.2 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-308.2:5, relating to firearm transfers; criminal history record information check; penalty.  
(Prefiled January 8, 2019)  
Patron--Lucas  
Referred to Committee for Courts of Justice

S.B. 1455. A BILL to amend the Code of Virginia by adding in Chapter 1 of Title 24.2 an article numbered 1.1, consisting of sections numbered 24.2-101.2 through 24.2-101.5, and to repeal § 24.2-102 of the Code of Virginia, relating to Department of Elections and the State Board of Elections; reorganization as independent agency; membership of Board; appointment of Commissioner of Elections.  
(Prefiled January 8, 2019)  
Patron--Vogel  
Referred to Committee on Privileges and Elections

S.B. 1456. A BILL to amend and reenact §§ 56-1.2, 56-594, and 67-102 of the Code of Virginia; to amend the Code of Virginia by adding sections numbered 15.2-2109.4, 56-1.2:2, 56-232.2:2, 56-585.1:8, 56-585.1:9, and 56-594.3; and to repeal Chapters 358 and 382 of the Acts of Assembly of 2013, as amended by Chapter 803 of the Acts of Assembly of 2017, relating to the regulation of sales of electricity under third-party sales agreements; exempt resales of electricity by the owner of a multi-family residential building; net energy metering; installation of solar and wind energy facilities by local governments; and the removal of other barriers to the increased implementation of distributed solar and other renewable energy in the Commonwealth.  
(Prefiled January 8, 2019)  
Patrons--McClellan and Edwards  
Referred to Committee on Commerce and Labor

S.B. 1457. A BILL to amend the Code of Virginia by adding a section numbered 8.01-420.4:1, relating to deposition of corporate officer.  
(Prefiled January 8, 2019)  
Patron--Vogel  
Referred to Committee on Commerce and Labor

S.B. 1458. A BILL to amend and reenact §§ 18.2-308.09, 18.2-308.2:1, 18.2-308.2:2, and 18.2-308.2:3 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-308.1:6, by adding in Title 19.2 a chapter numbered 9.2, consisting of sections numbered
19.2-152.13 through 19.2-152.17, and by adding a section numbered 19.2-387.3, relating to firearms; removal from persons posing substantial risk; penalties.  
(Prefiled January 8, 2019)  
Patron--Barker  
Referred to Committee for Courts of Justice  

**S.B. 1459.** A BILL to amend and reenact § 62.1-132.3:2 of the Code of Virginia, relating to Port of Virginia Economic and Infrastructure Development Grant Fund and Program.  
(Prefiled January 8, 2019)  
Patron--Vogel  
Referred to Committee on Agriculture, Conservation and Natural Resources  

**S.B. 1460.** A BILL to amend and reenact § 1, as amended by the first enactment of Chapter 803 of the Acts of Assembly of 2017, and §§ 2 through 5 of the first enactment of Chapters 358 and 382 of the Acts of Assembly of 2013 and to repeal the second enactment of Chapter 803 of the Acts of Assembly of 2017, relating to pilot programs for certain power purchase agreements.  
(Prefiled January 8, 2019)  
Patron--McClellan  
Referred to Committee on Commerce and Labor  

**S.B. 1461.** A BILL to amend and reenact § 23.1-226 of the Code of Virginia, relating to the State Council of Higher Education for Virginia; regulation of certain private schools; exemptions.  
(Prefiled January 8, 2019)  
Patron--McClellan  
Referred to Committee on Education and Health  

**S.B. 1462.** A BILL to amend and reenact §§ 3.2-6509, 3.2-6512, 3.2-6513.1, 3.2-6514, 3.2-6515, 3.2-6519, and 59.1-200 of the Code of Virginia, relating to comprehensive animal care; enforceable under Virginia Consumer Protection Act.  
(Prefiled January 8, 2019)  
Patron--McPike  
Referred to Committee on Agriculture, Conservation and Natural Resources  

**S.B. 1463.** A BILL to amend and reenact § 2.2-621 of the Code of Virginia, relating to compliance with grant requirements; creation of new jobs.  
(Prefiled January 8, 2019)  
Patron--McPike  
Referred to Committee on General Laws and Technology  

**S.B. 1464.** A BILL to amend and reenact § 46.2-1569.1 of the Code of Virginia, relating to manufacturer or distributor right of first refusal.  
(Prefiled January 8, 2019)  
Patron--McPike  
Referred to Committee on Transportation  

**S.B. 1465.** A BILL to amend and reenact § 65.2-402 of the Code of Virginia, relating to workers’ compensation; presumption that post-traumatic stress disorder is an occupational disease.  
(Prefiled January 8, 2019)  
Patron--McPike  
Referred to Committee on Commerce and Labor
S.B. 1466. A BILL to amend the Code of Virginia by adding a section numbered 18.2-371.1:1, relating to unattended children in motor vehicles; penalty.
(Prefiled January 8, 2019)
Patron--Vogel
Referred to Committee for Courts of Justice

S.B. 1467. A BILL to amend and reenact § 18.2-308.1:4 of the Code of Virginia, relating to protective orders; possession of firearms; surrender or transfer of firearms; penalties.
(Prefiled January 8, 2019)
Patrons--Saslaw and Howell
Referred to Committee for Courts of Justice

S.B. 1468. A BILL to amend and reenact §§ 33.2-214.3, 33.2-501, 33.2-2500, 33.2-2505, and 33.2-2510 of the Code of Virginia and to repeal § 33.2-257 of the Code of Virginia, relating to the analysis of transportation projects in the Northern Virginia Transportation District.
(Prefiled January 8, 2019)
Patron--Black
Referred to Committee on Transportation

(Prefiled January 8, 2019)
Patron--Chafin
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1470. A BILL to amend and reenact § 58.1-2289, as it is currently effective and as it may become effective, of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 58.1-2217.1, relating to additional motor fuels tax.
(Prefiled January 8, 2019)
Patron--Edwards
Referred to Committee on Finance

S.B. 1471. A BILL to amend the Code of Virginia by adding in Chapter 13.2 of Title 22.1 a section numbered 22.1-253.13:11, relating to apportionment of the state and local shares of the costs of providing certain educational programs.
(Prefiled January 8, 2019)
Patron--Hanger
Referred to Committee on Finance

S.B. 1472. A BILL to amend the Code of Virginia by adding a section numbered 22.1-298.6, relating to public schools; Mental Health First Aid training required.
(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee on Education and Health

S.B. 1473. A BILL to amend and reenact § 15.2-915 of the Code of Virginia, relating to control of firearms; permitted events.
(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee for Courts of Justice
S.B. 1474. A BILL to amend and reenact § 46.2-746.8 of the Code of Virginia, relating to special license plates for members of the International Association of Fire Fighters.
(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee on Transportation

S.B. 1475. A BILL to amend and reenact § 38.2-3431 of the Code of Virginia, relating to group health plans; small employers.
(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee on Commerce and Labor

S.B. 1476. A BILL to amend and reenact §§ 46.2-208 and 46.2-844 of the Code of Virginia, relating to school bus video-monitoring systems; release of information by the Department of Motor Vehicles.
(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee on Transportation

(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee on Finance

S.B. 1478. A BILL to amend and reenact §§ 32.1-309.1, 54.1-2800, 54.1-2807, and 54.1-2825 of the Code of Virginia, and to repeal §§ 54.1-2807.01 and 54.1-2807.02 of the Code of Virginia, relating to the disposition of the remains of a decedent; right to control.
(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee on General Laws and Technology

S.B. 1479. A BILL to amend the Code of Virginia by adding a section numbered 15.2-909.1, relating to local regulation of karst feature mitigation.
(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee on Local Government

(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee on Finance

S.B. 1481. A BILL to amend and reenact §§ 46.2-324.1, 46.2-341.4, 46.2-341.10, 46.2-341.12, 46.2-341.14, 46.2-341.14:01, 46.2-341.14:1, 46.2-341.19, 46.2-341.22, 46.2-380, 46.2-382, 46.2-1700, and 46.2-1701.1 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 17 of Title 46.2 an article numbered 2, consisting of sections numbered 46.2-1708 through 46.2-1711, relating to commercial driver’s licenses; entry-level driver training.
(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee on Transportation
S.B. 1482. A BILL to amend and reenact § 18.2-287.4 of the Code of Virginia, relating to prohibition on carrying of certain firearms in public places; County of Albemarle and City of Charlottesville; penalty.
(Prefiled January 8, 2019)
Patron: Deeds
Referred to Committee for Courts of Justice

S.B. 1483. A BILL to direct the State Corporation Commission to establish a pilot program for schools that generate electricity at levels that exceed the school’s consumption.
(Prefiled January 8, 2019)
Patron: Deeds
Referred to Committee on Commerce and Labor

S.B. 1484. A BILL to amend and reenact § 19.2-8 of the Code of Virginia, relating to limitation of prosecutions; misdemeanor sex offenses against minors.
(Prefiled January 8, 2019)
Patron: Deeds
Referred to Committee for Courts of Justice

S.B. 1485. A BILL to amend and reenact § 51.5-169.1 of the Code of Virginia and to amend the Code of Virginia by adding in Article 10 of Chapter 14 of Title 51.5 a section numbered 51.5-169.2, relating to Long-Term Employment Support Services and Extended Employment Services.
(Prefiled January 8, 2019)
Patron: Hanger
Referred to Committee on Finance

S.B. 1486. A BILL to amend and reenact § 8.01-420 of the Code of Virginia, relating to summary judgment; limited use of discovery depositions and affidavits.
(Prefiled January 8, 2019)
Patron: Obenshain
Referred to Committee for Courts of Justice

S.B. 1487. A BILL to amend and reenact § 46.2-342 of the Code of Virginia, relating to driver’s license designation; traumatic brain injury.
(Prefiled January 8, 2019)
Patron: Deeds
Referred to Committee on Transportation

S.B. 1488. A BILL to direct the Department of Behavioral Health and Developmental Services to develop recommendations for treatment of medically complex individuals experiencing mental health crisis; report.
(Prefiled January 8, 2019)
Patron: Hanger
Referred to Committee on Education and Health

S.B. 1489. A BILL to amend and reenact § 9.1-102 of the Code of Virginia, relating to the Department of Criminal Justice Services; training standards and model policies for law enforcement; persons experiencing mental health or substance abuse crises.
(Prefiled January 8, 2019)
Patron: Deeds
Referred to Committee for Courts of Justice
S.B. 1490. A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements. (Prefiled January 8, 2019) Patron--Obenshain Referred to Committee on Rehabilitation and Social Services

S.B. 1491. A BILL to amend and reenact § 2.2-3119 of the Code of Virginia, relating to the State and Local Government Conflict of Interests Act; school boards and school employees; hiring of relatives. (Prefiled January 8, 2019) Patron--Chafin Referred to Committee on Rules

S.B. 1492. A BILL to amend and reenact § 2.2-3705.6 of the Code of Virginia, relating to the Freedom of Information Act; exclusions; proprietary records and trade secrets; Virginia Telecommunication Initiative. (Prefiled January 8, 2019) Patron--Chafin Referred to Committee on General Laws and Technology

S.B. 1493. A BILL to amend and reenact §§ 32.1-263 and 54.1-2915 of the Code of Virginia, relating to death certificates; medical certifications; electronic filing. (Prefiled January 8, 2019) Patron--Cosgrove Referred to Committee on Education and Health

S.B. 1494. A BILL to amend the Code of Virginia by adding in Article 7 of Chapter 31 of Title 23.1 a section numbered 23.1-3129.1, relating to the establishment of the Virginia Rural Information Technology Apprenticeship Grant Fund and Program. (Prefiled January 8, 2019) Patron--Chafin Referred to Committee on Education and Health

S.B. 1495. A BILL to amend the Code of Virginia by adding in Article 13 of Chapter 3 of Title 58.1 a section numbered 58.1-439.12:13, relating to income tax credit; solar energy equipment. (Prefiled January 8, 2019) Patron--Saslaw Referred to Committee on Finance

S.B. 1496. A BILL to amend the Code of Virginia by adding in Chapter 9.3 of Title 24.2 an article numbered 3.1, consisting of sections numbered 24.2-948.5 through 24.2-948.10, and by adding in Article 8 of Chapter 9.3 of Title 24.2 a section numbered 24.2-953.6, relating to campaign finance; campaign contribution limits; civil penalty. (Prefiled January 8, 2019) Patron--Ebbin Referred to Committee on Privileges and Elections
S.B. 1498. A BILL to require the Board of Juvenile Justice to promulgate regulations governing youth detained in juvenile correctional facilities pursuant to contracts with the federal government.  
(Prefiled January 8, 2019)  
Patron--Ebbin  
Referred to Committee on Rehabilitation and Social Services

S.B. 1499. A BILL to amend and reenact § 46.2-1573 of the Code of Virginia, relating to the Department of Motor Vehicles hearings; motor vehicle dealers.  
(Prefiled January 8, 2019)  
Patron--DeSteph  
Referred to Committee on Transportation

S.B. 1500. A BILL to amend and reenact §§ 58.1-601 and 58.1-602, as they are currently effective, 58.1-604, as it is currently effective and as it may become effective, 58.1-605, as it is currently effective, 58.1-612, 58.1-615, as it is currently effective, 58.1-625, as it is currently effective and as it shall become effective, and 58.1-635, as it is currently effective, of the Code of Virginia and the fourth enactment of Chapter 766 of the Acts of Assembly of 2013; to amend the Code of Virginia by adding a section numbered 58.1-612.1; and to repeal the provisions of Chapter 766 of the Acts of Assembly of 2013 amending §§ 58.1-601, 58.1-602, 58.1-605, 58.1-606, 58.1-612, 58.1-615, and 58.1-635, as they may become effective, and to repeal the seventh and fifteenth enactments of Chapter 766 of the Acts of Assembly of 2013 and the twelfth enactment of Chapter 684 of the Acts of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection and sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection.  
(Prefiled January 8, 2019)  
Patron--Hanger  
Referred to Committee on Finance

S.B. 1501. A BILL to amend and reenact § 18.2-31 of the Code of Virginia, relating to capital murder; law-enforcement officers and fire marshals; reduction of charges.  
(Prefiled January 8, 2019)  
Patron--Carrico  
Referred to Committee for Courts of Justice

(Prefiled January 8, 2019)  
Patron--Carrico  
Referred to Committee on Education and Health

S.B. 1503. A BILL to amend and reenact §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding a section numbered 18.2-334.5, by adding in Article 1 of Chapter 3 of Title 37.2 a section numbered 37.2-314.1, and by adding in Title 58.1 a chapter numbered 41, containing articles numbered 1 through 9, consisting of sections numbered 58.1-4100 through 58.1-4131, relating to regulation of casino gaming by Virginia Lottery Board; penalties.  
(Prefiled January 8, 2019)  
Patron--Carrico  
Referred to Committee on General Laws and Technology
S.B. 1504. A BILL to amend and reenact § 18.2-57 of the Code of Virginia, relating to assault and battery of federal law-enforcement officers; penalty.
(Prefiled January 8, 2019)
Patron--Carrico
Referred to Committee for Courts of Justice

S.B. 1505. A BILL to amend and reenact § 33.2-213 of the Code of Virginia, relating to naming highways, bridges, interchanges, and other transportation facilities; cost of signage.
(Prefiled January 8, 2019)
Patron--Carrico
Referred to Committee on Transportation

S.B. 1506. A BILL to amend the Code of Virginia by adding in Chapter 21 of Title 23.1 a section numbered 23.1-2104, relating to Radford University; authority to establish Radford University-Roanoke Division.
(Prefiled January 8, 2019)
Patron--Carrico
Referred to Committee on Education and Health

S.B. 1507. A BILL to amend and reenact § 19.2-60.1 of the Code of Virginia, relating to use of unmanned aircraft systems by law-enforcement officers; persons sought for arrest.
(Prefiled January 8, 2019)
Patron--Carrico
Referred to Committee for Courts of Justice

S.B. 1508. A BILL to amend and reenact §§ 18.2-370 and 18.2-460 of the Code of Virginia, relating to obstruction of justice; concealing evidence of an abduction; penalty.
(Prefiled January 8, 2019)
Patron--Carrico
Referred to Committee for Courts of Justice

S.B. 1509. A BILL related to the disposition of property in Carroll County on which the former Southwestern Virginia Training Center was situated.
(Prefiled January 8, 2019)
Patron--Carrico (By Request)
Referred to Committee for Courts of Justice

S.B. 1510. A BILL to amend and reenact § 46.2-1217 of the Code of Virginia, relating to police-requested towing; local regulation.
(Prefiled January 8, 2019)
Patron--Carrico
Referred to Committee on Transportation

S.B. 1511. A BILL to amend and reenact § 23.1-3127 of the Code of Virginia, relating to the Southwest Virginia Higher Education Center; powers and duties of board.
(Prefiled January 8, 2019)
Patron--Carrico
Referred to Committee on Education and Health
S.B. 1512. A BILL to amend and reenact §§ 58.1-3830 and 58.1-3831 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 58.1-3831.1, relating to cigarette tax; counties authorized to hold referendum.  
(Prefiled January 8, 2019)  
Patron--Carrico (By Request)  
Referred to Committee on Finance

S.B. 1513. A BILL to amend and reenact § 59.1-207.8 of the Code of Virginia, relating to agricultural equipment; time frame for reporting nonconformities.  
(Prefiled January 8, 2019)  
Patron--Carrico  
Referred to Committee on Commerce and Labor

S.B. 1514. A BILL to amend and reenact § 19.2-349 of the Code of Virginia, relating to responsibility for the collection and satisfaction of all fines, costs, forfeitures, penalties, and restitution; Department of Taxation.  
(Prefiled January 8, 2019)  
Patron--Carrico  
Referred to Committee for Courts of Justice

S.B. 1515. A BILL to authorize the Department of Behavioral Health and Developmental Services to convey property to Mount Rogers Community Services Board and to Smyth County.  
(Prefiled January 8, 2019)  
Patron--Carrico (By Request)  
Referred to Committee for Courts of Justice

S.B. 1516. A BILL to amend and reenact § 54.1-2523 of the Code of Virginia, relating to Department of Corrections; disclosure of information; delivery of controlled substances to prisoners.  
(Prefiled January 8, 2019)  
Patron--Carrico  
Referred to Committee on Rehabilitation and Social Services

S.B. 1517. A BILL to amend and reenact § 9.1-102 of the Code of Virginia, relating to Department of Criminal Justice Services; minimum standards for law-enforcement officers; Advanced Law Enforcement Rapid Response Training.  
(Prefiled January 8, 2019)  
Patron--Carrico  
Referred to Committee for Courts of Justice

S.B. 1518. A BILL to amend and reenact §§ 38.2-4319, 54.1-2708.4, and 54.1-2928.2 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3418.18, relating to non-opioid pharmacological therapy and non-pharmacological therapy; health insurance coverage; Board of Dentistry and Board of Medicine; regulations.  
(Prefiled January 8, 2019)  
Patron--Carrico  
Referred to Committee on Education and Health
S.B. 1519. A BILL to amend and reenact § 23.1-507 of the Code of Virginia, relating to University of Virginia’s College at Wise; reduced rate tuition.

EMERGENCY
(Prefiled January 8, 2019)
Patron--Carrico
Referred to Committee on Education and Health

S.B. 1520. A BILL to amend and reenact §§ 46.2-208 and 46.2-844 of the Code of Virginia, relating to passing stopped school bus; release of information by the Department of Motor Vehicles; reporting violation.
(Prefiled January 8, 2019)
Patron--Carrico
Referred to Committee on Transportation

S.B. 1521. A BILL to amend and reenact § 46.2-882 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-882.1, relating to handheld photo speed monitoring devices.
(Prefiled January 8, 2019)
Patron--Carrico
Referred to Committee on Transportation

(Prefiled January 8, 2019)
Patron--Ruff
Referred to Committee on Education and Health

S.B. 1523. A BILL to amend and reenact §§ 2.2-200, 2.2-435.6, 2.2-435.8, 2.2-435.9, 2.2-435.10, 2.2-2471, 2.2-2471.1, 2.2-2472, and 2.2-2472.2 of the Code of Virginia; to amend the Code of Virginia by adding in Chapter 2 of Title 2.2 an article numbered 12, consisting of sections numbered 2.2-234 and 2.2-235; and to repeal § 2.2-435.7 of the Code of Virginia relating to Governor’s secretaries; Secretary of Workforce Development created.
(Prefiled January 8, 2019)
Patron--Ruff
Referred to Committee on General Laws and Technology

S.B. 1524. A BILL to amend and reenact § 15.2-2303.4 of the Code of Virginia, relating to conditional rezoning proffers.
(Prefiled January 8, 2019)
Patron--Black
Referred to Committee on Local Government

(Prefiled January 8, 2019)
Patron--Sturtevant
Referred to Committee on Education and Health
S.B. 1526. A BILL to amend and reenact § 32.1-102.1 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 4 of Title 32.1 an article numbered 9, consisting of sections numbered 32.1-122.23 and 32.1-122.24, relating to certificate of public need; psychiatric beds and facilities.
(Prefiled January 8, 2019)
Patron--Sturtevant
Referred to Committee on Education and Health

(Prefiled January 8, 2019)
Patron--Sturtevant
Referred to Committee on General Laws and Technology

S.B. 1528. A BILL to amend and reenact § 65.2-402 of the Code of Virginia, relating to workers’ compensation; presumption of compensability for certain cancers.
(Prefiled January 8, 2019)
Patron--Vogel
Referred to Committee on Commerce and Labor

S.B. 1529. A BILL to amend and reenact § 19.2-390 of the Code of Virginia, relating to reports to Central Criminal Records Exchange; additional offenses.
(Prefiled January 8, 2019)
Patron--Chafin
Referred to Committee for Courts of Justice

S.B. 1530. A BILL to amend and reenact §§ 9.1-102 and 22.1-279.8 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; school administrators; training.
(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee on Education and Health

S.B. 1531. A BILL to amend and reenact § 58.1-322.03 of the Code of Virginia, relating to Virginia taxable income; standard deduction; emergency.
EMERGENCY
(Prefiled January 8, 2019)
Patron--Sturtevant
Referred to Committee on Finance

S.B. 1532. A BILL to amend the Code of Virginia by adding in Article 3 of Chapter 3 of Title 58.1 a section numbered 58.1-339.13, relating to high school STEM internship tax credit; report.
(Prefiled January 8, 2019)
Patron--Sturtevant
Referred to Committee on Finance

S.B. 1533. A BILL to amend the Code of Virginia by adding in Article 2.1 of Chapter 14 of Title 10.1 a section numbered 10.1-1413.3, relating to coal combustion residuals units; closure; beneficial use.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on Agriculture, Conservation and Natural Resources
S.B. 1534. A BILL to amend and reenact § 56-585.1 of the Code of Virginia, relating to utilities; coal combustion residuals; cleanup costs.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1535. A BILL to amend and reenact §§ 33.2-1229 and 36-105 of the Code of Virginia, relating to the Uniform Statewide Building Code; outdoor advertising.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on General Laws and Technology

S.B. 1536. A BILL to amend and reenact § 46.2-390.1 of the Code of Virginia, relating to out-of-state drug offenses; restricted driver’s license.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on Transportation

S.B. 1537. A BILL to amend and reenact § 55-513.2 of the Code of Virginia, relating to the Virginia Property Owners’ Association Act; home-based businesses.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on General Laws and Technology

S.B. 1538. A BILL to amend and reenact §§ 55-79.83:1, 55-471.1, and 55-514.1 of the Code of Virginia, relating to common interest communities; dissemination of annual budget; reserve for capital components.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on General Laws and Technology

S.B. 1539. A BILL to amend and reenact §§ 16.1-278.16, 20-79.1, 20-79.2, 20-79.3, 63.2-1900, 63.2-1903, 63.2-1929, 63.2-1944, and 63.2-1946 of the Code of Virginia, relating to withholding of income for child support; independent contractors.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee for Courts of Justice

(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee for Courts of Justice

(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee for Courts of Justice
S.B. 1542. A BILL to amend and reenact § 17.1-606 of the Code of Virginia, relating to civil actions; determination of indigency.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee for Courts of Justice

S.B. 1543. A BILL to amend and reenact § 8.01-53 of the Code of Virginia, relating to wrongful death; beneficiaries.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee for Courts of Justice

(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on Education and Health

S.B. 1545. A BILL to amend and reenact § 22.1-279.3:1 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-279.3:2, relating to public schools; alternative accountability process; assault and battery without bodily injury.
(Prefiled January 8, 2019)
Patron--Sturtevant
Referred to Committee on Education and Health

S.B. 1546. A BILL to amend and reenact §§ 23.1-307 and 23.1-1301 of the Code of Virginia, relating to higher education; in-state tuition increases.
(Prefiled January 8, 2019)
Patron--Sturtevant
Referred to Committee on Education and Health

S.B. 1547. A BILL to amend and reenact § 54.1-2900 of the Code of Virginia and to amend the Code of Virginia by adding in Article 4 of Chapter 29 of Title 54.1 sections numbered 54.1-2957.23 and 54.1-2957.24, relating to music therapy.
(Prefiled January 8, 2019)
Patron--Vogel
Referred to Committee on General Laws and Technology

S.B. 1548. A BILL to amend and reenact §§ 6.2-1507, 6.2-1520, and 6.2-1523 of the Code of Virginia, relating to consumer finance companies; loans; licensing.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on Commerce and Labor

(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on General Laws and Technology
S.B. 1550. A BILL to amend and reenact § 46.2-841 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-816.1, relating to bicyclists and other vulnerable road users.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on Transportation

(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on Education and Health

S.B. 1552. A BILL to amend and reenact § 24.2-707 of the Code of Virginia, relating to absentee voting; alternative locations for in-person absentee voting.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on Privileges and Elections

S.B. 1553. A BILL to amend the Code of Virginia by adding a section numbered 15.2-815.1, relating to urban county executive form of government; abandoned personal property.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on Local Government

S.B. 1554. A BILL to amend and reenact § 2.2-3714 of the Code of Virginia, relating to the Virginia Freedom of Information Act; civil penalties.
(Prefiled January 8, 2019)
Patron--Surovell
Referred to Committee on General Laws and Technology

S.B. 1555. A BILL to amend and reenact § 46.2-870 of the Code of Virginia, relating to maximum speed limits; fines doubled.
(Prefiled January 8, 2019)
Patron--Vogel
Referred to Committee on Transportation

S.B. 1556. A BILL to amend and reenact § 30-133 of the Code of Virginia, relating to Auditor of Public Accounts; Commonwealth Data Point; employee compensation information.
(Prefiled January 9, 2019)
Patron--Peake
Referred to Committee on Rules

S.B. 1557. A BILL to amend and reenact §§ 54.1-3408.3 and 54.1-3442.6 of the Code of Virginia, relating to Board of Pharmacy; cannabidiol oil and THC-A oil; regulation of pharmaceutical processors.
(Prefiled January 9, 2019)
Patron--Dunnavant
Referred to Committee on Education and Health
(Prefiled January 9, 2019)
Patron--Lewis
Referred to Committee on Local Government

S.B. 1559. A BILL to amend and reenact § 15.2-958.3 of the Code of Virginia, relating to C-PACE loans; shoreline resiliency improvements.
(Prefiled January 9, 2019)
Patron--Lewis
Referred to Committee on Local Government

S.B. 1560. A BILL to amend and reenact § 46.2-1222.1 of the Code of Virginia, relating to local regulation of parking of certain vehicles.
(Prefiled January 9, 2019)
Patron--Lewis
Referred to Committee on Transportation

S.B. 1561. A BILL to direct the Department of Environmental Quality and the Department of Education to update certain sixth grade science curriculum.
(Prefiled January 9, 2019)
Patron--Lewis
Referred to Committee on Rules

S.B. 1562. A BILL to provide a new charter for the Town of Eastville in Northampton County and to repeal Chapter 247, as amended, of the Acts of Assembly of 1896, which provided a charter for the Town of Eastville.
(Prefiled January 9, 2019)
Patron--Lewis
Referred to Committee on Local Government

S.B. 1563. A BILL to amend and reenact § 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; memorandums of understanding.
(Prefiled January 9, 2019)
Patron--Lewis
Referred to Committee for Courts of Justice

S.B. 1564. A BILL to direct the State Board of Elections to revise its regulations for reviewing and processing candidate petitions.
(Prefiled January 9, 2019)
Patron--Lewis
Referred to Committee on Privileges and Elections

S.B. 1565. A BILL to amend and reenact §§ 38.2-1887 and 38.2-1888 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 38.2-1888.1 through 38.2-1888.4 and 58.1-2501.1, relating to travel insurance.
(Prefiled January 9, 2019)
Patron--Dunnavant
Referred to Committee on Commerce and Labor
S.B. 1566. A BILL to amend and reenact §§ 59.1-557 and 59.1-559 of the Code of Virginia, relating to Fantasy Contest Act; registration requirements.
(Prefiled January 9, 2019)
Patron--Marsden
Referred to Committee on Commerce and Labor

S.B. 1567. A BILL to amend and reenact §§ 46.2-1233.1, 46.2-1233.2, and 46.2-1233.3 of the Code of Virginia and to repeal § 46.2-1233 of the Code of Virginia, relating to towing fees.
(Prefiled January 9, 2019)
Patron--Marsden
Referred to Committee on Transportation

S.B. 1568. A BILL to amend and reenact § 54.1-706 of the Code of Virginia, relating to the Department of Professional and Occupational Regulation; training requirement for barbers and cosmetologists.
(Prefiled January 9, 2019)
Patron--Marsden
Referred to Committee on General Laws and Technology

S.B. 1569. A BILL to amend the Code of Virginia by adding a section numbered 28.2-1200.2, relating to Marine Resources Commission; grant of interest in subaqueous lands; federal civil works project; report.
(Prefiled January 9, 2019)
Patron--Lewis
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1570. A BILL to amend and reenact §§ 2.2-3802 and 63.2-1605 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-1605.1 and by adding in Article 2 of Chapter 16 of Title 63.2 sections numbered 63.2-1610.1 through 63.2-1610.4, relating to adult protective services; central registry.
(Prefiled January 9, 2019)
Patron--Lewis
Referred to Committee for Courts of Justice

S.B. 1571. A BILL to amend and reenact §§ 24.2-423 and 24.2-424 of the Code of Virginia and to amend the Code of Virginia by adding in Article 3.2 of Chapter 4 of Title 24.2 a section numbered 24.2-416.8, relating to electronic voter registration; application by electronic means; U.S. Department of Defense-issued identification.
(Prefiled January 9, 2019)
Patron--Lewis
Referred to Committee on Privileges and Elections

(Prefiled January 9, 2019)
Patron--Norment
Referred to Committee on Finance

(Prefiled January 9, 2019)
Patron--DeSteph
Referred to Committee on Agriculture, Conservation and Natural Resources
S.B. 1574. A BILL to share revenues generated by gaming authorized in the Commonwealth.  
(Prefiled January 9, 2019)  
Patron--Norment  
Referred to Committee on Finance

S.B. 1575. A BILL to amend and reenact § 22.1-299 of the Code of Virginia, relating to teacher licensure; exemption for certain teachers.  
(Prefiled January 9, 2019)  
Patron--Ebbin  
Referred to Committee on Education and Health

S.B. 1576. A BILL to require the Department of Education to implement a pilot program to study the feasibility of the educational placement transition of certain students with disabilities.  
(Prefiled January 9, 2019)  
Patron--Suetterlein  
Referred to Committee on Education and Health

S.B. 1577. A BILL to amend and reenact § 24.2-613 of the Code of Virginia, relating to elections; form of ballot; ballot order.  
(Prefiled January 9, 2019)  
Patron--Suetterlein  
Referred to Committee on Privileges and Elections

S.B. 1578. A BILL to amend and reenact § 46.2-862 of the Code of Virginia, relating to reckless driving; exceeding speed limit.  
(Prefiled January 9, 2019)  
Patron--Suetterlein  
Referred to Committee on Transportation

S.B. 1579. A BILL to amend the Code of Virginia by adding in Article 2 of Chapter 3 of Title 24.2 a section numbered 24.2-304.04, relating to standards and criteria for congressional and state legislative districts.  
(Prefiled January 9, 2019)  
Patron--Suetterlein  
Referred to Committee on Privileges and Elections

S.B. 1580. A BILL to amend and reenact §§ 55-79.97 and 55-509.4 of the Code of Virginia, relating to the Condominium Act and Property Owners’ Association Act; delivery of association disclosure packets; right of purchaser to cancel contract.  
(Prefiled January 9, 2019)  
Patron--Suetterlein  
Referred to Committee on General Laws and Technology

S.B. 1581. A BILL to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave.  
(Prefiled January 9, 2019)  
Patron--Suetterlein  
Referred to Committee on General Laws and Technology
S.B. 1582. A BILL to amend and reenact § 51.1-155 of the Code of Virginia, relating to Virginia Retirement System; return to employment by retired law-enforcement officers.
(Prefiled January 9, 2019)
Patron--Suetterlein
Referred to Committee on Finance

S.B. 1583. A BILL to amend and reenact § 56-577 of the Code of Virginia, relating to electric utility regulation; retail competition; lock-out period.
(Prefiled January 9, 2019)
Patron--Suetterlein
Referred to Committee on Commerce and Labor

S.B. 1584. A BILL to amend and reenact § 56-577 of the Code of Virginia, relating to electric utilities; retail competition; renewable energy.
(Prefiled January 9, 2019)
Patron--Suetterlein
Referred to Committee on Commerce and Labor

S.B. 1585. A BILL to amend the Code of Virginia by adding a section numbered 22.1-23.2, relating to the Department of Education; division-level performance assessments; resource guide.
(Prefiled January 9, 2019)
Patron--Suetterlein
Referred to Committee on Education and Health

S.B. 1586. A BILL to amend the Code of Virginia by adding a section numbered 22.1-23.2, relating to the Superintendent of Public Instruction; consolidation of surveys.
(Prefiled January 9, 2019)
Patron--Suetterlein
Referred to Committee on Education and Health

(Prefiled January 9, 2019)
Patron--Suetterlein
Referred to Committee on Education and Health

S.B. 1588. A BILL to amend the Code of Virginia by adding in Article 3 of Chapter 32 of Title 58.1 a section numbered 58.1-3228.1, relating to partial exemption from real property taxes for flood mitigation efforts.
(Prefiled January 9, 2019)
Patron--Lewis
Referred to Committee on Finance

S.B. 1589. A BILL to amend the Code of Virginia by adding in Chapter 24 of Title 2.2 an article numbered 27, consisting of sections numbered 2.2-2491 through 2.2-2494, relating to education and workforce development; Virginia Works Portal created.
(Prefiled January 9, 2019)
Patron--Dunnavant
Referred to Committee on General Laws and Technology
S.B. 1590. A BILL to amend and reenact § 22.1-212.2 of the Code of Virginia, relating to Virtual Virginia.
(Prefiled January 9, 2019)
Patron--Dunnavant
Referred to Committee on Education and Health

S.B. 1591. A BILL to direct the Virginia Center for School and Campus Safety to convene a work group to develop guidelines and best practices for the sharing of certain information between a local school board or public institution of higher education and law enforcement.
(Prefiled January 9, 2019)
Patron--Dunnavant
Referred to Committee on Education and Health

S.B. 1592. A BILL directing the Director of the Department of Small Business and Supplier Diversity to amend certain regulations related to micro businesses.
(Prefiled January 9, 2019)
Patron--Dunnavant
Referred to Committee on General Laws and Technology

S.B. 1593. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 23.1 a section numbered 23.1-611.1, relating to the State Council of Higher Education for Virginia; financial aid award notification.
(Prefiled January 9, 2019)
Patron--Dunnavant
Referred to Committee on Education and Health

S.B. 1594. A BILL to amend and reenact § 15.2-3108 of the Code of Virginia, relating to local boundary agreements.
(Prefiled January 9, 2019)
Patron--Dunnavant
Referred to Committee on Local Government

(Prefiled January 9, 2019)
Patron--Dunnavant
Referred to Committee on Education and Health

S.B. 1596. A BILL to amend and reenact §§ 38.2-4214 and 38.2-4319 of the Code of Virginia and to amend the Code of Virginia by adding in Article 1 of Chapter 34 of Title 38.2 a section numbered 38.2-3407.20, relating to health insurance; calculation of cost-sharing payments.
(Prefiled January 9, 2019)
Patron--Dunnavant
Referred to Committee on Commerce and Labor

S.B. 1597. A BILL to amend and reenact §§ 2.2-204, 2.2-2220, and 23.1-3132 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 2.2-2220.2 and 2.2-2232.1, relating to research and development in the Commonwealth.
(Prefiled January 9, 2019)
Patron--Saslaw
Referred to Committee on Commerce and Labor
S.B. 1598. A BILL to amend and reenact § 53.1-5 of the Code of Virginia, relating to Board of Corrections; minimum standards for health care services in local correctional facilities.

(Reserved January 9, 2019)
Patron--Dunnavant
Referred to Committee on Rehabilitation and Social Services

S.B. 1599. A BILL to amend and reenact § 62.1-255 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 62.1-262.1, relating to ground water withdrawal; Eastern Shore Groundwater Management Area; incentives for use.

(Reserved January 9, 2019)
Patron--Lewis
Referred to Committee on Agriculture, Conservation and Natural Resources


(Reserved January 9, 2019)
Patron--Dance
Referred to Committee on Finance


(Reserved January 9, 2019)
Patron--Norment
Referred to Committee on Finance


(Reserved January 9, 2019)
Patron--Obenshain
Referred to Committee for Courts of Justice

S.B. 1603. A BILL to amend and reenact §§ 9.1-902, 17.1-805, 18.2-46.1, 18.2-67.9, 18.2-346, 18.2-347 through 18.2-350, 18.2-356, 18.2-357.1, 18.2-513, 19.2-215.1, and 19.2-392.02, as it is currently effective and as it shall become effective, of the Code of Virginia and to amend the Code of Virginia by adding in Article 1 of Chapter 1 of Title 9.1 a section numbered 9.1-116.4 and by adding sections numbered 16.1-69.48:6 and 17.1-275.13, relating to human trafficking; prevention and awareness; offenses related to prostitution and human trafficking; penalties.

(Reserved January 9, 2019)
Patron--Obenshain
Referred to Committee for Courts of Justice

S.B. 1604. A BILL to amend and reenact §§ 3.2-6569, 3.2-6570, and 18.2-403.2 of the Code of Virginia, relating to cruelty to animals; aggravated cruelty; penalty.

(Reserved January 9, 2019)
Patron--DeSteph
Referred to Committee on Agriculture, Conservation and Natural Resources
S.B. 1605. A BILL to amend and reenact the fifteenth enactment of Chapter 296 of the Acts of Assembly of 2018, relating to stakeholder processes for the development of energy efficiency programs.
(Prefiled January 9, 2019)
Patron--Ebbin
Referred to Committee on Commerce and Labor

S.B. 1606. A BILL to amend and reenact §§ 58.1-1000, 58.1-1021.01, 58.1-3830, 58.1-3831, 58.1-3840, and 58.1-3907 of the Code of Virginia and to amend the Code of Virginia by adding in Title 58.1 a chapter numbered 10.2, consisting of sections numbered 58.1-1038 through 58.1-1049, and by adding in Article 7 of Chapter 38 of Title 58.1 a section numbered 58.1-3832.1, relating to vapor product tax; School Mental Health Counselors Fund created; Quit Now Virginia Fund created; penalties.
(Prefiled January 9, 2019)
Patron--Ebbin
Referred to Committee on Finance

S.B. 1607. A BILL to amend and reenact §§ 38.2-3407.15 and 38.2-3407.15:2 of the Code of Virginia, relating to health insurance; carrier business practices; authorization of health care services.
(Prefiled January 9, 2019)
Patron--Dunnavant
Referred to Committee on Commerce and Labor

S.B. 1608. A BILL to amend the Code of Virginia by adding in Chapter 11 of Title 52 a section numbered 52-50, relating to the Virginia Fusion Intelligence Center; school safety mobile application.
(Prefiled January 9, 2019)
Patron--Dunnavant
Referred to Committee on Education and Health

S.B. 1609. A BILL to amend and reenact § 6.2-817 of the Code of Virginia and to repeal § 6.2-818 of the Code of Virginia, relating to banks; capital stock.
(Prefiled January 9, 2019)
Patron--Saslaw
Referred to Committee on Commerce and Labor

S.B. 1610. A BILL to amend and reenact § 58.1-811, as it is currently effective and as it may become effective, of the Code of Virginia, relating to recordation tax; exemption for property transferred by deed of distribution.
(Prefiled January 9, 2019)
Patron--McDougle
Referred to Committee on Finance

S.B. 1611. A BILL to amend and reenact §§ 38.2-4214, 38.2-4319, and 54.1-2910.01 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 34 of Title 38.2 an article numbered 8, consisting of sections numbered 38.2-3461 through 38.2-3465, relating to health care shared savings; required disclosures by health care providers; and health insurance incentive programs.
(Prefiled January 9, 2019)
Patron--Dunnavant
Referred to Committee on Commerce and Labor
S.B. 1612. A BILL to amend and reenact §§ 19.2-258.1, 19.2-354, 19.2-354.1, 33.2-503, 46.2-301, 46.2-361, 46.2-391.1, 46.2-416, 46.2-819.1, 46.2-819.3, 46.2-819.3:1, 46.2-819.5, and 46.2-1200.1 of the Code of Virginia and to repeal § 46.2-395 of the Code of Virginia, relating to suspension of driver’s license for nonpayment of fines or costs.

(Prefiled January 9, 2019)
Patron--Ebbin
Referred to Committee for Courts of Justice

S.B. 1613. A BILL to amend and reenact §§ 18.2-251, 46.2-395, 46.2-410.1, and 46.2-1200.1 of the Code of Virginia and to repeal §§ 18.2-259.1 and 46.2-390.1 of the Code of Virginia, relating to driver’s license suspensions for certain non-driving related offenses.

(Prefiled January 9, 2019)
Patron--Ebbin
Referred to Committee for Courts of Justice

S.B. 1614. A BILL to amend and reenact § 32.1-102.1 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 4 of Title 32.1 an article numbered 9, consisting of sections numbered 32.1-122.23 and 32.1-122.24, relating to certificates of public need.

(Prefiled January 9, 2019)
Patron--McDougle
Referred to Committee on Education and Health

S.B. 1615. A BILL to amend the Code of Virginia by adding a section numbered 58.1-626.1, and to repeal § 58.1-626, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to retail sales and use tax; absorption of tax by a dealer.

(Prefiled January 9, 2019)
Patron--McDougle
Referred to Committee on Finance

S.B. 1616. A BILL to amend and reenact §§ 23.1-307 and 23.1-1301 of the Code of Virginia, relating to public institutions of higher education; tuition and mandatory fees.

(Prefiled January 9, 2019)
Patron--Wagner
Referred to Committee on Education and Health

S.B. 1617. A BILL to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1242, relating to creation of the Tech Talent Investment Program.

(Prefiled January 9, 2019)
Patron--Ruff
Referred to Committee on Education and Health

S.B. 1618. A BILL to amend and reenact § 2.2-2699.3 of the Code of Virginia and to amend and reenact the third enactment of Chapter 818 and the third enactment of Chapter 852 of the Acts of Assembly of 2009, relating to appointments to Broadband Advisory Council; expiration.

(Prefiled January 9, 2019)
Patron--Edwards and Ruff
Referred to Committee on Rules
S.B. 1619. A BILL to amend the Code of Virginia by adding a section numbered 8.01-379.2:1, relating to spoliation of evidence.
(Prefiled January 9, 2019)
Patron--Obenshain
Referred to Committee for Courts of Justice

S.B. 1620. A BILL to amend and reenact §§ 16.1-253.2 and 18.2-60.4 of the Code of Virginia, relating to violation of provisions of protective orders; entering the lands, buildings, or premises owned or leased by protected party prohibited; penalties.
(Prefiled January 9, 2019)
Patron--Obenshain
Referred to Committee for Courts of Justice

S.B. 1621. A BILL to amend and reenact § 18.2-57.2 of the Code of Virginia, relating to assault and battery against a family or household member; enhanced penalty.
(Prefiled January 9, 2019)
Patron--Obenshain
Referred to Committee for Courts of Justice

S.B. 1622. A BILL to amend the Code of Virginia by adding a section numbered 63.2-1705.1, relating to certain child day programs; potable water; lead testing.
(Prefiled January 9, 2019)
Patron--McPike
Referred to Committee on Rehabilitation and Social Services

S.B. 1623. A BILL to amend and reenact § 58.1-3 of the Code of Virginia, relating to confidentiality of tax information; local tax officers sharing information with local administrative officers in certain localities.
(Prefiled January 9, 2019)
Patron--McPike
Referred to Committee on Finance

S.B. 1624. A BILL to amend and reenact §§ 38.2-3408 and 38.2-4221 of the Code of Virginia, relating to insurance; reimbursement for services provided by a registered surgical assistant.
(Prefiled January 9, 2019)
Patron--Barker
Referred to Committee on Commerce and Labor

S.B. 1625. A BILL to amend and reenact § 27.95 of the Code of Virginia, relating to the Statewide Fire Prevention Code; definition of permissible fireworks.
(Prefiled January 9, 2019)
Patron--McPike
Referred to Committee on General Laws and Technology

(Prefiled January 9, 2019)
Patron--Barker
Referred to Committee for Courts of Justice
S.B. 1627. A BILL to amend and reenact § 8.01-126 of the Code of Virginia, relating to unlawful detainer; initial hearing; subsequent filings; termination notice.  
(Prefiled January 9, 2019)  
Patron--Barker  
Referred to Committee for Courts of Justice

S.B. 1628. A BILL to amend and reenact § 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 9 of Title 23.1 a section numbered 23.1-903.4, relating to public institutions of higher education; innovation.  
(Prefiled January 9, 2019)  
Patron--Dunnavant  
Referred to Committee on Education and Health

S.B. 1629. A BILL to amend and reenact § 22.1-135.1 of the Code of Virginia, relating to local school boards; lead testing; report.  
(Prefiled January 9, 2019)  
Patron--McPike  
Referred to Committee on Education and Health

S.B. 1630. A BILL to amend and reenact § 58.1-309 of the Code of Virginia, relating to income tax; refunds.  
EMERGENCY  
(Prefiled January 9, 2019)  
Patron--Norment  
Referred to Committee on Finance

EMERGENCY  
(Prefiled January 9, 2019)  
Patron--Dunnavant  
Referred to Committee on Finance

S.B. 1632. A BILL to amend and reenact § 22.1-277 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 18.2-251.1:1 and 22.1-274.5, relating to cannabidiol oil and THC-A oil; use at school.  
(Prefiled January 9, 2019)  
Patron--Sturtevant  
Referred to Committee on Education and Health

S.B. 1633. A BILL to amend and reenact § 15.2-2510 of the Code of Virginia, relating to comparative report of local government revenues and expenditures; filing date.  
(Prefiled January 9, 2019)  
Patron--Boysko  
Referred to Committee on Local Government

S.B. 1634. A BILL to amend and reenact § 15.2-1129.2 of the Code of Virginia, relating to local economic revitalization zones.  
(Prefiled January 9, 2019)  
Patron--Boysko  
Referred to Committee on Local Government
S.B. 1635. A BILL to amend and reenact § 15.2-901 of the Code of Virginia, relating to screening of trash receptacles; local option.
(Prefiled January 9, 2019)
Patron--Boysko
Referred to Committee on Local Government

S.B. 1636. A BILL to amend the Code of Virginia by adding in Chapter 3 of Title 40.1 an article numbered 1.2, consisting of sections numbered 40.1-28.13 through 40.1-28.17, and to repeal § 40.1-28.6 of the Code of Virginia, relating to the Virginia Equal Pay Act; civil penalties.
(Prefiled January 9, 2019)
Patron--Boysko
Referred to Committee on Commerce and Labor

S.B. 1637. A BILL to amend the Code of Virginia by adding a section numbered 2.2-3901.1, relating to Virginia Human Rights Act; establishment of right to reproductive choice.
(Prefiled January 9, 2019)
Patron--Boysko
Referred to Committee on Education and Health

S.B. 1638. A BILL to amend and reenact § 8.01-324 of the Code of Virginia, relating to newspapers; legal notices and publications; requirements.
(Prefiled January 9, 2019)
Patron--Boysko
Referred to Committee for Courts of Justice

S.B. 1639. A BILL to amend the Code of Virginia by adding in Title 60.2 a chapter numbered 8, consisting of sections numbered 60.2-800 through 60.2-820, relating to the establishment of Paid Family and Medical Leave Program; financing through payroll taxes.
(Prefiled January 9, 2019)
Patron--Boysko
Referred to Committee on Commerce and Labor

S.B. 1640. A BILL to amend the Code of Virginia by adding a section numbered 23.1-506.1, relating to eligibility for in-state tuition; certain individuals who have applied for permanent residency.
(Prefiled January 9, 2019)
Patron--Boysko
Referred to Committee on Education and Health

S.B. 1641. A BILL to amend and reenact §§ 2.2-3705.7, 2.2-3808.1, 4.1-305, 8.01-313, 8.01-420.8, 8.9A-503, 12.1-19, 16.1-69.40:1, 16.1-228, 17.1-293, 18.2-6, 18.2-268.1, 19.2-258.1, 20-60.3, 20-107.1, 22.1-205, 24.2-410.1, 24.2-411.1, 24.2-416.7, 24.2-643, 32.1-291.2, 33.2-613, 38.2-2212, 46.2-328.1, 46.2-330, 46.2-332, 46.2-333.1, 46.2-335, 46.2-343, 58.1-3, 59.1-442, 59.1-443.3, 63.2-1916, and 63.2-1941 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-328.3, relating to driver privilege cards; penalty.
(Prefiled January 9, 2019)
Patron--Boysko
Referred to Committee on Transportation
S.B. 1642. A BILL to amend and reenact § 3.2-6591 of the Code of Virginia and to amend the Code of Virginia by adding in Article 13 of Chapter 65 of Title 3.2 a section numbered 3.2-6594, relating to cosmetics; animal testing; prohibition; penalty.  
(Prefiled January 9, 2019)  
Patron--Boysko  
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1643. A BILL to amend and reenact § 32.1-269 of the Code of Virginia, relating to birth certificates; change of sex.  
(Prefiled January 9, 2019)  
Patron--Boysko  
Referred to Committee on Education and Health

S.B. 1644. A BILL to require the Department of Behavioral Health and Developmental Services to convene a work group to develop a plan for sharing of health information between community services boards and local and regional jails.  
(Prefiled January 9, 2019)  
Patron--Boysko  
Referred to Committee on Rehabilitation and Social Services

(Prefiled January 9, 2019)  
Patron--Boysko  
Referred to Committee for Courts of Justice

S.B. 1646. A BILL to amend the Code of Virginia by adding a section numbered 22.1-6.1, relating to menstrual supplies; certain school buildings.  
(Prefiled January 9, 2019)  
Patron--Boysko  
Referred to Committee on Education and Health

S.B. 1647. A BILL to amend and reenact § 22.1-280.2:1 of the Code of Virginia, relating to school boards; prospective school security officers; background investigation.  
(Prefiled January 9, 2019)  
Patron--Boysko  
Referred to Committee on Education and Health

S.B. 1648. A BILL to amend the Code of Virginia by adding a section numbered 56-585.1:8, relating to electric utility regulation; limiting reliance on electricity generated at fossil fuel facilities.  
(Prefiled January 9, 2019)  
Patron--Boysko  
Referred to Committee on Commerce and Labor

S.J.R. 250. Proposing an amendment to Section 1 of Article V of the Constitution of Virginia, relating to executive power and the Governor’s term of office.  
(Prefiled July 16, 2018)  
Patron--Ebbin  
Referred to Committee on Privileges and Elections
S.J.R. 251. Proposing the repeal of Section 15-A of Article I of the Constitution of Virginia, relating to marriage.  
(Prefiled July 16, 2018)  
Patron--Ebbin  
Referred to Committee on Privileges and Elections

S.J.R. 252. Proposing an amendment to Section 3 of Article V of the Constitution of Virginia, relating to qualifications of Governor and Lieutenant Governor; residency requirement.  
(Prefiled July 26, 2018)  
Patron--Chase  
Referred to Committee on Privileges and Elections

S.J.R. 253. Proposing an amendment to Section 4 of Article IV of the Constitution of Virginia, relating to qualifications for members of the General Assembly; terms of office.  
(Prefiled July 26, 2018)  
Patron--Chase  
Referred to Committee on Privileges and Elections

S.J.R. 254. Requesting the Department of Transportation to study the feasibility of purchasing all or part of the Dulles Greenway. Report.  
(Prefiled October 1, 2018)  
Patron--Black  
Referred to Committee on Rules

(Prefiled October 3, 2018)  
Patron--Black  
Referred to Committee on Rules

S.J.R. 258. Proposing amendments to Section 6 of Article II and Section 14 of Article IV of the Constitution of Virginia, relating to political reform.  
(Prefiled November 13, 2018)  
Patron--Chase  
Referred to Committee on Privileges and Elections

S.J.R. 259. Requesting the Virginia Department of Transportation to study the feasibility of an eastern bypass for U.S. Route 29 around Charlottesville. Report.  
(Prefiled November 15, 2018)  
Patron--Peake  
Referred to Committee on Rules

S.J.R. 260. Requesting the Department of Transportation to update its study of the Route 60 Corridor. Report.  
(Prefiled November 15, 2018)  
Patron--Peake  
Referred to Committee on Rules

S.J.R. 261. Proposing an amendment to Section 1 of Article II of the Constitution of Virginia, relating to the qualifications of voters and the right to vote.  
(Prefiled November 28, 2018)  
Patron--Locke  
Referred to Committee on Privileges and Elections
S.J.R. 262. Proposing an amendment to Section 1 of Article II of the Constitution of Virginia, relating to the qualifications of voters and the right to vote. 
(Prefiled November 29, 2018) 
Patron--Lucas 
Referred to Committee on Privileges and Elections

S.J.R. 265. Requesting the Secretary of Commerce and Trade and the Secretary of Natural Resources to jointly study a reduction of the minimum recycling rate for municipal solid waste generated within a solid waste planning unit. Report. 
(Prefiled December 10, 2018) 
Patron--Lucas 
Referred to Committee on Rules

S.J.R. 268. Adopting procedures for selecting and replacing commissioners to represent the Virginia General Assembly at interstate conventions, for clarifying the scope of authority of commissioners and committees at such conventions, for enforcing limits on such authority, and for prescribing an oath to be taken by interstate convention commissioners. 
(Prefiled December 26, 2018) 
Patron--Peake 
Referred to Committee on Rules

S.J.R. 270. Ratifying the Equal Rights Amendment to the Constitution of the United States. 
(Prefiled December 27, 2018) 
Patrons--Saslaw, Marsden, McClellan and Spruill; Delegates: Ayala, Sickles and Watts 
Referred to Committee on Privileges and Elections

S.J.R. 272. Designating August 13, in 2019 and in each succeeding year, as Shipbuilders Day in Virginia. 
(Prefiled January 2, 2019) 
Patron--Locke 
Referred to Committee on Rules

S.J.R. 274. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing an amendment to the Constitution of Virginia by adding in Article II a section numbered 6-A, relating to apportionment; criteria for legislative and congressional districts; Virginia Citizens Redistricting Commission. 
(Prefiled January 4, 2019) 
Patrons--Hanger and Locke 
Referred to Committee on Privileges and Elections

S.J.R. 275. Reaffirming that all persons residing in the Commonwealth of Virginia are afforded equal protection under the law. 
(Prefiled January 4, 2019) 
Patron--Chase 
Referred to Committee on Privileges and Elections

S.J.R. 276. Requesting the Commonwealth Transportation Board to study the portion of the Interstate 95 corridor between Exit 118 and the Springfield Interchange and financing options for improvements to the corridor. Report. 
(Prefiled January 5, 2019) 
Patron--Reeves 
Referred to Committee on Rules
S.J.R. 277. Designating the first full week of September, in 2019 and in each succeeding year, as Resiliency Week in Virginia.  
(Prefiled January 6, 2019)  
Patron--Sturtevant  
Referred to Committee on Rules

S.J.R. 279. Proposing the repeal of Section 15-A of Article I of the Constitution of Virginia, relating to marriage.  
(Prefiled January 7, 2019)  
Patron--Edwards  
Referred to Committee on Privileges and Elections

S.J.R. 283. Proposing an amendment to Section 1 of Article II of the Constitution of Virginia, relating to qualifications of voters; restoration of civil rights.  
(Prefiled January 7, 2019)  
Patron--Hanger  
Referred to Committee on Privileges and Elections

S.J.R. 284. Ratifying the Equal Rights Amendment to the Constitution of the United States.  
(Prefiled January 7, 2019)  
Patrons--Sturtevant, Dance, DeSteph, McClellan, Surovell, Barker, Dunnivant and Ebbin; Delegates: Ayala, Carroll Foy and Torian  
Referred to Committee on Privileges and Elections

(Prefiled January 8, 2019)  
Patron--Chase  
Referred to Committee on Rules

(Prefiled January 8, 2019)  
Patron--McDougle  
Referred to Committee on Rules

S.J.R. 287. Designating August 16, in 2019 and in each succeeding year, as the Reverend Dr. Wyatt Tee Walker Day in Virginia.  
(Prefiled January 8, 2019)  
Patron--Dance  
Referred to Committee on Rules

S.J.R. 289. Designating February 20, in 2019 and in each succeeding year, as Cardiopulmonary Resuscitation Awareness Day in Virginia.  
(Prefiled January 8, 2019)  
Patron--McDougle  
Referred to Committee on Rules
S.J.R. 291. Requesting the Secretary of Administration to oversee and develop a charter and directives for the State Board of Elections to form a working group to study implementation of electronic return of voted military-overseas ballots. Report. (Prefiled January 8, 2019) Patron--DeSteph Referred to Committee on Rules

S.J.R. 292. Confirming appointments by the Governor of certain persons communicated May 17, 2018. (Prefiled January 8, 2019) Patron--Vogel Referred to Committee on Privileges and Elections

S.J.R. 293. Confirming appointments by the Governor of certain persons communicated to the General Assembly June 1, 2018, and June 13, 2018. (Prefiled January 8, 2019) Patron--Vogel Referred to Committee on Privileges and Elections

S.J.R. 294. Confirming appointments by the Governor of certain persons communicated August 1, 2018. (Prefiled January 8, 2019) Patron--Vogel Referred to Committee on Privileges and Elections

S.J.R. 295. Confirming appointments by the Governor of certain persons communicated to the General Assembly October 1, 2018. (Prefiled January 8, 2019) Patron--Vogel Referred to Committee on Privileges and Elections

S.J.R. 296. Confirming appointments by the Governor of certain persons communicated to the General Assembly December 1, 2018. (Prefiled January 8, 2019) Patron--Vogel Referred to Committee on Privileges and Elections

S.J.R. 297. Acknowledging with profound regret the existence and acceptance of lynching within the Commonwealth. (Prefiled January 8, 2019) Patron--McClellan Referred to Committee on Rules

S.J.R. 298. Designating August, in 2019 and in each succeeding year, as Breastfeeding Awareness Month in Virginia. (Prefiled January 8, 2019) Patron--McClellan Referred to Committee on Rules

S.J.R. 299. Designating November 17, in 2019 and in each succeeding year, as World Prematurity Day in Virginia. (Prefiled January 8, 2019) Patron--McClellan Referred to Committee on Rules
S.J.R. 300. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia, relating to apportionment of legislative districts; criteria for legislative districts; creation of the Virginia Redistricting Commission.
(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee on Privileges and Elections

(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee on Rules

S.J.R. 302. Proposing an amendment to Section 11 of Article I of the Constitution of Virginia, relating to eminent domain; public utilities.
(Prefiled January 8, 2019)
Patron--Deeds
Referred to Committee on Privileges and Elections

S.J.R. 305. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing an amendment to the Constitution of Virginia by adding in Article II a section numbered 6-A, relating to apportionment; criteria for legislative and congressional districts; Virginia Citizens Redistricting Commission.
(Prefiled January 8, 2019)
Patron--Sturtevant
Referred to Committee on Privileges and Elections

S.J.R. 306. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing an amendment to the Constitution of Virginia by adding in Article II a section numbered 6-A, relating to apportionment; Virginia Redistricting Commission.
(Prefiled January 9, 2019)
Patrons--Barker and Saslaw
Referred to Committee on Privileges and Elections

S.J.R. 307. Directing the Joint Legislative Audit and Review Commission to study the true cost of education in the Commonwealth and provide an accurate assessment of the costs to implement the Standards of Quality. Report.
(Prefiled January 9, 2019)
Patron--Lewis
Referred to Committee on Rules

(Prefiled January 9, 2019)
Patron--DeSteph (By Request)
Referred to Committee on Rules
S.J.R. 311. Requesting the Department of Housing and Community Development to study the permitting processes in the Commonwealth for broadband deployment and renewable energy construction projects. Report.  
(Prefiled January 9, 2019)  
Patron--Boysko  
Referred to Committee on Rules

S.R. 82. Proposing an amendment to Section 3 of Article V of the Constitution of Virginia, relating to qualifications of Governor and Lieutenant Governor; residency requirement.  
(Prefiled July 16, 2018)  
Patron--Chase  
Referred to Committee on Privileges and Elections

S.R. 83. Proposing an amendment to Section 4 of Article IV of the Constitution of Virginia, relating to qualifications for members of the General Assembly; terms of office.  
(Prefiled July 16, 2018)  
Patron--Chase  
Referred to Committee on Privileges and Elections

S.R. 86. 2019 Session operating resolution.  
(Prefiled January 8, 2019)  
Patron--McDougle  
Referred to Committee on Rules

The following, by leave, were prefiled, presented, and laid on the Clerk’s Desk under Senate Rule 26 (g):

(Prefiled October 17, 2018)  
Patron--Spruill

S.J.R. 257. Celebrating the life of the Reverend Dr. Joan S. Parrott.  
(Prefiled October 30, 2018)  
Patron--Locke

S.J.R. 263. Commending the American Legion.  
(Prefiled December 5, 2018)  
Patron--Cosgrove

S.J.R. 264. Commending R. Carroll Smith, Sr.  
(Prefiled December 8, 2018)  
Patron--Cosgrove

S.J.R. 266. Commending the Washington Capitals.  
(Prefiled December 11, 2018)  
Patrons--Ebbin and Spruill

(Prefiled December 14, 2018)  
Patrons--Obenshain; Delegate: Webert
S.J.R. 269. Celebrating the life of Stacey Visser Dendy.
(Prefiled December 28, 2018)

S.J.R. 271. Celebrating the life of John Melburn Toups.
(Prefiled December 27, 2018)
Patron--Saslaw

S.J.R. 273. Commending the Loudoun County High School marching band.
(Prefiled January 2, 2019)
Patron--Black

(Prefiled January 7, 2019)
Patron--Hanger

(Prefiled January 7, 2019)
Patron--Hanger

(Prefiled January 7, 2019)
Patron--Hanger

(Prefiled January 8, 2019)
Patron--Stuart

S.J.R. 290. Celebrating the life of Josiah Pollard Rowe III.
(Prefiled January 8, 2019)
Patron--Stuart

(Prefiled January 8, 2019)
Patron--Carrico

S.J.R. 304. Celebrating the life of Derek Brandon Hill.
(Prefiled January 8, 2019)
Patron--Carrico

S.J.R. 308. Commending the Loudoun County Sheriff’s Department.
(Prefiled January 9, 2019)
Patron--Black

S.J.R. 310. Commending Hanover County.
(Prefiled January 9, 2019)
Patrons--Dunnavant; Delegate: Peace
S.R. 84. Commending the Virginia Funeral Directors Association.
   (Prefiled December 8, 2018)
   Patron--Cosgrove

   (Prefiled January 7, 2019)
   Patron--Cosgrove

   (Prefiled January 9, 2019)
   Patron--McPike

The following, by leave, were presented, ordered to be printed, and referred under Senate Rule 11 (b):

S.B. 1649. A BILL to amend and reenact §§ 18.2-64.2 and 19.2-8 of the Code of Virginia, relating to
carnal knowledge; bail bondsmen; penalty.
   Patron--Chafin
   Referred to Committee for Courts of Justice

S.B. 1650. A BILL to amend and reenact §§ 32.1-325 and 38.2-4319 of the Code of Virginia and to
amend the Code of Virginia by adding a section numbered 38.2-3418.18, relating to health insurance
and medical assistance services; coverage for expenses incurred in the provision of donated human
breast milk.
   Patron--Howell
   Referred to Committee on Commerce and Labor

S.B. 1651. A BILL to amend and reenact §§ 2.2-204, 2.2-2219, 2.2-2220, 2.2-2221, 2.2-2221.1,
2.2-3705.6, 2.2-3711, 23.1-203, and 51.1-124.38 of the Code of Virginia, to amend the Code of
Virginia by adding in Chapter 22 of Title 2.2 an article numbered 11, consisting of sections
numbered 2.2-2351 through 2.2-2365, and to repeal §§ 2.2-2220.1, 2.2-2233.1, and Article 8 of
Chapter 31 of Title 23.1, consisting of sections numbered 23.1-3130 through 23.1-3134, relating to
research and development in the Commonwealth.
   Patron--Howell
   Referred to Committee on General Laws and Technology

S.B. 1652. A BILL to amend and reenact § 58.1-439.12:10 of the Code of Virginia, relating to Virginia
port volume increase tax credit; transfer of credits.
   Patron--Lucas
   Referred to Committee on Finance

S.B. 1653. A BILL to amend and reenact § 54.1-2522 of the Code of Virginia, relating to the Prescription
Monitoring Program; veterinarians.
   Patron--Stanley
   Referred to Committee on Education and Health

S.B. 1654. A BILL to amend and reenact § 56-542 of the Code of Virginia, relating to the Virginia
   Patrons--Stanley and Ruff
   Referred to Committee on Transportation
S.B. 1655. A BILL to amend the Code of Virginia by adding a section numbered 18.2-254.2, relating to specialty dockets; report.
   Patron--Cosgrove
   Referred to Committee for Courts of Justice

S.B. 1656. A BILL to amend and reenact § 58.1-439.12:04 of the Code of Virginia, relating to income tax credits; housing choice vouchers; eligible housing areas.
   Patron--Cosgrove
   Referred to Committee on Finance

S.B. 1657. A BILL to amend the Code of Virginia by adding in Article 3 of Chapter 3 of Title 58.1 a section numbered 58.1-339.13, relating to income tax credit; taxpayer relief individual income tax credit; emergency.
   EMERGENCY
   Patron--McDougle
   Referred to Committee on Finance

S.B. 1658. A BILL to amend and reenact §§ 3.2-3103 and 3.2-3108 of the Code of Virginia, relating to Tobacco Indemnification and Community Revitalization Fund; investments in Virginia Venture Capital Accounts.
   Patron--Chafin
   Referred to Committee on Finance

   Patron--Marsden
   Referred to Committee for Courts of Justice

S.B. 1660. A BILL to amend and reenact §§ 23.1-307 and 23.1-1301 of the Code of Virginia, relating to baccalaureate public institutions of higher education; fixed four-year tuition rate.
   Patron--Stanley
   Referred to Committee on Education and Health

S.J.R. 312. Directing the Joint Legislative Audit and Review Commission to study the health benefit plan premium rate review process administered by the State Corporation Commission’s Bureau of Insurance. Report.
   Patron--Deeds
   Referred to Committee on Rules

The following, by leave, was presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

S.J.R. 313. Commending the Commissioners of the Revenue Association of Virginia.
   Patrons--Petersen, Dance, Deeds, Hanger, Howell, McPike and Saslaw; Delegates: Adams, D.M., Brewer, Davis, Delaney, Edmunds, Hayes, Heretick, Keam, Landes, Lindsey, Mullin, Simon, Ware, Watts and Yancey

CALENDAR

SENATE BILLS ON FIRST READING

S.B. 208 (two hundred eight) was read by title the first time.
S.B. 944 (nine hundred forty-four) was read by title the first time.

RECESS

At 1:40 p.m., Senator Norment moved that the Senate recess until 6:40 p.m.

The motion was agreed to.

The hour of 6:40 p.m. having arrived, the Chair was resumed.

JOINT ASSEMBLY

The President requested that the Senators, accompanied by the President of the Senate and the Clerk of the Senate, proceed to the Hall of the House of Delegates for a Joint Assembly to receive the Governor.

THE JOINT ASSEMBLY

The hour of 6:45 p.m. having arrived, being the time designated by the Speaker of the House of Delegates to receive the Governor of Virginia, Ralph S. Northam, the Senators, preceded by the President of the Senate, Justin E. Fairfax, the President pro tempore of the Senate, Stephen D. Newman, and the Clerk of the Senate, Susan Clarke Schaar, entered the Hall of the House of Delegates and were received by the Delegates standing.

The roll of the Senate was called and the following Senators answered to their names:


There were 34 Senators present.

The roll of the House of Delegates was called and the following Delegates answered to their names:

Adams, D.M., Adams, L.R., Aird, Austin, Ayala, Bagby, Bell, J.J., Bell, R.P., Bell, R.B., Bloxom, Bourne, Boysko, Brewer, Bulova, Byron, Campbell, J.L., Campbell, R.R., Carr, Carroll Foy, Carter, Collins, Convirs-Fowler, Davis, Delaney, Edmunds, Fariss, Filler-Corn, Fowler, Freitas, Gilbert, Gooditis, Guzman, Hayes, Head, Helsel, Heretick, Herring, Hodges, Hope, Hurst, Ingram, James, Jones, J.C., Jones, S.C., Keam, Kilgore, Knight, Kory, Krizek, Landes, LaRock, Leftwich, Levine, Lindsey, Lopez, McGuire, McNamara, McQuinn, Miyares, Mullin, Murphy, O'Quinn, Orrock, Peace, Pillion, Plum, Poindexter, Price, Ransone, Reid, Robinson, Rodman, Roem, Rush, Sikes, Simon, Stolle, Sullivan, Thomas, Torian, Toscano, Tran, Turpin, Tyler, VanValkenburg, Ward, Ware, Watts, Webert, Wright, Mr. Speaker.

There were 91 Delegates present.

The Speaker granted leave of absence to Delegate Marshall, who was absent from the Joint Assembly on account of pressing personal business.

A majority of each house being present, the President of the Joint Assembly, M. Kirkland Cox, declared the Joint Assembly duly organized and ready to proceed to business.

The Delegate from Shenandoah, Delegate Gilbert, offered the following resolution:
RESOLUTION OF THE JOINT ASSEMBLY

Notifying the Governor of Organization.

RESOLVED, That the president of the Joint Assembly appoint a committee of eleven, composed of six Delegates and five Senators, to notify the Governor that the Joint Assembly is duly organized and would be pleased to receive him and any communication he may desire to make.

The resolution was agreed to.

The President of the Joint Assembly appointed Delegates Gilbert, Ingram, Bell of Staunton, Pogge, Filler-Corn, and Tyler and Senators Norment, Newman, McDougle, Saslaw, and Locke the Committee.

The President of the Joint Assembly presented the following distinguished guests, who were received by the members of the Joint Assembly:

The First Lady of the Commonwealth:
Pam Northam

The Governor’s Cabinet and Executive Branch Officials:
Clark Mercer, Chief of Staff
Suzette Denslow, Deputy Chief of Staff
Keyanna Conner, Secretary of Administration
Bettina Ring, Secretary of Agriculture and Forestry
Brian Ball, Secretary of Commerce and Trade
Kelly Thomasson, Secretary of the Commonwealth
Atif Qarni, Secretary of Education
Aubrey Layne, Secretary of Finance
Dan Carey, Secretary of Health and Human Resources
Matt Strickler, Secretary of Natural Resources
Brian Moran, Secretary of Public Safety and Homeland Security
Shannon Valentine, Secretary of Transportation
Carlos Hopkins, Secretary of Veterans and Defense Affairs

Rita Davis, Counselor to the Governor
Megan Healy, Chief Workforce Advisor to the Governor
Matt Mansell, Legislative Director
Jennie O’Holleran, Policy Director

The State Corporation Commission:
Mark C. Christie, Chairman
Judith Williams Jagdmann

The Supreme Court of Virginia:
Chief Justice Donald W. Lemons
Justice S. Bernard Goodwyn
Justice William C. Mims
Justice Elizabeth A. McClanahan
Justice Cleo E. Powell
Justice D. Arthur Kelsey
Justice Stephen R. McCullough
Mark R. Herring, Attorney General

The Committee subsequently presented the Governor, Ralph S. Northam, who was formally received by the Joint Assembly.

The Governor addressed the Joint Assembly.

On motion of the Senator from Richmond City, Senator McClellan, one thousand copies of the Governor’s address were ordered to be printed as Senate Document No. 1.

On motion of the Senator from Lynchburg, Senator Peake, the Joint Assembly adjourned sine die, whereupon the Senate returned to its chamber.

I hereby certify that the foregoing is a true copy of the Journal of the House of Delegates in relation to the address of the Governor to the Joint Assembly on January 9, 2019.

/s/ G. Paul Nardo
Clerk of the House of Delegates and
Clerk of the Joint Assembly

Upon the Senators’ return to the Senate Chamber, the Chair was resumed, the President pro tempore presiding.

On motion of Senator Obenshain, the Senate adjourned until tomorrow at 12 m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
THURSDAY, JANUARY 10, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Dr. Rodney W. Dempsey, Thomas Road Baptist Church, Lynchburg, Virginia, offered the following prayer:

Almighty God, Creator of heaven and earth and our heavenly Father:
• Thank You for Your grace and goodness to all who are here today.
• Thank You for the men and women in this room who have answered the call for public service.
• Thank You for the privilege of living in this great country.

We are grateful for Your grace and goodness and for the privilege of living in the great Commonwealth of Virginia.

Today we come to You and ask that You give wisdom to this group of men and women.
You tell us in Your Word that if we ask anything in accordance with Your will that You will give it to us.

And so we ask that You would grant wisdom to this august group of citizens.
We also come to You today and ask that You would give not only wisdom but we pray for unity. You tell us in Your Word that there is one Lord, one Faith and one baptism and one Father who is over all and in all.

We come to this one God and ask that You would grant this group of men and women a spirit of cooperation as they seek to represent the people in this great state.

And Father, as You give us Your wisdom and as You give us a spirit of unity and cooperation, we will be mindful to give You thanks and praise Your name. Amen.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Newman, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--37. NAYS--2. RULE 36--0.


NAYS--Deeds, Petersen--2.
RULE 36--0.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Newman from the Committee on Education and Health:
S.B. 1000 (one thousand) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1213 (one thousand two hundred thirteen) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1215 (one thousand two hundred fifteen) with substitute.
S.B. 1220 (one thousand two hundred twenty) with amendments.
S.B. 1249 (one thousand two hundred forty-nine) with amendments.
S.B. 1258 (one thousand two hundred fifty-eight) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1298 (one thousand two hundred ninety-eight).
S.B. 1314 (one thousand three hundred fourteen).
S.B. 1352 (one thousand three hundred fifty-two) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1358 (one thousand three hundred fifty-eight).

The following bills, having been considered by the committee in session, were recommended for rereferral by the Committee on Education and Health:

S.B. 1368 (one thousand three hundred sixty-eight) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1409 (one thousand four hundred nine) with the recommendation that it be rereferred to the Committee on Rehabilitation and Social Services.

The following joint resolutions, having been considered by the committee in session, were reported by Senator Vogel from the Committee on Privileges and Elections:

S.J.R. 250 (two hundred fifty).
S.J.R. 284 (two hundred eighty-four) with substitute.

S.B. 1000, S.B. 1213, S.B. 1258, S.B. 1352, and S.B. 1368 were rereferred to the Committee on Finance.

S.B. 1409 was rereferred to the Committee on Rehabilitation and Social Services.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented, ordered to be printed, and referred under Senate Rule 11 (b):

S.B. 1661. A BILL to amend and reenact §§ 63.2-1506, 63.2-1508, and 63.2-1517 of the Code of Virginia, relating to child abuse and neglect; report or complaint; victims of sex trafficking; taking child victim into custody.
Patron--Peake
Referred to Committee on Rehabilitation and Social Services

S.B. 1662. A BILL to amend and reenact §§ 56-576 and 56-585.1 of the Code of Virginia, relating to electric utilities; energy efficiency programs.
Patron--Wagner
Referred to Committee on Commerce and Labor

S.B. 1663. A BILL to amend and reenact § 15.2-2242 of the Code of Virginia, relating to subdivision ordinance; sidewalks.
Patron--Barker
Referred to Committee on Local Government
S.B. 1664. A BILL to amend and reenact §§ 24.2-418, 24.2-706, and 24.2-710 of the Code of Virginia, relating to absentee voting; prohibiting release of absentee voter applicant list.
Patron--Spruill
Referred to Committee on Privileges and Elections

Patron--Stuart
Referred to Committee on Education and Health

S.B. 1666. A BILL to amend and reenact § 10.1-603.25 of the Code of Virginia, relating to the Virginia Coastal Protection Fund; establishment of a carbon dioxide cap and trade program; authorization to establish an auction allowance program consistent with the Regional Greenhouse Gas Initiative Memorandum of Understanding; deposit and distribution of proceeds of allowance auctions; Virginia Coastal Protection Act.
Patron--Lewis
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1667. A BILL to amend and reenact § 46.2-320.1 of the Code of Virginia, relating to nonpayment of child support; amount of arrearage paid; time period to pay arrearage; repayment schedule; suspension of driver’s license.
Patron--Dance
Referred to Committee for Courts of Justice

S.B. 1668. A BILL to amend and reenact §§ 4.1-119 and 4.1-120 of the Code of Virginia, relating to alcoholic beverage control; Sunday store hours; distiller commission.
Patron--Reeves
Referred to Committee on Rehabilitation and Social Services

S.B. 1669. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 1 of Title 9.1 a section numbered 9.1-116.4, relating to Sex Trafficking Response Coordinator; duties; report.
Patron--Vogel
Referred to Committee for Courts of Justice

CALENDAR

SENATE BILLS ON SECOND READING

S.B. 208 (two hundred eight) was read by title the second time and, on motion of Senator Stuart, was ordered to be engrossed and read by title the third time.

S.B. 944 (nine hundred forty-four) was read by title the second time and, on motion of Senator Stuart, was ordered to be engrossed and read by title the third time.

MEMORIAL RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolutions were taken up, ordered to be engrossed, and agreed to en bloc by a unanimous standing vote:
S.J.R. 256 (two hundred fifty-six).
S.J.R. 257 (two hundred fifty-seven).
S.J.R. 267 (two hundred sixty-seven).
S.J.R. 269 (two hundred sixty-nine).
S.J.R. 271 (two hundred seventy-one).

COMMENDING RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions and resolution that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolutions and resolution were taken up, ordered to be engrossed, and agreed to en bloc:

S.J.R. 263 (two hundred sixty-three).
S.J.R. 264 (two hundred sixty-four).
S.J.R. 266 (two hundred sixty-six).
S.J.R. 273 (two hundred seventy-three).
S.R. 84 (eighty-four).

On motion of Senator Newman, the Senate adjourned until tomorrow at 10:00 a.m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
FRIDAY, JANUARY 11, 2019

The Senate met at 10:00 a.m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Dr. Erin Reibel, St. Andrew’s United Methodist Church, Henrico, Virginia, offered the following prayer:

Almighty One, Creator of everything and everyone, we give You thanks and praise for all You have done in the world, in each of us gathered here today and especially in this great Commonwealth of Virginia. We come before You with a spirit of humility for the task that is ahead of us. You have called each of these people here today to serve Your people. You have called them to care for Your people. You have called them to be good stewards for Your people. You have called them to look out for the least, the last and the lost of Your people. What a mighty task You have set before them. Provide them now with Your wisdom and compassion as they seek to discern Your will. Give them Your understanding as they deal with people who have different opinions. Let Your peace, which passes all understanding, rest on them, so that even when the debate is fierce and tempers run high, a vision of the greater good might prevail. Bless these men and women, so that all that they say and do might honor You. Amen.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Locke, the reading of the Journal was waived.

The recorded vote is as follows:

YEAS--33. NAYS--3. RULE 36--0.


NAYS--Deeds, Petersen, Sturtevant--3.

RULE 36--0.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented, ordered to be printed, and referred under Senate Rule 11 (b):

S.B. 1670. A BILL to amend and reenact § 12.1-19 of the Code of Virginia, relating to the State Corporation Commission; pipeline facilities; inspection reports.

Patrons--Spruill; Delegates: Herring and Rasoul

Referred to Committee on Commerce and Labor
S.B. 1671. A BILL to amend and reenact §§ 18.2-340.27:1 and 18.2-340.28 of the Code of Virginia, relating to charitable gaming; special permit for the play of electronic versions of instant bingo, pull tabs, or seal cards on certain premises.
Patron--McPike
Referred to Committee on General Laws and Technology

Patron--Locke
Referred to Committee on Privileges and Elections

S.B. 1673. A BILL to amend and reenact § 40.1-6 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-4321.3, relating to prevailing wage requirement for public works contracts; penalty.
Patron--Favola
Referred to Committee on Commerce and Labor

S.B. 1674. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 34 of Title 38.2 a section numbered 38.2-3407.20, relating to health insurance; short-term, limited-duration health plans; renewal guarantees.
Patron--Reeves
Referred to Committee on Commerce and Labor

S.B. 1675. A BILL to amend and reenact § 18.2-144.1 of the Code of Virginia, relating to killing or injuring police animals; penalty.
Patron--Reeves
Referred to Committee for Courts of Justice

S.B. 1676. A BILL to amend and reenact §§ 55-248.4 and 55-248.7 of the Code of Virginia, relating to the Virginia Residential Landlord and Tenant Act; provisions made applicable to rental tenancy by operation of law in absence of written rental agreement.
Patron--Stanley
Referred to Committee on General Laws and Technology

S.B. 1677. A BILL to amend and reenact § 46.2-1095 of the Code of Virginia, relating to child restraint devices and safety belts; emergency and law-enforcement vehicles.
Patron--Suetterlein
Referred to Committee on Transportation

S.B. 1678. A BILL to amend and reenact §§ 37.2-408.1 and 63.2-1726 of the Code of Virginia, relating to statutory alignment with federal Family First Prevention Services Act.
EMERGENCY
Patron--Mason
Referred to Committee on Rehabilitation and Social Services

S.B. 1679. A BILL to amend and reenact §§ 16.1-228, 16.1-281 through 16.1-282.2, and 63.2-100 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-906.1, relating to statutory alignment with federal Family First Prevention Services Act.
Patron--Mason
Referred to Committee on Rehabilitation and Social Services
S.B. 1680. A BILL to hold mass transit providers harmless for certain operating fund losses.
   Patron--Mason
   Referred to Committee on Transportation

S.B. 1681. A BILL to amend and reenact §§ 2.2-1130, 2.2-1153, 2.2-1156, 2.2-1157, 10.1-1122, and
   36-139.1 of the Code of Virginia, relating to the Department of General Services; surplus property;
   opportunity for economic development entities to purchase prior to public sale.
   Patron--Mason
   Referred to Committee on General Laws and Technology

S.B. 1682. A BILL to amend and reenact § 8.01-413.1 of the Code of Virginia, relating to employment
   records; written request from employee; subpoena duces tecum; penalty for failure to provide.
   Patron--Mason
   Referred to Committee for Courts of Justice

S.B. 1683. A BILL to amend and reenact § 4.1-210 of the Code of Virginia, relating to alcoholic beverage
   control; food-to-beverage ratio.
   Patron--Cosgrove
   Referred to Committee on Rehabilitation and Social Services

S.J.R. 278. Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to
   personal property tax exemption; motor vehicle owned by a disabled veteran.
   Patron--Reeves
   Referred to Committee on Privileges and Elections
   The following, by leave, was presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

S.R. 88. Commending the Town of Lebanon.
   Patron--Chafin

CALENDAR

SENATE BILLS ON THIRD READING

S.B. 208 (two hundred eight), on motion of Senator Stuart, was passed by for the day.

S.B. 944 (nine hundred forty-four), on motion of Senator Stuart, was passed by for the day.

SENATE BILLS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following
Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

   S.B. 1215 (one thousand two hundred fifteen).
   S.B. 1220 (one thousand two hundred twenty).
   S.B. 1249 (one thousand two hundred forty-nine).
   S.B. 1298 (one thousand two hundred ninety-eight).
   S.B. 1314 (one thousand three hundred fourteen).
   S.B. 1358 (one thousand three hundred fifty-eight).

The motion was agreed to.
The recorded vote is as follows:
YEAS--35. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed by for the day:

S.B. 1215 (one thousand two hundred fifteen).
S.B. 1220 (one thousand two hundred twenty).
S.B. 1249 (one thousand two hundred forty-nine).
S.B. 1298 (one thousand two hundred ninety-eight).
S.B. 1314 (one thousand three hundred fourteen).
S.B. 1358 (one thousand three hundred fifty-eight).

SENATE JOINT RESOLUTIONS ON FIRST READING

S.J.R. 250 (two hundred fifty) was read by title the first time.
S.J.R. 284 (two hundred eighty-four) was read by title the first time.

On motion of Senator Obenshain, a leave of absence for the day was granted Senator Black on account of pressing personal business.

On motion of Senator Obenshain, a leave of absence for the day was granted Senator Vogel on account of pressing personal business.

On motion of Senator Stuart, a leave of absence for the day was granted Senator Wagner on account of pressing personal business.
On motion of Senator Newman, the Senate adjourned until Monday, January 14, 2019, at 12 m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
MONDAY, JANUARY 14, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Dr. Robert Earls, Sr., St. John Baptist Church, Portsmouth, Virginia, offered the following prayer:

Almighty God, Creator of life for all mankind, we humbly petition Your sustaining strength and power over the leaders of the Commonwealth of the State of Virginia.
As they convene to attend to the affairs of the state, endow them with godliness, honesty, truth, knowledge and wisdom.
I ask that Your blessings will rest also upon their families and respective staff members. Protect them as they travel from their homes to the hallowed halls of this Commonwealth.
Please endow them sound judgment in their decisions, on behalf of every citizen of this great state, both present and future.
May the unity of bipartisanship be ever in their efforts as You guide them each day.
Hear this my most earnest prayer. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Drew Goodove of Virginia Beach.

The roll was called and the following Senators answered to their names:


A quorum was present.

After the roll call, Senators Black, Obenshain, and Vogel notified the Clerk of their presence.

On motion of Senator Wagner, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--35. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

COMMITTEE REPORT

The following bills, having been considered by the committee in session, were reported by Senator Obenshain from the Committee for Courts of Justice:

S.B. 1013 (one thousand thirteen) with substitute with the recommendation that it be rereferred to the Committee on Finance.

S.B. 1031 (one thousand thirty-one) with substitute.
S.B. 1047 (one thousand forty-seven) with substitute.
S.B. 1080 (one thousand eighty) with the recommendation that it be rereferred to the Committee on General Laws and Technology.
S.B. 1108 (one thousand one hundred eight) with amendment.
S.B. 1121 (one thousand one hundred twenty-one).
S.B. 1137 (one thousand one hundred thirty-seven) with substitute.
S.B. 1150 (one thousand one hundred fifty).
S.B. 1156 (one thousand one hundred fifty-six).
S.B. 1166 (one thousand one hundred sixty-six).
S.B. 1186 (one thousand one hundred eighty-six).
S.B. 1210 (one thousand two hundred ten) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1251 (one thousand two hundred fifty-one).
S.B. 1379 (one thousand three hundred seventy-nine).
S.B. 1383 (one thousand three hundred eighty-three).
S.B. 1403 (one thousand four hundred three).
S.B. 1404 (one thousand four hundred four) with amendments.
S.B. 1421 (one thousand four hundred twenty-one).
S.B. 1422 (one thousand four hundred twenty-two).
S.B. 1426 (one thousand four hundred twenty-six) with amendment.
S.B. 1613 (one thousand six hundred thirteen) with the recommendation that it be rereferred to the Committee on Finance.

The following bills, having been considered by the committee in session, were recommended for rereferal by the Committee for Courts of Justice:

S.B. 1130 (one thousand one hundred thirty) with the recommendation that it be rereferred to the Committee on Education and Health.
S.B. 1321 (one thousand three hundred twenty-one) with the recommendation that it be rereferred to the Committee on Rehabilitation and Social Services.
S.B. 1563 (one thousand five hundred sixty-three) with the recommendation that it be rereferred to the Committee on Education and Health.

S.B. 1013, S.B. 1210, and S.B. 1613 were rereferred to the Committee on Finance.
S.B. 1080 was rereferred to the Committee on General Laws and Technology.
S.B. 1130 and S.B. 1563 were rereferred to the Committee on Education and Health.
S.B. 1321 was rereferred to the Committee on Rehabilitation and Social Services.

Senator Obenshain, from the Committee for Courts of Justice, presented the following reports:

SENATE OF VIRGINIA
January 14, 2019

TO THE SENATE OF VIRGINIA:

The Committee for Courts of Justice hereby certifies that the following person is qualified to be elected as a judge of the Court of Appeals of Virginia as follows:
The Honorable Glen A. Huff, of Virginia Beach, as a judge of the Court of Appeals of Virginia for a term of eight years commencing August 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman
Committee for Courts of Justice

SENATE OF VIRGINIA
January 14, 2019

TO THE SENATE OF VIRGINIA:

The Committee for Courts of Justice hereby certifies that the following persons are qualified to be elected to the respective circuit court judgeships as follows:

The Honorable Glenn R. Croshaw, of Virginia Beach, as a judge of the Second Judicial Circuit for a term of eight years commencing August 1, 2019.

The Honorable W. Revell Lewis, III, of Accomack, as a judge of the Second Judicial Circuit for a term of eight years commencing August 1, 2019.

The Honorable Everett A. Martin, Jr., of Norfolk, as a judge of the Fourth Judicial Circuit for a term of eight years commencing March 16, 2019.

The Honorable Carl Edward Eason, Jr., of Suffolk, as a judge of the Fifth Judicial Circuit for a term of eight years commencing February 1, 2019.

The Honorable C. Peter Tench, of Newport News, as a judge of the Seventh Judicial Circuit for a term of eight years commencing April 1, 2019.

The Honorable Christopher W. Hutton, of Hampton, as a judge of the Eighth Judicial Circuit for a term of eight years commencing September 1, 2019.

The Honorable Paul W. Cella, of Powhatan, as a judge of the Eleventh Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Bradley B. Cavedo, of the City of Richmond, as a judge of the Thirteenth Judicial Circuit for a term of eight years commencing February 1, 2019.

The Honorable James Stephen Yoffy, of Henrico, as a judge of the Fourteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Sarah L. Deneke, of Spotsylvania, as a judge of the Fifteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Timothy K. Sanner, of Orange, as a judge of the Sixteenth Judicial Circuit for a term of eight years commencing April 1, 2019.

The Honorable James C. Clark, of Alexandria, as a judge of the Eighteenth Judicial Circuit for a term of eight years commencing January 1, 2020.
The Honorable Randy I. Bellows, of Fairfax County, as a judge of the Nineteenth Judicial Circuit for a term of eight years commencing February 1, 2019.

James P. Fisher, Esquire, of Fauquier, as a judge of the Twentieth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable F. Patrick Yeatts, of Lynchburg, as a judge of the Twenty-fourth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Brett L. Geisler, of Carroll, as a judge of the Twenty-seventh Judicial Circuit for a term of eight years commencing April 1, 2019.

The Honorable Chadwick S. Dotson, of Wise, as a judge of the Thirtieth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable John C. Kilgore, of Scott, as a judge of the Thirtieth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman
Committee for Courts of Justice

SENATE OF VIRGINIA
January 14, 2019

TO THE SENATE OF VIRGINIA:

The Committee for Courts of Justice hereby certifies that the following persons are qualified to be elected to the respective general district court judgeships as follows:

The Honorable C. Ridley Bain, of Brunswick, as a judge of the Sixth Judicial District for a term of six years commencing February 1, 2019.

The Honorable Stephen Ashton Hudgins, of Poquoson, as a judge of the Ninth Judicial District for a term of six years commencing February 1, 2019.

The Honorable Keith Nelson Hurley, of Chesterfield, as a judge of the Twelfth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Lawrence Brevard Cann, III, of the City of Richmond, as a judge of the Thirteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Tracy W. J. Thorne-Begland, of the City of Richmond, as a judge of the Thirteenth Judicial District for a term of six years commencing February 1, 2019.

The Honorable George Barton Chucker, of Henrico, as a judge of the Fourteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Hugh S. Campbell, of Hanover, as a judge of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.
The Honorable James Bruce Strickland, of Stafford, as a judge of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable R. Frances O’Brien, of Arlington, as a judge of the Seventeenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Eric R. Thiessen, of Washington, as a judge of the Twenty-eighth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Henry A. Barringer, of Tazewell, as a judge of the Twenty-ninth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman
Committee for Courts of Justice

SENATE OF VIRGINIA
January 14, 2019

TO THE SENATE OF VIRGINIA:

The Committee for Courts of Justice hereby certifies that the following persons are qualified to be elected to the respective juvenile and domestic relations district court judgeships as follows:

Cheshire I’Anson Eveleigh, Esquire, of Virginia Beach, as a judge of the Second Judicial District for a term of six years commencing July 1, 2019.

Timothy J. Quick, Esquire, of Virginia Beach, as a judge of the Second Judicial District for a term of six years commencing April 1, 2019.

The Honorable Alotha C. Willis, of Portsmouth, as a judge of the Third Judicial District for a term of six years commencing February 16, 2019.

The Honorable Lauri D. Hogge, of Norfolk, as a judge of the Fourth Judicial District for a term of six years commencing April 1, 2019.

The Honorable Carson E. Saunders, Jr., of Emporia, as a judge of the Sixth Judicial District for a term of six years commencing June 1, 2019.

Polly Chong, Esquire, of Newport News, as a judge of the Seventh Judicial District for a term of six years commencing July 1, 2019.

The Honorable Jay Edward Dugger, of Hampton, as a judge of the Eighth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Robert B. Wilson, V, of Hampton, as a judge of the Eighth Judicial District for a term of six years commencing April 1, 2019.

The Honorable Robert H. Morrison, of Halifax, as a judge of the Tenth Judicial District for a term of six years commencing February 1, 2019.
The Honorable Phillip T. DiStanislao, of Petersburg, as a judge of the Eleventh Judicial District for a term of six years commencing February 1, 2019.

The Honorable Richard B. Campbell, of the City of Richmond, as a judge of the Thirteenth Judicial District for a term of six years commencing April 1, 2019.

The Honorable Phillip U. Fines, of Spotsylvania, as a judge of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Joseph A. Vance, IV, of Fredericksburg, as a judge of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Claude V. Worrell, of Charlottesville, as a judge of the Sixteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Kimberly J. Daniel, of Fairfax County, as a judge of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Avelina S. Jacob, of Loudoun, as a judge of the Twentieth Judicial District for a term of six years commencing February 10, 2019.

The Honorable Susan N. Deatherage, of Martinsville, as a judge of the Twenty-first Judicial District for a term of six years commencing May 1, 2019.

The Honorable Leisa Kube Ciaffone, of Salem, as a judge of the Twenty-third Judicial District for a term of six years commencing July 1, 2019.

The Honorable William W. Sharp, of Warren, as a judge of the Twenty-sixth Judicial District for a term of six years commencing February 1, 2019.

The Honorable Elizabeth S. Wills, of Wise, as a judge of the Thirtieth Judicial District for a term of six years commencing February 1, 2019.

The Honorable Lisa Michelle Baird, of Manassas, as a judge of the Thirty-first Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman
Committee for Courts of Justice

SENATE OF VIRGINIA
January 14, 2019

TO THE SENATE OF VIRGINIA:

The Committee for Courts of Justice hereby certifies that the following person is qualified as a member of the Judicial Inquiry and Review Commission as follows:

The Honorable Stephanie E. Merritt, of New Kent, as a member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019.
Respectfully submitted,

/s/ Mark D. Obenshain, Chairman
Committee for Courts of Justice

COMMUNICATION

The following communication was received and read:

COMMONWEALTH OF VIRGINIA
Department of Elections

January 11, 2019

To The Honorable Clerk of the Senate, Susan Clarke Schaar

Madame:

On behalf of the State Board of Elections, this is to certify that upon examination of the official Abstracts of Votes on file in this office and pursuant to Virginia Code §§ 24.2-680 and 24.2-681, it has been ascertained and determined that at the special election held on January 8, 2019 for Member, Senate of Virginia, District Thirty Three,

Jennifer B. Boysko

was duly elected for the term ending January 7, 2020, to represent parts of Fairfax County and Loudoun County to fill the vacancy caused by the resignation of The Honorable Jennifer T. Wexton.

Her certificate of election is enclosed.

Should you require anything further, please contact Dave Nichols, Elections Services Manager, at (804) 864-8952 or Dave.Nichols@Elections.Virginia.gov.

Thank you for your assistance in this matter.

Sincerely,

/s/ Christopher E. “Chris” Piper
Commissioner

OATH OF OFFICE

Pursuant to the foregoing communication from the Department of Elections, Jennifer B. Boysko took and subscribed the oath as prescribed by law on January 11, 2019, at 3:30 p.m. The oath was administered by the Clerk of the Senate.

The oath and certificate of election transmitted by the Department of Elections were referred to the Committee on Privileges and Elections.
The President recognized Senator Saslaw, the Senior Senator from Fairfax, who presented Senator Boysko, the Senator from Northwestern Fairfax County, to the Senate.

**INTRODUCTION OF LEGISLATION**

The following, by leave, were presented, ordered to be printed, and referred under Senate Rule 11 (b):

**S.B. 1684.** A BILL to amend and reenact § 33.2-331 of the Code of Virginia, relating to six-year plans for secondary state highways; public meeting.
Patron--Petersen
Referred to Committee on Transportation

**S.B. 1685.** A BILL to amend and reenact § 38.2-3407.10:1 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3407.10:2, relating to health insurance; credentialing; mental health services.
Patron--Dunnavant
Referred to Committee on Commerce and Labor

Patron--Peake
Referred to Committee for Courts of Justice

**S.B. 1687.** A BILL to amend the Code of Virginia by adding a section numbered 19.2-119.1 and by adding in Article 1 of Chapter 9 of Title 19.2 a section numbered 19.2-134.1, relating to bail; data collection and reporting standards; report.
Patron--McClellan
Referred to Committee for Courts of Justice

**S.B. 1688.** A BILL to amend and reenact § 23.1-1017 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-4376.2, relating to the Virginia Public Procurement Act; public institutions of higher education; disclosure required by certain offerors.
Patron--Ruff
Referred to Committee on General Laws and Technology

**S.B. 1689.** A BILL to amend and reenact §§ 38.2-508.5, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1 of the Code of Virginia and to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571 through 59.1-574, relating to group health benefit plans; sponsoring associations; the formation of a benefits consortium.
Patron--Dunnavant
Referred to Committee on Commerce and Labor

**S.B. 1690.** A BILL to designate the bridge on Meadow Road over Interstate 64 at mile marker 202 in Henrico County the “Trooper Mark Barrett Memorial Bridge.”
Patron--Dunnavant
Referred to Committee on Transportation

**S.B. 1691.** A BILL to amend and reenact § 1.02, § 3.01, as amended, §§ 3.02, 3.03, 3.04, 3.06, 4.03, 6.02, 6.04, and § 10.03, as amended, of Chapter 99 of the Acts of Assembly of 1994, which provided a charter for the Town of Dumfries in Prince William County, and to amend Chapter 99 of the Acts of...
Assembly of 1994 by adding in Article I a section numbered 1.03 and by adding in Article IV sections numbered 4.04, 4.05, and 4.06, relating to boundaries, form of government, town council, mayor, town powers, town officers, budget, and taxation.
Patron--Surovell
Referred to Committee on Local Government

S.B. 1692. A BILL to amend and reenact §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, as it is currently effective and as it shall become effective, 54.1-3408.3, and 54.1-3446 of the Code of Virginia and to repeal §§ 3.2-4114.1 and 3.2-4117 of the Code of Virginia, relating to industrial hemp.
EMERGENCY
Patron--Ruff
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1693. A BILL to amend and reenact § 38.2-3418.17 of the Code of Virginia, relating to health insurance; coverage for autism spectrum disorder.
Patron--Vogel
Referred to Committee on Commerce and Labor

S.B. 1694. A BILL to amend and reenact §§ 54.1-2400.1, 54.1-3500, and 54.1-3505 of the Code of Virginia, relating to the Board of Counseling; qualified mental health professionals.
Patron--Barker
Referred to Committee on Education and Health

S.B. 1695. A BILL to amend the Code of Virginia by adding a section numbered 56-235.12, relating to public utilities; acquisition of rights-of-way for qualified economic development sites.
Patron--Wagner
Referred to Committee on Commerce and Labor

S.B. 1696. A BILL to amend and reenact § 40.1-29 of the Code of Virginia, relating to payment of wages; statement of earnings.
Patron--Wagner
Referred to Committee on Commerce and Labor

S.B. 1697. A BILL to amend and reenact § 58.1-402 of the Code of Virginia, relating to corporate income tax subtraction; business interest.
Patron--Chafin
Referred to Committee on Finance

S.B. 1698. A BILL to amend and reenact § 58.1-402 of the Code of Virginia, relating to corporate income tax subtraction; Global Intangible Low-Taxed Income.
Patron--Chafin
Referred to Committee on Finance

S.J.R. 314. Designating January 6, in 2020 and in each succeeding year, as Montessori Education Day in Virginia.
Patron--Vogel
Referred to Committee on Rules

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):
S.J.R. 316. Commending Stephen K. White, Ph.D.
Patron--Deeds

S.R. 89. Commending the University of Virginia.
Patron--Deeds

Patron--Marsden

CALENDAR

SENATE BILLS ON THIRD READING

S.B. 208 (two hundred eight), on motion of Senator Wagner, was passed by for the day.

S.B. 944 (nine hundred forty-four), on motion of Senator Wagner, was passed by for the day.

SENATE BILLS ON SECOND READING

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1215 (one thousand two hundred fifteen).
S.B. 1220 (one thousand two hundred twenty).
S.B. 1249 (one thousand two hundred forty-nine).
S.B. 1298 (one thousand two hundred ninety-eight).
S.B. 1314 (one thousand three hundred fourteen).
S.B. 1358 (one thousand three hundred fifty-eight).

The motion was agreed to.

S.B. 1215 (one thousand two hundred fifteen) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 22.1-137.3, relating to school safety procedures; emergency situations; annual training.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

S.B. 1220 (one thousand two hundred twenty) was taken up.

The following amendments proposed by the Committee on Education and Health were offered:
1. Line 69, introduced, after agency, insert
   
   *the executive director of the relevant regional emergency medical services council*,

2. Line 78, introduced, after *agency*, insert
   
   *the executive director of the relevant regional emergency medical services council*,

The reading of the amendments was waived.

On motion of Senator Newman, the amendments were agreed to.

**S.B. 1249** (one thousand two hundred forty-nine) was taken up.

The following amendments proposed by the Committee on Education and Health were offered:

1. Line 85, introduced, after *tuition*, insert
   
   *Students eligible to enroll in a school division pursuant to this subdivision, may register, remotely or in-person, for courses and other academic programs and participate in the lottery process for charter schools and college partnership laboratory schools in the school division in which such student will reside at the same time and in the same manner as students who reside in the local school division.*

2. Line 91, introduced strike all of lines 91 through 96

The reading of the amendments was waived.

On motion of Senator Reeves, the amendments were agreed to.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

**S.B. 1215** (one thousand two hundred fifteen) as amended.
**S.B. 1220** (one thousand two hundred twenty) as amended.
**S.B. 1249** (one thousand two hundred forty-nine) as amended.
**S.B. 1298** (one thousand two hundred ninety-eight).
**S.B. 1314** (one thousand three hundred fourteen).
**S.B. 1358** (one thousand three hundred fifty-eight).

**SENATE JOINT RESOLUTIONS ON SECOND READING**

**S.J.R. 250** (two hundred fifty), on motion of Senator Ebbin, was passed by for the day.

**S.J.R. 284** (two hundred eighty-four) was read by title the second time.
The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

Ratifying the Equal Rights Amendment to the Constitution of the United States.

The reading of the substitute was waived.

On motion of Senator Sturtevant, the substitute was agreed to.

On motion of Senator Sturtevant, the joint resolution was ordered to be engrossed and read by title the third time.

On motion of Senator Wagner, a leave of absence for the day was granted Senator Stuart on account of pressing personal business.

On motion of Senator Newman, the Senate adjourned until tomorrow at 12 m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
TUESDAY, JANUARY 15, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Jeanne Pupke, First Unitarian Universalist Church of Richmond, Richmond, Virginia, offered the following prayer:

God of many names, fully known in none, on this day:
In Hampton Roads, crews will set to sea.
In Southwest, farmers will tend their stock.
In Southside, teachers will inspire.
In NoVa, first responders will provide.
In Shenandoah, nurses will heal.
You have blessed us with Your favor. May the endeavors of all Virginians contribute to our unity and our prosperity.

Forgive us for the times when we failed to be guided by Your will. Let us act humbly so that our future heals and sets right the times when we, did not value all people equally, nor assure the justice that was their right.

Grant to this body the blessing of knowing that their work has honored all. Grant them wisdom, vision and comity in their work.

Bless this day, the employees of this Commonwealth, the House of Delegates, all our elected officials, Attorney General Herring, Lt. Governor Fairfax, Governor Northam. May their leadership guide us closer to Your will.

And may we of Virginia, with all of the peoples of this country live out the promise of freedom, justice and equality for all.

Blessed be,
Ashe’
Amin
Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Paris Howell of Chesapeake.

The roll was called and the following Senators answered to their names:


A quorum was present.

After the roll call, Senators McPike and Spruill notified the Clerk of their presence.

On motion of Senator Deeds, the reading of the Journal was waived.
The recorded vote is as follows:
YEAS--34. NAYS--2. RULE 36--1.

NAYS--Petersen, Stanley--2.
RULE 36--Deeds--1.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
January 14, 2019

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTIONS:


H.J.R. 587. Commending the American Legion.


H.J.R. 590. Commending Andrew Dalton Elder, Sr.


H.J.R. 600. Commending the 2nd Street Festival.


H.J.R. 604. Commending the University of Mary Washington men’s rugby team.

H.J.R. 605. Commending the James Monroe High School field hockey team.


H.J.R. 619. Celebrating the life of Master Sergeant Edward Colston Newton V, USA.

H.J.R. 625. Commending James T. Roberts, Ph.D.


H.J.R. 635. Commending Black Creek Volunteer Fire Department.


H.J.R. 648. Commending the University of Mary Washington men’s soccer team.

H.J.R. 651. Commemorating the 75th anniversary of D-Day.


H.J.R. 664. Commending the Joe Bagley Veterans of Foreign Wars Post 2582.

H.J.R. 665. Commending the Western Branch High School track and field program.

H.J.R. 666. Commending the Nansemond River High School girls’ track and field team.


THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTIONS:


S.J.R. 257. Celebrating the life of the Reverend Dr. Joan S. Parrott.

S.J.R. 263. Commending the American Legion.
S.J.R. 264. Commending R. Carroll Smith, Sr.


S.J.R. 269. Celebrating the life of Stacey Visser Dendy.

S.J.R. 271. Celebrating the life of John Melburn Toups.

S.J.R. 273. Commending the Loudoun County High School marching band.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Barker, Deeds, Petersen--3.
RULE 36--0.

The House joint resolutions, communicated as agreed to by the House of Delegates, were laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:


COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Wagner from the Committee on Commerce and Labor:

S.B. 1030 (one thousand thirty) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1079 (one thousand seventy-nine).
S.B. 1188 (one thousand one hundred eighty-eight) with substitute.
S.B. 1200 (one thousand two hundred).
S.B. 1387 (one thousand three hundred eighty-seven) with amendment.
S.B. 1411 (one thousand four hundred eleven).
S.B. 1465 (one thousand four hundred sixty-five) with the recommendation that it be rereferred to the Committee on Finance.
The following bills, having been considered by the committee in session, were recommended for rereferral by the Committee on Commerce and Labor:

S.B. 999 (nine hundred ninety-nine) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1112 (one thousand one hundred twelve) with the recommendation that it be rereferred to the Committee on Education and Health.
S.B. 1317 (one thousand three hundred seventeen) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1393 (one thousand three hundred ninety-three) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1457 (one thousand four hundred fifty-seven) with the recommendation that it be rereferred to the Committee for Courts of Justice.

The following bills, having been considered by the committee in session, were reported by Senators Norment and Hanger from the Committee on Finance:

S.B. 1270 (one thousand two hundred seventy).
S.B. 1318 (one thousand three hundred eighteen).
S.B. 1319 (one thousand three hundred nineteen).
S.B. 1323 (one thousand three hundred twenty-three) with amendments.
S.B. 1588 (one thousand five hundred eighty-eight).

The following bills, having been considered by the committee in session, were reported by Senator Ruff from the Committee on General Laws and Technology:

S.B. 998 (nine hundred ninety-eight).
S.B. 1060 (one thousand sixty) with substitute.
S.B. 1061 (one thousand sixty-one).
S.B. 1062 (one thousand sixty-two).
S.B. 1086 (one thousand eighty-six).
S.B. 1098 (one thousand ninety-eight) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1099 (one thousand ninety-nine) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1109 (one thousand one hundred nine) with substitute.
S.B. 1128 (one thousand one hundred twenty-eight) with amendments with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1153 (one thousand one hundred fifty-three) with amendment.
S.B. 1168 (one thousand one hundred sixty-eight).
S.B. 1199 (one thousand one hundred ninety-nine).
S.B. 1229 (one thousand two hundred twenty-nine) with amendment.
S.B. 1241 (one thousand two hundred forty-one).
S.B. 1246 (one thousand two hundred forty-six) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1259 (one thousand two hundred fifty-nine).
S.B. 1300 (one thousand three hundred).

The following bills, having been considered by the committee in session, were recommended for rereferral by the Committee on General Laws and Technology:
S.B. 1085 (one thousand eighty-five) with the recommendation that it be rereferred to the Committee on Rehabilitation and Social Services.

S.B. 1247 (one thousand two hundred forty-seven) with the recommendation that it be rereferred to the Committee on Education and Health.

S.B. 1478 (one thousand four hundred seventy-eight) with the recommendation that it be rereferred to the Committee on Education and Health.

S.B. 999, S.B. 1030, S.B. 1098, S.B. 1128, S.B. 1246, S.B. 1317, S.B. 1393, and S.B. 1465 were rereferred to the Committee on Finance.

S.B. 1085 was rereferred to the Committee on Rehabilitation and Social Services.

S.B. 1112, S.B. 1247, and S.B. 1478 were rereferred to the Committee on Education and Health.

S.B. 1457 was rereferred to the Committee for Courts of Justice.

Senator Vogel, from the Committee on Privileges and Elections, presented the following report:

SENATE OF VIRGINIA

January 15, 2019

Report to the Senate of Virginia from the Senate Committee on Privileges and Elections.

The Committee has examined the Oath of Office and Certificate of Election of Jennifer B. Boysko and finds them to be in proper order.

/s/ Jill H. Vogel, Chair

Senate Committee on Privileges and Elections

INTRODUCTION OF LEGISLATION

The following, by leave, were presented, ordered to be printed, and referred under Senate Rule 11 (b):

S.B. 1151. A BILL to amend and reenact §§ 18.2-67.3 and 18.2-67.4 of the Code of Virginia, relating to aggravated sexual battery by false representation or subterfuge; penalty.
Patron--DeSteph
Referred to Committee for Courts of Justice

S.B. 1699. A BILL to amend and reenact §§ 15.2-2242 and 15.2-2286 of the Code of Virginia, relating to subdivision and zoning; sidewalks.
Patron--Peake
Referred to Committee on Local Government

S.B. 1700. A BILL to amend and reenact § 33.2-1020 of the Code of Virginia, relating to certificates; notice of filing or recordation.
Patron--Suetterlein
Referred to Committee on Transportation
S.B. 1701. A BILL to address local ordinances concerning the regulation of short-term rentals in the urban county executive form of government.
Patron--Ebbin
Referred to Committee on Local Government

S.B. 1702. A BILL to amend the Code of Virginia by adding in Article 2 of Chapter 9 of Title 22.1 a section numbered 22.1-141.1, relating to the establishment of the Public School Assistance Fund and Program.
Patrons--Stanley and Marsden
Referred to Committee on Education and Health

S.B. 1703. A BILL to amend and reenact § 2.2-126 of the Code of Virginia, relating to the Library of Virginia; disposition of official correspondence of the Governor.
Patron--Suetterlein
Referred to Committee on General Laws and Technology

S.B. 1704. A BILL to amend the Code of Virginia by adding in Article 3 of Chapter 3 of Title 58.1 a section numbered 58.1-339.13, relating to individual and corporate income tax credit; employers of National Guard members and self-employed National Guard members.
Patron--Suetterlein
Referred to Committee on Finance

S.B. 1705. A BILL to amend and reenact § 2.2-2001.3 of the Code of Virginia and to amend the Code of Virginia by adding in Article 23 of Chapter 24 of Title 2.2 a section numbered 2.2-2469.1, relating to the Virginia War Memorial Board; transfer of duties and sunset.
Patron--McPike (By Request)
Referred to Committee on General Laws and Technology

S.B. 1706. A BILL to amend and reenact §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding a section numbered 18.2-334.5, by adding in Article 1 of Chapter 3 of Title 37.2 a section numbered 37.2-314.1, and by adding in Title 58.1 a chapter numbered 41, containing articles numbered 1 through 9, consisting of sections numbered 58.1-4100 through 58.1-4130, relating to regulation of casino gaming by Virginia Lottery Board; penalties.
Patron--Lewis
Referred to Committee on General Laws and Technology

S.B. 1707. A BILL to amend the Code of Virginia by adding in Title 67 a chapter numbered 16, consisting of sections numbered 67-1600 through 67-1608, relating to the establishment of the Southwest Virginia Energy Research and Development Authority.
Patron--Chafin
Referred to Committee on Local Government

Patron--Edwards
Referred to Committee for Courts of Justice

S.B. 1709. A BILL to amend and reenact §§ 4.1-119 and 4.1-235 of the Code of Virginia, relating to alcoholic beverage control; distiller licensees; commissions and fees.
Patron--Peake (By Request)
Referred to Committee on Rehabilitation and Social Services
S.B. 1710. A BILL to amend and reenact § 19.2-354 of the Code of Virginia, relating to community work in lieu of payment of fines and court costs; authority of the court.

Patron--Carrico
Referred to Committee for Courts of Justice

S.B. 1711. A BILL to amend the Code of Virginia by adding a section numbered 56-16.3, relating to broadband service providers; fiber optic broadband lines; railroad crossings.

Patron--Carrico
Referred to Committee on Commerce and Labor

S.B. 1712. A BILL to amend and reenact §§ 38.2-508.5, 38.2-3430.6, 38.2-3430.7, 38.2-3431, 38.2-3432.1, 38.2-3432.2, and 38.2-3432.3 of the Code of Virginia, relating to group health benefit plans; sponsoring associations.

Patron--Vogel
Referred to Committee on Commerce and Labor

S.B. 1713. A BILL to amend and reenact § 22.1-181 of the Code of Virginia, relating to school bus operators; training.

Patron--Vogel
Referred to Committee on Education and Health

S.B. 1714. A BILL to direct the State Corporation Commission to establish a pilot program for schools that generate electricity at levels that exceed the school’s consumption.

Patron--Edwards
Referred to Committee on Commerce and Labor

S.B. 1715. A BILL to amend and reenact § 58.1-609.10 of the Code of Virginia, relating to sales and use tax exemption; menstrual supplies; Dignity Act.

Patron--Boysko
Referred to Committee on Finance

S.B. 1716. A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3611, and by adding a section numbered 46.2-819.3:2, relating to the Interstate 81 corridor; tolling; Interstate 81 Corridor Improvement Fund.

Patrons--Obenshain and Carrico
Referred to Committee on Transportation

S.B. 1717. A BILL to establish the Commonwealth Care Health Benefits Program; association health plan for the individual market; state innovation waiver.

Patron--Dunnavant
Referred to Committee on Commerce and Labor


Patron--Black
Referred to Committee on Education and Health
S.B. 1719. A BILL to amend and reenact §§ 18.2-250.1, 54.1-3408.3, 54.1-3442.5, 54.1-3442.6, and 54.1-3442.7 of the Code of Virginia, relating to cannabidiol oil and THC-A oil; registered agent; pharmaceutical processors.
Patron--Marsden
Referred to Committee on Education and Health

S.J.R. 319. Confirming appointments by the Governor of certain persons communicated to the General Assembly January 8, 2019.
Patron--Vogel
Referred to Committee on Privileges and Elections

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

S.J.R. 315. Celebrating the life of Master Sergeant Edward Colston Newton V, USA.
Patron--Stuart

S.J.R. 318. Celebrating the life of the Honorable Frederick MacDonald Quayle.
Patron--Cosgrove

S.R. 91. Commending Hanover County.
Patron--McDougle

COMMENDING RESOLUTION
IMMEDIATE CONSIDERATION

On motion of Senator Chafin, the Rules were suspended and S.R. 88 (eighty-eight), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.R. 88, on motion of Senator Chafin, was ordered to be engrossed and was agreed to.

JOINT ORDER FOR ELECTIONS

The President stated that the Senate on its part was ready to proceed, pursuant to House Joint Resolution No. 606, with the execution of the Joint Order to the election of certain judges and other officers of the Commonwealth.
Senator Obenshain moved that, pursuant to H.J.R. 606 (six hundred six), the special and continuing joint order relating to judicial elections be held on Wednesday, January 16, 2019.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Obenshain was ordered to inform the House of Delegates thereof.

MESSAGE FROM THE HOUSE

A message was received from the House of Delegates by Delegate Gilbert, who informed the Senate that pursuant to Rule 6 of H.J.R. 606 (six hundred six), the House had suspended the special and continuing joint order relating to judicial elections until Wednesday, January 16, 2019.

CALENDAR

SENATE BILLS ON THIRD READING

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1215 (one thousand two hundred fifteen).
S.B. 1220 (one thousand two hundred twenty).
S.B. 1249 (one thousand two hundred forty-nine).
S.B. 1298 (one thousand two hundred ninety-eight).
S.B. 1314 (one thousand three hundred fourteen).
S.B. 1358 (one thousand three hundred fifty-eight).

The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1215 (one thousand two hundred fifteen).
S.B. 1220 (one thousand two hundred twenty).
S.B. 1249 (one thousand two hundred forty-nine).
S.B. 1298 (one thousand two hundred ninety-eight).
S.B. 1314 (one thousand three hundred fourteen).
S.B. 1358 (one thousand three hundred fifty-eight).
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 208 (two hundred eight), on motion of Senator Stuart, was passed by for the day.

S.B. 944 (nine hundred forty-four), on motion of Senator Stuart, was passed by for the day.

SENATE BILLS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1031 (one thousand thirty-one).
S.B. 1047 (one thousand forty-seven).
S.B. 1108 (one thousand one hundred eight).
S.B. 1121 (one thousand one hundred twenty-one).
S.B. 1166 (one thousand one hundred sixty-six).
S.B. 1379 (one thousand three hundred seventy-nine).
S.B. 1383 (one thousand three hundred eighty-three).
S.B. 1421 (one thousand four hundred twenty-one).
S.B. 1422 (one thousand four hundred twenty-two).
S.B. 1137 (one thousand one hundred thirty-seven).
S.B. 1150 (one thousand one hundred fifty).
S.B. 1156 (one thousand one hundred fifty-six).
S.B. 1186 (one thousand one hundred eighty-six).
S.B. 1251 (one thousand two hundred fifty-one).
S.B. 1403 (one thousand four hundred three).
S.B. 1404 (one thousand four hundred four).
S.B. 1426 (one thousand four hundred twenty-six).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
On motion of Senator Norment, the following Senate bills were passed by for the day:

S.B. 1031 (one thousand thirty-one).
S.B. 1047 (one thousand forty-seven).
S.B. 1108 (one thousand one hundred eight).
S.B. 1121 (one thousand one hundred twenty-one).
S.B. 1166 (one thousand one hundred sixty-six).
S.B. 1379 (one thousand three hundred seventy-nine).
S.B. 1383 (one thousand three hundred eighty-three).
S.B. 1421 (one thousand four hundred twenty-one).
S.B. 1422 (one thousand four hundred twenty-two).
S.B. 1137 (one thousand one hundred thirty-seven).
S.B. 1150 (one thousand one hundred fifty).
S.B. 1156 (one thousand one hundred fifty-six).
S.B. 1186 (one thousand one hundred eighty-six).
S.B. 1251 (one thousand two hundred fifty-one).
S.B. 1403 (one thousand four hundred three).
S.B. 1404 (one thousand four hundred four).
S.B. 1426 (one thousand four hundred twenty-six).

SENATE JOINT RESOLUTION ON THIRD READING

S.J.R. 284 (two hundred eighty-four) was taken up.

Senator Black offered the following amendments to the substitute:

1. Line 42, substitute
   insert
   
   RESOLVED FURTHER, this resolution of ratification is not valid unless abortion is not authorized by the terms and judicial application of the proposed Equal Rights Amendment; and, be it

2. Line 42, substitute
   insert
   
   RESOLVED FURTHER, this resolution of ratification is not valid unless denial of tax exempt status for churches or religious organizations with male only clergy or similar requirements based on sex is not authorized by the terms and judicial application of the proposed Equal Rights Amendment; and, be it

3. Line 42, substitute
   insert
   
   RESOLVED FURTHER, this resolution of ratification is not valid if Congressional action to exempt women from the selective service act, the military draft, or compulsory assignment to front line ground combat is not authorized or permitted by the terms and judicial application of proposed Equal Rights Amendment; and, be it

4. Line 42, substitute
RESOLVED FURTHER, this resolution of ratification is not valid unless, as provided by the Constitution of Virginia, the mere separation of the sexes shall not be considered discrimination by the terms and judicial application of the proposed Equal Rights Amendment; and, be it RESOLVED FURTHER, this resolution of ratification is not valid unless the sexes may be separated in institutional settings such as prisons, dormitories, schools and institutions of higher education as authorized or permitted by the terms and judicial application of proposed Equal Rights Amendment; and, be it

RECONSIDERATION

Senator Black moved to reconsider the vote by which S.J.R. 284 (two hundred eighty-four) was ordered to be engrossed and read by title the third time.

PARLIAMENTARY INQUIRY

Senator Saslaw propounded a parliamentary inquiry as to whether it was in order to reconsider the vote by which S.J.R. 284 was ordered to be engrossed and read by title the third time in order for Senator Black to offer floor amendments.

The Chair stated that the motion was out of order.

RULING OF THE CHAIR

The Chair ruled that the amendments offered by Senator Black to the substitute to S.J.R. 284 were out of order.

S.J.R. 284 was read by title the third time.

SENATE JOINT RESOLUTION NO. 284

Ratifying the Equal Rights Amendment to the Constitution of the United States.

WHEREAS, a concurrent or joint resolution is a resolution adopted by both houses of a bicameral legislature, which does not require the signature of the chief executive, and a concurrent or joint resolution is sufficient for a state’s ratification of an amendment to the Constitution of the United States; and

WHEREAS, suffragists with the National Woman’s Party were imprisoned in the Commonwealth of Virginia for seeking equal treatment under the law; and

WHEREAS, Alice Paul, a co-founder of the National Woman’s Party, wrote the current form of the Equal Rights Amendment to reflect the successful Nineteenth Amendment to the Constitution of the United States, which states: “The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of sex”; and

WHEREAS, Article V of the Constitution of the United States provides that amendments “shall be valid to all intents and purposes, as part of this Constitution, when ratified by the legislatures of three fourths of the several states”; and
WHEREAS, Virginia has been pivotal to incorporating fundamental rights into the Constitution of the United States, as when Virginia’s ratification of 10 amendments in 1791 established the Bill of Rights; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly of the Commonwealth of Virginia hereby ratify and affirm the Equal Rights Amendment to the Constitution of the United States proposed by the United States Congress on March 22, 1972, and ratified by 37 state legislatures. The complete text of House Joint Resolution 208 proposing the Equal Rights Amendment follows:

HOUSE JOINT RESOLUTION 208

Proposing an amendment to the Constitution of the United States relative to equal rights for men and women.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following article is proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States within seven years from the date of its submission by the Congress:

“Article—

“Section 1. Equality of rights under the law shall not be denied or abridged by the United States or by any State on account of sex.

“Section 2. The Congress shall have the power to enforce, by appropriate legislation, the provisions of this article.

“Section 3. This amendment shall take effect two years after the date of ratification.”; and, be it

RESOLVED FURTHER, That the Clerk of the Senate transmit certified copies of this joint resolution to the President of the United States, the Speaker of the United States House of Representatives, the President of the United States Senate, the members of the Virginia Congressional Delegation, and the Archivist of the United States at the National Archives and Records Administration of the United States.

Senator Sturtevant moved that S.J.R. 284 be agreed to.

The question was put on agreeing to S.J.R. 284.

The yeas and nays were called for; and, being desired by one-fifth of the Senators present, the yeas and nays were ordered.

The recorded vote is as follows:

YEAS--26. NAYS--14. RULE 36--0.


RULE 36--0.

S.J.R. 284 was agreed to.

SENATE JOINT RESOLUTION ON SECOND READING

S.J.R. 250 (two hundred fifty) was read by title the second time and, on motion of Senator Ebbin, was ordered to be engrossed and read by title the third time.
HONORARY ADJOURNMENT

Senator McClellan addressed the Senate in memory of the Reverend Dr. Martin Luther King, Jr.

Senator McClellan requested that when the Senate adjourns today, it adjourn in memory of the Reverend Dr. Martin Luther King, Jr.

On motion of Senator Newman, the Senate, in memory of the Reverend Dr. Martin Luther King, Jr., adjourned until tomorrow at 12 m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

Rabbi David Spinrad, Beth El Hebrew Congregation, Alexandria, Virginia, offered the following prayer:

On this sacred day of service on behalf of the people of the Commonwealth of Virginia, let us pray:

Dear God, with spoken word we understand our prayers to You take three forms:
• We offer You words of praise
• We petition You to take up our cause
• And we thank You for Your presence
We praise. We petition. We thank.

Eternal God, we praise You for the bonds You forged with our forefathers and foremothers. We praise Your might, for sustaining life with love, for supporting the fallen, for healing the sick, for freeing the captive, and for keeping faith with those who sleep in the dust.

Almighty God, we petition You. Graciously share with us Your wisdom, insight, and knowledge. Sound the great shofar to proclaim our freedom, raise a great banner for our oppressed, and let the voice of liberty be heard in the four corners of the earth. Pour Your spirit upon the leaders of our land and all lands; guide them that they may govern justly.

And loving God, we thank You. You are our Lord and the God of our ancestors forever. You are the rock of our lives, and the shield of our salvation in every generation. We thank You and praise You – for our lives which are in Your hands, for our souls which are in Your care, and for Your miracles that we experience every day. O Compassionate One, we forever put our hope in You.

But God, our prayers are but words. May You see fit that our deeds in service to the well-being and welfare of the people of the Commonwealth of Virginia be greater than them all.

As together we say, Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Jazz Miles of Richmond.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator McPike, the reading of the Journal was waived.

The recorded vote is as follows:

YEAS--37. NAYS--3. RULE 36--0.


NAYS--Deeds, Peake, Petersen--3.
RULE 36--0.
COMMITTEE REPORTS

Senator Wagner, from the Committee on Commerce and Labor, presented the following report:

SENATE OF VIRGINIA

January 16, 2019

To The Senate of Virginia:

The Committee on Commerce and Labor hereby certifies that the following person is qualified as a member of the State Corporation Commission, as follows:

Patricia L. West, of the City of Virginia Beach, to succeed James C. Dimitri as a member of the State Corporation Commission for an unexpired term commencing March 1, 2019, and ending January 31, 2020.

Respectfully submitted,

/s/ Frank W. Wagner
Chairman

The following bills, having been considered by the committee in session, were reported by Senators Norment and Hanger from the Committee on Finance:

S.B. 999 (nine hundred ninety-nine) with substitute.
S.B. 1023 (one thousand twenty-three) with substitute.
S.B. 1040 (one thousand forty) with amendment.
S.B. 1165 (one thousand one hundred sixty-five).
S.B. 1227 (one thousand two hundred twenty-seven).
S.B. 1255 (one thousand two hundred fifty-five).
S.B. 1425 (one thousand four hundred twenty-five).
S.B. 1428 (one thousand four hundred twenty-eight).
S.B. 1480 (one thousand four hundred eighty) with amendment.

The following bills, having been considered by the committee in session, were reported by Senator Stanley from the Committee on Local Government:

S.B. 1248 (one thousand two hundred forty-eight) with amendment.
S.B. 1304 (one thousand three hundred four).
S.B. 1373 (one thousand three hundred seventy-three) with substitute.

The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee on Local Government:

S.B. 1127 (one thousand one hundred twenty-seven) with the recommendation that it be rereferred to the Committee on Finance.

The following bills and joint resolutions, having been considered by the committee in session, were reported by Senator Vogel from the Committee on Privileges and Elections:
S.B. 1016 (one thousand sixteen) with amendments.
S.B. 1018 (one thousand eighteen) with amendments with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1038 (one thousand thirty-eight) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1042 (one thousand forty-two).
S.B. 1087 (one thousand eighty-seven) with substitute.
S.B. 1243 (one thousand two hundred forty-three) with substitute.
S.B. 1577 (one thousand five hundred seventy-seven).
S.J.R. 275 (two hundred seventy-five) with substitute.
S.J.R. 292 (two hundred ninety-two).
S.J.R. 293 (two hundred ninety-three).
S.J.R. 294 (two hundred ninety-four) with substitute.
S.J.R. 295 (two hundred ninety-five) with substitute.
S.J.R. 296 (two hundred ninety-six).

S.B. 1018, S.B. 1038, and S.B. 1127 were rereferred to the Committee on Finance.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented, ordered to be printed, and referred under Senate Rule 11 (b):

S.B. 1093. A BILL to amend and reenact §§ 22.1-142 and 62.1-199 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 22.1-146.1 and 58.1-638.4, relating to the Literary Fund; School Modernization Subfund.
Patron--Ruff
Referred to Committee on Finance

S.B. 1720. A BILL to amend and reenact § 63.2-900.1 of the Code of Virginia, relating to kinship foster care; notice.
Patron--Mason
Referred to Committee on Rehabilitation and Social Services

S.B. 1721. A BILL to amend and reenact § 2.2-2456 of the Code of Virginia and to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571 through 59.1-581, relating to the Department of Agriculture and Consumer Services; Charitable Gaming Board; Electronic Gaming Devices Act; penalty.
Patron--Cosgrove
Referred to Committee on General Laws and Technology

S.B. 1722. A BILL to amend and reenact § 32.1-102.3:1.1 of the Code of Virginia, relating to certificate of public need; certain nursing facilities in a continuing care retirement community; nursing home bed cap.
Patron--Barker
Referred to Committee on Education and Health

S.B. 1723. A BILL to require the Department of State Police and the Department of Motor Vehicles to evaluate cost of inspection of window tint and noise levels of exhaust as part of motor vehicle safety inspections.
Patron--Deeds
Referred to Committee on Transportation
S.B. 1724. A BILL to amend and reenact § 8.01-413.1 of the Code of Virginia, relating to employment records; written request from employee; subpoena duces tecum; penalty for failure to provide.
Patron--Norment
Referred to Committee for Courts of Justice

S.B. 1725. A BILL to amend and reenact § 29.1-345 of the Code of Virginia, relating to stationary blinds in the public waters.
Patron--Stuart
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1726. A BILL to amend and reenact § 4.1-111 of the Code of Virginia, relating to alcoholic beverage control; happy hour advertising.
Patron--McDougle
Referred to Committee on Rehabilitation and Social Services

S.B. 1727. A BILL to amend and reenact §§ 18.2-246.8, 18.2-246.10, and 18.2-371.2 of the Code of Virginia, relating to purchase, possession, and sale of tobacco products, nicotine vapor products, and alternative nicotine products; minimum age requirements; penalties.
Patrons--Norment, Dunnavant, Reeves and Saslaw
Referred to Committee for Courts of Justice

Patron--Newman
Referred to Committee on Education and Health

S.B. 1729. A BILL to amend and reenact § 65.2-605.1 of the Code of Virginia, relating to workers’ compensation; payment of claims.
Patron--Norment
Referred to Committee on Commerce and Labor

Patron--Deeds
Referred to Committee on Finance

S.B. 1731. A BILL to amend the Code of Virginia by adding a section numbered 24.2-673.1, relating to elections for certain offices; ranked choice voting.
Patron--Ebbin
Referred to Committee on Privileges and Elections

S.B. 1732. A BILL to amend and reenact §§ 30-309 through 30-312 of the Code of Virginia, relating to the MEI Commission; incentives for episodic television series.
Patron--Ruff
Referred to Committee on Rules

The following, by leave, was presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

Patron--Newman
RECESS

At 12:45 p.m., Senator McDougle moved that the Senate recess until 12:55 p.m.

The motion was agreed to.

The hour of 12:55 p.m. having arrived, the Chair was resumed.

COMMITTEE REPORT

Senator Obenshain, from the Committee for Courts of Justice, presented the following report:

SENATE OF VIRGINIA

January 16, 2019

TO THE SENATE OF VIRGINIA:

The Committee for Courts of Justice hereby certifies that the following person is qualified to be elected to the respective general district court judgeship as follows:

The Honorable William Harrison Cleaveland, of Botetourt, as a judge of the Twenty-fifth Judicial District for a term of six years commencing February 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman
Committee for Courts of Justice

CALENDAR

SENATE BILLS ON THIRD READING

S.B. 208 (two hundred eight), on motion of Senator Stuart, was passed by for the day.

S.B. 944 (nine hundred forty-four), on motion of Senator Stuart, was passed by for the day.

SENATE BILLS ON SECOND READING

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1031 (one thousand thirty-one).
S.B. 1047 (one thousand forty-seven).
S.B. 1108 (one thousand one hundred eight).
S.B. 1121 (one thousand one hundred twenty-one).
S.B. 1166 (one thousand one hundred sixty-six).
S.B. 1379 (one thousand three hundred seventy-nine).
S.B. 1383 (one thousand three hundred eighty-three).
S.B. 1421 (one thousand four hundred twenty-one).
S.B. 1422 (one thousand four hundred twenty-two).

The motion was agreed to.

S.B. 1031 (one thousand thirty-one) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 18.2-461 of the Code of Virginia, relating to false information and hoax criminal activities; penalty.

The reading of the substitute was waived.

On motion of Senator Chase, the substitute was agreed to.

S.B. 1047 (one thousand forty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration.

The reading of the substitute was waived.

On motion of Senator Cosgrove, the substitute was agreed to.

S.B. 1108 (one thousand one hundred eight) was taken up.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. Line 91, introduced
   strike
   all of line 91

The reading of the amendment was waived.

On motion of Senator McClellan, the amendment was agreed to.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 1031 (one thousand thirty-one) as amended.
S.B. 1047 (one thousand forty-seven) as amended.
S.B. 1108 (one thousand one hundred eight) as amended.
S.B. 1121 (one thousand one hundred twenty-one).
S.B. 1166 (one thousand one hundred sixty-six).
S.B. 1379 (one thousand three hundred seventy-nine).
S.B. 1383 (one thousand three hundred eighty-three).
S.B. 1421 (one thousand four hundred twenty-one).
S.B. 1422 (one thousand four hundred twenty-two).

S.B. 1137 (one thousand one hundred thirty-seven) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 19.2-264.3:1.3, 19.2-264.3:3, and 19.2-264.4 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 19.2-264.3:1.4 and 19.2-264.3:1.5, relating to death penalty; severe mental illness.

The reading of the substitute was waived.

On motion of Senator Favola, the substitute was agreed to.

On motion of Senator Favola, the bill was ordered to be engrossed and read by title the third time.

S.B. 1150 (one thousand one hundred fifty) was read by title the second time and, on motion of Senator DeSteph, was ordered to be engrossed and read by title the third time.

S.B. 1156 (one thousand one hundred fifty-six) was read by title the second time and, on motion of Senator Black, was ordered to be engrossed and read by title the third time.

S.B. 1186 (one thousand one hundred eighty-six) was read by title the second time and, on motion of Senator Chafin, was ordered to be engrossed and read by title the third time.

S.B. 1251 (one thousand two hundred fifty-one) was read by title the second time and, on motion of Senator Reeves, was ordered to be engrossed and read by title the third time.

S.B. 1403 (one thousand four hundred three) was read by title the second time and, on motion of Senator Petersen, was ordered to be engrossed and read by title the third time.

S.B. 1404 (one thousand four hundred four) was read by title the second time.

The following amendments proposed by the Committee for Courts of Justice were offered:

1. Line 17, introduced, after funds
   strike
   the remainder of line 17 and through funds, on line 18

2. Line 77, introduced, after funds
   strike
   the remainder of line 77 and through funds, on line 78
The reading of the amendments was waived.

On motion of Senator Petersen, the amendments were agreed to.

On motion of Senator Petersen, the bill was ordered to be engrossed and read by title the third time.

S.B. 1426 (one thousand four hundred twenty-six) was read by title the second time.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. Line 33, introduced, after section for
   strike
   75
   insert
   100

The reading of the amendment was waived.

On motion of Senator Obenshain, the amendment was agreed to.

On motion of Senator Obenshain, the bill was ordered to be engrossed and read by title the third time.

SENATE BILLS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1061 (one thousand sixty-one).
S.B. 1086 (one thousand eighty-six).
S.B. 1241 (one thousand two hundred forty-one).
S.B. 1270 (one thousand two hundred seventy).
S.B. 1300 (one thousand three hundred).
S.B. 1319 (one thousand three hundred nineteen).
S.B. 1411 (one thousand four hundred eleven).
S.B. 998 (nine hundred ninety-eight).
S.B. 1060 (one thousand sixty).
S.B. 1062 (one thousand sixty-two).
S.B. 1079 (one thousand seventy-nine).
S.B. 1109 (one thousand one hundred nine).
S.B. 1153 (one thousand one hundred fifty-three).
S.B. 1168 (one thousand one hundred sixty-eight).
S.B. 1188 (one thousand one hundred eighty-eight).
S.B. 1199 (one thousand one hundred ninety-nine).
S.B. 1200 (one thousand two hundred).
S.B. 1229 (one thousand two hundred twenty-nine).
S.B. 1259 (one thousand two hundred fifty-nine).
S.B. 1318 (one thousand three hundred eighteen).
S.B. 1323 (one thousand three hundred twenty-three).
S.B. 1387 (one thousand three hundred eighty-seven).
S.B. 1588 (one thousand five hundred eighty-eight).

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed by for the day:

S.B. 1061 (one thousand sixty-one).
S.B. 1086 (one thousand eighty-six).
S.B. 1241 (one thousand two hundred forty-one).
S.B. 1270 (one thousand two hundred seventy).
S.B. 1300 (one thousand three hundred).
S.B. 1319 (one thousand three hundred nineteen).
S.B. 1411 (one thousand four hundred eleven).
S.B. 998 (nine hundred ninety-eight).
S.B. 1060 (one thousand sixty).
S.B. 1062 (one thousand sixty-two).
S.B. 1079 (one thousand seventy-nine).
S.B. 1109 (one thousand one hundred nine).
S.B. 1153 (one thousand one hundred fifty-three).
S.B. 1168 (one thousand one hundred sixty-eight).
S.B. 1188 (one thousand one hundred eighty-eight).
S.B. 1199 (one thousand one hundred ninety-nine).
S.B. 1200 (one thousand two hundred).
S.B. 1229 (one thousand two hundred twenty-nine).
S.B. 1259 (one thousand two hundred fifty-nine).
S.B. 1318 (one thousand three hundred eighteen).
S.B. 1323 (one thousand three hundred twenty-three).
S.B. 1387 (one thousand three hundred eighty-seven).
S.B. 1588 (one thousand five hundred eighty-eight).

SENATE JOINT RESOLUTION ON THIRD READING

S.J.R. 250 (two hundred fifty) was read by title the third time.

SENATE JOINT RESOLUTION NO. 250

Proposing an amendment to Section 1 of Article V of the Constitution of Virginia, relating to executive power and the Governor’s term of office.

RESOLVED by the Senate, the House of Delegates concurring, a majority of the members elected to each house agreeing, That the following amendment to the Constitution of Virginia be, and the same hereby is, proposed and referred to the General Assembly at its first regular session held after the next general election of members of the House of Delegates for its concurrence in conformity with the provisions of Section 1 of Article XII of the Constitution of Virginia, namely:

Amend Section 1 of Article V of the Constitution of Virginia as follows:
ARTICLE V
EXECUTIVE

Section 1. Executive power; Governor’s term of office.

The chief executive power of the Commonwealth shall be vested in a Governor. He shall hold office for a term commencing upon his inauguration on the Saturday after the second Wednesday in January, next succeeding his election, and ending in the fourth year thereafter immediately upon the inauguration of his successor. He shall be ineligible to the same office for the term next succeeding that for which he was elected, and to any other office during his term of service. No person shall be elected to the office of Governor more than twice, and no person who has held the office of Governor, or acted as Governor, for more than two years of a term to which some other person was elected Governor shall be elected to the office of Governor more than once. The authorization to serve two terms in succession shall be applicable to persons first elected to serve as Governor in 2021 and thereafter.

Senator Ebbin moved that S.J.R. 250 be agreed to.

The question was put on agreeing to S.J.R. 250.

S.J.R. 250 was rejected.

The recorded vote is as follows:
YEAS--18. NAYS--22. RULE 36--0.
RULE 36--0.

MESSAGE FROM THE HOUSE
IMMEDIATE CONSIDERATION

A message was received from the House of Delegates by Delegate Adams, L.R., who informed the Senate that the House had agreed to H.J.R. 718 (seven hundred eighteen), as follows; in which it requested the concurrence of the Senate:

HOUSE JOINT RESOLUTION NO. 718

Election of a Court of Appeals of Virginia Judge, Circuit Court Judges, General District Court Judges, Juvenile and Domestic Relations District Court Judges, a member of the Judicial Inquiry and Review Commission, and a member of the State Corporation Commission.

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly shall proceed this day

To the election of a Court of Appeals of Virginia judge, for a term of eight years commencing August 1, 2019.

To the election of Circuit Court judges for terms of eight years commencing as follows:
One judge for the Second Judicial Circuit, term commencing August 1, 2019.
One judge for the Second Judicial Circuit, term commencing August 1, 2019.
One judge for the Fourth Judicial Circuit, term commencing March 16, 2019.
One judge for the Fifth Judicial Circuit, term commencing February 1, 2019.
One judge for the Seventh Judicial Circuit, term commencing April 1, 2019.
One judge for the Eighth Judicial Circuit, term commencing September 1, 2019.
One judge for the Eleventh Judicial Circuit, term commencing July 1, 2019.
One judge for the Thirteenth Judicial Circuit, term commencing February 1, 2019.
One judge for the Fourteenth Judicial Circuit, term commencing July 1, 2019.
One judge for the Fifteenth Judicial Circuit, term commencing July 1, 2019.
One judge for the Sixteenth Judicial Circuit, term commencing July 1, 2019.
One judge for the Nineteenth Judicial Circuit, term commencing February 1, 2019.
One judge for the Twentieth Judicial Circuit, term commencing July 1, 2019.
One judge for the Twenty-fourth Judicial Circuit, term commencing July 1, 2019.
One judge for the Twenty-seventh Judicial Circuit, term commencing April 1, 2019.
One judge for the Thirtieth Judicial Circuit, term commencing July 1, 2019.
One judge for the Thirtieth Judicial Circuit, term commencing July 1, 2019.

To the election of General District Court judges for terms of six years commencing as follows:
One judge for the Sixth Judicial District, term commencing February 1, 2019.
One judge for the Ninth Judicial District, term commencing February 1, 2019.
One judge for the Twelfth Judicial District, term commencing July 1, 2019.
One judge for the Thirteenth Judicial District, term commencing July 1, 2019.
One judge for the Fourteenth Judicial District, term commencing July 1, 2019.
One judge for the Fifteenth Judicial District, term commencing July 1, 2019.
One judge for the Fifteenth Judicial District, term commencing July 1, 2019.
One judge for the Sixteenth Judicial District, term commencing July 1, 2019.
One judge for the Nineteenth Judicial District, term commencing July 1, 2019.
One judge for the Twenty-fifth Judicial District, term commencing February 1, 2019.
One judge for the Twenty-eighth Judicial District, term commencing July 1, 2019.
One judge for the Twenty-ninth Judicial District, term commencing July 1, 2019.

To the election of Juvenile and Domestic Relations District Court judges for terms of six years commencing as follows:
One judge for the Second Judicial District, term commencing July 1, 2019.
One judge for the Second Judicial District, term commencing April 1, 2019.
One judge for the Third Judicial District, term commencing February 16, 2019.
One judge for the Fourth Judicial District, term commencing April 1, 2019.
One judge for the Sixth Judicial District, term commencing June 1, 2019.
One judge for the Eighth Judicial District, term commencing July 1, 2019.
One judge for the Eighth Judicial District, term commencing April 1, 2019.
One judge for the Tenth Judicial District, term commencing February 1, 2019.
One judge for the Thirteenth Judicial District, term commencing April 1, 2019.
One judge for the Fifteenth Judicial District, term commencing July 1, 2019.
One judge for the Fifteenth Judicial District, term commencing July 1, 2019.
One judge for the Sixteenth Judicial District, term commencing July 1, 2019.
One judge for the Nineteenth Judicial District, term commencing July 1, 2019.
One judge for the Twenty-first Judicial District, term commencing May 1, 2019.
One judge for the Twenty-third Judicial District, term commencing on July 1, 2019.
One judge for the Twenty-sixth Judicial District, term commencing on February 1, 2019.
One judge for the Thirtieth Judicial District, term commencing on February 1, 2019.
One judge for the Thirty-first Judicial District, term commencing on July 1, 2019.

To the election of a member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019.

To the election of a member of the State Corporation Commission for an unexpired term commencing March 1, 2019, and ending January 31, 2020.

And that in the execution of the joint order nominations shall be made in the order herein named, and that each house shall be notified of said nominations, and when the rolls shall be called for the whole number, the presiding officers of each house shall appoint a committee of three, which together shall constitute the joint committee to count the vote of each house in each case and report the results to their respective houses. The joint order may be suspended by the presiding officer of either house at any time but for no longer than twenty-four hours to receive the report of the joint committee.

Senator Obenshain moved that the Rules be suspended and H.J.R. 718 (seven hundred eighteen) be taken up for immediate consideration.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.
NAYS--0.
RULE 36--0.

On motion of Senator Obenshain, the reading of the joint resolution was waived.

H.J.R. 718, on motion of Senator Obenshain, was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.
NAYS--0.
RULE 36--0.

Senator Obenshain was ordered to inform the House of Delegates thereof.

JUDICIAL NOMINATION FORMS RECEIVED

Pursuant to Rule 18 (c), the following judicial nomination forms were filed with the Clerk:
COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Second Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Glenn R. Croshaw, of Virginia Beach, as a judge of the Second Judicial Circuit for a term of eight years commencing August 1, 2019.

Respectfully submitted,

/s/ Frank W. Wagner
/s/ John A. Cosgrove, Jr.
/s/ Lynwood W. Lewis, Jr.
/s/ William R. DeSteph, Jr.

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Second Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

W. Revell Lewis III, of Accomack, as a judge of the Second Judicial Circuit for a term of eight years commencing August 1, 2019.

Respectfully submitted,

/s/ Frank W. Wagner
/s/ John A. Cosgrove, Jr.
/s/ Lynwood W. Lewis, Jr.
/s/ William R. DeSteph, Jr.

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fourth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:
Everett A. Martin, Jr., of Norfolk, as a judge of the Fourth Judicial Circuit for a term of eight years commencing March 16, 2019.

Respectfully submitted,

/s/ Frank W. Wagner
/s/ Lynwood W. Lewis, Jr.
/s/ Lionell Spruill, Sr.

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fifth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Carl Edward Eason, Jr., of Suffolk, as a judge of the Fifth Judicial Circuit for a term of eight years commencing February 1, 2019.

Respectfully submitted,

/s/ L. Louise Lucas
/s/ Thomas K. Norment, Jr.
/s/ John A. Cosgrove, Jr.
/s/ T. Montgomery Mason

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Seventh Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

C. Peter Tench, of Newport News, as a judge of the Seventh Judicial Circuit for a term of eight years commencing April 1, 2019.

Respectfully submitted,

/s/ Mamie E. Locke
/s/ T. Montgomery Mason
COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Eighth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Christopher W. Hutton, of Hampton, as a judge of the Eighth Judicial Circuit for a term of eight years commencing September 1, 2019.

Respectfully submitted,

/s/ Thomas K. Norment, Jr.
/s/ Mamie E. Locke
/s/ T. Montgomery Mason

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Eleventh Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Paul W. Cella, of Powhatan, as a judge of the Eleventh Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Frank M. Ruff, Jr.
/s/ Rosalyn R. Dance
/s/ Amanda F. Chase
/s/ Glen H. Sturtevant, Jr.

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Thirteenth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:
Bradley B. Cavedo, of the City of Richmond, as a judge of the Thirteenth Judicial Circuit for a term of eight years commencing February 1, 2019.

Respectfully submitted,

/s/ Rosalyn R. Dance
/s/ Glen H. Sturtevant, Jr.
/s/ Jennifer L. McClellan

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fourteenth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

James Stephen Yoffy, of Henrico, as a judge of the Fourteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Siobhan S. Dunnavant
/s/ Jennifer L. McClellan

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fifteenth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Sarah L. Deneke, of Spotsylvania, as a judge of the Fifteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Ryan T. McDougle
/s/ Jill H. Vogel
/s/ Richard H. Stuart
/s/ Bryce E. Reeves
/s/ Scott A. Surovell
/s/ Siobhan S. Dunnavant
/s/ Jennifer L. McClellan
COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Sixteenth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Timothy K. Sanner, of Orange, as a judge of the Sixteenth Judicial Circuit for a term of eight years commencing April 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ R. Creigh Deeds
/s/ Jill H. Vogel
/s/ Bryce E. Reeves
/s/ Mark J. Peake

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Eighteenth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

James C. Clark, of Alexandria, as a judge of the Eighteenth Judicial Circuit for a term of eight years commencing January 1, 2020.

Respectfully submitted,

/s/ Richard L. Saslaw
/s/ George L. Barker
/s/ Adam P. Ebbin

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Nineteenth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:
Randy I. Bellows, of Fairfax County, as a judge of the Nineteenth Judicial Circuit for a term of eight years commencing February 1, 2019.

Respectfully submitted,

/s/ Richard L. Saslaw
/s/ Janet D. Howell
/s/ J. Chapman Petersen
/s/ George L. Barker
/s/ David W. Marsden
/s/ Adam P. Ebbin
/s/ Barbara A. Favola
/s/ Scott A. Surovell
/s/ Jennifer B. Boysko

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twentieth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

James P. Fisher, of Fauquier, as a judge of the Twentieth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain
/s/ Jill H. Vogel
/s/ Richard H. Black
Barbara A. Favola
Jennifer B. Boysko

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-fourth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

F. Patrick Yeatts, of Lynchburg, as a judge of the Twenty-fourth Judicial Circuit for a term of eight years commencing July 1, 2019.
TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-seventh Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Brett L. Geisler, of Carroll, as a judge of the Twenty-seventh Judicial Circuit for a term of eight years commencing April 1, 2019.

Respectfully submitted,

/s/ John S. Edwards
/s/ William M. Stanley, Jr.
/s/ Charles W. Carrico, Sr.
/s/ A. Benton Chafin
/s/ David R. Suetterlein

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Thirtieth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Chadwick S. Dotson, of Wise, as a judge of the Thirtieth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Charles W. Carrico, Sr.
/s/ A. Benton Chafin
COMMONWEALTH OF VIRGINIA  
SENATE  
JUDICIAL NOMINATION FORM  
CIRCUIT COURT  

TO THE SENATE OF VIRGINIA:  

The undersigned Senators representing the Thirtieth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

John C. Kilgore, of Scott, as a judge of the Thirtieth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Charles W. Carrico, Sr.
/s/ A. Benton Chafin

COMMONWEALTH OF VIRGINIA  
SENATE  
JUDICIAL NOMINATION FORM  
GENERAL DISTRICT COURT  

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Sixth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

C. Ridley Bain, of Brunswick, as a judge of the Sixth Judicial District for a term of six years commencing February 1, 2019.

Respectfully submitted,

/s/ L. Louise Lucas
/s/ Thomas K. Norment, Jr.
/s/ Frank M. Ruff, Jr.
/s/ Rosalyn R. Dance

COMMONWEALTH OF VIRGINIA  
SENATE  
JUDICIAL NOMINATION FORM  
GENERAL DISTRICT COURT  

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Ninth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:
Stephen Ashton Hudgins, of Poquoson, as a judge of the Ninth Judicial District for a term of six years commencing February 1, 2019.

Respectfully submitted,

/s/ Thomas K. Norment, Jr.
/s/ Mamie E. Locke
/s/ Ryan T. McDougle
/s/ Lynwood W. Lewis, Jr.
/s/ T. Montgomery Mason
/s/ Jennifer L. McClellan

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twelfth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Keith Nelson Hurley, of Chesterfield, as a judge of the Twelfth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Rosalyn R. Dance
/s/ Amanda F. Chase
/s/ Glen H. Sturtevant, Jr.

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Thirteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Lawrence Brevard Cann, III, of the City of Richmond, as a judge of the Thirteenth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Rosalyn R. Dance
/s/ Glen H. Sturtevant, Jr.
/s/ Jennifer L. McClellan
COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Thirteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Tracy W. J. Thorne-Begland, of the City of Richmond, as a judge of the Thirteenth Judicial District for a term of six years commencing February 1, 2019.

Respectfully submitted,

/s/ Rosalyn R. Dance
/s/ Glen H. Sturtevant, Jr.
/s/ Jennifer L. McClellan

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fourteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

George Barton Chucker, of Henrico, as a judge of the Fourteenth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Siobhan S. Dunnivant
/s/ Jennifer L. McClellan

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fifteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Hugh S. Campbell, of Hanover, as a judge of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.
Respectfully submitted,

/s/ Ryan T. McDougle
/s/ Jill H. Vogel
Richard H. Stuart
/s/ Bryce E. Reeves
/s/ Scott A. Surovell
/s/ Siobhan S. Dunnavant
/s/ Jennifer L. McClellan

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fifteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

James Bruce Strickland, of Stafford, as a judge of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Ryan T. McDougle
/s/ Jill H. Vogel
/s/ Richard H. Stuart
/s/ Bryce E. Reeves
/s/ Scott A. Surovell
/s/ Siobhan S. Dunnavant
/s/ Jennifer L. McClellan

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Seventeenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

R. Frances O’Brien, of Arlington, as a judge of the Seventeenth Judicial District for a term of six years commencing July 1, 2019.
Respectfully submitted,

/s/ Richard L. Saslaw
/s/ Janet D. Howell
/s/ Adam P. Ebbin
/s/ Barbara A. Favola

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-fifth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

William Harrison Cleaveland, of Botetourt, as a judge of the Twenty-fifth Judicial District for a term of six years commencing February 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Stephen D. Newman
R. Creigh Deeds

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-eighth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Eric R. Thiessen, of Washington, as a judge of the Twenty-eighth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Charles W. Carrico, Sr.
/s/ A. Benton Chafin
COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senator representing the Twenty-ninth Judicial District hereby nominates, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Henry A. Barringer, of Tazewell, as a judge of the Twenty-ninth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ A. Benton Chafin

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Second Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Cheshire I’Anson Eveleigh, of Virginia Beach, as a judge of the Second Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Frank W. Wagner
/s/ John A. Cosgrove, Jr.
/s/ Lynwood W. Lewis, Jr.
/s/ William R. DeSteph, Jr.
Timothy J. Quick, of Virginia Beach, as a judge of the Second Judicial District for a term of six years commencing April 1, 2019.

Respectfully submitted,

/s/ Frank W. Wagner  
/s/ John A. Cosgrove, Jr.  
Lynwood W. Lewis, Jr.  
/s/ William R. DeSteph, Jr.

COMMONWEALTH OF VIRGINIA  
SENATE  
JUDICIAL NOMINATION FORM  
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Third Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Alotha C. Willis, of Portsmouth, as a judge of the Third Judicial District for a term of six years commencing February 16, 2019.

Respectfully submitted,

/s/ L. Louise Lucas  
/s/ Mamie E. Locke  
/s/ John A. Cosgrove, Jr.

COMMONWEALTH OF VIRGINIA  
SENATE  
JUDICIAL NOMINATION FORM  
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fourth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Lauri D. Hogge, of Norfolk, as a judge of the Fourth Judicial District for a term of six years commencing April 1, 2019.

Respectfully submitted,

/s/ Frank W. Wagner  
/s/ Lynwood W. Lewis, Jr.  
/s/ Lionell Spruill, Sr.
COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Sixth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Carson E. Saunders, Jr., of Emporia, as a judge of the Sixth Judicial District for a term of six years commencing June 1, 2019.

Respectfully submitted,
/s/ L. Louise Lucas
/s/ Thomas K. Norment, Jr.
/s/ Frank M. Ruff, Jr.
/s/ Rosalyn R. Dance

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Eighth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Jay Edward Dugger, of Hampton, as a judge of the Eighth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,
/s/ Thomas K. Norment, Jr.
/s/ Mamie E. Locke
/s/ T. Montgomery Mason

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT
TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Eighth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Robert B. Wilson, V, of Hampton, as a judge of the Eighth Judicial District for a term of six years commencing April 1, 2019.

Respectfully submitted,

/s/ Thomas K. Norment, Jr.
/s/ Mamie E. Locke
/s/ T. Montgomery Mason

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Tenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Robert H. Morrison, of Halifax, as a judge of the Tenth Judicial District for a term of six years commencing February 1, 2019.

Respectfully submitted,

/s/ Frank M. Ruff, Jr.
/s/ William M. Stanley, Jr.
/s/ Mark J. Peake

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Eleventh Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Phillip T. DiStanislao, of Petersburg, as a judge of the Eleventh Judicial District for a term of six years commencing February 1, 2019.
Respectfully submitted,

/s/ Frank M. Ruff, Jr.  
/s/ Rosalyn R. Dance  
/s/ Amanda F. Chase  
/s/ Glen H. Sturtevant, Jr.

COMMONWEALTH OF VIRGINIA  
SENATE  
JUDICIAL NOMINATION FORM  
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Thirteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Richard B. Campbell, of the City of Richmond, as a judge of the Thirteenth Judicial District for a term of six years commencing April 1, 2019.

Respectfully submitted,

/s/ Rosalyn R. Dance  
/s/ Glen H. Sturtevant, Jr.  
/s/ Jennifer L. McClellan

COMMONWEALTH OF VIRGINIA  
SENATE  
JUDICIAL NOMINATION FORM  
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fifteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Joseph A. Vance, IV, of Fredericksburg, as a judge of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Ryan T. McDougle  
/s/ Jill H. Vogel  
/s/ Richard H. Stuart  
/s/ Bryce E. Reeves  
/s/ Scott A. Surovell  
/s/ Siobhan S. Dunnavant  
/s/ Jennifer L. McClellan
COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Sixteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Claude V. Worrell, of Charlottesville, as a judge of the Sixteenth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ R. Creigh Deeds
/s/ Jill H. Vogel
/s/ Bryce E. Reeves
/s/ Mark J. Peake

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Nineteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Kimberly J. Daniel, of Fairfax County, as a judge of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Richard L. Saslaw
/s/ Janet D. Howell
/s/ J. Chapman Petersen
/s/ George L. Barker
/s/ David W. Marsden
/s/ Adam P. Ebbin
/s/ Barbara A. Favola
/s/ Scott A. Surovell
/s/ Jennifer B. Boysko
TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twentieth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Avelina S. Jacob, of Loudoun, as a judge of the Twentieth Judicial District for a term of six years commencing February 10, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain
/s/ Jill H. Vogel
/s/ Richard H. Black
/s/ Barbara A. Favola
/s/ Jennifer B. Boysko

TO THE SENATE OF VIRGINIA:

The undersigned Senator representing the Twenty-first Judicial District hereby nominates, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Susan N. Deatherage, of Martinsville, as a judge of the Twenty-first Judicial District for a term of six years commencing May 1, 2019.

Respectfully submitted,

/s/ William M. Stanley, Jr.
TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-third Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Leisa Kube Ciaffone, of Salem, as a judge of the Twenty-third Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Stephen D. Newman
/s/ John S. Edwards
/s/ David R. Suetterlein

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-sixth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

William W. Sharp, of Warren, as a judge of the Twenty-sixth Judicial District for a term of six years commencing February 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Mark D. Obenshain
/s/ Jill H. Vogel

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Thirtieth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:


Elizabeth S. Wills, of Wise, as a judge of the Thirtieth Judicial District for a term of six years commencing February 1, 2019.

Respectfully submitted,

/s/ Charles W. Carrico, Sr.
/s/ A. Benton Chafin

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Thirty-first Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Lisa Michelle Baird, of Manassas, as a judge of the Thirty-first Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ George L. Barker
/s/ Richard H. Stuart
/s/ Richard H. Black
/s/ Scott A. Surovell
/s/ Jeremy S. McPike

INTRODUCTION OF LEGISLATION

Senator Obenshain, by leave, under Senate Rule 11 (b) presented the following resolutions which were ordered to be printed and referred:

S.R. 92. Nominating a person to be elected to the Court of Appeals of Virginia.
Patron--Obenshain
Referred to Committee for Courts of Justice

S.R. 93. Nominating persons to be elected to circuit court judgeships.
Patron--Obenshain
Referred to Committee for Courts of Justice

S.R. 94. Nominating persons to be elected to general district court judgeships.
Patron--Obenshain
Referred to Committee for Courts of Justice

S.R. 95. Nominating persons to be elected to juvenile and domestic relations district court judgeships.
Patron--Obenshain
Referred to Committee for Courts of Justice
S.R. 96. Nominating a person to be elected as a member of the Judicial Inquiry and Review Commission.
Patron--Obenshain
Referred to Committee for Courts of Justice

Senator Wagner, by leave, under Senate Rule 11 (b) presented the following resolution which was ordered to be printed and referred:

S.R. 97. Nominating a person to be elected as a member of the State Corporation Commission.
Patron--Wagner
Referred to Committee on Commerce and Labor

JOINT ORDER FOR ELECTIONS

The President stated that the Senate on its part was ready to proceed, pursuant to House Joint Resolution No. 718, with the execution of the Joint Order to the election of a judge of the Court of Appeals of Virginia, certain other judges, and other officers of the Commonwealth.

The President stated that nominations were in order for a judge of the Court of Appeals of Virginia.

On motion of Senator Obenshain, the Rules were suspended and S.R. 92 was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

SENATE RESOLUTION NO. 92

Nominating a person to be elected to the Court of Appeals of Virginia.

RESOLVED by the Senate of Virginia, That the following person is hereby nominated to be elected to the Court of Appeals of Virginia as follows:

The Honorable Glen A. Huff, of Virginia Beach, as a judge of the Court of Appeals of Virginia for a term of eight years commencing August 1, 2019.

S.R. 92, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

The President stated that nominations were in order for judges of the respective circuit courts.

On motion of Senator Obenshain, the Rules were suspended and S.R. 93 (ninety-three) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

SENATE RESOLUTION NO. 93

Nominating persons to be elected to circuit court judgeships.

RESOLVED by the Senate of Virginia, That the following persons are hereby nominated to be elected to the respective circuit court judgeships as follows:

The Honorable Glenn R. Croshaw, of Virginia Beach, as a judge of the Second Judicial Circuit for a term of eight years commencing August 1, 2019.

The Honorable W. Revell Lewis, III, of Accomack, as a judge of the Second Judicial Circuit for a term of eight years commencing August 1, 2019.

The Honorable Everett A. Martin, Jr., of Norfolk, as a judge of the Fourth Judicial Circuit for a term of eight years commencing March 16, 2019.

The Honorable Carl Edward Eason, Jr., of Suffolk, as a judge of the Fifth Judicial Circuit for a term of eight years commencing February 1, 2019.

The Honorable C. Peter Tench, of Newport News, as a judge of the Seventh Judicial Circuit for a term of eight years commencing April 1, 2019.

The Honorable Christopher W. Hutton, of Hampton, as a judge of the Eighth Judicial Circuit for a term of eight years commencing September 1, 2019.

The Honorable Paul W. Cella, of Powhatan, as a judge of the Eleventh Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Bradley B. Cavedo, of the City of Richmond, as a judge of the Thirteenth Judicial Circuit for a term of eight years commencing February 1, 2019.

The Honorable James Stephen Yoffy, of Henrico, as a judge of the Fourteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Sarah L. Deneke, of Spotsylvania, as a judge of the Fifteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Timothy K. Sanner, of Orange, as a judge of the Sixteenth Judicial Circuit for a term of eight years commencing April 1, 2019.

The Honorable James C. Clark, of Alexandria, as a judge of the Eighteenth Judicial Circuit for a term of eight years commencing January 1, 2020.
The Honorable Randy I. Bellows, of Fairfax County, as a judge of the Nineteenth Judicial Circuit for a term of eight years commencing February 1, 2019.

James P. Fisher, Esquire, of Fauquier, as a judge of the Twentieth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable F. Patrick Yeatts, of Lynchburg, as a judge of the Twenty-fourth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Brett L. Geisler, of Carroll, as a judge of the Twenty-seventh Judicial Circuit for a term of eight years commencing April 1, 2019.

The Honorable Chadwick S. Dotson, of Wise, as a judge of the Thirtieth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable John C. Kilgore, of Scott, as a judge of the Thirtieth Judicial Circuit for a term of eight years commencing July 1, 2019.

S.R. 93, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

The President stated that nominations were in order for judges of the respective general district courts.

On motion of Senator Obenshain, the Rules were suspended and S.R. 94 (ninety-four) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

SENATE RESOLUTION NO. 94

Nominating persons to be elected to general district court judgeships.

RESOLVED by the Senate of Virginia, That the following persons are hereby nominated to be elected to the respective general district court judgeships as follows:

The Honorable C. Ridley Bain, of Brunswick, as a judge of the Sixth Judicial District for a term of six years commencing February 1, 2019.

The Honorable Stephen Ashton Hudgins, of Poquoson, as a judge of the Ninth Judicial District for a term of six years commencing February 1, 2019.

The Honorable Keith Nelson Hurley, of Chesterfield, as a judge of the Twelfth Judicial District for a term of six years commencing July 1, 2019.
The Honorable Lawrence Brevard Cann, III, of the City of Richmond, as a judge of the Thirteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Tracy W. J. Thorne-Begland, of the City of Richmond, as a judge of the Thirteenth Judicial District for a term of six years commencing February 1, 2019.

The Honorable George Barton Chucker, of Henrico, as a judge of the Fourteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Hugh S. Campbell, of Hanover, as a judge of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable James Bruce Strickland, of Stafford, as a judge of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable R. Frances O’Brien, of Arlington, as a judge of the Seventeenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable William Harrison Cleaveland, of Botetourt, as a judge of the Twenty-fifth Judicial District for a term of six years commencing February 1, 2019.

The Honorable Eric R. Thiessen, of Washington, as a judge of the Twenty-eighth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Henry A. Barringer, of Tazewell, as a judge of the Twenty-ninth Judicial District for a term of six years commencing July 1, 2019.

S.R. 94, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

The President stated that nominations were in order for judges of the respective juvenile and domestic relations district courts.

On motion of Senator Obenshain, the Rules were suspended and S.R. 95 (ninety-five) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

SENATE RESOLUTION NO. 95

Nominating persons to be elected to juvenile and domestic relations district court judgeships.
RESOLVED by the Senate of Virginia, That the following persons are hereby nominated to be elected to the respective juvenile and domestic relations district court judgeships as follows:

Cheshire I’Anson Eveleigh, Esquire, of Virginia Beach, as a judge of the Second Judicial District for a term of six years commencing July 1, 2019.

Timothy J. Quick, Esquire, of Virginia Beach, as a judge of the Second Judicial District for a term of six years commencing April 1, 2019.

The Honorable Alotha C. Willis, of Portsmouth, as a judge of the Third Judicial District for a term of six years commencing February 16, 2019.

The Honorable Lauri D. Hogge, of Norfolk, as a judge of the Fourth Judicial District for a term of six years commencing April 1, 2019.

The Honorable Carson E. Saunders, Jr., of Emporia, as a judge of the Sixth Judicial District for a term of six years commencing June 1, 2019.

The Honorable Jay Edward Dugger, of Hampton, as a judge of the Eighth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Robert B. Wilson, V, of Hampton, as a judge of the Eighth Judicial District for a term of six years commencing April 1, 2019.

The Honorable Robert H. Morrison, of Halifax, as a judge of the Tenth Judicial District for a term of six years commencing February 1, 2019.

The Honorable Phillip T. DiStanislao, of Petersburg, as a judge of the Eleventh Judicial District for a term of six years commencing February 1, 2019.

The Honorable Richard B. Campbell, of the City of Richmond, as a judge of the Thirteenth Judicial District for a term of six years commencing April 1, 2019.

The Honorable Joseph A. Vance, IV, of Fredericksburg, as a judge of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Claude V. Worrell, of Charlottesville, as a judge of the Sixteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Kimberly J. Daniel, of Fairfax County, as a judge of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

The Honorable Avelina S. Jacob, of Loudoun, as a judge of the Twentieth Judicial District for a term of six years commencing February 10, 2019.

The Honorable Susan N. Deatherage, of Martinsville, as a judge of the Twenty-first Judicial District for a term of six years commencing May 1, 2019.
The Honorable Leisa Kube Ciaffone, of Salem, as a judge of the Twenty-third Judicial District for a term of six years commencing July 1, 2019.

The Honorable William W. Sharp, of Warren, as a judge of the Twenty-sixth Judicial District for a term of six years commencing February 1, 2019.

The Honorable Elizabeth S. Wills, of Wise, as a judge of the Thirtieth Judicial District for a term of six years commencing February 1, 2019.

The Honorable Lisa Michelle Baird, of Manassas, as a judge of the Thirty-first Judicial District for a term of six years commencing July 1, 2019.

S.R. 95, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

The President stated that nominations were in order for a member of the Judicial Inquiry and Review Commission.

On motion of Senator Obenshain, the Rules were suspended and S.R. 96 (ninety-six) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

SENATE RESOLUTION NO. 96

Nominating a person to be elected as a member of the Judicial Inquiry and Review Commission.

RESOLVED by the Senate of Virginia, That the following person is hereby nominated to be elected as a member of the Judicial Inquiry and Review Commission as follows:

The Honorable Stephanie E. Merritt, of New Kent, as a member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019.

S.R. 96, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

The President stated that nominations were in order for a member of the State Corporation Commission.

On motion of Senator Wagner, the Rules were suspended and S.R. 97 (ninety-seven) was taken up for immediate consideration, discharging the Committee on Commerce and Labor from further consideration of the resolution, and waiving the readings of the title.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

SENATE RESOLUTION NO. 97

Nominating a person to be elected as a member of the State Corporation Commission.

RESOLVED by the Senate of Virginia, That the following person is hereby nominated to be elected as a member of the State Corporation Commission as follows:

Patricia L. West, of the City of Virginia Beach, to succeed James C. Dimitri as a member of the State Corporation Commission for an unexpired term commencing March 1, 2019, and ending January 31, 2020.

S.R. 97, on motion of Senator Wagner, was ordered to be engrossed and was agreed to.

Senator Obenshain was ordered to inform the House of Delegates of the nominations of the Senate.

MESSAGE FROM THE HOUSE

A message was received from the House of Delegates by Delegate Adams, L.R., who informed the Senate that the following nominations had been made by the House of Delegates:

For a judge of the Court of Appeals of Virginia:

Glen A. Huff.

For judges of the respective circuit courts:

Glenn R. Croshaw, Second Judicial Circuit.
W. Revell Lewis, III, Second Judicial Circuit.
Everett A. Martin, Jr., Fourth Judicial Circuit.
Carl Edward Eason, Jr., Fifth Judicial Circuit.
C. Peter Tench, Seventh Judicial Circuit.
Christopher W. Hutton, Eighth Judicial Circuit.
Paul W. Cella, Eleventh Judicial Circuit.
Bradley B. Cavedo, Thirteenth Judicial Circuit.
James Stephen Yoffy, Fourteenth Judicial Circuit.
Sarah L. Denene, Fifteenth Judicial Circuit.
Timothy K. Sanner, Sixteenth Judicial Circuit.
James C. Clark, Eighteenth Judicial Circuit.
Randy I. Bellows, Nineteenth Judicial Circuit.
James P. Fisher, Twentieth Judicial Circuit.
F. Patrick Yeatts, Twenty-fourth Judicial Circuit.
Brett L. Geisler, Twenty-seventh Judicial Circuit.
Chadwick S. Dotson, Thirtieth Judicial Circuit.
John C. Kilgore, Thirtieth Judicial Circuit.

For judges of the respective general district courts:

C. Ridley Bain, Sixth Judicial District.
Stephen Ashton Hudgins, Ninth Judicial District.
Keith Nelson Hurley, Twelfth Judicial District.
Lawrence Brevard Cann, III, Thirteenth Judicial District.
Tracy W. J. Thorne-Begland, Thirteenth Judicial District.
George Barton Chucker, Fourteenth Judicial District.
Hugh S. Campbell, Fifteenth Judicial District.
James Bruce Strickland, Fifteenth Judicial District.
R. Frances O’Brien, Seventeenth Judicial District.
William Harrison Cleaveland, Twenty-fifth Judicial District.
Eric R. Thiessen, Twenty-eighth Judicial District.
Henry A. Barringer, Twenty-ninth Judicial District.

For judges of the respective juvenile and domestic relations district courts:

Cheshire I’Anson Eveleigh, Second Judicial District.
Timothy J. Quick, Second Judicial District.
Alotha C. Willis, Third Judicial District.
Lauri D. Hogge, Fourth Judicial District.
Carson E. Saunders, Jr., Sixth Judicial District.
Jay Edward Dugger, Eighth Judicial District.
Robert B. Wilson, V, Eighth Judicial District.
Robert H. Morrison, Tenth Judicial District.
Phillip T. DiStanislao, Eleventh Judicial District.
Richard B. Campbell, Thirteenth Judicial District.
Phillip U. Fines, Fifteenth Judicial District.
Joseph A. Vance, IV, Fifteenth Judicial District.
Claude V. Worrell, Sixteenth Judicial District.
Kimberly J. Daniel, Nineteenth Judicial District.
Avelina S. Jacob, Twentieth Judicial District.
Susan N. Deatherage, Twenty-first Judicial District.
Leisa Kube Ciaffone, Twenty-third Judicial District.
William W. Sharp, Twenty-sixth Judicial District.
Elizabeth S. Wills, Thirtieth Judicial District.
Lisa Michelle Baird, Thirty-first Judicial District.

For a member of the Judicial Inquiry and Review Commission:

Stephanie E. Merritt.

For a member of the State Corporation Commission:

Patricia L. West.

The roll was called with the following results:
For a judge of the Court of Appeals of Virginia for the term set forth:

The nominee by Senate Resolution No. 92 received an affirmative vote of 40.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

For judges of the respective circuit courts for the terms set forth:

The nominees by Senate Resolution No. 93, excluding lines 36 and 37, received an affirmative vote of 40.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

The nominee by Senate Resolution No. 93, lines 36 and 37, as follows:

James P. Fisher, Esquire, of Fauquier, as a judge of the Twentieth Judicial Circuit for a term of eight years commencing July 1, 2019 received an affirmative vote of 21.

The recorded vote is as follows:

YEAS--21. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.
For judges of the respective general district courts for the terms set forth:

The nominees by Senate Resolution No. 94, excluding lines 28 and 29 and lines 18 and 19, received an affirmative vote of 40.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

The nominee by Senate Resolution No. 94, lines 28 and 29, as follows:

The Honorable William Harrison Cleaveland, of Botetourt, as a judge of the Twenty-fifth Judicial District for a term of six years commencing February 1, 2019 received an affirmative vote of 37.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

The nominee by Senate Resolution No. 94, lines 18 and 19, as follows:

The Honorable Tracy W. J. Thorne-Begland, of the City of Richmond, as a judge of the Thirteenth Judicial District for a term of six years commencing February 1, 2019 received an affirmative vote of 38.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
For judges of the respective juvenile and domestic relations district courts for the terms set forth:

The nominees by Senate Resolution No. 95 received an affirmative vote of 39.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

For a member of the Judicial Inquiry and Review Commission for the term set forth:

The nominee by Senate Resolution No. 96 received an affirmative vote of 39.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

For a member of the State Corporation Commission for the term set forth:

The nominee by Senate Resolution No. 97 received an affirmative vote of 21.

The recorded vote is as follows:
YEAS--21. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator Edwards moved to reconsider the vote by which the nominee by S.R. 97 (ninety-seven) received an affirmative vote of 21.

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

The nominee by Senate Resolution No. 97 received an affirmative vote of 21.

The recorded vote is as follows:
YEAS--21. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

The President appointed Senators Sturtevant, Peake, and Petersen, the committee on the part of the Senate to count and report the vote of each house in each case.

Subsequently, the committee reported as follows:

Whole number of votes necessary to elect:
In the House of Delegates . . . . . . 50
In the Senate . . . . . . . . . . . . . . . 21

For a judge of the Court of Appeals of Virginia for a term of eight years commencing August 1, 2019:

Glen A. Huff received:
In the House of Delegates . . . . . 95
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Second Judicial Circuit for a term of eight years commencing August 1, 2019:

Glenn R. Croshaw received:
In the House of Delegates . . . . . 95
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Second Judicial Circuit for a term of eight years commencing August 1, 2019:

W. Revell Lewis, III received:
In the House of Delegates . . . . . 95
In the Senate . . . . . . . . . . . . . . . 40
For a judge of the Fourth Judicial Circuit for a term of eight years commencing March 16, 2019:

Everett A. Martin, Jr. received:

In the House of Delegates . . . . . . . . . . . . . . . 95
In the Senate . . . . . . . . . . . . . . . . . . . . . . . . . . 40

For a judge of the Fifth Judicial Circuit for a term of eight years commencing February 1, 2019:

Carl Edward Eason, Jr. received:

In the House of Delegates . . . . . . . . . . . . . . . 95
In the Senate . . . . . . . . . . . . . . . . . . . . . . . . . . 40

For a judge of the Seventh Judicial Circuit for a term of eight years commencing April 1, 2019:

C. Peter Tench received:

In the House of Delegates . . . . . . . . . . . . . . . 95
In the Senate . . . . . . . . . . . . . . . . . . . . . . . . . . 40

For a judge of the Eighth Judicial Circuit for a term of eight years commencing September 1, 2019:

Christopher W. Hutton received:

In the House of Delegates . . . . . . . . . . . . . . . 95
In the Senate . . . . . . . . . . . . . . . . . . . . . . . . . . 40

For a judge of the Eleventh Judicial Circuit for a term of eight years commencing July 1, 2019:

Paul W. Cella received:

In the House of Delegates . . . . . . . . . . . . . . . 95
In the Senate . . . . . . . . . . . . . . . . . . . . . . . . . . 40

For a judge of the Thirteenth Judicial Circuit for a term of eight years commencing February 1, 2019:

Bradley B. Cavedo received:

In the House of Delegates . . . . . . . . . . . . . . . 95
In the Senate . . . . . . . . . . . . . . . . . . . . . . . . . . 40

For a judge of the Fourteenth Judicial Circuit for a term of eight years commencing July 1, 2019:

James Stephen Yoffy received:

In the House of Delegates . . . . . . . . . . . . . . . 95
In the Senate . . . . . . . . . . . . . . . . . . . . . . . . . . 40

For a judge of the Fifteenth Judicial Circuit for a term of eight years commencing July 1, 2019:

Sarah L. Deneke received:
For a judge of the Sixteenth Judicial Circuit for a term of eight years commencing April 1, 2019:

Timothy K. Sanner received:

For a judge of the Eighteenth Judicial Circuit for a term of eight years commencing January 1, 2020:

James C. Clark received:

For a judge of the Nineteenth Judicial Circuit for a term of eight years commencing February 1, 2019:

Randy I. Bellows received:

For a judge of the Twentieth Judicial Circuit for a term of eight years commencing July 1, 2019:

James P. Fisher received:

For a judge of the Twenty-fourth Judicial Circuit for a term of eight years commencing July 1, 2019:

F. Patrick Yeatts received:

For a judge of the Twenty-seventh Judicial Circuit for a term of eight years commencing April 1, 2019:

Brett L. Geisler received:

For a judge of the Thirtieth Judicial Circuit for a term of eight years commencing July 1, 2019:

Chadwick S. Dotson received:
For a judge of the Thirtieth Judicial Circuit for a term of eight years commencing July 1, 2019:

John C. Kilgore received:

In the House of Delegates . . . . 95
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the General District Court of the Sixth Judicial District for a term of six years commencing February 1, 2019:

C. Ridley Bain received:

In the House of Delegates . . . . 95
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the General District Court of the Ninth Judicial District for a term of six years commencing February 1, 2019:

Stephen Ashton Hudgins received:

In the House of Delegates . . . . 95
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the General District Court of the Twelfth Judicial District for a term of six years commencing July 1, 2019:

Keith Nelson Hurley received:

In the House of Delegates . . . . 95
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the General District Court of the Thirteenth Judicial District for a term of six years commencing July 1, 2019:

Lawrence Brevard Cann, III received:

In the House of Delegates . . . . 95
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the General District Court of the Thirteenth Judicial District for a term of six years commencing February 1, 2019:

Tracy W. J. Thorne-Begland received:

In the House of Delegates . . . . 95
In the Senate . . . . . . . . . . . . . . . 38

For a judge of the General District Court of the Fourteenth Judicial District for a term of six years commencing July 1, 2019:

George Barton Chucker received:
In the House of Delegates . . . . 95
In the Senate . . . . . . . . . . 40

For a judge of the General District Court of the Fifteenth Judicial District for a term of six years commencing July 1, 2019:

Hugh S. Campbell received:

In the House of Delegates . . . . 95
In the Senate . . . . . . . . . . 40

For a judge of the General District Court of the Seventeenth Judicial District for a term of six years commencing July 1, 2019:

R. Frances O’Brien received:

In the House of Delegates . . . . 95
In the Senate . . . . . . . . . . 40

For a judge of the General District Court of the Twenty-fifth Judicial District for a term of six years commencing February 1, 2019:

William Harrison Cleaveland received:

In the House of Delegates . . . . 95
In the Senate . . . . . . . . . . 37

For a judge of the General District Court of the Twenty-eighth Judicial District for a term of six years commencing July 1, 2019:

Eric R. Thiessen received:

In the House of Delegates . . . . 95
In the Senate . . . . . . . . . . 40

For a judge of the General District Court of the Twenty-ninth Judicial District for a term of six years commencing July 1, 2019:

Henry A. Barringer received:

In the House of Delegates . . . . 95
In the Senate . . . . . . . . . . 40
For a judge of the Juvenile and Domestic Relations District Court of the Second Judicial District for a term of six years commencing July 1, 2019:

Cheshire I’Anson Eveleigh received:

In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Second Judicial District for a term of six years commencing April 1, 2019:

Timothy J. Quick received:

In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Third Judicial District for a term of six years commencing February 16, 2019:

Alotha C. Willis received:

In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Fourth Judicial District for a term of six years commencing April 1, 2019:

Lauri D. Hogge received:

In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Sixth Judicial District for a term of six years commencing June 1, 2019:

Carson E. Saunders, Jr. received:

In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Eighth Judicial District for a term of six years commencing July 1, 2019:

Jay Edward Dugger received:

In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Eighth Judicial District for a term of six years commencing April 1, 2019:

Robert B. Wilson, V received:
In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Tenth Judicial District for a term of six years commencing February 1, 2019:

Robert H. Morrison received:

In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Eleventh Judicial District for a term of six years commencing February 1, 2019:

Phillip T. DiStanislao received:

In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Thirteenth Judicial District for a term of six years commencing April 1, 2019:

Richard B. Campbell received:

In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Fifteenth Judicial District for a term of six years commencing July 1, 2019:

Phillip U. Fines received:

In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . not nominated

For a judge of the Juvenile and Domestic Relations District Court of the Fifteenth Judicial District for a term of six years commencing July 1, 2019:

Joseph A. Vance, IV received:

In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Sixteenth Judicial District for a term of six years commencing July 1, 2019:

Claude V. Worrell received:

In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . 39
For a judge of the Juvenile and Domestic Relations District Court of the Nineteenth Judicial District for a term of six years commencing July 1, 2019:

Kimberly J. Daniel received:

In the House of Delegates . . . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Twentieth Judicial District for a term of six years commencing February 10, 2019:

Avelina S. Jacob received:

In the House of Delegates . . . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Twenty-first Judicial District for a term of six years commencing May 1, 2019:

Susan N. Deatherage received:

In the House of Delegates . . . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Twenty-third Judicial District for a term of six years commencing July 1, 2019:

Leisa Kube Ciaffone received:

In the House of Delegates . . . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Twenty-sixth Judicial District for a term of six years commencing February 1, 2019:

William W. Sharp received:

In the House of Delegates . . . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Thirtieth Judicial District for a term of six years commencing February 1, 2019:

Elizabeth S. Wills received:

In the House of Delegates . . . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Thirty-first Judicial District for a term of six years commencing July 1, 2019:
Lisa Michelle Baird received:

In the House of Delegates . . . . 94
In the Senate . . . . . . . . . . . . . . . 39

For a member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019:

Stephanie E. Merritt received:

In the House of Delegates . . . . 95
In the Senate . . . . . . . . . . . . . . . 39

For a member of the State Corporation Commission for an unexpired term commencing March 1, 2019, and ending January 31, 2020:

Patricia L. West received:

In the House of Delegates . . . . 50
In the Senate . . . . . . . . . . . . . . . 21

On motion of Senator Obenshain, the reading of the report was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--McDougle, Stanley--2.
RULE 36--0.

The nominees, having received the vote of a majority of the members elected to each house of the General Assembly, were declared by the President duly elected a judge of the Court of Appeals of Virginia; judges of the respective circuit courts, general district courts, and juvenile and domestic relations district courts; a member of the Judicial Inquiry and Review Commission; and a member of the State Corporation Commission, as follows:

Glen A. Huff, judge of the Court of Appeals of Virginia for a term of eight years commencing August 1, 2019.

Glenn R. Croshaw, judge of the Second Judicial Circuit for a term of eight years commencing August 1, 2019.

W. Revell Lewis, III, judge of the Second Judicial Circuit for a term of eight years commencing August 1, 2019.

Everett A. Martin, Jr., judge of the Fourth Judicial Circuit for a term of eight years commencing March 16, 2019.
Carl Edward Eason, Jr., judge of the Fifth Judicial Circuit for a term of eight years commencing February 1, 2019.

C. Peter Tench, judge of the Seventh Judicial Circuit for a term of eight years commencing April 1, 2019.

Christopher W. Hutton, judge of the Eighth Judicial Circuit for a term of eight years commencing September 1, 2019.

Paul W. Cella, judge of the Eleventh Judicial Circuit for a term of eight years commencing July 1, 2019.

Bradley B. Cavedo, judge of the Thirteenth Judicial Circuit for a term of eight years commencing February 1, 2019.

James Stephen Yoffy, judge of the Fourteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Sarah L. Deneke, judge of the Fifteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Timothy K. Sanner, judge of the Sixteenth Judicial Circuit for a term of eight years commencing April 1, 2019.


Randy I. Bellows, judge of the Nineteenth Judicial Circuit for a term of eight years commencing February 1, 2019.

James P. Fisher, judge of the Twentieth Judicial Circuit for a term of eight years commencing July 1, 2019.

F. Patrick Yeatts, judge of the Twenty-fourth Judicial Circuit for a term of eight years commencing July 1, 2019.

Brett L. Geisler, judge of the Twenty-seventh Judicial Circuit for a term of eight years commencing April 1, 2019.

Chadwick S. Dotson, judge of the Thirtieth Judicial Circuit for a term of eight years commencing July 1, 2019.

John C. Kilgore, judge of the Thirtieth Judicial Circuit for a term of eight years commencing July 1, 2019.

C. Ridley Bain, judge of the General District Court of the Sixth Judicial District for a term of six years commencing February 1, 2019.
Stephen Ashton Hudgins, judge of the General District Court of the Ninth Judicial District for a term of six years commencing February 1, 2019.

Keith Nelson Hurley, judge of the General District Court of the Twelfth Judicial District for a term of six years commencing July 1, 2019.

Lawrence Brevard Cann, III, judge of the General District Court of the Thirteenth Judicial District for a term of six years commencing July 1, 2019.

Tracy W. J. Thorne-Begland, judge of the General District Court of the Thirteenth Judicial District for a term of six years commencing February 1, 2019.

George Barton Chucker, judge of the General District Court of the Fourteenth Judicial District for a term of six years commencing July 1, 2019.

Hugh S. Campbell, judge of the General District Court of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

James Bruce Strickland, judge of the General District Court of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

R. Frances O’Brien, judge of the General District Court of the Seventeenth Judicial District for a term of six years commencing July 1, 2019.

William Harrison Cleaveland, judge of the General District Court of the Twenty-fifth Judicial District for a term of six years commencing February 1, 2019.

Eric R. Thiessen, judge of the General District Court of the Twenty-eighth Judicial District for a term of six years commencing July 1, 2019.

Henry A. Barringer, judge of the General District Court of the Twenty-ninth Judicial District for a term of six years commencing July 1, 2019.

Cheshire I’Anson Eveleigh, judge of the Juvenile and Domestic Relations District Court of the Second Judicial District for a term of six years commencing July 1, 2019.

Timothy J. Quick, judge of the Juvenile and Domestic Relations District Court of the Second Judicial District for a term of six years commencing April 1, 2019.

Alotha C. Willis, judge of the Juvenile and Domestic Relations District Court of the Third Judicial District for a term of six years commencing February 16, 2019.

Lauri D. Hogge, judge of the Juvenile and Domestic Relations District Court of the Fourth Judicial District for a term of six years commencing April 1, 2019.

Carson E. Saunders, Jr., judge of the Juvenile and Domestic Relations District Court of the Sixth Judicial District for a term of six years commencing June 1, 2019.
Jay Edward Dugger, judge of the Juvenile and Domestic Relations District Court of the Eighth Judicial District for a term of six years commencing July 1, 2019.

Robert B. Wilson, V, judge of the Juvenile and Domestic Relations District Court of the Eighth Judicial District for a term of six years commencing April 1, 2019.

Robert H. Morrison, judge of the Juvenile and Domestic Relations District Court of the Tenth Judicial District for a term of six years commencing February 1, 2019.

Phillip T. DiStanislao, judge of the Juvenile and Domestic Relations District Court of the Eleventh Judicial District for a term of six years commencing February 1, 2019.

Richard B. Campbell, judge of the Juvenile and Domestic Relations District Court of the Thirteenth Judicial District for a term of six years commencing April 1, 2019.

Joseph A. Vance, IV, judge of the Juvenile and Domestic Relations District Court of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

Claude V. Worrell, judge of the Juvenile and Domestic Relations District Court of the Sixteenth Judicial District for a term of six years commencing July 1, 2019.

Kimberly J. Daniel, judge of the Juvenile and Domestic Relations District Court of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

Avelina S. Jacob, judge of the Juvenile and Domestic Relations District Court of the Twentieth Judicial District for a term of six years commencing February 10, 2019.

Susan N. Deatherage, judge of the Juvenile and Domestic Relations District Court of the Twenty-first Judicial District for a term of six years commencing May 1, 2019.

Leisa Kube Ciaffone, judge of the Juvenile and Domestic Relations District Court of the Twenty-third Judicial District for a term of six years commencing July 1, 2019.

William W. Sharp, judge of the Juvenile and Domestic Relations District Court of the Twenty-sixth Judicial District for a term of six years commencing February 1, 2019.

Elizabeth S. Wills, judge of the Juvenile and Domestic Relations District Court of the Thirtieth Judicial District for a term of six years commencing February 1, 2019.

Lisa Michelle Baird, judge of the Juvenile and Domestic Relations District Court of the Thirty-first Judicial District for a term of six years commencing July 1, 2019.

Stephanie E. Merritt, member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019.

Patricia L. West, member of the State Corporation Commission for an unexpired term commencing March 1, 2019, and ending January 31, 2020.
No nominee having received the vote of a majority of the members elected to each house of the General Assembly, it was declared by the President that no election resulted for the office listed as follows:

Judge of the Juvenile and Domestic Relations District Court of the Fifteenth Judicial District for a term of six years, commencing July 1, 2019.

On motion of Senator Norment, the Senate adjourned until tomorrow at 12 m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
THURSDAY, JANUARY 17, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Shane Schlesman, West End Assembly of God, Richmond, Virginia, offered the following prayer:

Almighty God and Creator, we come before You today to praise Your name and to ask Your blessing on this esteemed assembly. Without Your creation, Your wisdom, and Your loving kindness, we are incapable of accomplishing any good in this desperate world. We ask for You to empower this great body of leaders to champion justice for the oppressed, to administer grace to the fallen, healing to the sick, and restoration to the broken. Lord, I ask that You give all of us as community leaders discernment as we interact with one another and wisdom as we handle problems. I ask and pray for a spirit of unity and harmony as it relates to policies that help the Commonwealth of Virginia and respect as it relates to our differences. May this state and this city be a blessing to everyone.

In the Father, the Son, and the Holy Spirit, Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Bryn Montgomery of South Hill.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Chafin, the reading of the Journal was waived.

The recorded vote is as follows:


NAYS--Deeds, Peake, Petersen, Stanley--4.

RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
January 16, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:
H.B. 1759. A BILL to amend and reenact §§ 38.2-1322 and 38.2-1333 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-1332.2, relating to insurance holding companies; supervision of internationally active insurance groups.

H.B. 1867. A BILL to amend and reenact §§ 46.2-688, 46.2-706 through 46.2-708, and 46.2-710 of the Code of Virginia, relating to motor vehicle insurance verification by the Department of Motor Vehicles; report.

H.B. 1925. A BILL to amend and reenact § 59.1-74 of the Code of Virginia, as it shall become effective, relating to transacting business under an assumed name.

EMERGENCY

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:

H.B. 1759 and H.B. 1925 were referred to the Committee on Commerce and Labor.

H.B. 1867 was referred to the Committee on Transportation.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Obenshain from the Committee for Courts of Justice:

S.B. 1012 (one thousand twelve) with substitute.
S.B. 1048 (one thousand forty-eight).
S.B. 1158 (one thousand one hundred fifty-eight) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1163 (one thousand one hundred sixty-three) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1603 (one thousand six hundred three) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1649 (one thousand six hundred forty-nine) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1675 (one thousand six hundred seventy-five).
The following bill, having been considered by the committee in session, was recommended for rereferal by the Committee for Courts of Justice:

S.B. 1570 (one thousand five hundred seventy) with the recommendation that it be rereferred to the Committee on Rehabilitation and Social Services.

The following bills, having been considered by the committee in session, were reported by Senator Newman from the Committee on Education and Health:

S.B. 1095 (one thousand ninety-five) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1141 (one thousand one hundred forty-one).
S.B. 1142 (one thousand one hundred forty-two).
S.B. 1159 (one thousand one hundred fifty-nine).
S.B. 1167 (one thousand one hundred sixty-seven) with amendments.
S.B. 1173 (one thousand one hundred seventy-three) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1209 (one thousand two hundred nine) with substitute.
S.B. 1236 (one thousand two hundred thirty-six) with substitute.
S.B. 1275 (one thousand two hundred seventy-five).
S.B. 1283 (one thousand two hundred eighty-three) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1289 (one thousand two hundred eighty-nine).
S.B. 1295 (one thousand two hundred ninety-five) with substitute.
S.B. 1397 (one thousand three hundred ninety-seven) with amendments.
S.B. 1405 (one thousand four hundred five).
S.B. 1412 (one thousand four hundred twelve) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1433 (one thousand four hundred thirty-three) with amendments.
S.B. 1439 (one thousand four hundred thirty-nine) with substitute.
S.B. 1440 (one thousand four hundred forty) with amendments.
S.B. 1488 (one thousand four hundred eighty-eight) with substitute.
S.B. 1495 (one thousand four hundred ninety-five) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1506 (one thousand five hundred six) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1511 (one thousand five hundred eleven).
S.B. 1539 (one thousand five hundred thirty-nine) with substitute.
S.B. 1595 (one thousand five hundred ninety-five) with substitute.
S.B. 1608 (one thousand six hundred eight) with amendment with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1617 (one thousand six hundred seventeen) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1640 (one thousand six hundred forty) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1653 (one thousand six hundred fifty-three) with amendments.

The following bills, having been considered by the committee in session, were recommended for rereferal by the Committee on Education and Health:
S.B. 1544 (one thousand five hundred forty-four) with the recommendation that it be rereferred to the Committee for Courts of Justice.
S.B. 1628 (one thousand six hundred twenty-eight) with the recommendation that it be rereferred to the Committee on Finance.

The following bills, having been considered by the committee in session, were reported by Senator Carrico from the Committee on Transportation:

S.B. 1020 (one thousand twenty).
S.B. 1044 (one thousand forty-four) with substitute.
S.B. 1073 (one thousand seventy-three).
S.B. 1174 (one thousand one hundred seventy-four).
S.B. 1181 (one thousand one hundred eighty-one) with substitute.
S.B. 1183 (one thousand one hundred eighty-three) with substitute.
S.B. 1254 (one thousand two hundred fifty-four).
S.B. 1382 (one thousand three hundred eighty-two).
S.B. 1432 (one thousand four hundred thirty-two).
S.B. 1468 (one thousand four hundred sixty-eight) with amendments.
S.B. 1474 (one thousand four hundred seventy-four).
S.B. 1481 (one thousand four hundred eighty-one) with amendment.
S.B. 1487 (one thousand four hundred eighty-seven).

S.B. 1544 was rereferred to the Committee for Courts of Justice.

S.B. 1570 was rereferred to the Committee on Rehabilitation and Social Services.

**INTRODUCTION OF LEGISLATION**

The following, by leave, were presented, ordered to be printed, and referred under Senate Rule 11 (b):

**S.B. 1733.** A BILL to direct the Department of Motor Vehicles to convene a work group to study electronic peer-to-peer vehicle rental services; report.
Patron--Cosgrove
Referred to Committee on Transportation

**S.B. 1734.** A BILL to amend and reenact § 38.2-3447 of the Code of Virginia, relating to restrictions relating to accident and sickness insurance premium rates; variances in area rating factors.
Patron--Deeds
Referred to Committee on Commerce and Labor

**S.B. 1735.** A BILL to amend and reenact § 32.1-276.7:1 of the Code of Virginia, relating to the All-Payer Claims Database.
Patron--Deeds
Referred to Committee on Education and Health

**S.B. 1736.** A BILL to amend and reenact § 18.2-386.2 of the Code of Virginia, relating to unlawful dissemination or sale of images of another; falsely created videographic or still image; penalty.
Patron--Ebbin
Referred to Committee for Courts of Justice
S.B. 1737. A BILL to provide civil relief for citizens of the Commonwealth who are employees or contractors of the United States government who have been furloughed or are otherwise not receiving wages or payments as a result of the partial closure of federal government. 
EMERGENCY
Patron--McPike
Referred to Committee on General Laws and Technology

S.B. 1738. A BILL to amend and reenact § 18.2-325 of the Code of Virginia, relating to simulated gambling.
Patron--Reeves
Referred to Committee for Courts of Justice

S.B. 1739. A BILL to amend and reenact § 58.1-301 of the Code of Virginia, relating to income tax; emergency.
EMERGENCY
Patron--Newman
Referred to Committee on Finance

S.B. 1740. A BILL to amend and reenact §§ 2.2-3705.7, 2.2-3808.1, 4.1-305, 8.01-313, 8.01-420.8, 8.9A-503, 12.1-19, 16.1-69.40:1, 16.1-228, 17.1-293, 18.2-6, 18.2-268.1, 19.2-258.1, 20-60.3, 20-107.1, 22.1-205, 24.2-410.1, 24.2-411.1, 24.2-416.7, 24.2-643, 32.1-291.2, 33.2-613, 38.2-2212, 46.2-328.1, 46.2-330, 46.2-332, 46.2-333.1, 46.2-335, 46.2-343, 58.1-3, 59.1-442, 59.1-443.3, 63.2-1916, and 63.2-1941 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-328.3, relating to driver privilege cards; penalty.
Patron--Surovell
Referred to Committee on Transportation

S.B. 1741. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 3 of Title 37.2 a section numbered 37.2-314.1, relating to language development for children who are deaf or hard of hearing; assessment resources for parents and educators; advisory committee; report.
Patron--Edwards
Referred to Committee on Education and Health

S.B. 1742. A BILL to amend and reenact § 51.1-1405 of the Code of Virginia, relating to participation in the state retiree health benefit program.
Patron--McDougle
Referred to Committee on Finance

S.B. 1743. A BILL to amend the Code of Virginia by adding in Chapter 3.1 of Title 62.1 an article numbered 2.7, consisting of sections numbered 62.1-44.15:85 through 62.1-44.15:91, relating to Coal Ash Management.
Patron--Chase
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1744. A BILL to amend and reenact § 58.1-322.03 of the Code of Virginia, relating to Virginia taxable income; standard deduction.
EMERGENCY
Patron--Wagner
Referred to Committee on Finance
S.B. 1745. A BILL to amend the Code of Virginia by adding in Chapter 11.1 of Title 10.1 an article numbered 6, consisting of sections numbered 10.1-1197.12 through 10.1-1197.16, relating to DEQ permits; technical assistance grants.
Patron--Boysko
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1746. A BILL to direct the Department of Education to encourage school boards of school divisions that have a significant number of enrolled military-connected students to partner with the National Math and Science Initiative.
Patron--Wagner
Referred to Committee on Education and Health

S.B. 1747. A BILL to amend and reenact §§ 38.2-1867, 38.2-1868.1, 38.2-1869, 38.2-1871, 38.2-1872, and 38.2-1873 of the Code of Virginia and to repeal § 38.2-1870 of the Code of Virginia, relating to insurance agents; continuing education requirements.
Patron--Chafin
Referred to Committee on Commerce and Labor

S.B. 1748. A BILL to amend and reenact §§ 16.1-278.9, 18.2-287.4, 18.2-308.2:01, 18.2-308.2:2, 18.2-308.7, and 18.2-308.8 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-309.1, relating to prohibition of sale, transfer, etc., of certain firearms magazines and firearms; penalties.
Patron--Ebbin
Referred to Committee for Courts of Justice

S.B. 1749. A BILL to amend and reenact § 33.2-214 of the Code of Virginia and to amend the Code of Virginia by adding in Article 7 of Chapter 15 of Title 33.2 a section numbered 33.2-1532, relating to the Robert O. Norris Bridge and Statewide Special Structure Fund.
Patron--McDougle
Referred to Committee on Transportation

S.B. 1750. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 10 of Title 32.1 a section numbered 32.1-332, relating to Medicaid Supplemental Payment Program Fund.
Patron--Lucas
Referred to Committee on Education and Health

CALENDAR

SENATE BILLS ON THIRD READING

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1031 (one thousand thirty-one).
S.B. 1047 (one thousand forty-seven).
S.B. 1108 (one thousand one hundred eight).
S.B. 1121 (one thousand one hundred twenty-one).
S.B. 1166 (one thousand one hundred sixty-six).
S.B. 1379 (one thousand three hundred seventy-nine).
S.B. 1383 (one thousand three hundred eighty-three).
S.B. 1421 (one thousand four hundred twenty-one).
S.B. 1422 (one thousand four hundred twenty-two).

The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1031 (one thousand thirty-one).
S.B. 1047 (one thousand forty-seven).
S.B. 1108 (one thousand one hundred eight).
S.B. 1121 (one thousand one hundred twenty-one).
S.B. 1166 (one thousand one hundred sixty-six).
S.B. 1379 (one thousand three hundred seventy-nine).
S.B. 1383 (one thousand three hundred eighty-three).
S.B. 1421 (one thousand four hundred twenty-one).
S.B. 1422 (one thousand four hundred twenty-two).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 208 (two hundred eight), on motion of Senator Stuart, was recommitted to the Committee on Local Government.

S.B. 944 (nine hundred forty-four), on motion of Senator Stuart, was recommitted to the Committee on Local Government.

S.B. 1137 (one thousand one hundred thirty-seven) was read by title the third time and, on motion of Senator Favola, was passed with its title.

The recorded vote is as follows:
YEAS--23. NAYS--17. RULE 36--0.

RULE 36--0.

S.B. 1150 (one thousand one hundred fifty) was read by title the third time and, on motion of Senator DeSteph, was passed with its title.
The recorded vote is as follows:
YEAS--23. NAYS--17. RULE 36--0.

RULE 36--0.

S.B. 1156 (one thousand one hundred fifty-six) was read by title the third time and, on motion of Senator Black, was passed with its title.

The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.

RULE 36--0.

S.B. 1186 (one thousand one hundred eighty-six) was read by title the third time and, on motion of Senator Chafin, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1251 (one thousand two hundred fifty-one) was read by title the third time and, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--25. NAYS--15. RULE 36--0.

NAYS--Barker, Boysko, Dance, Deeds, Ebbin, Favola, Howell, Locke, Lucas, Marsden, Mason, McClellan, Saslaw, Spruill, Surovell--15.
RULE 36--0.

S.B. 1403 (one thousand four hundred three) was read by title the third time and, on motion of Senator Petersen, was passed with its title.
The recorded vote is as follows:
YEAS--37. NAYS--1. RULE 36--1.

NAYS--Reeves--1.
RULE 36--McClellan--1.

STATEMENTS ON VOTE

Senator Reeves stated that he voted nay on the question of the passage of S.B. 1403, whereas he intended to vote yea.

Senator Spruill stated that he was recorded as not voting on the question of the passage of S.B. 1403, whereas he intended to vote yea.

S.B. 1404 (one thousand four hundred four) was read by title the third time and, on motion of Senator Petersen, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Chafin--1.
RULE 36--0.

S.B. 1426 (one thousand four hundred twenty-six) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Deeds--1.
RULE 36--0.

SENATE BILLS ON SECOND READING

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:
S.B. 1061 (one thousand sixty-one).
S.B. 1086 (one thousand eighty-six).
S.B. 1241 (one thousand two hundred forty-one).
S.B. 1270 (one thousand two hundred seventy).
S.B. 1300 (one thousand three hundred).
S.B. 1319 (one thousand three hundred nineteen).
S.B. 1411 (one thousand four hundred eleven).

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 1061 (one thousand sixty-one).
S.B. 1086 (one thousand eighty-six).
S.B. 1241 (one thousand two hundred forty-one).
S.B. 1270 (one thousand two hundred seventy).
S.B. 1300 (one thousand three hundred).
S.B. 1319 (one thousand three hundred nineteen).
S.B. 1411 (one thousand four hundred eleven).

S.B. 998 (nine hundred ninety-eight) was read by title the second time and, on motion of Senator Ebbin, was ordered to be engrossed and read by title the third time.

S.B. 1060 (one thousand sixty) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 2.2-3705.7 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 40 of Title 58.1 a section numbered 58.1-4029, relating to Virginia Lottery Law; disclosure of a lottery winner’s name and other personal information.

The reading of the substitute was waived.

On motion of Senator Spruill, the substitute was agreed to.

On motion of Senator Spruill, the bill was ordered to be engrossed and read by title the third time.

S.B. 1062 (one thousand sixty-two), on motion of Senator McClellan, was passed by temporarily.

S.B. 1079 (one thousand seventy-nine) was read by title the second time.

Senator Howell offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 40.1-28.9 of the Code of Virginia, relating to the payment of wages; Virginia Minimum Wage Act.

On motion of Senator Howell, the reading of the substitute was waived.

On motion of Senator Howell, the substitute was agreed to.
On motion of Senator Spruill, the bill was ordered to be engrossed and read by title the third time.

S.B. 1109 (one thousand one hundred nine) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 36-96.1 through 36-96.3, 36-96.4, 36-96.6, and 55-248.47 of the Code of Virginia, relating to the Virginia Fair Housing Law; unlawful discriminatory housing practices; sexual orientation and gender identity.

The reading of the substitute was waived.

On motion of Senator McClellan, the substitute was agreed to.

On motion of Senator McClellan, the bill was ordered to be engrossed and read by title the third time.

S.B. 1153 (one thousand one hundred fifty-three), on motion of Senator Black was passed by for the day.

S.B. 1168 (one thousand one hundred sixty-eight) was read by title the second time and, on motion of Senator DeSteph, was ordered to be engrossed and read by title the third time.

S.B. 1188 (one thousand one hundred eighty-eight) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 59.1-437 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 59.1-437.1, relating to extended service contract providers; bonding requirement; remedies; civil penalty.

The reading of the substitute was waived.

On motion of Senator Dance, the substitute was agreed to.

On motion of Senator Dance, the bill was ordered to be engrossed and read by title the third time.

S.B. 1199 (one thousand one hundred ninety-nine) was read by title the second time and, on motion of Senator Dance, was ordered to be engrossed and read by title the third time.

S.B. 1200 (one thousand two hundred) was read by title the second time and, on motion of Senator Dance, was ordered to be engrossed and read by title the third time.

S.B. 1229 (one thousand two hundred twenty-nine) was read by title the second time.

The following amendment proposed by the Committee on General Laws and Technology was offered:

1. Line 11, introduced, after directed to
   strike
   promulgate
insert

receive and consider

The reading of the amendment was waived.

On motion of Senator Ebbin, the amendment was agreed to.

On motion of Senator Ebbin, the bill was ordered to be engrossed and read by title the third time.

S.B. 1259 (one thousand two hundred fifty-nine) was read by title the second time and, on motion of Senator Sturtevant, was ordered to be engrossed and read by title the third time.

S.B. 1318 (one thousand three hundred eighteen) was read by title the second time and, on motion of Senator Hanger, was ordered to be engrossed and read by title the third time.

S.B. 1323 (one thousand three hundred twenty-three) was read by title the second time.

The following amendments proposed by the Committee on Finance were offered:

1. Line 55, introduced, after and
   strike
   $25,000,001
   insert
   $75,000,001

2. Line 56, introduced, after Hall
   strike
   $50,000,000
   insert
   $100,000,000

The reading of the amendments was waived.

On motion of Senator Hanger, the amendments were agreed to.

On motion of Senator Hanger, the bill was ordered to be engrossed and read by title the third time.

S.B. 1387 (one thousand three hundred eighty-seven) was read by title the second time.

The following amendment proposed by the Committee on Commerce and Labor was offered:

1. Line 27, introduced, after experience.
   insert
   “Low-wage employee” also includes an individual who has independently contracted with another person to perform services independent of an employment relationship and who is compensated for such services by such person at an hourly rate that is less than the median hourly wage for the Commonwealth for all occupations as reported, for the preceding year, by the Bureau of Labor Statistics of the U.S. Department of Labor.
The reading of the amendment was waived.

On motion of Senator Wagner, the amendment was agreed to.

On motion of Senator Wagner, the bill was ordered to be engrossed and read by title the third time.

S.B. 1588 (one thousand five hundred eighty-eight) was read by title the second time and, on motion of Senator Lewis, was ordered to be engrossed and read by title the third time.

S.B. 1062 (one thousand sixty-two) was taken up and read by title the second time.

Senator McClellan offered the following amendments:

1. Line 92, introduced, after activity
   strike prescribed
   insert proscribed

2. Line 92, introduced, after subsection
   strike B
   insert C

On motion of Senator McClellan, the reading of the amendments was waived.

On motion of Senator McClellan, the amendments were agreed to.

On motion of Senator McClellan, the bill was ordered to be engrossed and read by title the third time.

SENATE BILLS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 999 (nine hundred ninety-nine).
S.B. 1023 (one thousand twenty-three).
S.B. 1040 (one thousand forty).
S.B. 1042 (one thousand forty-two).
S.B. 1227 (one thousand two hundred twenty-seven).
S.B. 1248 (one thousand two hundred forty-eight).
S.B. 1425 (one thousand four hundred twenty-five).
S.B. 1428 (one thousand four hundred twenty-eight).
S.B. 1480 (one thousand four hundred eighty).
S.B. 1577 (one thousand five hundred seventy-seven).
S.B. 1016 (one thousand sixteen).
S.B. 1087 (one thousand eighty-seven).
S.B. 1165 (one thousand one hundred sixty-five).
S.B. 1243 (one thousand two hundred forty-three).
S.B. 1255 (one thousand two hundred fifty-five).
S.B. 1304 (one thousand three hundred four).
S.B. 1373 (one thousand three hundred seventy-three).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed by for the day:

S.B. 999 (nine hundred ninety-nine).
S.B. 1023 (one thousand twenty-three).
S.B. 1040 (one thousand forty).
S.B. 1042 (one thousand forty-two).
S.B. 1227 (one thousand two hundred twenty-seven).
S.B. 1248 (one thousand two hundred forty-eight).
S.B. 1425 (one thousand four hundred twenty-five).
S.B. 1428 (one thousand four hundred twenty-eight).
S.B. 1480 (one thousand four hundred eighty).
S.B. 1577 (one thousand five hundred seventy-seven).
S.B. 1016 (one thousand sixteen).
S.B. 1087 (one thousand eighty-seven).
S.B. 1165 (one thousand one hundred sixty-five).
S.B. 1243 (one thousand two hundred forty-three).
S.B. 1255 (one thousand two hundred fifty-five).
S.B. 1304 (one thousand three hundred four).
S.B. 1373 (one thousand three hundred seventy-three).

SENATE JOINT RESOLUTIONS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate joint resolutions be waived:

S.J.R. 292 (two hundred ninety-two).
S.J.R. 293 (two hundred ninety-three).
S.J.R. 294 (two hundred ninety-four).
S.J.R. 295 (two hundred ninety-five).
S.J.R. 296 (two hundred ninety-six).
S.J.R. 275 (two hundred seventy-five).

The motion was agreed to.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate joint resolutions were passed by for the day:

S.J.R. 292 (two hundred ninety-two).
S.J.R. 293 (two hundred ninety-three).
S.J.R. 294 (two hundred ninety-four).
S.J.R. 295 (two hundred ninety-five).
S.J.R. 296 (two hundred ninety-six).
S.J.R. 275 (two hundred seventy-five).

MEMORIAL RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolutions were taken up, ordered to be engrossed, and agreed to en bloc by a unanimous standing vote:

S.J.R. 280 (two hundred eighty).
S.J.R. 303 (three hundred three).
S.J.R. 304 (three hundred four).

S.R. 85 (eighty-five), on motion of Senator Cosgrove, was passed by for the day.

COMMENDING RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions and resolutions that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolutions and resolutions were taken up, ordered to be engrossed, and agreed to en bloc:

S.J.R. 281 (two hundred eighty-one).
S.J.R. 282 (two hundred eighty-two).
S.J.R. 308 (three hundred eight).
S.J.R. 310 (three hundred ten).
S.J.R. 313 (three hundred thirteen).
S.J.R. 316 (three hundred sixteen).
S.R. 87 (eighty-seven).
S.R. 89 (eighty-nine).
S.R. 90 (ninety).
S.R. 98 (ninety-eight).
On motion of Senator Newman, the Senate adjourned until tomorrow at 10:00 a.m.

Justin E. Fairfax  
President of the Senate

Susan Clarke Schaar  
Clerk of the Senate
The Senate met at 10:00 a.m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Shelby Ochs Owen, Emmanuel Episcopal Church, Staunton, Virginia, offered the following prayer:

Holy God, ever present source of love, justice and mercy, You have given these Senators a holy task of service. Be with them now as a guiding light, that they may be led to wise decisions that reflect Your concern and compassion for all of Your creation. Help these leaders remember their foundational role to serve others by looking for the greater good in all their deliberations and decision making. Help them be bold, brave and generous in spirit. Give them wisdom, integrity and humility as they work together to promote the dignity and well-being of every Virginian. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Douglas Chaplow of Loudoun.

The roll was called and the following Senators answered to their names:


A quorum was present.

After the roll call, Senator Marsden notified the Clerk of his presence.

On motion of Senator Locke, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--36. NAYS--3. RULE 36--0.

NAYS--Deeds, Petersen, Stanley--3.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
January 17, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILL:

H.B. 1836. A BILL to amend the Code of Virginia by adding a section numbered 38.2-2108.1, relating to commercial fire insurance policies or contracts; change in amount of coverage.
IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--35. NAYS--3. RULE 36--0.

NAYS--Deeds, Peake, Petersen--3.
RULE 36--0.

The House bill communicated as passed by the House of Delegates, the first reading of its title required by the Constitution having been dispensed with, was referred as follows:

H.B. 1836 was referred to the Committee on Commerce and Labor.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Stuart from the Committee on Agriculture, Conservation and Natural Resources:

S.B. 1025 (one thousand twenty-five) with amendments.
S.B. 1276 (one thousand two hundred seventy-six) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1367 (one thousand three hundred sixty-seven) with substitute.
S.B. 1459 (one thousand four hundred fifty-nine) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1469 (one thousand four hundred sixty-nine) with amendments with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1533 (one thousand five hundred thirty-three) with amendments with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1604 (one thousand six hundred four) with amendment with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1642 (one thousand six hundred forty-two) with amendment.

The following bills, having been considered by the committee in session, were recommended for rereferral by the Committee on Agriculture, Conservation and Natural Resources:

S.B. 1009 (one thousand nine) with the recommendation that it be rereferred to the Committee on Commerce and Labor.
S.B. 1260 (one thousand two hundred sixty) with the recommendation that it be rereferred to the Committee on Local Government.
S.B. 1355 (one thousand three hundred fifty-five) with the recommendation that it be rereferred to the Committee on Commerce and Labor.
S.B. 1534 (one thousand five hundred thirty-four) with the recommendation that it be rereferred to the Committee on Commerce and Labor.

The following bills, having been considered by the committee in session, were reported by Senator Reeves from the Committee on Rehabilitation and Social Services:

S.B. 1110 (one thousand one hundred ten) with substitute.
S.B. 1171 (one thousand one hundred seventy-one) with amendment with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1242 (one thousand two hundred forty-two).
S.B. 1273 (one thousand two hundred seventy-three) with substitute.
S.B. 1339 (one thousand three hundred thirty-nine) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1420 (one thousand four hundred twenty) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1598 (one thousand five hundred ninety-eight) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1644 (one thousand six hundred forty-four) with amendment.
S.B. 1668 (one thousand six hundred sixty-eight) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1678 (one thousand six hundred seventy-eight).
S.B. 1679 (one thousand six hundred seventy-nine) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1726 (one thousand seven hundred twenty-six) with substitute.

The following bills, having been considered by the committee in session, were recommended for rereferral by the Committee on Rehabilitation and Social Services:

S.B. 1053 (one thousand fifty-three) with the recommendation that it be rereferred to the Committee for Courts of Justice.
S.B. 1195 (one thousand one hundred ninety-five) with the recommendation that it be rereferred to the Committee on Education and Health.
S.B. 1202 (one thousand two hundred two) with the recommendation that it be rereferred to the Committee on Privileges and Elections.

S.B. 1009, S.B. 1355, and S.B. 1534 were rereferred to the Committee on Commerce and Labor.

S.B. 1053 was rereferred to the Committee for Courts of Justice.


S.B. 1195 was rereferred to the Committee on Education and Health.

S.B. 1202 was rereferred to the Committee on Privileges and Elections.

S.B. 1260 was rereferred to the Committee on Local Government.

**INTRODUCTION OF LEGISLATION**

The following, by leave, were presented, ordered to be printed, and referred under Senate Rule 11 (b):
S.B. 1751. A BILL to amend and reenact §§ 19.2-389, 54.1-111, 54.1-113, 54.1-304, 54.1-500, 54.1-2349, 54.1-2354, 55-79.42:1, 55-79.97:1, 55-509.3, 55-509.6, 55-528, 55-529, and 55-530.1 of the Code of Virginia; to amend the Code of Virginia by adding a section numbered 30-19.03:1.3, by adding in Article 4 of Chapter 4.2 of Title 55 a section numbered 55-79.104, and by adding in Article 3 of Chapter 26 of Title 55 a section numbered 55-516.3; and to repeal Article 5 (§§ 54.1-1144, 54.1-1145, and 54.1-1146) of Chapter 11 of Title 54.1, §§ 54.1-2346, 54.1-2347, and 54.1-2353, and Chapter 23.4 (§§ 54.1-2355 through 54.1-2358) of Title 54.1 of the Code of Virginia, relating to professions and occupations.
Patrons--Ruff and McDougle
Referred to Committee on General Laws and Technology

S.B. 1752. A BILL to amend the Code of Virginia by adding a section numbered 58.1-4018.2, relating to the Virginia Lottery; ticket discounting; civil penalties.
Patron--Ruff
Referred to Committee on General Laws and Technology

S.B. 1753. A BILL to amend and reenact § 22.1-4.2 of the Code of Virginia, relating to school boards; race and ethnicity data.
Patron--DeSteph
Referred to Committee on Education and Health

Patron--Hanger
Referred to Committee on Finance

S.B. 1755. A BILL to direct the Board of Housing and Community Development to revise the Uniform Statewide Building Code and the Statewide Fire Prevention Code to permit the use of temporary barricade devices in classrooms.
Patron--Hanger
Referred to Committee on General Laws and Technology

Patron--Surovell
Referred to Committee on General Laws and Technology

S.B. 1757. A BILL to amend and reenact §§ 16.1-228 and 20-124.3 of the Code of Virginia, relating to custody and visitation arrangements; best interests of the child; domestic abuse; child abuse.
Patron--Surovell
Referred to Committee for Courts of Justice

S.B. 1758. A BILL to amend and reenact § 20-124.2 of the Code of Virginia, relating to custody and visitation cases; jurisdiction of court.
Patron--Surovell
Referred to Committee for Courts of Justice
S.B. 1759. A BILL to amend and reenact §§ 56-466.2 and 56-585.1 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 33.2-367.1, relating to relocation, removal, and replacement of utility lines; transportation infrastructure improvements in areas of transit-oriented development.
Patron--Surovell
Referred to Committee on Commerce and Labor

S.B. 1760. A BILL to amend and reenact § 32.1-229.1 of the Code of Virginia, relating to diagnostic X-ray machines; operation.
Patron--DeSteph
Referred to Committee on Education and Health

S.B. 1761. A BILL to amend and reenact § 10.1-1408.1 of the Code of Virginia, relating to landfill permits; adjacent locality approval.
Patron--Sturtevant
Referred to Committee on Agriculture, Conservation and Natural Resources

S.B. 1762. A BILL to amend and reenact § 15.2-2222.1 of the Code of Virginia, relating to traffic impact analysis; solid waste management facilities.
Patron--Sturtevant
Referred to Committee on Local Government

S.B. 1763. A BILL to amend and reenact §§ 38.2-3438 and 38.2-3445 of the Code of Virginia, relating to health insurance; payment to out-of-network providers; emergency services.
Patron--Sturtevant
Referred to Committee on Commerce and Labor

S.B. 1764. A BILL to amend and reenact § 37.2-808 of the Code of Virginia, relating to emergency custody orders; period of custody.
Patron--Suetterlein
Referred to Committee for Courts of Justice

S.B. 1765. A BILL to amend and reenact § 46.2-1212.1 of the Code of Virginia, relating to restoration of certain highways; payment of costs.
Patron--Stanley (By Request)
Referred to Committee on Transportation

S.B. 1766. A BILL to direct the Board of Pharmacy to conduct a two-year pilot program for the development, management, use, and evaluation of a controlled substance tracking system; report.
Patron--Boysko
Referred to Committee on Education and Health

S.B. 1767. A BILL to amend and reenact §§ 58.1-601 and 58.1-602, as they are currently effective, 58.1-604, as it is currently effective and as it may become effective, 58.1-605, as it is currently effective, 58.1-612, 58.1-615, as it is currently effective, 58.1-625, as it is currently effective and as it shall become effective, and 58.1-635, as it is currently effective, of the Code of Virginia and the fourth enactment of Chapter 766 of the Acts of Assembly of 2013; to amend the Code of Virginia by adding a section numbered 58.1-612.1; and to repeal the provisions of Chapter 766 of the Acts of Assembly of 2013 amending §§ 58.1-601, 58.1-602, 58.1-605, 58.1-606, 58.1-612, 58.1-615, and 58.1-635, as they may become effective, and to repeal the seventh and fifteenth enactments of Chapter 766 of the Acts of Assembly of 2013 and the twelfth enactment of Chapter 684 of the Acts
of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection and sufficient activity by remote sellers and marketplace facilitators as to require registration for sales and use tax collection.
Patron--Wagner
Referred to Committee on Finance

S.B. 1768. A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to use of handheld personal communications devices; highway work zones; penalty.
Patron--Mason
Referred to Committee on Transportation

S.B. 1769. A BILL to amend and reenact §§ 56-585.1:3, 56-585.3, and 56-594 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 56-585.4 and 56-594.01, relating to electric utilities; net energy metering by electric cooperatives; community solar development.
Patron--Sturtevant
Referred to Committee on Commerce and Labor

S.B. 1770. A BILL to amend and reenact §§ 58.1-604.1 and 58.1-614, as they are currently effective, 58.1-638, 58.1-2217 and 58.1-2289, as they are currently effective and as they may become effective, and 58.1-2295 and 58.1-2299.20, as they are currently effective, of the Code of Virginia, and to repeal §§ 33.2-2509, 33.2-2600, 58.1-603.1, 58.1-604.01, and 58.1-2295, as it may become effective, of the Code of Virginia, relating to transportation funding in the Commonwealth.
Patron--Deeds
Referred to Committee on Finance

S.B. 1771. A BILL to amend and reenact § 22.1-98.2 of the Code of Virginia, relating to state share for basic aid; duration of certain cost-savings agreements.
Patron--Hanger
Referred to Committee on Education and Health

S.B. 1772. A BILL to amend the Code of Virginia by adding sections numbered 53.1-36.1 and 53.1-70.2, relating to restraint of pregnant offenders.
Patron--Saslaw
Referred to Committee on Rehabilitation and Social Services

S.B. 1773. A BILL to direct certain health regulatory boards to promulgate regulations or guidance documents defining conversion therapy.
Patron--Dunnavant
Referred to Committee on Education and Health

S.B. 1774. A BILL to amend and reenact §§ 54.1-1100, 54.1-1106, 54.1-1108, and 54.1-1108.2 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 11 of Title 54.1 an article numbered 6, consisting of sections numbered 54.1-1147 and 54.1-1148, relating to the Board for Contractors; requirements for licensure; certification of automatic fire sprinkler inspectors.
Patron--Edwards
Referred to Committee on General Laws and Technology

S.B. 1775. A BILL to amend the Code of Virginia by adding a section numbered 33.2-232.1, relating to Commissioner of Highways; overweight trucks.
Patron--Carrico
Referred to Committee on Transportation
S.B. 1776. A BILL to amend and reenact § 20-91 of the Code of Virginia, relating to grounds for divorce; cruelty, abuse, desertion, or abandonment; waiting period.
Patron--Saslaw
Referred to Committee for Courts of Justice

S.B. 1777. A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.
Patron--Saslaw
Referred to Committee on Rehabilitation and Social Services

S.B. 1778. A BILL to direct certain health regulatory boards to promulgate certain regulations regarding conversion therapy.
Patron--Newman
Referred to Committee on Education and Health

S.B. 1779. A BILL to amend the Code of Virginia by adding a section numbered 56-585.1:8, relating to a pilot program for municipal net energy metering.
Patron--Ebbin
Referred to Committee on Commerce and Labor

S.B. 1780. A BILL to amend and reenact §§ 56-235.2, 56-249.6, 56-585.1, 56-585.1:1, 56-585.1:4, and 56-599 of the Code of Virginia, to amend and reenact the fifth and twenty-third enactments of Chapter 296 of the Acts of Assembly of 2018, and to amend the Code of Virginia by adding sections numbered 56-235.2:1 and 56-235.2:2, relating to public utilities; electric utility rates and charges; contracts for natural gas pipeline capacity; prohibited expenditures; refunds for nonessential expenditures.
Patron--Petersen
Referred to Committee on Commerce and Labor

S.B. 1781. A BILL to amend and reenact § 24.2-806 of the Code of Virginia, relating to contests of certain elections; location of proceeding to contest.
Patron--Obenshain
Referred to Committee on Privileges and Elections

S.B. 1782. A BILL to amend and reenact §§ 47.1-4 and 47.1-23 of the Code of Virginia, relating to notaries; qualifications.
Patron--Obenshain
Referred to Committee for Courts of Justice

S.B. 1783. A BILL to amend and reenact § 15.2-1507 of the Code of Virginia, relating to grievance procedure.
Patron--Boysko
Referred to Committee on Local Government

S.B. 1784. A BILL to amend and reenact §§ 46.2-1023, 46.2-1029.2, and 46.2-1030 of the Code of Virginia, relating to traffic incident management vehicles.
Patron--Boysko
Referred to Committee on Transportation

Patron--McDougle
Referred to Committee on Local Government
S.B. 1786. A BILL to amend and reenact § 53.1-40.01 of the Code of Virginia, relating to conditional release of geriatric, terminally ill, or permanently physically disabled prisoners.
   Patron--Saslaw
   Referred to Committee on Rehabilitation and Social Services

S.B. 1787. A BILL to amend and reenact §§ 46.2-688, 46.2-706 through 46.2-708, and 46.2-710 of the Code of Virginia, relating to motor vehicle insurance verification by the Department of Motor Vehicles; report.
   Patron--Newman
   Referred to Committee on Transportation

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

   Patrons--Howell, Saslaw, Barker, Ebbin, Favola, Marsden, McPike and Petersen; Delegates: Bell, John J., Bulova, Delaney, Filler-Corn, Guzman, Herring, Hope, Keam, Kory, Lopez, Reid, Roem, Sickles, Simon, Sullivan, Torian and Watts

S.J.R. 320. Commemorating the 75th anniversary of D-Day.
   Patrons--Newman and Suetterlein; Delegate: Austin

GUEST PRESENTED

On motion of Senator Norment, the Rules were suspended for the purpose of granting the privileges of the floor to a distinguished person.

The recorded vote is as follows:
   YEAS--39. NAYS--0. RULE 36--0.

   NAYS--0.
   RULE 36--0.

Senator Locke presented Congressman Bobby Scott to the Senate.

CALENDAR

SENATE BILLS ON THIRD READING

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1061 (one thousand sixty-one).
S.B. 1086 (one thousand eighty-six).
S.B. 1241 (one thousand two hundred forty-one).
S.B. 1270 (one thousand two hundred seventy).
S.B. 1300 (one thousand three hundred).
S.B. 1319 (one thousand three hundred nineteen).
S.B. 1411 (one thousand four hundred eleven).

The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1061 (one thousand sixty-one).
S.B. 1086 (one thousand eighty-six).
S.B. 1241 (one thousand two hundred forty-one).
S.B. 1270 (one thousand two hundred seventy).
S.B. 1300 (one thousand three hundred).
S.B. 1319 (one thousand three hundred nineteen).
S.B. 1411 (one thousand four hundred eleven).

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

S.B. 998 (nine hundred ninety-eight) was read by title the third time and, on motion of Senator Ebbin, was passed with its title.

The recorded vote is as follows:

YEAS--28. NAYS--12. RULE 36--0.


NAYS--Black, Carrico, Chafin, Chase, Cosgrove, McDougle, Newman, Obenshain, Peake, Reeves, Ruff, Stanley--12.

RULE 36--0.

S.B. 1060 (one thousand sixty) was read by title the third time and, on motion of Senator Spruill, was passed with its title.
The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.

NAYS--Chase, Dunnavant, Mason, Obenshain, Petersen, Suetterlein, Surovell--7.
RULE 36--0.

S.B. 1062 (one thousand sixty-two) was read by title the third time and, on motion of Senator McClellan, was passed with its title.

The recorded vote is as follows:
YEAS--36. NAYS--4. RULE 36--0.

NAYS--Black, Carrico, Chase, Peake--4.
RULE 36--0.

S.B. 1079 (one thousand seventy-nine) was read by title the third time and, on motion of Senator Spruill, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Chafin, Chase, Newman--3.
RULE 36--0.

S.B. 1109 (one thousand one hundred nine) was read by title the third time and, on motion of Senator McClellan, was passed with its title.

The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.

RULE 36--0.

S.B. 1168 (one thousand one hundred sixty-eight) was read by title the third time.

Senator DeSteph moved that S.B. 1168 be passed with its title.

S.B. 1168, on motion of Senator Obenshain, was passed by for the day.
S.B. 1188 (one thousand one hundred eighty-eight) was read by title the third time and, on motion of Senator Dance, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1199 (one thousand one hundred ninety-nine) was read by title the third time and, on motion of Senator Dance, was passed with its title.

The recorded vote is as follows:
YEAS--24. NAYS--16. RULE 36--0.

NAYS--Black, Carrico, Chafin, Chase, Cosgrove, DeSteph, Hanger, McDougle, Newman, Norment, Obenshain, Peake, Reeves, Stuart, Suetterlein, Wagner--16.
RULE 36--0.

S.B. 1200 (one thousand two hundred), on motion of Senator Dance, was passed by for the day.

S.B. 1229 (one thousand two hundred twenty-nine) was read by title the third time and, on motion of Senator Ebbin, was passed with its title.

The recorded vote is as follows:
YEAS--22. NAYS--18. RULE 36--0.

RULE 36--0.

S.B. 1259 (one thousand two hundred fifty-nine) was read by title the third time and, on motion of Senator Sturtevant, was passed with its title.

The recorded vote is as follows:
YEAS--36. NAYS--3. RULE 36--0.

NAYS--Chase, Peake, Stanley--3.
RULE 36--0.
RECONSIDERATION

Senator Vogel moved to reconsider the vote by which S.B. 1259 (one thousand two hundred fifty-nine) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.


NAYS--Peake--1.
RULE 36--0.

S.B. 1259, on motion of Senator Sturtevant, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.


NAYS--Peake, Stanley--2.
RULE 36--0.

S.B. 1318 (one thousand three hundred eighteen) was read by title the third time and, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1323 (one thousand three hundred twenty-three) was read by title the third time and, on motion of Senator Hanger, was passed with its title.
The recorded vote is as follows:
YEAS—40. NAYS—0. RULE 36—0.

NAYS—0.
RULE 36—0.

**S.B. 1387** (one thousand three hundred eighty-seven) was read by title the third time and, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS—37. NAYS—3. RULE 36—0.

NAYS—Chase, Obenshain, Sueterlein—3.
RULE 36—0.

**S.B. 1588** (one thousand five hundred eighty-eight) was read by title the third time and, on motion of Senator Lewis, was passed with its title.

The recorded vote is as follows:
YEAS—31. NAYS—9. RULE 36—0.

RULE 36—0.

**RECONSIDERATION**

Senator Stanley moved to reconsider the vote by which **S.B. 1109** (one thousand one hundred nine) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS—40. NAYS—0. RULE 36—0.

NAYS—0.
RULE 36—0.
S.B. 1109, on motion of Senator McClellan, was passed with its title.

The recorded vote is as follows:
YEAS--31. NAYS--9. RULE 36--0.

NAYS--Black, Carrico, Chase, McDougle, Newman, Obenshain, Peake, Reeves, Stanley--9.
RULE 36--0.

SENATE BILLS ON SECOND READING

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 999 (nine hundred ninety-nine).
S.B. 1023 (one thousand twenty-three).
S.B. 1040 (one thousand forty).
S.B. 1042 (one thousand forty-two).
S.B. 1227 (one thousand two hundred twenty-seven).
S.B. 1248 (one thousand two hundred forty-eight).
S.B. 1425 (one thousand four hundred twenty-five).
S.B. 1428 (one thousand four hundred twenty-eight).
S.B. 1480 (one thousand four hundred eighty).
S.B. 1577 (one thousand five hundred seventy-seven).

The motion was agreed to.

S.B. 999 (nine hundred ninety-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Title 36 a chapter numbered 10.2, consisting of sections numbered 36-156.3 through 36-156.6, relating to the Virginia Grocery Investment Program and Fund.

The reading of the substitute was waived.

On motion of Senator Stanley, the substitute was agreed to.

S.B. 1023 (one thousand twenty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact § 51.1-155 of the Code of Virginia, relating to Virginia Retirement System; return to employment by retired law-enforcement officers.

The reading of the substitute was waived.

On motion of Senator Cosgrove, the substitute was agreed to.

S.B. 1040 (one thousand forty) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 20, introduced
   insert

   2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Peake, the amendment was agreed to.

S.B. 1248 (one thousand two hundred forty-eight) was taken up.

The following amendment proposed by the Committee on Local Government was offered:

1. Line 15, introduced, after prevention
   insert
   on previously developed lands

The reading of the amendment was waived.

On motion of Senator Reeves, the amendment was agreed to.

S.B. 1480 (one thousand four hundred eighty) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 34, introduced
   insert

   2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Deeds, the amendment was agreed to.
On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 999 (nine hundred ninety-nine) as amended.
S.B. 1023 (one thousand twenty-three) as amended.
S.B. 1040 (one thousand forty) as amended.
S.B. 1042 (one thousand forty-two).
S.B. 1227 (one thousand two hundred twenty-seven).
S.B. 1248 (one thousand two hundred forty-eight) as amended.
S.B. 1425 (one thousand four hundred twenty-five).
S.B. 1428 (one thousand four hundred twenty-eight).
S.B. 1480 (one thousand four hundred eighty) as amended.
S.B. 1577 (one thousand five hundred seventy-seven).

S.B. 1153 (one thousand one hundred fifty-three) was read by title the second time.

The following amendment proposed by the Committee on General Laws and Technology was offered:

1. Line 41, introduced, after measures
   strike the remainder of line 41, all of line 42, and through Transportation on line 43
   insert for individual job orders up to $250,000, subject to the maximum annual threshold amount established in this section

The reading of the amendment was waived.

On motion of Senator Black, the amendment was agreed to.

On motion of Senator Black, the bill was ordered to be engrossed and read by title the third time.

S.B. 1016 (one thousand sixteen), on motion of Senator Petersen, was passed by for the day.

S.B. 1087 (one thousand eighty-seven) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 24.2-304.1, 24.2-307, and 24.2-308 of the Code of Virginia, relating to election districts; requirements for precincts; remedying split precincts.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

On motion of Senator Obenshain, the bill was ordered to be engrossed and read by title the third time.

S.B. 1165 (one thousand one hundred sixty-five), on motion of Senator Chafin, was passed by for the day.
S.B. 1243 (one thousand two hundred forty-three) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 24.2-311, 24.2-503, 24.2-507, 24.2-510, 24.2-515, and 24.2-515.1 of the Code of Virginia, relating to elections; date of June primary election.

The reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

On motion of Senator Reeves, the bill was ordered to be engrossed and read by title the third time.

S.B. 1255 (one thousand two hundred fifty-five) was read by title the second time and, on motion of Senator Ruff, was ordered to be engrossed and read by title the third time.

S.B. 1304 (one thousand three hundred four) was read by title the second time and, on motion of Senator Edwards, was ordered to be engrossed and read by title the third time.

S.B. 1373 (one thousand three hundred seventy-three) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Local Government was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 15.2-2303.4 of the Code of Virginia and to repeal the third enactment of Chapter 322 of the Acts of Assembly of 2016, relating to conditional rezoning proffers.

The reading of the substitute was waived.

On motion of Senator Favola, the substitute was agreed to.

On motion of Senator Favola, the bill was ordered to be engrossed and read by title the third time.

RECONSIDERATION

Senator Norment moved to reconsider the vote by which the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 999 (nine hundred ninety-nine) as amended.
S.B. 1023 (one thousand twenty-three) as amended.
S.B. 1040 (one thousand forty) as amended.
S.B. 1042 (one thousand forty-two).
S.B. 1227 (one thousand two hundred twenty-seven).
S.B. 1248 (one thousand two hundred forty-eight) as amended.
S.B. 1425 (one thousand four hundred twenty-five).
S.B. 1428 (one thousand four hundred twenty-eight).
S.B. 1480 (one thousand four hundred eighty) as amended.
S.B. 1577 (one thousand five hundred seventy-seven).

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1023 (one thousand twenty-three), on motion of Senator Norment, was passed by for the day.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 999 (nine hundred ninety-nine) as amended.
S.B. 1040 (one thousand forty) as amended.
S.B. 1042 (one thousand forty-two).
S.B. 1227 (one thousand two hundred twenty-seven).
S.B. 1248 (one thousand two hundred forty-eight) as amended.
S.B. 1425 (one thousand four hundred twenty-five).
S.B. 1428 (one thousand four hundred twenty-eight).
S.B. 1480 (one thousand four hundred eighty) as amended.
S.B. 1577 (one thousand five hundred seventy-seven).

SENATE BILLS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1020 (one thousand twenty).
S.B. 1048 (one thousand forty-eight).
S.B. 1141 (one thousand one hundred forty-one).
S.B. 1142 (one thousand one hundred forty-two).
S.B. 1159 (one thousand one hundred fifty-nine).
S.B. 1167 (one thousand one hundred sixty-seven).
S.B. 1174 (one thousand one hundred seventy-four).
S.B. 1181 (one thousand one hundred eighty-one).
S.B. 1183 (one thousand one hundred eighty-three).
S.B. 1209 (one thousand two hundred nine).
S.B. 1254 (one thousand two hundred fifty-four).
S.B. 1289 (one thousand two hundred eighty-nine).
S.B. 1382 (one thousand three hundred eighty-two).
S.B. 1397 (one thousand three hundred ninety-seven).
S.B. 1405 (one thousand four hundred five).
S.B. 1432 (one thousand four hundred thirty-two).
S.B. 1433 (one thousand four hundred thirty-three).
S.B. 1439 (one thousand four hundred thirty-nine).
S.B. 1440 (one thousand four hundred forty).
S.B. 1468 (one thousand four hundred sixty-eight).
S.B. 1474 (one thousand four hundred seventy-four).
S.B. 1481 (one thousand four hundred eighty-one).
S.B. 1488 (one thousand four hundred eighty-eight).
S.B. 1511 (one thousand five hundred eleven).
S.B. 1593 (one thousand five hundred ninety-three).
S.B. 1595 (one thousand five hundred ninety-five).
S.B. 1653 (one thousand six hundred fifty-three).
S.B. 1012 (one thousand twelve).
S.B. 1044 (one thousand forty-four).
S.B. 1073 (one thousand seventy-three).
S.B. 1236 (one thousand two hundred thirty-six).
S.B. 1275 (one thousand two hundred seventy-five).
S.B. 1295 (one thousand two hundred ninety-five).
S.B. 1487 (one thousand four hundred eighty-seven).
S.B. 1675 (one thousand six hundred seventy-five).

The motion was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed by for the day:

S.B. 1020 (one thousand twenty).
S.B. 1048 (one thousand forty-eight).
S.B. 1141 (one thousand one hundred forty-one).
S.B. 1275 (one thousand two hundred seventy-five).
S.B. 1142 (one thousand one hundred forty-two).
S.B. 1159 (one thousand one hundred fifty-nine).
S.B. 1167 (one thousand one hundred sixty-seven).
S.B. 1174 (one thousand one hundred seventy-four).
S.B. 1181 (one thousand one hundred eighty-one).
S.B. 1183 (one thousand one hundred eighty-three).
S.B. 1209 (one thousand two hundred nine).
S.B. 1254 (one thousand two hundred fifty-four).
S.B. 1289 (one thousand two hundred eighty-nine).
S.B. 1382 (one thousand three hundred eighty-two).
S.B. 1397 (one thousand three hundred ninety-seven).
S.B. 1405 (one thousand four hundred five).
S.B. 1432 (one thousand four hundred thirty-two).
S.B. 1433 (one thousand four hundred thirty-three).
S.B. 1439 (one thousand four hundred thirty-nine).
S.B. 1440 (one thousand four hundred forty).
S.B. 1468 (one thousand four hundred sixty-eight).
S.B. 1474 (one thousand four hundred seventy-four).
S.B. 1481 (one thousand four hundred eighty-one).
S.B. 1488 (one thousand four hundred eighty-eight).
S.B. 1511 (one thousand five hundred eleven).
S.B. 1593 (one thousand five hundred ninety-three).
S.B. 1595 (one thousand five hundred ninety-five).
S.B. 1653 (one thousand six hundred fifty-three).
S.B. 1012 (one thousand twelve).
S.B. 1044 (one thousand forty-four).
S.B. 1073 (one thousand seventy-three).
S.B. 1236 (one thousand two hundred thirty-six).
S.B. 1275 (one thousand two hundred seventy-five).
S.B. 1295 (one thousand two hundred ninety-five).
S.B. 1487 (one thousand four hundred eighty-seven).
S.B. 1675 (one thousand six hundred seventy-five).

SENATE JOINT RESOLUTIONS ON SECOND READING

Senator Norment moved that the engrossment of the Senate joint resolutions that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate joint resolutions, the titles of the joint resolutions having been printed in the Calendar for their second reading, be placed before the Senate by number only:

S.J.R. 292 (two hundred ninety-two).
S.J.R. 293 (two hundred ninety-three).
S.J.R. 294 (two hundred ninety-four).
S.J.R. 295 (two hundred ninety-five).
S.J.R. 296 (two hundred ninety-six).

The motion was agreed to.

S.J.R. 295 (two hundred ninety-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

Confirming appointments by the Governor of certain persons communicated to the General Assembly October 1, 2018.

The reading of the substitute was waived.

Senator Vogel moved that the substitute be agreed to.

The question was put on agreeing to the substitute.

The yeas and nays were called for; and, being desired by one-fifth of the Senators present, the yeas and nays were ordered.
The recorded vote is as follows:
YEAS--23. NAYS--17. RULE 36--0.

RULE 36--0.

The substitute was agreed to.

On motion of Senator Norment, the following Senate joint resolutions were ordered en bloc to be engrossed and read by title the third time:

**S.J.R. 292 (two hundred ninety-two).**

**S.J.R. 293 (two hundred ninety-three).**

**S.J.R. 295 (two hundred ninety-five) as amended.**

**S.J.R. 296 (two hundred ninety-six).**

**S.J.R. 294 (two hundred ninety-four) was taken up.**

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

Confirming appointments by the Governor of certain persons communicated August 1, 2018.

The reading of the substitute was waived.

Senator Vogel moved that the substitute be agreed to.

The question was put on agreeing to the substitute.

The yeas and nays were called for; and, being desired by one-fifth of the Senators present, the yeas and nays were ordered.

The recorded vote is as follows:
YEAS--20. NAYS--20. RULE 36--0.

RULE 36--0.

There being an equal division, the President cast his vote in accordance with Article V, Section 14, of the Constitution.

The President voted nay.

The final vote is as follows:
YEAS--20. NAYS--21. RULE 36--0.
The substitute was rejected.

RECONSIDERATION

Senator Wagner moved to reconsider the vote by which the committee substitute to S.J.R. 294 (two hundred ninety-four) was rejected.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.J.R. 294, on motion of Senator Wagner, was passed by for the day.

S.J.R. 275 (two hundred seventy-five) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

Reaffirming that all persons residing in the Commonwealth of Virginia are afforded equal protection under the law.

The reading of the substitute was waived.

On motion of Senator Chase, the substitute was agreed to.

On motion of Senator Chase, the joint resolution was ordered to be engrossed and read by title the third time.

THE PRESIDENT PRO TEMPORE PRESIDING

At the request of the President, the President pro tempore, Senator Newman, took the Chair.

HONORARY ADJOURNMENT

Senator Stuart addressed the Senate in memory of Robert E. Lee.

Senator Stuart requested that when the Senate adjourns today, it adjourn in memory of Robert E. Lee.

On motion of Senator Norment, the Senate, in memory of Robert E. Lee, adjourned until Monday, January 21, 2019, at 12 m., the Rules were suspended and, pursuant to the provisions of H.J.R. 606 (six hundred six), the Clerk was directed to accept legislation to be introduced until 3:00 p.m. on Friday, January 18, 2019.
The recorded vote is as follows:
YEAS--35. NAYS--0. RULE 36--0.
NAYS--0.
RULE 36--0.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Dr. Debra L. Haggins, Hampton University, Hampton, Virginia, offered the following prayer:

O Great and Mighty Creator, Sustainer of the universe, bless this house O Lord we pray — make it safe night and day. We ask Your blessings upon the Commonwealth of Virginia, Governor Ralph Northam, his cabinet and staff. We ask Your blessings upon all governing bodies and the men and women You have set before us to lead our great state. We ask for Your all-knowing guidance over the deliberation of this house here on today and every day. Lead this assembly to truth and sound decisions guided by Your light. We pray for cooperation and clarity, patience and understanding, held together, unified by that which benefits, that which uplifts the citizens of the great Commonwealth of Virginia. We pray for decisions that will resound generations into the future for the good of all in our state, our region, our country, and our world.

Therefore, Father, in the spirit of unity and interfaith cooperation:
We pray for peace as the Hindu pray: O God, lead us from darkness to light.
We pray for peace as the Jewish pray: Come, let us go up to the mountain of the Lord, that we may walk the paths of the Most High.
We pray for peace as the Zoroastrians pray: God, eradicate all the misery in the world, that understanding triumph over ignorance...and that generosity triumph over indifference.
We pray for peace as the Muslim pray: Praise be to the Lord of the Universe who has created us and made us that we may know each other, not that we may despise each other.
We pray for peace as the Native Africans pray: Almighty God, You are the one who does not hesitate to respond to our call. You are the cornerstone of peace.
We pray for peace as the Native Africans pray: Give us the wisdom to teach our children to love, to respect, and to be kind to each other so that they may grow with peace in mind.
We pray for peace as the B’hai pray: Be generous in prosperity, and thankful in adversity...Be a lamp unto those who walk in darkness, and a home to the stranger.
We pray for peace as Christians pray: Blessed are the peacemakers, for they shall be called the sons and daughters of God.
We pray for peace as the Buddhist pray: May the powerless find power, may the frightened cease to be afraid, and may those bound be free.
And finally, O Lord, we pray for the interfaith inheritance which the Reverend Dr. Martin Luther King, Jr., called this “great world house” in which all must live together: black and white, Easterner and Westerner, Gentile and Jew, Catholic and Protestant, Muslim and Hindu; because we can never again live apart, we must learn somehow to live with each other in peace.
This is our prayer, O God, this our prayer. Amen and Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Lily Kathleen Beirne of Chesterfield.

The roll was called and the following Senators answered to their names:


A quorum was present.
On motion of Senator Locke, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Petersen, Surovell--2.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
January 18, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:

H.B. 1655. A BILL to amend and reenact §§ 58.1-3219.5, 58.1-3219.9, and 58.1-3219.14 of the Code of Virginia, relating to real property tax exemption for disabled veterans; surviving spouses; ability to move to a different residence.

H.B. 1681. A BILL to amend and reenact § 58.1-439.12:04 of the Code of Virginia, relating to income tax credits; housing choice vouchers; eligible housing areas.

H.B. 1731. A BILL to amend and reenact § 58.1-3131 of the Code of Virginia, relating to local treasurers; recordkeeping.

H.B. 1937. A BILL to amend and reenact § 58.1-3212 of the Code of Virginia, relating to real property tax; exemptions for elderly and handicapped; computation of income limitation.


THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTION:


IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.
The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:

H.B. 1655, H.B. 1681, H.B. 1731, H.B. 1937, and H.B. 2065 were referred to the Committee on Finance.

The House joint resolution, communicated as agreed to by the House of Delegates, was laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:

H.J.R. 717.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Obenshain from the Committee for Courts of Justice:

S.B. 1019 (one thousand nineteen) with substitute.
S.B. 1024 (one thousand twenty-four).
S.B. 1078 (one thousand seventy-eight) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1139 (one thousand one hundred thirty-nine) with substitute.
S.B. 1151 (one thousand one hundred fifty-one) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1179 (one thousand one hundred seventy-nine).
S.B. 1201 (one thousand two hundred one).
S.B. 1231 (one thousand two hundred thirty-one).
S.B. 1395 (one thousand three hundred ninety-five) with substitute.
S.B. 1429 (one thousand four hundred twenty-nine).
S.B. 1539 (one thousand five hundred thirty-nine).
S.B. 1540 (one thousand five hundred forty) with substitute.
S.B. 1541 (one thousand five hundred forty-one).
S.B. 1542 (one thousand five hundred forty-two) with substitute.
S.B. 1620 (one thousand six hundred twenty) with the recommendation that it be rereferred to the Committee on Finance.

The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee on General Laws and Technology:

S.B. 1549 (one thousand five hundred forty-nine) with the recommendation that it be rereferred to the Committee on Commerce and Labor.

S.B. 1078, S.B. 1151, and S.B. 1620 were rereferred to the Committee on Finance.
S.B. 1549 was rereferred to the Committee on Commerce and Labor.

**INTRODUCTION OF LEGISLATION**

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

**S.J.R. 321.** Commending the Liberty University School of Aeronautics.
Patron--Newman

**S.R. 99.** Commending the Associated General Contractors of America.
Patron--Cosgrove

**RECESS**

At 12:30 p.m., Senator Norment moved that the Senate recess until 12:55 p.m.

The motion was agreed to.

The hour of 12:55 p.m. having arrived, the Chair was resumed.

**CALENDAR**

**SENATE BILLS ON THIRD READING**

S.B. 1425 (one thousand four hundred twenty-five), on motion of Senator Dunnavant, was passed by for the day.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 999 (nine hundred ninety-nine).
S.B. 1040 (one thousand forty).
S.B. 1042 (one thousand forty-two).
S.B. 1227 (one thousand two hundred twenty-seven).
S.B. 1248 (one thousand two hundred forty-eight).
S.B. 1428 (one thousand four hundred twenty-eight).
S.B. 1480 (one thousand four hundred eighty).
S.B. 1577 (one thousand five hundred seventy-seven).

The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 999 (nine hundred ninety-nine).
S.B. 1040 (one thousand forty).
S.B. 1042 (one thousand forty-two).
S.B. 1227 (one thousand two hundred twenty-seven).
S.B. 1248 (one thousand two hundred forty-eight).
S.B. 1428 (one thousand four hundred twenty-eight).
S.B. 1480 (one thousand four hundred eighty).
S.B. 1577 (one thousand five hundred seventy-seven).

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

S.B. 1168 (one thousand one hundred sixty-eight), on motion of Senator DeSteph, was passed by for the day.

S.B. 1200 (one thousand two hundred) was taken up.

**RECONSIDERATION**

Senator Dance moved to reconsider the vote by which S.B. 1200 (one thousand two hundred) was ordered to be engrossed and read by title the third time.

The motion was agreed to.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

Senator Petersen offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 40.1-2.1, 40.1-28.9, and 40.1-28.10 of the Code of Virginia, relating to the minimum wage.

On motion of Senator Petersen, the reading of the substitute was waived.

Senator Petersen moved that the substitute be agreed to.

The question was put on agreeing to the substitute.

The yeas and nays were called for; and, being desired by one-fifth of the Senators present, the yeas and nays were ordered.
The recorded vote is as follows:
YEAS--19. NAYS--21. RULE 36--0.

RULE 36--0.

The substitute was rejected.

On motion of Senator Dance, the bill was ordered to be engrossed and read by title the third time.

Senator Dance moved that the Rules be suspended and the third reading of the title of **S.B. 1200** as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Dance moved that **S.B. 1200** be passed with its title.

The question was put on passing **S.B. 1200** with its title.

**S.B. 1200** was defeated with its title.

The recorded vote is as follows:
YEAS--19. NAYS--21. RULE 36--0.

RULE 36--0.
S.B. 1153 (one thousand one hundred fifty-three) was read by title the third time and, on motion of Senator Black, was passed with its title.

The recorded vote is as follows:
YEAS--22. NAYS--18. RULE 36--0.

RULE 36--0.

S.B. 1087 (one thousand eighty-seven) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1243 (one thousand two hundred forty-three) was read by title the third time.

Senator Reeves moved that S.B. 1243 be passed with its title.

The question was put on passing S.B. 1243 with its title.

S.B. 1243 was defeated with its title.

The recorded vote is as follows:
YEAS--18. NAYS--22. RULE 36--0.

RULE 36--0.

S.B. 1255 (one thousand two hundred fifty-five) was read by title the third time and, on motion of Senator Ruff, was passed with its title.
The recorded vote is as follows:
YEAS--35. NAYS--5. RULE 36--0.

NAYS--Black, Chase, McDougle, Obenshain, Suetterlein--5.
RULE 36--0.

S.B. 1304 (one thousand three hundred four) was read by title the third time and, on motion of Senator Edwards, was passed with its title.

The recorded vote is as follows:
YEAS--26. NAYS--14. RULE 36--0.

RULE 36--0.

S.B. 1373 (one thousand three hundred seventy-three) was read by title the third time and, on motion of Senator Favola, was passed with its title.

The recorded vote is as follows:
YEAS--29. NAYS--10. RULE 36--1.

RULE 36--Stuart--1.

SENATE BILLS ON SECOND READING

S.B. 1023 (one thousand twenty-three), on motion of Senator Cosgrove, was passed by for the day.

S.B. 1488 (one thousand four hundred eighty-eight), on motion of Senator Hanger, was passed by for the day.

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:
S.B. 1020 (one thousand twenty).
S.B. 1048 (one thousand forty-eight).
S.B. 1141 (one thousand one hundred forty-one).
S.B. 1142 (one thousand one hundred forty-two).
S.B. 1159 (one thousand one hundred fifty-nine).
S.B. 1167 (one thousand one hundred sixty-seven).
S.B. 1174 (one thousand one hundred seventy-four).
S.B. 1181 (one thousand one hundred eighty-one).
S.B. 1183 (one thousand one hundred eighty-three).
S.B. 1209 (one thousand two hundred nine).
S.B. 1254 (one thousand two hundred fifty-four).
S.B. 1289 (one thousand two hundred eighty-nine).
S.B. 1382 (one thousand three hundred eighty-two).
S.B. 1397 (one thousand three hundred ninety-seven).
S.B. 1405 (one thousand four hundred five).
S.B. 1432 (one thousand four hundred thirty-two).
S.B. 1433 (one thousand four hundred thirty-three).
S.B. 1439 (one thousand four hundred thirty-nine).
S.B. 1440 (one thousand four hundred forty).
S.B. 1468 (one thousand four hundred sixty-eight).
S.B. 1474 (one thousand four hundred seventy-four).
S.B. 1481 (one thousand four hundred eighty-one).
S.B. 1511 (one thousand five hundred eleven).
S.B. 1593 (one thousand five hundred ninety-three).
S.B. 1595 (one thousand five hundred ninety-five).
S.B. 1653 (one thousand six hundred fifty-three).

The motion was agreed to.

S.B. 1167 (one thousand one hundred sixty-seven) was taken up.

The following amendments proposed by the Committee on Education and Health were offered:

1. At the beginning of line 13, introduced
   insert
   
   A.

2. Line 20, introduced, after Services
   insert
   
   or its contractor

3. After line 21, introduced
   insert
   
   B. Every provider who does not accept payment from the Department of Medical Assistance Services for health care services and provides health care services described in subsection A to a patient who is a recipient of medical assistance services pursuant to the state plan for medical assistance shall provide notice to such patient that (i) the Commonwealth’s program of medical assistance services covers the health care services described in subsection A and the Department of Medical Assistance Services will pay for such health care services and (ii) the provider does not participate in the Commonwealth’s program of medical assistance and will not accept payment from the
Department of Medical Assistance Services for such health care services. Such notice and the patient’s acknowledgment of such notice shall be documented in the patient’s medical record.

The reading of the amendments was waived.

On motion of Senator Chafin, the amendments were agreed to.

**S.B. 1181** (one thousand one hundred eighty-one) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 18.2-259.1 of the Code of Virginia, relating to out-of-state drug offenses; restricted driver’s license.

The reading of the substitute was waived.

On motion of Senator Stuart, the substitute was agreed to.

**S.B. 1183** (one thousand one hundred eighty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 33.2-613 of the Code of Virginia, relating to free use of toll facilities; emergency medical services vehicles.

The reading of the substitute was waived.

On motion of Senator Stuart, the substitute was agreed to.

**S.B. 1209** (one thousand two hundred nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:


The reading of the substitute was waived.

On motion of Senator Peake, the substitute was agreed to.

**S.B. 1397** (one thousand three hundred ninety-seven) was taken up.

The following amendments proposed by the Committee on Education and Health were offered:

1. Line 60, introduced, after assessments insert

   or meeting alternative evaluation standards
2. Line 61, introduced, after Education
strike

*or meeting alternative evaluation standards as set forth in subsection F*

The reading of the amendments was waived.

On motion of Senator Peake, the amendments were agreed to.

S.B. 1433 (one thousand four hundred thirty-three) was taken up.

The following amendments proposed by the Committee on Education and Health were offered:

1. Line 14, introduced, after available
insert

*and to the extent that such data does not reveal personally identifiable information*

2. Beginning of line 20, introduced
insert

*2. That the provisions of this act shall become effective upon the implementation of an automated teacher licensure and intake system by the Department of Education.*

The reading of the amendments was waived.

On motion of Senator McClellan, the amendments were agreed to.

S.B. 1439 (one thousand four hundred thirty-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 32.1-263 and 54.1-2915 of the Code of Virginia, relating to death certificates; medical certifications; electronic filing.

The reading of the substitute was waived.

On motion of Senator McClellan, the substitute was agreed to.

S.B. 1440 (one thousand four hundred forty) was taken up.

The following amendments proposed by the Committee on Education and Health were offered:

1. Line 15, introduced, after with
strike

*mental health experts, including*

2. Line 16, introduced, after Services,
strike

the remainder of line 16 and through Virginia, on line 17
insert

*the Department of Medical Assistance Services, and*
3. Line 17, introduced, after **Boards**
   strike
   , and **VOCAL**

The reading of the amendments was waived.

On motion of Senator McClellan, the amendments were agreed to.

**S.B. 1481** (one thousand four hundred eighty-one) was taken up.

The following amendment proposed by the Committee on Transportation was offered:

1. Line 816, introduced, after **specified in**
   strike
   § 46.2-1711
   insert
   § 46.2-1710

The reading of the amendment was waived.

On motion of Senator Deeds, the amendment was agreed to.

**S.B. 1593** (one thousand five hundred ninety-three) was taken up.

The following amendment proposed by the Committee on Education and Health was offered:

1. Line 17, introduced, after **Financial**
   insert
   **Aid**

The reading of the amendment was waived.

On motion of Senator Dunnavant, the amendment was agreed to.

**S.B. 1595** (one thousand five hundred ninety-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 22.1-217.03, relating to the Department of Education; individualized education program teams; guidelines.

The reading of the substitute was waived.

On motion of Senator Dunnavant, the substitute was agreed to.

**S.B. 1653** (one thousand six hundred fifty-three) was taken up.

The following amendments proposed by the Committee on Education and Health were offered:

1. Line 26, introduced, after last
strike seven
insert seven

2. Line 26, introduced, after less
insert

or if such covered substance is feline buprenorphine or canine butorphanol

The reading of the amendments was waived.

On motion of Senator Stanley, the amendments were agreed to.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 1020 (one thousand twenty).
S.B. 1048 (one thousand forty-eight).
S.B. 1141 (one thousand one hundred forty-one).
S.B. 1142 (one thousand one hundred forty-two).
S.B. 1159 (one thousand one hundred fifty-nine).
S.B. 1167 (one thousand one hundred sixty-seven) as amended.
S.B. 1174 (one thousand one hundred seventy-four).
S.B. 1181 (one thousand one hundred eighty-one) as amended.
S.B. 1183 (one thousand one hundred eighty-three) as amended.
S.B. 1209 (one thousand two hundred nine) as amended.
S.B. 1254 (one thousand two hundred fifty-four).
S.B. 1289 (one thousand two hundred eighty-nine).
S.B. 1382 (one thousand three hundred eighty-two).
S.B. 1397 (one thousand three hundred ninety-seven) as amended.
S.B. 1405 (one thousand four hundred five).
S.B. 1432 (one thousand four hundred thirty-two).
S.B. 1433 (one thousand four hundred thirty-three) as amended.
S.B. 1439 (one thousand four hundred thirty-nine) as amended.
S.B. 1440 (one thousand four hundred forty) as amended.
S.B. 1474 (one thousand four hundred seventy-four).
S.B. 1481 (one thousand four hundred eighty-one) as amended.
S.B. 1511 (one thousand five hundred eleven).
S.B. 1593 (one thousand five hundred ninety-three) as amended.
S.B. 1595 (one thousand five hundred ninety-five) as amended.
S.B. 1653 (one thousand six hundred fifty-three) as amended.
S.B. 1468 (one thousand four hundred sixty-eight) was taken up.

The following amendments proposed by the Committee on Transportation were offered:

1. Line 136, introduced, after near
strike

the Northern Virginia Transportation

insert

Planning
2. Line 136, introduced, after District
    insert
    8

The reading of the amendments was waived.

On motion of Senator Black, the amendments were agreed to.

On motion of Senator Black, the bill was ordered to be engrossed and read by title the third time.

S.B. 1016 (one thousand sixteen), on motion of Senator Sueterlein, was passed by for the day.

S.B. 1165 (one thousand one hundred sixty-five) was read by title the second time and, on motion of Senator Chafin, was ordered to be engrossed and read by title the third time.

S.B. 1012 (one thousand twelve) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 18.2-308 of the Code of Virginia, relating to carrying a concealed weapon; firefighters and emergency medical services providers.

The reading of the substitute was waived.

On motion of Senator Chase, the substitute was agreed to.

On motion of Senator Chase, the bill was ordered to be engrossed and read by title the third time.

S.B. 1044 (one thousand forty-four), on motion of Senator Norment, was passed by temporarily.

S.B. 1073 (one thousand seventy-three) was read by title the second time.

Senator Marsden offered the following amendments:

1. Line 26, introduced, after accident on
   insert
   any part of Interstate 66 where

2. Line 26, introduced, after 33.2-500
   strike
   that is

3. Line 26, introduced, after construction
   strike
   the remainder of line 26 and through 66 on line 27

4. Line 27, introduced, after of
   strike
   the HOT lane
   insert
   I-66
On motion of Senator Marsden, the reading of the amendments was waived.

On motion of Senator Marsden, the amendments were agreed to.

On motion of Senator Marsden, the bill was ordered to be engrossed and read by title the third time.

**S.B. 1236** (one thousand two hundred thirty-six) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 22.1-295.2, relating to public schools; equal access to education employee associations.

The reading of the substitute was waived.

On motion of Senator DeSteph, the substitute was agreed to.

On motion of Senator DeSteph, the bill was ordered to be engrossed and read by title the third time.

**S.B. 1275** (one thousand two hundred seventy-five) was read by title the second time and, on motion of Senator Black, was ordered to be engrossed and read by title the third time.

**S.B. 1295** (one thousand two hundred ninety-five) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 22.1-79.5 and 22.1-279.6 of the Code of Virginia, relating to public schools; tobacco products and nicotine vapor products; prohibition.

The reading of the substitute was waived.

On motion of Senator Spruill, the substitute was agreed to.

On motion of Senator Spruill, the bill was ordered to be engrossed and read by title the third time.

**S.B. 1487** (one thousand four hundred eighty-seven) was read by title the second time.

Senator Deeds offered the following amendment:

1. Line 68, introduced, after § 38.2-3418.17.

   insert
   
   A request for a traumatic brain injury indicator on the applicant’s driver’s license shall require a signed statement from a licensed neurologist confirming the applicant’s condition.

   

On motion of Senator Deeds, the reading of the amendment was waived.

On motion of Senator Deeds, the amendment was agreed to.

On motion of Senator Deeds, the bill was ordered to be engrossed and read by title the third time.
S.B. 1675 (one thousand six hundred seventy-five) was read by title the second time and, on motion of Senator Reeves, was ordered to be engrossed and read by title the third time.

S.B. 1044 (one thousand forty-four) was taken up and read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 46.2-1220 of the Code of Virginia, relating to parking ordinances; enforcement.

The reading of the substitute was waived.

On motion of Senator Black, the substitute was agreed to.

On motion of Senator Black, the bill was ordered to be engrossed and read by title the third time.

SENATE BILLS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1273 (one thousand two hundred seventy-three).
S.B. 1644 (one thousand six hundred forty-four).
S.B. 1678 (one thousand six hundred seventy-eight).
S.B. 1726 (one thousand seven hundred twenty-six).
S.B. 1025 (one thousand twenty-five).
S.B. 1110 (one thousand one hundred ten).
S.B. 1242 (one thousand two hundred forty-two).
S.B. 1367 (one thousand three hundred sixty-seven).
S.B. 1642 (one thousand six hundred forty-two).

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed by for the day:

S.B. 1273 (one thousand two hundred seventy-three).
S.B. 1644 (one thousand six hundred forty-four).
S.B. 1678 (one thousand six hundred seventy-eight).
S.B. 1726 (one thousand seven hundred twenty-six).
S.B. 1025 (one thousand twenty-five).
S.B. 1110 (one thousand one hundred ten).
S.B. 1242 (one thousand two hundred forty-two).
S.B. 1367 (one thousand three hundred sixty-seven).
S.B. 1642 (one thousand six hundred forty-two).

SENATE JOINT RESOLUTIONS ON THIRD READING

S.J.R. 292 (two hundred ninety-two) was read by title the third time and, on motion of Senator Vogel, was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator McDougle moved to reconsider the vote by which S.J.R. 292 (two hundred ninety-two) was agreed to.

The motion was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator McDougle moved to reconsider the vote by which S.J.R. 292 (two hundred ninety-two) was ordered to be engrossed and read by title the third time.

The motion was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
Senator Suetterlein offered the following amendment:

1. Line 23, introduced
   strike
   lines 23 and 24

The amendment was read by the Clerk.

Senator Suetterlein moved that the amendment be agreed to.

The question was put on agreeing to the amendment.

The yeas and nays were called for; and, being desired by one-fifth of the Senators present, the yeas and nays were ordered.

The recorded vote is as follows:
YEAS--6. NAYS--33. RULE 36--0.

YEAS--Chase, Ebbin, McPike, Petersen, Sturtevant, Suetterlein--6.
RULE 36--0.

The amendment was rejected.

On motion of Senator Vogel, the joint resolution was ordered to be engrossed and read by title the third time.

Senator Vogel moved that the Rules be suspended and the third reading of the title of S.J.R. 292 be waived.

The motion was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.J.R. 292, on motion of Senator Vogel, was agreed to.
The recorded vote is as follows:

YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

S.J.R. 293 (two hundred ninety-three) was read by title the third time and, on motion of Senator Vogel, was agreed to.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

STATEMENT ON VOTE

Senator Mason stated that he was abstaining pursuant to Rule 36 on lines 98-99, but voting on S.J.R. 293 as a whole.

S.J.R. 295 (two hundred ninety-five) was read by title the third time and, on motion of Senator Vogel, was agreed to.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

STATEMENT ON VOTE

Senator McClellan stated that she was abstaining pursuant to Rule 36 on lines 194-195, but voting on S.J.R. 295 as a whole.

S.J.R. 296 (two hundred ninety-six) was read by title the third time and, on motion of Senator Vogel, was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

STATEMENT ON VOTE

Senator Spruill stated that he was abstaining pursuant to Rule 36 on lines 356-357, but voting on S.J.R. 296 as a whole.

S.J.R. 275 (two hundred seventy-five) was read by title the third time.

Senator Chase moved that S.J.R. 275 be agreed to.

The yeas and nays were called for by the Chair.

The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.

RULE 36--0.

S.J.R. 275 was agreed to.

SENATE JOINT RESOLUTION ON SECOND READING

S.J.R. 294 (two hundred ninety-four) was taken up, the committee substitute having been offered on January 18, 2019.

On motion of Senator Vogel, the substitute was agreed to.

On motion of Senator Vogel, the joint resolution was ordered to be engrossed and read by title the third time.
On motion of Senator Newman, the Senate adjourned until tomorrow at 12 m.

Justin E. Fairfax  
President of the Senate

Susan Clarke Schaar  
Clerk of the Senate
Tuesday, January 22, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Daniel Floyd, Lifepoint Church, Fredericksburg, Virginia, offered the following prayer:

Heavenly Father, we bow our hearts before You today in recognition that You are sovereign over all creation. We thank You for Your grace and Your mercy in our lives and for Your faithfulness to us all. In this week that we celebrate the life and legacy of Dr. King, we ask that the darkened hearts of those who carry hate and racism be illuminated with Your love.

I humbly ask, for the members of this body, that You would grant them wisdom. Your word says, “if anyone lack wisdom, let them ask of God, who gives it generously without finding fault.” May they possess not merely a wisdom that comes with human limitations, but wisdom that comes from God. That they may discern Your will and Your ways as they execute the duties of their offices, in the best interest of those they represent.

I pray for an uncommon unity, for a house divided against itself cannot stand. May You grant each member the strength to stand within their convictions and the grace to find common ground, for the benefit of every citizen.

May Your hand of blessing and protection be upon our Commonwealth. May every individual, regardless of race or creed, find prosperity in every area of his or her life.

And, may we all do that which You require, which is to do justly, love mercy, and walk humbly with our God.

In Jesus’ name I pray. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Aubrey Hendrickson-Stanley of Franklin County.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Ruff, the reading of the Journal was waived.

The recorded vote is as follows:

YEAS--37. NAYS--2. RULE 36--0.


NAYS--Deeds, Petersen--2.

RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:
THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:

H.B. 1648. A BILL to amend and reenact § 46.2-924 of the Code of Virginia, relating to pedestrian crossings; Town of Ashland.

H.B. 1678. A BILL to amend and reenact § 46.2-916.2 of the Code of Virginia, relating to golf carts and utility vehicles; Town of Dendron.

H.B. 1682. A BILL to amend and reenact § 38.2-4509 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3407.17:1, relating to contracts between carriers and providers of dental services; network access; payment and reimbursement practices.

H.B. 1777. A BILL to amend and reenact § 46.2-1222.1 of the Code of Virginia, relating to local regulation of parking of certain vehicles.

H.B. 1803. A BILL to amend and reenact §§ 54.1-3446 and 54.1-3448 of the Code of Virginia, relating to controlled substances; Schedules I and II.

H.B. 1815. A BILL to amend and reenact § 63.2-1732 of the Code of Virginia, relating to assisted living facilities; temporary emergency electrical power source; disclosure to prospective residents.

H.B. 1848. A BILL to amend and reenact § 54.1-2400.2 of the Code of Virginia, relating to Department of Health Professions; disclosure of investigative information.

H.B. 1849. A BILL to amend and reenact § 54.1-2722 of the Code of Virginia, relating to practice of dental hygiene; remote supervision; employment or supervision by the Department of Behavioral Health and Developmental Services.

H.B. 1878. A BILL to amend and reenact § 54.1-3408 of the Code of Virginia, relating to possession and administration of naloxone; regional jail employees.

H.B. 2038. A BILL to amend and reenact § 59.1-437 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 59.1-437.1, relating to extended service contract providers; bonding requirement; remedies; civil penalty.

H.B. 2109. A BILL to amend the Code of Virginia by adding in Title 38.2 a chapter numbered 64, consisting of sections numbered 38.2-6400 through 38.2-6407, relating to guaranteed asset protection waivers.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTIONS:


H.J.R. 700. Commending Hanover County.

H.J.R. 701. Celebrating the life of Captain Alvin Deon Branch, USN, Ret.


H.J.R. 712. Celebrating the life of the Honorable Frederick MacDonald Quayle.


IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--36. NAYS--3. RULE 36--0.

NAYS--Deeds, Petersen, Stanley--3.
RULE 36--0.
The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:

**H.B. 1648, H.B. 1678, and H.B. 1777** were referred to the Committee on Transportation.

**H.B. 1682, H.B. 2038, and H.B. 2109** were referred to the Committee on Commerce and Labor.

**H.B. 1803, H.B. 1848, H.B. 1849, and H.B. 1878** were referred to the Committee on Education and Health.

**H.B. 1815** was referred to the Committee on Rehabilitation and Social Services.

The House joint resolutions, communicated as agreed to by the House of Delegates, the first reading of their titles having been waived, were referred as follows:

**H.J.R. 599, H.J.R. 622, H.J.R. 623, and H.J.R. 716** were referred to the Committee on Rules.

The House joint resolutions, communicated as agreed to by the House of Delegates, were laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:


**COMMITTEE REPORTS**

The following bills, having been considered by the committee in session, were reported by Senator Wagner from the Committee on Commerce and Labor:

- **S.B. 1041 (one thousand forty-one)** with substitute.
- **S.B. 1169 (one thousand one hundred sixty-nine).**
- **S.B. 1176 (one thousand one hundred seventy-six) with substitute.**
- **S.B. 1272 (one thousand two hundred seventy-two).**
- **S.B. 1293 (one thousand two hundred ninety-three).**
- **S.B. 1325 (one thousand three hundred twenty-five) with substitute.**
- **S.B. 1415 (one thousand four hundred fifteen).**
- **S.B. 1609 (one thousand six hundred nine).**
- **S.B. 1695 (one thousand six hundred ninety-five) with substitute.**
- **S.B. 1696 (one thousand six hundred ninety-six) with amendments.**
- **S.B. 1729 (one thousand seven hundred twenty-nine).**

The following bill, having been considered by the committee in session, was recommended for rereferal by the Committee on Commerce and Labor:

- **S.B. 1597 (one thousand five hundred ninety-seven)** with the recommendation that it be rereferred to the Committee on Finance.

The following bills, having been considered by the committee in session, were reported by Senators Norment and Hanger from the Committee on Finance:
S.B. 1013 (one thousand thirteen) with amendment.
S.B. 1014 (one thousand fourteen).
S.B. 1030 (one thousand thirty).
S.B. 1098 (one thousand ninety-eight) with amendments.
S.B. 1099 (one thousand ninety-nine).
S.B. 1128 (one thousand one hundred twenty-eight).
S.B. 1246 (one thousand two hundred forty-six) with amendment.
S.B. 1315 (one thousand three hundred fifteen).
S.B. 1340 (one thousand three hundred forty).
S.B. 1368 (one thousand three hundred sixty-eight) with substitute.
S.B. 1371 (one thousand three hundred seventy-one) with substitute.
S.B. 1459 (one thousand four hundred fifty-nine).
S.B. 1600 (one thousand six hundred) with the recommendation that it be rereferred to the Committee on Agriculture, Conservation and Natural Resources.

The following bills, having been considered by the committee in session, were reported by Senator Ruff from the Committee on General Laws and Technology:

S.B. 1080 (one thousand eighty).
S.B. 1126 (one thousand one hundred twenty-six) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1274 (one thousand two hundred seventy-four) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1329 (one thousand three hundred twenty-nine) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1401 (one thousand four hundred one).
S.B. 1444 (one thousand four hundred forty-four).
S.B. 1445 (one thousand four hundred forty-five).
S.B. 1448 (one thousand four hundred forty-eight).
S.B. 1449 (one thousand four hundred forty-nine).
S.B. 1463 (one thousand four hundred sixty-three) with amendments.
S.B. 1523 (one thousand five hundred twenty-three) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1537 (one thousand five hundred thirty-seven).
S.B. 1538 (one thousand five hundred thirty-eight).
S.B. 1568 (one thousand five hundred sixty-eight) with amendment.
S.B. 1651 (one thousand six hundred fifty-one) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1676 (one thousand six hundred seventy-six).

The following bills, having been considered by the committee in session, were recommended for rereferral by the Committee on General Laws and Technology:
S.B. 1369 (one thousand three hundred sixty-nine) with the recommendation that it be rereferred to the Committee for Courts of Justice.

S.B. 1535 (one thousand five hundred thirty-five) with the recommendation that it be rereferred to the Committee on Transportation.

S.B. 1547 (one thousand five hundred forty-seven) with the recommendation that it be rereferred to the Committee on Education and Health.

S.B. 1126, S.B. 1274, S.B. 1329, S.B. 1523, S.B. 1597, and S.B. 1651 were rereferred to the Committee on Finance.

S.B. 1369 was rereferred to the Committee for Courts of Justice.

S.B. 1535 was rereferred to the Committee on Transportation.

S.B. 1547 was rereferred to the Committee on Education and Health.

S.B. 1600 was rereferred to the Committee on Agriculture, Conservation and Natural Resources.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

S.J.R. 322. Commending Elizabeth Crowther.
    Patron--Stuart

    Patron--Stuart

S.R. 100. Celebrating the life of Bradford Turner Clark.
    Patron--McDougle

COMMITTEE NOMINATIONS REPORT

Senator McDougle presented the following report:

GENERAL LAWS AND TECHNOLOGY
Ruff, Chair; Locke; Barker; Vogel; Black; Ebbin; Reeves; Surovell; DeSteph; McPike; Suetterlein; Dunnavant; Sturtevant; Mason; and Boysko

REHABILITATION AND SOCIAL SERVICES
Reeves, Chair; Hanger; Wagner; Locke; McDougle; Black; Favola; Chafin; Cosgrove; Surovell; DeSteph; McPike; Spruill; Mason; and Boysko

TRANSPORTATION
Carrico, Chair; Newman; Deeds; Marsden; Favola; Cosgrove; Edwards; DeSteph; Chase; Suetterlein; McClellan; Peake; and Boysko

/s/ Ryan T. McDougle

On motion of Senator McDougle, the Rules were suspended and the Committee Nominations Report was taken up for immediate consideration.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator McDougle, the Committee Nominations Report was adopted.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

CALENDAR

SENATE BILLS ON THIRD READING

S.B. 1425 (one thousand four hundred twenty-five), on motion of Senator Dunnavant, was passed by for the day.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1020 (one thousand twenty).
S.B. 1048 (one thousand forty-eight).
S.B. 1141 (one thousand one hundred forty-one).
S.B. 1142 (one thousand one hundred forty-two).
S.B. 1159 (one thousand one hundred fifty-nine).
S.B. 1167 (one thousand one hundred sixty-seven).
S.B. 1174 (one thousand one hundred seventy-four).
S.B. 1181 (one thousand one hundred eighty-one).
S.B. 1183 (one thousand one hundred eighty-three).
S.B. 1209 (one thousand two hundred nine).
S.B. 1254 (one thousand two hundred fifty-four).
S.B. 1289 (one thousand two hundred eighty-nine).
S.B. 1382 (one thousand three hundred eighty-two).
S.B. 1397 (one thousand three hundred ninety-seven).
S.B. 1405 (one thousand four hundred five).
S.B. 1432 (one thousand four hundred thirty-two).
S.B. 1433 (one thousand four hundred thirty-three).
S.B. 1439 (one thousand four hundred thirty-nine).
S.B. 1440 (one thousand four hundred forty).
The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1020 (one thousand twenty).
S.B. 1048 (one thousand forty-eight).
S.B. 1141 (one thousand one hundred forty-one).
S.B. 1142 (one thousand one hundred forty-two).
S.B. 1159 (one thousand one hundred fifty-nine).
S.B. 1167 (one thousand one hundred sixty-seven).
S.B. 1174 (one thousand one hundred seventy-four).
S.B. 1181 (one thousand one hundred eighty-one).
S.B. 1183 (one thousand one hundred eighty-three).
S.B. 1189 (one thousand one hundred eighty-nine).
S.B. 1382 (one thousand three hundred eighty-two).
S.B. 1397 (one thousand three hundred ninety-seven).
S.B. 1405 (one thousand four hundred five).
S.B. 1432 (one thousand four hundred thirty-two).
S.B. 1433 (one thousand four hundred thirty-three).
S.B. 1439 (one thousand four hundred thirty-nine).
S.B. 1440 (one thousand four hundred forty).
S.B. 1468 (one thousand four hundred sixty-eight).
S.B. 1474 (one thousand four hundred seventy-four).
S.B. 1481 (one thousand four hundred eighty-one).
S.B. 1511 (one thousand five hundred eleven).
S.B. 1593 (one thousand five hundred ninety-three).
S.B. 1595 (one thousand five hundred ninety-five).
S.B. 1653 (one thousand six hundred fifty-three).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
S.B. 1168 (one thousand one hundred sixty-eight), on motion of Senator DeSteph, was passed by for the day.

S.B. 1165 (one thousand one hundred sixty-five) was read by title the third time and, on motion of Senator Chafin, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1012 (one thousand twelve) was read by title the third time and, on motion of Senator Chase, was passed with its title.

The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.

RULE 36--0.

S.B. 1044 (one thousand forty-four) was read by title the third time and, on motion of Senator Black, was passed with its title.

The recorded vote is as follows:
YEAS--27. NAYS--12. RULE 36--0.

RULE 36--0.

S.B. 1073 (one thousand seventy-three) was read by title the third time and, on motion of Senator Marsden, was passed with its title.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1236 (one thousand two hundred thirty-six) was read by title the third time and, on motion of Senator DeSteph, was passed with its title.

The recorded vote is as follows:
YEAS--20. NAYS--19. RULE 36--0.

RULE 36--0.

S.B. 1275 (one thousand two hundred seventy-five) was read by title the third time and, on motion of Senator Black, was passed with its title.

The recorded vote is as follows:
YEAS--22. NAYS--18. RULE 36--0.

RULE 36--0.

S.B. 1295 (one thousand two hundred ninety-five) was read by title the third time and, on motion of Senator Spruill, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--1. RULE 36--0.

NAYS--Carrioco--1.
RULE 36--0.
S.B. 1487 (one thousand four hundred eighty-seven) was read by title the third time and, on motion of Senator Deeds, was passed with its title.

The recorded vote is as follows:
YEAS--35. NAYS--5. RULE 36--0.

NAYS--Black, Carrico, DeSteph, Ruff, Sueterlein--5.
RULE 36--0.

S.B. 1675 (one thousand six hundred seventy-five) was read by title the third time and, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.

RULE 36--0.

STATEMENT ON VOTE

Senator Ebbin stated that he voted yea on the question of the passage of S.B. 1675, whereas he intended to vote nay.

RECONSIDERATION

Senator Norment moved to reconsider the vote by which S.B. 1295 (one thousand two hundred ninety-five) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1295, on motion of Senator Spruill, was passed with its title.
The recorded vote is as follows:
YEAS--37. NAYS--1. RULE 36--0.

NAYS--Carrico--1.
RULE 36--0.

SENATE BILLS ON SECOND READING

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

SENATE BILLS ON SECOND READING

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1488 (one thousand four hundred eighty-eight).
S.B. 1273 (one thousand two hundred seventy-three).
S.B. 1644 (one thousand six hundred forty-four).
S.B. 1678 (one thousand six hundred seventy-eight).
S.B. 1726 (one thousand seven hundred twenty-six).

The motion was agreed to.

S.B. 1023 (one thousand twenty-three) was taken up, the committee substitute having been agreed to on January 18, 2019.

Senator Hanger offered the following amendment to the substitute:

1. After line 112, substitute
   insert
   2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

On motion of Senator Hanger, the reading of the amendment was waived.

Senator Hanger moved that the amendment be agreed to.

Senator Stuart moved that S.B. 1023 be passed by for the day.

Senator Stuart withdrew the motion.

The question was put on agreeing to the amendment.

The amendment was agreed to.
Senator Cosgrove offered the following amendment to the substitute:

1. Line 105, substitute, after break in service
   insert
   of 60 days

On motion of Senator Cosgrove, the reading of the amendment was waived.

On motion of Senator Cosgrove, the amendment was agreed to.

S.B. 1488 (one thousand four hundred eighty-eight) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to require the Secretary of Health and Human Resources to examine the causes of the high census at the Commonwealth’s state hospitals for individuals with mental illness.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

S.B. 1273 (one thousand two hundred seventy-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Article 3 of Chapter 1 of Title 53.1 a section numbered 53.1-17.1, relating to Department of Corrections; health care continuous quality improvement committee.

The reading of the substitute was waived.

On motion of Senator Lucas, the substitute was agreed to.

S.B. 1644 (one thousand six hundred forty-four) was taken up.

The following amendment proposed by the Committee on Rehabilitation and Social Services was offered:

1. Line 13, introduced, after representatives of
   insert
   the Office of the Attorney General,

The reading of the amendment was waived.

On motion of Senator Boysko, the amendment was agreed to.

S.B. 1726 (one thousand seven hundred twenty-six) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact § 4.1-111 of the Code of Virginia, relating to alcoholic beverage control; happy hour advertising.

The reading of the substitute was waived.

On motion of Senator McDougle, the substitute was agreed to.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 1023 (one thousand twenty-three) as amended.
S.B. 1488 (one thousand four hundred eighty-eight) as amended.
S.B. 1273 (one thousand two hundred seventy-three) as amended.
S.B. 1644 (one thousand six hundred forty-four) as amended.
S.B. 1678 (one thousand six hundred seventy-eight).
S.B. 1726 (one thousand seven hundred twenty-six) as amended.

S.B. 1016 (one thousand sixteen) was read by title the second time.

The following amendments proposed by the Committee on Privileges and Elections were offered:

1. Line 4, introduced, Title, after ballot; strike the remainder of line 4
2. Line 15, introduced, after statewide, strike and
3. Line 15, introduced, after General Assembly insert , and constitutional
4. Line 17, introduced, after “Independent.” strike the remainder of line 17, all of line 18, and through party. on line 19

The reading of the amendments was waived.

On motion of Senator Chase, the amendments were agreed to.

On motion of Senator Chase, the bill was ordered to be engrossed and read by title the third time.

S.B. 1025 (one thousand twenty-five) was read by title the second time.

The following amendments proposed by the Committee on Agriculture, Conservation and Natural Resources were offered:

1. Line 41, introduced, after (a) strike the remainder of line 41 and through (b) on line 42
2. Line 42, introduced, after authority
   strike
   ; [the semicolon]

3. Line 42, introduced, after authority; or
   strike
   (c)
   insert
   (b)

4. Line 44, introduced, after storm warning,
   insert
   winter storm warning,

The reading of the amendments was waived.

On motion of Senator Spruill, the amendments were agreed to.

On motion of Senator Spruill, the bill was ordered to be engrossed and read by title the third time.

S.B. 1110 (one thousand one hundred ten) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 4.1-100, 4.1-119, 4.1-121, 4.1-122, 4.1-124, and 4.1-221.1 of the Code of Virginia and to repeal § 4.1-126 of the Code of Virginia, relating to alcoholic beverage control; local referendums.

The reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

On motion of Senator Reeves, the bill was ordered to be engrossed and read by title the third time.

S.B. 1242 (one thousand two hundred forty-two), on motion of Senator Reeves, was passed by for the day.

S.B. 1367 (one thousand three hundred sixty-seven) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Agriculture, Conservation and Natural Resources was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 3.2-6538 of the Code of Virginia, relating to dogs running at large in packs; local ordinance; civil penalty.

The reading of the substitute was waived.

On motion of Senator Norment, the substitute was agreed to.

On motion of Senator Norment, the bill was ordered to be engrossed and read by title the third time.
S.B. 1642 (one thousand six hundred forty-two) was read by title the second time.

The following amendment proposed by the Committee on Agriculture, Conservation and Natural Resources was offered:

1. Line 40, introduced, after 701.12
   insert
   and that produces such cosmetic product in the Commonwealth

The reading of the amendment was waived.

On motion of Senator Boysko, the amendment was agreed to.

On motion of Senator Boysko, the bill was ordered to be engrossed and read by title the third time.

SENATE BILLS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

- S.B. 1139 (one thousand one hundred thirty-nine).
- S.B. 1179 (one thousand one hundred seventy-nine).
- S.B. 1201 (one thousand two hundred one).
- S.B. 1429 (one thousand four hundred twenty-nine).
- S.B. 1540 (one thousand five hundred forty).
- S.B. 1541 (one thousand five hundred forty-one).
- S.B. 1019 (one thousand nineteen).
- S.B. 1024 (one thousand twenty-four).
- S.B. 1231 (one thousand two hundred thirty-one).
- S.B. 1395 (one thousand three hundred ninety-five).
- S.B. 1539 (one thousand five hundred thirty-nine).
- S.B. 1542 (one thousand five hundred forty-two).

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed by for the day:

- S.B. 1139 (one thousand one hundred thirty-nine).
- S.B. 1179 (one thousand one hundred seventy-nine).
- S.B. 1201 (one thousand two hundred one).
- S.B. 1429 (one thousand four hundred twenty-nine).
- S.B. 1540 (one thousand five hundred forty).
S.B. 1541 (one thousand five hundred forty-one).
S.B. 1019 (one thousand nineteen).
S.B. 1024 (one thousand twenty-four).
S.B. 1231 (one thousand two hundred thirty-one).
S.B. 1395 (one thousand three hundred ninety-five).
S.B. 1539 (one thousand five hundred thirty-nine).
S.B. 1542 (one thousand five hundred forty-two).

SENATE JOINT RESOLUTION ON THIRD READING

S.J.R. 294 (two hundred ninety-four) was read by title the third time and, on motion of Senator Vogel, was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

STATEMENTS ON VOTE

Senator Howell stated that she was abstaining pursuant to Rule 36 on lines 155-156, but voting on S.J.R. 294 as a whole.

Senator Saslaw stated that he was abstaining pursuant to Rule 36 on lines 269-270, but voting on S.J.R. 294 as a whole.

COMMENDING RESOLUTION
IMMEDIATE CONSIDERATION

On motion of Senator Newman, the Rules were suspended and H.J.R. 717 (seven hundred seventeen), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.J.R. 717, on motion of Senator Newman, was agreed to.
On motion of Senator Newman, the Senate adjourned until tomorrow at 12 m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
WEDNESDAY, JANUARY 23, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Dr. Craig Kocher, University of Richmond, Richmond, Virginia, offered the following prayer:

Gracious and loving God, we praise and thank You for making us a people whose variety reflects the kaleidoscope of Your glory.

In the shadow of Monday’s legacy, and in the midst of these challenging times, renew in us an infinite hope. Inspire once more that holy vision of a beloved community, where all have enough and enough satisfies, where all have a voice and that voice be used for goodness alone, and our very lives reflect the answer to another’s prayer.

Bless, O God, the people of this Commonwealth. Give courage and wisdom to those who lead it, that when evening comes, You might say to us all, well done. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Emma Laviece Kilinski of Fredericksburg.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Peake, the reading of the Journal was waived.

The recorded vote is as follows:

YEAS--37. NAYS--3. RULE 36--0.


RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
January 22, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:

H.B. 1625. A BILL to amend and reenact § 3.2-6500 of the Code of Virginia, relating to animal care; adequate shelter; adverse weather conditions.
H.B. 1666. A BILL to amend and reenact § 23.1-507 of the Code of Virginia, relating to University of Virginia’s College at Wise; reduced rate tuition.
EMERGENCY

H.B. 1715. A BILL to amend and reenact § 10.1-609.2 of the Code of Virginia, relating to dams; wetland vegetation.


H.B. 1732. A BILL to amend the Code of Virginia by adding a section numbered 22.1-137.3, relating to school safety procedures; emergency situations; annual training.

H.B. 1733. A BILL to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; memorandums of understanding.

H.B. 1738. A BILL to amend and reenact § 22.1-140 of the Code of Virginia, relating to school buildings; plans to be reviewed by a professional trained and experienced in crime prevention through environmental design.

H.B. 1752. A BILL to amend and reenact § 22.1-79.1 of the Code of Virginia, relating to election day; school holiday.

H.B. 1827. A BILL to amend and reenact § 3.2-6500 of the Code of Virginia, relating to tethering of animals.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

RULE 36--0.

The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:
H.B. 1625, H.B. 1715, and H.B. 1827 were referred to the Committee on Agriculture, Conservation and Natural Resources.

H.B. 1666 was referred to the Committee on Finance.

H.B. 1725, H.B. 1729, H.B. 1732, H.B. 1733, H.B. 1738, and H.B. 1752 were referred to the Committee on Education and Health.

**COMMITTEE REPORTS**

The following bills, having been considered by the committee in session, were reported by Senators Norment and Hanger from the Committee on Finance:

S.B. 1000 (one thousand) with amendment.
S.B. 1018 (one thousand eighteen) with amendment.
S.B. 1038 (one thousand thirty-eight) with amendment.
S.B. 1091 (one thousand ninety-one) with substitute with the recommendation that it be rereferred to the Committee on Local Government.
S.B. 1158 (one thousand one hundred fifty-eight).
S.B. 1173 (one thousand one hundred seventy-three) with amendment.
S.B. 1196 (one thousand one hundred ninety-six).
S.B. 1205 (one thousand two hundred five).
S.B. 1213 (one thousand two hundred thirteen).
S.B. 1258 (one thousand two hundred fifty-eight) with substitute.
S.B. 1283 (one thousand two hundred eighty-three) with amendment.
S.B. 1301 (one thousand three hundred one).
S.B. 1370 (one thousand three hundred seventy).
S.B. 1386 (one thousand three hundred eighty-six).
S.B. 1393 (one thousand three hundred ninety-three).
S.B. 1412 (one thousand four hundred twelve) with amendment.
S.B. 1485 (one thousand four hundred eighty-five) with amendments.
S.B. 1495 (one thousand four hundred ninety-five) with amendment.
S.B. 1506 (one thousand five hundred six) with amendment.
S.B. 1610 (one thousand six hundred ten) with substitute.
S.B. 1615 (one thousand six hundred fifteen).
S.B. 1715 (one thousand seven hundred fifteen) with amendment.

The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee on Finance:

S.B. 1640 (one thousand six hundred forty) with the recommendation that it be rereferred to the Committee on Education and Health.

The following bills, having been considered by the committee in session, were reported by Senator Stanley from the Committee on Local Government:

S.B. 1045 (one thousand forty-five).
S.B. 1089 (one thousand eighty-nine) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1131 (one thousand one hundred thirty-one).
S.B. 1191 (one thousand one hundred ninety-one).
S.B. 1193 (one thousand one hundred ninety-three) with substitute.
S.B. 1194 (one thousand one hundred ninety-four).
S.B. 1350 (one thousand three hundred fifty) with amendments.
S.B. 1396 (one thousand three hundred ninety-six).
S.B. 1408 (one thousand four hundred eight).
S.B. 1424 (one thousand four hundred twenty-four).
S.B. 1558 (one thousand five hundred fifty-eight).
S.B. 1562 (one thousand five hundred sixty-two).
S.B. 1594 (one thousand five hundred ninety-four).
S.B. 1633 (one thousand six hundred thirty-three) with amendments.
S.B. 1691 (one thousand six hundred ninety-one).

The following bills and joint resolutions, having been considered by the committee in session, were
reported by Senator Vogel from the Committee on Privileges and Elections:

S.B. 1102 (one thousand one hundred two) with substitute.
S.B. 1455 (one thousand four hundred fifty-five) with substitute.
S.B. 1579 (one thousand five hundred seventy-nine).
S.J.R. 278 (two hundred seventy-eight) with substitute.
S.J.R. 283 (two hundred eighty-three).
S.J.R. 306 (three hundred six) with substitute.
S.J.R. 319 (three hundred nineteen).

The following bills, having been considered by the committee in session, were recommended for
rereferral by the Committee on Privileges and Elections:

S.B. 1296 (one thousand two hundred ninety-six) with the recommendation that it be rereferred to the
Committee on Transportation.
S.B. 1330 (one thousand three hundred thirty) with the recommendation that it be rereferred to the
Committee on Finance.

S.B. 1089 and S.B. 1330 were rereferred to the Committee on Finance.

S.B. 1091 was rereferred to the Committee on Local Government.

S.B. 1296 was rereferred to the Committee on Transportation.

S.B. 1640 was rereferred to the Committee on Education and Health.

INTRODUCTION OF LEGISLATION

The following, by leave, was presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

S.R. 101. Commending Black Creek Volunteer Fire Department.
Patron--McDougle

CALENDAR

SENATE BILLS ON THIRD READING

S.B. 1425 (one thousand four hundred twenty-five), on motion of Senator Dunnavant, was passed by
for the day.
Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1023 (one thousand twenty-three).
S.B. 1488 (one thousand four hundred eighty-eight).
S.B. 1273 (one thousand two hundred seventy-three).
S.B. 1644 (one thousand six hundred forty-four).
S.B. 1678 (one thousand six hundred seventy-eight).
S.B. 1726 (one thousand seven hundred twenty-six).

The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1023 (one thousand twenty-three).
S.B. 1488 (one thousand four hundred eighty-eight).
S.B. 1273 (one thousand two hundred seventy-three).
S.B. 1678 (one thousand six hundred seventy-eight).
S.B. 1726 (one thousand seven hundred twenty-six).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1644 (one thousand six hundred forty-four), on motion of Senator Boysko, was passed with its title.

The recorded vote is as follows:
YEAS--32. NAYS--7. RULE 36--1.

NAYS--Carrico, Chafin, Norment, Obenshain, Peake, Stuart, Sueterlein--7.
RULE 36--Black--1.

RECONSIDERATION

Senator DeSteph moved to reconsider the vote by which S.B. 1644 (one thousand six hundred forty-four) was passed with its title.
The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--McDougle--1.
RULE 36--0.

S.B. 1644, on motion of Senator Boysko, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1168 (one thousand one hundred sixty-eight), on motion of Senator DeSteph, was passed by for the day.

S.B. 1016 (one thousand sixteen) was read by title the third time and, on motion of Senator Chase, was passed with its title.

The recorded vote is as follows:
YEAS--22. NAYS--18. RULE 36--0.

RULE 36--0.

S.B. 1025 (one thousand twenty-five), on motion of Senator Cosgrove, was passed by for the day.

S.B. 1110 (one thousand one hundred ten) was read by title the third time and, on motion of Senator Reeves, was passed with its title.
The recorded vote is as follows:
YEAS--23. NAYS--17. RULE 36--0.


RULE 36--0.

S.B. 1367 (one thousand three hundred sixty-seven) was read by title the third time and, on motion of Senator Norment, was passed with its title.

The recorded vote is as follows:
YEAS--29. NAYS--11. RULE 36--0.


NAYS--Carrico, Chafin, Chase, Deeds, Hanger, McDougle, Obenshain, Peake, Stanley, Surovell, Vogel--11.
RULE 36--0.

STATEMENT ON VOTE

Senator Dunnivant stated that she voted yea on the question of the passage of S.B. 1367, whereas she intended to vote nay.

S.B. 1642 (one thousand six hundred forty-two) was read by title the third time and, on motion of Senator Boysko, was passed with its title.

The recorded vote is as follows:
YEAS--22. NAYS--17. RULE 36--0.


NAYS--Black, Carrico, Chafin, Chase, Cosgrove, DeSteph, Dunnivant, Hanger, McDougle, Obenshain, Peake, Reeves, Ruff, Stuart, Surovell, Vogel, Wagner--17.
RULE 36--0.

RECONSIDERATION

Senator Sturtevant moved to reconsider the vote by which S.B. 1642 (one thousand six hundred forty-two) was passed with its title.

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1642, on motion of Senator Boysko, was passed with its title.

The recorded vote is as follows:
YEAS--22. NAYS--18. RULE 36--0.

NAYS--Black, Carrico, Chafin, Chase, Cosgrove, DeSteph, Dunnavant, Hanger, McDougle, Norment, Obenshain, Peake, Reeves, Ruff, Stuart, Suetterlein, Vogel, Wagner--18.
RULE 36--0.

SENATE BILLS ON SECOND READING

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1139 (one thousand one hundred thirty-nine).
S.B. 1179 (one thousand one hundred seventy-nine).
S.B. 1201 (one thousand two hundred one).
S.B. 1429 (one thousand four hundred twenty-nine).
S.B. 1540 (one thousand five hundred forty).
S.B. 1541 (one thousand five hundred forty-one).

The motion was agreed to.

S.B. 1139 (one thousand one hundred thirty-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 16.1-283.1 and 63.2-1220.2 of the Code of Virginia, relating to post-adoption contact and communication agreements.

The reading of the substitute was waived.

On motion of Senator Favola, the substitute was agreed to.
S.B. 1540 (one thousand five hundred forty) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:


The reading of the substitute was waived.

On motion of Senator Surovell, the substitute was agreed to.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 1139 (one thousand one hundred thirty-nine) as amended.
S.B. 1179 (one thousand one hundred seventy-nine).
S.B. 1201 (one thousand two hundred one).
S.B. 1429 (one thousand four hundred twenty-nine).
S.B. 1540 (one thousand five hundred forty) as amended.
S.B. 1541 (one thousand five hundred forty-one).
S.B. 1242 (one thousand two hundred forty-two) was read by title the second time and, on motion of Senator Reeves, was ordered to be engrossed and read by title the third time.
S.B. 1019 (one thousand nineteen), on motion of Senator Marsden, was passed by for the day.
S.B. 1024 (one thousand twenty-four) was read by title the second time and, on motion of Senator Black, was ordered to be engrossed and read by title the third time.
S.B. 1231 (one thousand two hundred thirty-one) was read by title the second time and, on motion of Senator Ebbin, was ordered to be engrossed and read by title the third time.
S.B. 1395 (one thousand three hundred ninety-five) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 18.2-60 of the Code of Virginia, relating to threats of death or bodily injury to a health care provider.

The reading of the substitute was waived.

On motion of Senator Howell, the substitute was agreed to.

On motion of Senator Howell, the bill was ordered to be engrossed and read by title the third time.

S.B. 1539 (one thousand five hundred thirty-nine) was read by title the second time and, on motion of Senator Surovell, was ordered to be engrossed and read by title the third time.
S.B. 1542 (one thousand five hundred forty-two) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 17.1-606 of the Code of Virginia, relating to civil actions; determination of indigency.

The reading of the substitute was waived.

On motion of Senator Surovell, the substitute was agreed to.

On motion of Senator Surovell, the bill was ordered to be engrossed and read by title the third time.

SENATE BILLS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1041 (one thousand forty-one).
S.B. 1080 (one thousand eighty).
S.B. 1098 (one thousand ninety-eight).
S.B. 1128 (one thousand one hundred twenty-eight).
S.B. 1176 (one thousand one hundred seventy-six).
S.B. 1246 (one thousand two hundred forty-six).
S.B. 1272 (one thousand two hundred seventy-two).
S.B. 1293 (one thousand two hundred ninety-three).
S.B. 1315 (one thousand three hundred fifteen).
S.B. 1325 (one thousand three hundred twenty-five).
S.B. 1368 (one thousand three hundred sixty-eight).
S.B. 1371 (one thousand three hundred seventy-one).
S.B. 1401 (one thousand four hundred one).
S.B. 1444 (one thousand four hundred forty-four).
S.B. 1445 (one thousand four hundred forty-five).
S.B. 1448 (one thousand four hundred forty-eight).
S.B. 1449 (one thousand four hundred forty-nine).
S.B. 1459 (one thousand four hundred fifty-nine).
S.B. 1463 (one thousand four hundred sixty-three).
S.B. 1538 (one thousand five hundred thirty-eight).
S.B. 1568 (one thousand five hundred sixty-eight).
S.B. 1609 (one thousand six hundred nine).
S.B. 1676 (one thousand six hundred seventy-six).
S.B. 1696 (one thousand six hundred ninety-six).
S.B. 1729 (one thousand seven hundred twenty-nine).
S.B. 1013 (one thousand thirteen).
S.B. 1014 (one thousand fourteen).
S.B. 1030 (one thousand thirty).
S.B. 1099 (one thousand ninety-nine).
S.B. 1169 (one thousand one hundred sixty-nine).
S.B. 1340 (one thousand three hundred forty).
S.B. 1415 (one thousand four hundred fifteen).
S.B. 1537 (one thousand five hundred thirty-seven).
S.B. 1613 (one thousand six hundred thirteen).
S.B. 1623 (one thousand six hundred twenty-three).
S.B. 1695 (one thousand six hundred ninety-five).

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed by for the day:

S.B. 1041 (one thousand forty-one).
S.B. 1080 (one thousand eighty).
S.B. 1098 (one thousand ninety-eight).
S.B. 1128 (one thousand one hundred twenty-eight).
S.B. 1176 (one thousand one hundred seventy-six).
S.B. 1246 (one thousand two hundred forty-six).
S.B. 1272 (one thousand two hundred seventy-two).
S.B. 1293 (one thousand two hundred ninety-three).
S.B. 1315 (one thousand three hundred fifteen).
S.B. 1325 (one thousand three hundred twenty-five).
S.B. 1368 (one thousand three hundred sixty-eight).
S.B. 1371 (one thousand three hundred seventy-one).
S.B. 1401 (one thousand four hundred one).
S.B. 1444 (one thousand four hundred forty-four).
S.B. 1445 (one thousand four hundred forty-five).
S.B. 1448 (one thousand four hundred forty-eight).
S.B. 1449 (one thousand four hundred forty-nine).
S.B. 1459 (one thousand four hundred fifty-nine).
S.B. 1463 (one thousand four hundred sixty-three).
S.B. 1538 (one thousand five hundred thirty-eight).
S.B. 1568 (one thousand five hundred sixty-eight).
S.B. 1609 (one thousand six hundred nine).
S.B. 1676 (one thousand six hundred seventy-six).
S.B. 1696 (one thousand six hundred ninety-six).
S.B. 1729 (one thousand seven hundred twenty-nine).
S.B. 1013 (one thousand thirteen).
S.B. 1014 (one thousand fourteen).
S.B. 1030 (one thousand thirty).
S.B. 1099 (one thousand ninety-nine).
S.B. 1169 (one thousand one hundred sixty-nine).
S.B. 1340 (one thousand three hundred forty).
S.B. 1415 (one thousand four hundred fifteen).
S.B. 1537 (one thousand five hundred thirty-seven).
S.B. 1613 (one thousand six hundred thirteen).
S.B. 1623 (one thousand six hundred twenty-three).
S.B. 1695 (one thousand six hundred ninety-five).

COMMENDING RESOLUTION
IMMEDIATE CONSIDERATION

On motion of Senator Howell, the Rules were suspended and H.J.R. 686 (six hundred eighty-six), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.J.R. 686, on motion of Senator Howell, was agreed to.

On motion of Senator Newman, the Senate adjourned until tomorrow at 12 m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Donnie Owen, Broadway Baptist Church, Broadway, Virginia, offered the following prayer:

Almighty God, I pray to You with a grateful heart, knowing that You hear our prayers. As we stand together in Your presence and in the assembly of these great men and women who are devoted to leading us daily, I pray for each one represented here and their families. I also pray for those who are not with us today. I pray for the people of the great Commonwealth of Virginia and for all of our country. I pray for Your hand of blessing to be upon us, dear God, to continue to protect us and provide for us all.

Dear Lord, I pray that You anoint the hearts and minds of our leaders and give them wisdom and love to do what is God’s good and perfect will. Bless this session as they conduct Your business, reconciling differences, restoring harmony, and renewing their spirit of unity and love. Give them the courage to make a difference.

As the apostle Paul encouraged Timothy, in 2 Timothy 1:6-7, he writes, “I remind you to keep ablaze the gift of God that is in you, ... For God did not give us a spirit of fear, but of power, and love and a sound mind.”

I pray dear God that You will be glorified and honored in all that is said and done here in these sacred chambers today and in the days to come. Make us mindful to always trust in God, for the joy of the Lord is our strength.

I pray all of this in the strong name of our great God and Savior, Jesus Christ. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Io Julia Neo of Tazewell.

The roll was called and the following Senators answered to their names:


A quorum was present.

After the roll call, Senator DeSteph notified the Clerk of his presence.

On motion of Senator McClellan, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.


NAYS--Deeds, Petersen--2.
RULE 36--0.
The following communication was received:

In the House of Delegates
January 23, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:

H.B. 1629. A BILL to amend and reenact § 2.2-4302.2 of the Code of Virginia, relating to the Virginia Public Procurement Act; request for proposals; publication.

H.B. 1650. A BILL to amend and reenact § 2.2-3705.7 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 40 of Title 58.1 a section numbered 58.1-4029, relating to Virginia Lottery; disclosure of identity of winners.

H.B. 1657. A BILL to amend and reenact § 4.1-210 of the Code of Virginia, relating to alcoholic beverage control; annual mixed beverage performing arts facility license.

H.B. 1662. A BILL to amend and reenact § 46.2-1095 of the Code of Virginia, relating to child restraint devices and safety belts; emergency and law-enforcement vehicles.

H.B. 1677. A BILL to amend and reenact §§ 46.2-733 and 46.2-1158.01 of the Code of Virginia, relating to driving distance for testing certain motor vehicles.


H.B. 1746. A BILL to amend and reenact §§ 2.2-435.8, 2.2-2472, 63.2-100, 63.2-601, 63.2-608, 65.2-101, 65.2-500, 65.2-502, and 65.2-512 of the Code of Virginia, relating to Virginia Initiative for Employment Not Welfare; name change.

H.B. 1768. A BILL to amend and reenact § 46.2-624 of the Code of Virginia, relating to certificate of title; vehicle used as a taxicab.


H.B. 1786. A BILL to amend and reenact § 46.2-903 of the Code of Virginia, relating to vehicles on sidewalks.

H.B. 1802. A BILL to amend and reenact § 46.2-1025 of the Code of Virginia, relating to amber warning lights; vehicles hauling forest products.

H.B. 1832. A BILL to amend the Code of Virginia by adding a section numbered 46.2-745.1, relating to special license plate; Navy and Marine Corps Medal.

H.B. 1853. A BILL to amend and reenact § 55-513.2 of the Code of Virginia, relating to the Virginia Property Owners’ Association Act; home-based businesses.
H.B. 1883. A BILL to amend and reenact §§ 38.2-2212 and 38.2-2213 of the Code of Virginia, relating to motor vehicle insurance policies; foster parents.

H.B. 1887. A BILL to amend the Code of Virginia by adding sections numbered 4.1-119.1 and 60.2-400.1, relating to posting notice of the human trafficking hotline.

H.B. 1898. A BILL to amend and reenact § 55-248.34:1 of the Code of Virginia, relating to the Virginia Residential Landlord and Tenant Act; tenant’s right to redemption.

H.B. 1905. A BILL to amend and reenact § 4.1-126 of the Code of Virginia, relating to alcoholic beverage control; mixed beverage referendum; exception.

H.B. 1927. A BILL to amend and reenact § 46.2-345 of the Code of Virginia, relating to special identification card; applicants who are blind or vision impaired.

H.B. 1938. A BILL to amend and reenact § 51.5-60 of the Code of Virginia, relating to definition of blind person.

H.B. 1953. A BILL to amend and reenact § 63.2-1526 of the Code of Virginia, relating to appeals from founded complaints of child abuse or neglect; concurrent criminal investigations.

H.B. 1964. A BILL to amend and reenact § 2.2-3711 of the Code of Virginia, relating to the Virginia Freedom of Information Act; meeting exemption for the Fort Monroe Authority.

H.B. 1987. A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.


H.B. 2030. A BILL to amend and reenact §§ 55-79.83:1, 55-471.1, and 55-514.1 of the Code of Virginia, relating to common interest communities; dissemination of annual budget; reserve for capital components.

H.B. 2039. A BILL to amend and reenact § 46.2-1516 of the Code of Virginia, relating to supplemental motor vehicle sales locations; car shows.

H.B. 2054. A BILL to amend and reenact §§ 55-248.4 and 55-248.7 of the Code of Virginia, relating to the Virginia Residential Landlord and Tenant Act; provisions made applicable to rental tenancy by operation of law in absence of written rental agreement.

H.B. 2057. A BILL to amend and reenact § 32.1-277 of the Code of Virginia, relating to Office of the Chief Medical Examiner; central office and facilities.

H.B. 2073. A BILL to amend and reenact § 4.1-111 of the Code of Virginia, relating to alcoholic beverage control; happy hour advertising.
H.B. 2251. A BILL to amend and reenact §§ 6.2-1700, 6.2-1701, 6.2-1706, 6.2-1707, 6.2-1708, and 6.2-1712.1 of the Code of Virginia, to amend the Code of Virginia by adding a section numbered 6.2-1701.3, and to repeal § 6.2-1701.2 of the Code of Virginia, relating to the licensing of mortgage loan originators.


EMERGENCY

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTION:


IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:

YEAS--37. NAYS--3. RULE 36--0.


NAYS--Deeds, Petersen, Stanley--3.

RULE 36--0.

The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:


H.B. 1657, H.B. 1905, H.B. 1953, and H.B. 2073 were referred to the Committee on Rehabilitation and Social Services.

H.B. 1662, H.B. 1677, H.B. 1768, H.B. 1786, H.B. 1802, H.B. 1832, H.B. 1927, and H.B. 2039 were referred to the Committee on Transportation.

H.B. 1883, H.B. 1987, and H.B. 2251 were referred to the Committee on Commerce and Labor.

H.B. 1938 and H.B. 2057 were referred to the Committee on Education and Health.
The House joint resolution, communicated as agreed to by the House of Delegates, was laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:

H.J.R. 734.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Obenshain from the Committee for Courts of Justice:

S.B. 1033 (one thousand thirty-three) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1066 (one thousand sixty-six) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1069 (one thousand sixty-nine).
S.B. 1144 (one thousand one hundred forty-four).
S.B. 1207 (one thousand two hundred seven) with substitute.
S.B. 1292 (one thousand two hundred ninety-two).
S.B. 1336 (one thousand three hundred thirty-six).
S.B. 1342 (one thousand three hundred forty-two) with substitute.
S.B. 1349 (one thousand three hundred forty-nine).
S.B. 1417 (one thousand four hundred seventeen).
S.B. 1457 (one thousand four hundred fifty-seven) with amendments.
S.B. 1486 (one thousand four hundred eighty-six).
S.B. 1501 (one thousand five hundred one) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1504 (one thousand five hundred four) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1507 (one thousand five hundred seven) with substitute.
S.B. 1508 (one thousand five hundred eight) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1509 (one thousand five hundred nine) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1515 (one thousand five hundred fifteen) with amendments with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1543 (one thousand five hundred forty-three) with substitute.
S.B. 1602 (one thousand six hundred two) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1619 (one thousand six hundred nineteen).
S.B. 1669 (one thousand six hundred sixty-nine) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1686 (one thousand six hundred eighty-six).
S.B. 1710 (one thousand seven hundred ten).
S.B. 1724 (one thousand seven hundred twenty-four) with substitute.
S.B. 1727 (one thousand seven hundred twenty-seven) with substitute.

The following bills, having been considered by the committee in session, were reported by Senator Newman from the Committee on Education and Health:

S.B. 1004 (one thousand four) with substitute.
S.B. 1068 (one thousand sixty-eight) with amendments.
S.B. 1106 (one thousand one hundred six).
S.B. 1112 (one thousand one hundred twelve) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1118 (one thousand one hundred eighteen) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1195 (one thousand one hundred ninety-five) with substitute.
S.B. 1216 (one thousand two hundred sixteen) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1217 (one thousand two hundred seventeen).
S.B. 1218 (one thousand two hundred eighteen) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1221 (one thousand two hundred twenty-one) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1234 (one thousand two hundred thirty-four).
S.B. 1247 (one thousand two hundred forty-seven) with substitute.
S.B. 1280 (one thousand two hundred eighty) with substitute.
S.B. 1348 (one thousand three hundred forty-eight) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1366 (one thousand three hundred sixty-six).
S.B. 1406 (one thousand four hundred six) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1419 (one thousand four hundred nineteen) with amendment with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1452 (one thousand four hundred fifty-two).
S.B. 1461 (one thousand four hundred sixty-one) with substitute.
S.B. 1545 (one thousand five hundred forty-five) with substitute.
S.B. 1557 (one thousand five hundred fifty-seven) with substitute.
S.B. 1576 (one thousand five hundred seventy-six) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1586 (one thousand five hundred eighty-six).
S.B. 1587 (one thousand five hundred eighty-seven) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1590 (one thousand five hundred ninety) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1591 (one thousand five hundred ninety-one).
S.B. 1629 (one thousand six hundred twenty-nine).
S.B. 1632 (one thousand six hundred thirty-two).
S.B. 1660 (one thousand six hundred sixty) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1694 (one thousand six hundred ninety-four).
S.B. 1702 (one thousand seven hundred two) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1719 (one thousand seven hundred nineteen) with amendments.
S.B. 1746 (one thousand seven hundred forty-six).
S.B. 1771 (one thousand seven hundred seventy-one) with the recommendation that it be rereferred to the Committee on Finance.

The following bills, having been considered by the committee in session, were reported by Senator Carrico from the Committee on Transportation:
S.B. 1333 (one thousand three hundred thirty-three) with substitute.
S.B. 1343 (one thousand three hundred forty-three) with substitute.
S.B. 1347 (one thousand three hundred forty-seven) with substitute.
S.B. 1464 (one thousand four hundred sixty-four) with substitute.
S.B. 1499 (one thousand four hundred ninety-nine) with substitute.
S.B. 1505 (one thousand five hundred five) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1560 (one thousand five hundred sixty).
S.B. 1578 (one thousand five hundred seventy-eight).
S.B. 1677 (one thousand six hundred seventy-seven) with amendments.
S.B. 1684 (one thousand six hundred eighty-four).
S.B. 1690 (one thousand six hundred ninety).

The following bills, having been considered by the committee in session, were recommended for rereferral by the Committee on Transportation:

S.B. 1341 (one thousand three hundred forty-one) with the recommendation that it be rereferred to the Committee for Courts of Justice.
S.B. 1716 (one thousand seven hundred sixteen) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1768 (one thousand seven hundred sixty-eight) with the recommendation that it be rereferred to the Committee for Courts of Justice.


S.B. 1341 and S.B. 1768 were rereferred to the Committee for Courts of Justice.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

Patron--Dunnavant

Patron--Dunnavant

S.J.R. 326. Commending AMIkids.
Patron--Marsden

GUESTS PRESENTED

On motion of Senator Norment, the Rules were suspended for the purpose of granting the privileges of the floor to distinguished persons.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.


On motion of Senator Norment, the following business was taken up out of its Calendar order.

COMMENDING RESOLUTION
IMMEDIATE CONSIDERATION

On motion of Senator Stuart, the Rules were suspended and S.J.R. 288 (two hundred eighty-eight), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.J.R. 288, on motion of Senator Stuart, was ordered to be engrossed and was agreed to.

On motion of Senator Norment, the Calendar was resumed in the designated order.

CALENDAR
SENATE BILLS ON THIRD READING

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1139 (one thousand one hundred thirty-nine).
S.B. 1179 (one thousand one hundred seventy-nine).
S.B. 1201 (one thousand two hundred one).
S.B. 1429 (one thousand four hundred twenty-nine).
S.B. 1540 (one thousand five hundred forty).
S.B. 1541 (one thousand five hundred forty-one).

The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.
On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1139 (one thousand one hundred thirty-nine).
S.B. 1179 (one thousand one hundred seventy-nine).
S.B. 1201 (one thousand two hundred one).
S.B. 1429 (one thousand four hundred twenty-nine).
S.B. 1540 (one thousand five hundred forty).
S.B. 1541 (one thousand five hundred forty-one).

The recorded vote is as follows:
YEAS—40. NAYS—0. RULE 36—0.

NAYS—0.
RULE 36—0.

S.B. 1425 (one thousand four hundred twenty-five) was taken up.

RECONSIDERATION

Senator Dunnavant moved to reconsider the vote by which S.B. 1425 (one thousand four hundred twenty-five) was ordered to be engrossed and read by title the third time.

The motion was agreed to.

The recorded vote is as follows:
YEAS—40. NAYS—0. RULE 36—0.

NAYS—0.
RULE 36—0.

Senator Dunnavant offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 58.1-3715.1, relating to local license tax; mobile food units.

On motion of Senator Dunnavant, the reading of the substitute was waived.

On motion of Senator Dunnavant, the substitute was agreed to.

On motion of Senator Dunnavant, the bill was ordered to be engrossed and read by title the third time.

Senator Dunnavant moved that the Rules be suspended and the third reading of the title of S.B. 1425 as required by Article IV, Section 11, of the Constitution, be dispensed with.
The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1425, on motion of Senator Dunnavant, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.


NAYS--McDougale--1.
RULE 36--0.

S.B. 1168 (one thousand one hundred sixty-eight) was taken up.

RECONSIDERATION

Senator DeSteph moved to reconsider the vote by which S.B. 1168 (one thousand one hundred sixty-eight) was ordered to be engrossed and read by title the third time.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator DeSteph offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Chapter 2 of Title 54.1 a section numbered 54.1-205, relating to the Department of Professional and Occupational Regulation; regulatory boards; expungement of disciplinary records.

On motion of Senator DeSteph, the reading of the substitute was waived.
On motion of Senator DeSteph, the substitute was agreed to.

On motion of Senator DeSteph, the bill was ordered to be engrossed and read by title the third time.

Senator DeSteph moved that the Rules be suspended and the third reading of the title of S.B. 1168 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Deeds, Howell, Stuart--3.
RULE 36--0.

Senator DeSteph moved that S.B. 1168 be passed with its title.

The question was put on passing S.B. 1168 with its title.

S.B. 1168 was defeated with its title.

The recorded vote is as follows:
YEAS--12. NAYS--27. RULE 36--0.

YEAS--Black, Carrico, DeSteph, Hanger, McDougle, Norment, Obenshain, Reeves, Ruff, Sturtevant, Vogel, Wagner--12.
RULE 36--0.

STATEMENT ON VOTE

Senator McDougle stated that he voted yea on the question of the passage of S.B. 1168, whereas he intended to vote nay.

S.B. 1025 (one thousand twenty-five) was read by title the third time and, on motion of Senator Spruill, was passed with its title.

The recorded vote is as follows:
YEAS--29. NAYS--11. RULE 36--0.

RULE 36--0.
S.B. 1242 (one thousand two hundred forty-two) was read by title the third time and, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--30. NAYS--10. RULE 36--0.

NAYS--Black, Carrico, Chase, Ebbin, Favola, Hanger, Howell, Petersen, Saslaw, Stuart--10.
RULE 36--0.

S.B. 1024 (one thousand twenty-four) was read by title the third time and, on motion of Senator Black, was passed with its title.

The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.

RULE 36--0.

S.B. 1231 (one thousand two hundred thirty-one) was read by title the third time and, on motion of Senator Ebbin, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Carico--1.
RULE 36--0.

S.B. 1395 (one thousand three hundred ninety-five) was read by title the third time and, on motion of Senator Howell, was passed with its title.

The recorded vote is as follows:
YEAS--28. NAYS--12. RULE 36--0.

RULE 36--0.
S.B. 1539 (one thousand five hundred thirty-nine), on motion of Senator Surovell, was passed by for the day.

S.B. 1542 (one thousand five hundred forty-two) was read by title the third time and, on motion of Senator Surovell, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Stuart--1.
RULE 36--0.

SENATE BILLS ON SECOND READING

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1041 (one thousand forty-one).
S.B. 1080 (one thousand eighty).
S.B. 1098 (one thousand ninety-eight).
S.B. 1128 (one thousand one hundred twenty-eight).
S.B. 1176 (one thousand one hundred seventy-six).
S.B. 1246 (one thousand two hundred forty-six).
S.B. 1272 (one thousand two hundred seventy-two).
S.B. 1293 (one thousand two hundred ninety-three).
S.B. 1315 (one thousand three hundred fifteen).
S.B. 1325 (one thousand three hundred twenty-five).
S.B. 1368 (one thousand three hundred sixty-eight).
S.B. 1371 (one thousand three hundred seventy-one).
S.B. 1401 (one thousand four hundred one).
S.B. 1444 (one thousand four hundred forty-four).
S.B. 1445 (one thousand four hundred forty-five).
S.B. 1448 (one thousand four hundred forty-eight).
S.B. 1449 (one thousand four hundred forty-nine).
S.B. 1459 (one thousand four hundred fifty-nine).
S.B. 1463 (one thousand four hundred sixty-three).
S.B. 1538 (one thousand five hundred thirty-eight).
S.B. 1568 (one thousand five hundred sixty-eight).
S.B. 1609 (one thousand six hundred nine).
S.B. 1676 (one thousand six hundred seventy-six).
S.B. 1696 (one thousand six hundred ninety-six).
S.B. 1729 (one thousand seven hundred twenty-nine).
The motion was agreed to.

S.B. 1041 (one thousand forty-one) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 59.1-510, 59.1-515, 59.1-516, and 59.1-517 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 59.1-514.1, relating to the Virginia Telephone Privacy Protection Act; joint liability of seller and telephone solicitor for violations; rebuttable presumption created.

The reading of the substitute was waived.

On motion of Senator Black, the substitute was agreed to.

Senator Black proposed the following amendment to the substitute:

1. Line 44, substitute, after violation
   strike
   the remainder of line 44, all of line 45, and through solicitations on line 46

On motion of Senator Black, the reading of the amendment was waived.

On motion of Senator Black, the amendment was agreed to.

S.B. 1098 (one thousand ninety-eight) was taken up.

The following amendments proposed by the Committee on Finance were offered:

1. Line 56, introduced, after years.
   strike
   Gross receipts shall not include the cost of goods and equipment.

2. Line 91, introduced, after years.
   strike
   Gross receipts shall not include the cost of goods and equipment.

3. Line 288, introduced, after years.
   strike
   Gross receipts shall not include the cost of goods or equipment.

The reading of the amendments was waived.

On motion of Senator Marsden, the amendments were agreed to.

S.B. 1128 (one thousand one hundred twenty-eight) was taken up.

The following amendments proposed by the Committee on General Laws and Technology were offered:

1. At the beginning of line 44, introduced
2. At the beginning of line 45, introduced

insert

Union Street Cemetery 125

The reading of the amendments was waived.

On motion of Senator Locke, the amendments were agreed to.

S.B. 1176 (one thousand one hundred seventy-six) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 56-257.4, relating to the State Corporation Commission; natural gas utilities; investigative reports.

The reading of the substitute was waived.

On motion of Senator McPike, the substitute was agreed to.

S.B. 1246 (one thousand two hundred forty-six) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 20, introduced

insert

2. That the provisions of this act shall not become effective unless an explicit authorization to allocate a sum sufficient to effectuate the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Reeves, the amendment was agreed to.

S.B. 1325 (one thousand three hundred twenty-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Title 38.2 a chapter numbered 64, consisting of sections numbered 38.2-6400 through 38.2-6407, relating to guaranteed asset protection waivers.

The reading of the substitute was waived.

On motion of Senator Chafin, the substitute was agreed to.
S.B. 1368 (one thousand three hundred sixty-eight) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 23.1-707.1, relating to the Virginia College Savings Plan; prepaid tuition contracts; pricing reserves.

The reading of the substitute was waived.

On motion of Senator Norment, the substitute was agreed to.

S.B. 1371 (one thousand three hundred seventy-one) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 58.1-1000 and 58.1-1021.01 of the Code of Virginia and to amend and reenact Item 3-5.17 of Chapter 2 of the Acts of Assembly, Special Session I, of 2018, relating to cigarette tax; definitions of noncombustible tobacco products; tobacco tax study.

The reading of the substitute was waived.

On motion of Senator Norment, the substitute was agreed to.

S.B. 1463 (one thousand four hundred sixty-three) was taken up.

The following amendments proposed by the Committee on General Laws and Technology were offered:

1. Line 18, introduced, after agency
   strike
   insert
   may

2. Line 21, introduced, after affiliates
   strike
   or a contractor

3. Line 22, introduced, after affiliates
   strike
   or a contractor

The reading of the amendments was waived.

On motion of Senator McPike, the amendments were agreed to.

S.B. 1568 (one thousand five hundred sixty-eight) was taken up.

The following amendment proposed by the Committee on General Laws and Technology was offered:
1. Line 22, introduced, after than
   strike 1,200
   insert 1,000

The reading of the amendment was waived.

On motion of Senator Marsden, the amendment was agreed to.

**S.B. 1696** (one thousand six hundred ninety-six) was taken up.

The following amendments proposed by the Committee on Commerce and Labor were offered:

1. Line 47, introduced, after employer
   insert other than an employer engaged in agricultural employment including agribusiness and forestry

2. After line 85, introduced
   insert 2. That the provisions of this act shall become effective on January 1, 2020.

The reading of the amendments was waived.

On motion of Senator Wagner, the amendments were agreed to.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

**S.B. 1041** (one thousand forty-one) as amended.
**S.B. 1080** (one thousand eighty).
**S.B. 1098** (one thousand ninety-eight) as amended.
**S.B. 1128** (one thousand one hundred twenty-eight) as amended.
**S.B. 1176** (one thousand one hundred seventy-six) as amended.
**S.B. 1246** (one thousand two hundred forty-six) as amended.
**S.B. 1272** (one thousand two hundred seventy-two).
**S.B. 1293** (one thousand two hundred ninety-three).
**S.B. 1315** (one thousand three hundred fifteen).
**S.B. 1325** (one thousand three hundred twenty-five) as amended.
**S.B. 1368** (one thousand three hundred sixty-eight) as amended.
**S.B. 1371** (one thousand three hundred seventy-one) as amended.
**S.B. 1401** (one thousand four hundred one).
**S.B. 1444** (one thousand four hundred forty-four).
**S.B. 1445** (one thousand four hundred forty-five).
**S.B. 1448** (one thousand four hundred forty-eight).
**S.B. 1449** (one thousand four hundred forty-nine).
**S.B. 1459** (one thousand four hundred fifty-nine).
**S.B. 1463** (one thousand four hundred sixty-three) as amended.
**S.B. 1538** (one thousand five hundred thirty-eight).
**S.B. 1568** (one thousand five hundred sixty-eight) as amended.
**S.B. 1609** (one thousand six hundred nine).
S.B. 1676 (one thousand six hundred seventy-six).
S.B. 1696 (one thousand six hundred ninety-six) as amended.
S.B. 1729 (one thousand seven hundred twenty-nine).

S.B. 1019 (one thousand nineteen), on motion of Senator Marsden, was stricken from the Calendar.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1013 (one thousand thirteen) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 19.2-258.1, 19.2-354, 19.2-354.1, 33.2-503, 46.2-301, 46.2-361, 46.2-391.1, 46.2-416, 46.2-819.1, 46.2-819.3, 46.2-819.3:1, 46.2-819.5, and 46.2-1200.1 of the Code of Virginia and to repeal § 46.2-395 of the Code of Virginia, relating to suspension of driver’s license for nonpayment of fines or costs.

The reading of the substitute was waived.

On motion of Senator Stanley, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. After line 1181, substitute
insert

4. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes

law.

The reading of the amendment was waived.

On motion of Senator Stanley, the amendment was agreed to.

On motion of Senator Stanley, the bill was ordered to be engrossed and read by title the third time.

S.B. 1014 (one thousand fourteen) was read by title the second time and, on motion of Senator Stanley, was ordered to be engrossed and read by title the third time.

S.B. 1030 (one thousand thirty) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact § 65.2-402 of the Code of Virginia, relating to workers’ compensation; presumption of compensability for certain cancers.

The reading of the substitute was waived.

On motion of Senator Cosgrove, the substitute was agreed to.

On motion of Senator Cosgrove, the bill was ordered to be engrossed and read by title the third time.

S.B. 1099 (one thousand ninety-nine) was read by title the second time and, on motion of Senator DeSteph, was ordered to be engrossed and read by title the third time.

S.B. 1169 (one thousand one hundred sixty-nine) was read by title the second time and, on motion of Senator DeSteph, was ordered to be engrossed and read by title the third time.

S.B. 1340 (one thousand three hundred forty) was read by title the second time and, on motion of Senator Stuart, was ordered to be engrossed and read by title the third time.

S.B. 1415 (one thousand four hundred fifteen) was read by title the second time and, on motion of Senator Mason, was ordered to be engrossed and read by title the third time.

S.B. 1537 (one thousand five hundred thirty-seven) was read by title the second time and, on motion of Senator Surovell, was ordered to be engrossed and read by title the third time.

S.B. 1613 (one thousand six hundred thirteen) was read by title the second time.

The following amendment proposed by the Committee on Finance was offered:

1. After line 181, introduced
   insert

5. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Ebbin, the amendment was agreed to.

On motion of Senator Ebbin, the bill was ordered to be engrossed and read by title the third time.

S.B. 1623 (one thousand six hundred twenty-three) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL related to confidentiality of tax information; local tax officers sharing tax information with certain local administrative officers in the City of Manassas Park.

The reading of the substitute was waived.

On motion of Senator McPike, the substitute was agreed to.
On motion of Senator McPike, the bill was ordered to be engrossed and read by title the third time.

S.B. 1695 (one thousand six hundred ninety-five) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 56-235.12, relating to public utilities; acquisition of rights-of-way for qualified economic development sites.

The reading of the substitute was waived.

On motion of Senator Wagner, the substitute was agreed to.

On motion of Senator Wagner, the bill was ordered to be engrossed and read by title the third time.

SENATE BILLS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1000 (one thousand).
S.B. 1018 (one thousand eighteen).
S.B. 1045 (one thousand forty-five).
S.B. 1102 (one thousand one hundred two).
S.B. 1131 (one thousand one hundred thirty-one).
S.B. 1191 (one thousand one hundred ninety-one).
S.B. 1193 (one thousand one hundred ninety-three).
S.B. 1194 (one thousand one hundred ninety-four).
S.B. 1196 (one thousand one hundred ninety-six).
S.B. 1205 (one thousand two hundred five).
S.B. 1213 (one thousand two hundred thirteen).
S.B. 1283 (one thousand two hundred eighty-three).
S.B. 1370 (one thousand three hundred seventy).
S.B. 1386 (one thousand three hundred eighty-six).
S.B. 1393 (one thousand three hundred ninety-three).
S.B. 1396 (one thousand three hundred ninety-six).
S.B. 1412 (one thousand four hundred twelve).
S.B. 1424 (one thousand four hundred twenty-four).
S.B. 1485 (one thousand four hundred eighty-five).
S.B. 1495 (one thousand four hundred ninety-five).
S.B. 1558 (one thousand five hundred fifty-eight).
S.B. 1562 (one thousand five hundred sixty-two).
S.B. 1594 (one thousand five hundred ninety-four).
S.B. 1610 (one thousand six hundred ten).
S.B. 1615 (one thousand six hundred fifteen).
S.B. 1633 (one thousand six hundred thirty-three).
S.B. 1691 (one thousand six hundred ninety-one).
S.B. 1038 (one thousand thirty-eight).
S.B. 1158 (one thousand one hundred fifty-eight).
S.B. 1173 (one thousand one hundred seventy-three).
S.B. 1258 (one thousand two hundred fifty-eight).
S.B. 1301 (one thousand three hundred one).
S.B. 1350 (one thousand three hundred fifty).
S.B. 1408 (one thousand four hundred eight).
S.B. 1455 (one thousand four hundred fifty-five).
S.B. 1506 (one thousand five hundred six).
S.B. 1579 (one thousand five hundred seventy-nine).
S.B. 1715 (one thousand seven hundred fifteen).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.
NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed by for the day:
S.B. 1000 (one thousand).
S.B. 1018 (one thousand eighteen).
S.B. 1045 (one thousand forty-five).
S.B. 1102 (one thousand one hundred two).
S.B. 1131 (one thousand one hundred thirty-one).
S.B. 1191 (one thousand one hundred ninety-one).
S.B. 1193 (one thousand one hundred ninety-three).
S.B. 1194 (one thousand one hundred ninety-four).
S.B. 1196 (one thousand one hundred ninety-six).
S.B. 1205 (one thousand two hundred five).
S.B. 1213 (one thousand two hundred thirteen).
S.B. 1283 (one thousand two hundred eighty-three).
S.B. 1370 (one thousand three hundred seventy).
S.B. 1386 (one thousand three hundred eighty-six).
S.B. 1393 (one thousand three hundred ninety-three).
S.B. 1396 (one thousand three hundred ninety-six).
S.B. 1412 (one thousand four hundred twelve).
S.B. 1424 (one thousand four hundred twenty-four).
S.B. 1485 (one thousand four hundred eighty-five).
S.B. 1495 (one thousand four hundred ninety-five).
S.B. 1558 (one thousand five hundred fifty-eight).
S.B. 1562 (one thousand five hundred sixty-two).
S.B. 1594 (one thousand five hundred ninety-four).
S.B. 1610 (one thousand six hundred ten).
S.B. 1615 (one thousand six hundred fifteen).
S.B. 1633 (one thousand six hundred thirty-three).
S.B. 1691 (one thousand six hundred ninety-one).
S.B. 1038 (one thousand thirty-eight).
S.B. 1158 (one thousand one hundred fifty-eight).
S.B. 1173 (one thousand one hundred seventy-three).
SENATE JOINT RESOLUTIONS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate joint resolutions be waived:

S.J.R. 319 (three hundred nineteen).
S.J.R. 278 (two hundred seventy-eight).
S.J.R. 283 (two hundred eighty-three).
S.J.R. 306 (three hundred six).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate joint resolutions were passed by for the day:

S.J.R. 319 (three hundred nineteen).
S.J.R. 278 (two hundred seventy-eight).
S.J.R. 283 (two hundred eighty-three).
S.J.R. 306 (three hundred six).

MEMORIAL RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolutions were taken up, ordered to be engrossed, and agreed to en bloc by a unanimous standing vote:

S.J.R. 315 (three hundred fifteen).
S.J.R. 317 (three hundred seventeen).

S.J.R. 318 (three hundred eighteen), on motion of Senator Cosgrove, was passed by for the day.

S.R. 85 (eighty-five), on motion of Senator Cosgrove, was passed by for the day.
COMMENDING RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the Senate joint resolution and resolutions that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolution and resolutions were taken up, ordered to be engrossed, and agreed to en bloc:

S.J.R. 321 (three hundred twenty-one).
S.R. 91 (ninety-one).
S.R. 99 (ninety-nine).

HONORARY ADJOURNMENT

Senator Norment addressed the Senate in memory of Ralph L. “Bill” Axselle, Jr.

Senator Norment requested that when the Senate adjourns today, it adjourn in memory of Ralph L. “Bill” Axselle, Jr.

On motion of Senator Newman, the Senate, in memory of Ralph L. “Bill” Axselle, Jr., adjourned until tomorrow at 9:30 a.m.

Justin E. Fairfax  
President of the Senate

Susan Clarke Schaar  
Clerk of the Senate
FRIDAY, JANUARY 25, 2019

The Senate met at 9:30 a.m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Dr. John William Turner, St. James Presbyterian Church, King William, Virginia, offered the following prayer:

O God of all time, the 400 years from 1619 to now is scarcely a drop in time’s bucket. You blessed those who formed the first representative legislative assembly in the place we call Virginia. Bless all here present who represent Virginia’s hopes and dreams now.

Remind us of the sentiment of farmer/poet Robert Burns, born on this day 260 years ago, “Let deep this truth impress our minds, Thro’ all Your works abroad, The heart, benevolent and kind, The most resembles God.” Bless us all and bless us kindly. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Janie Fair Pennington of Mecklenburg.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Howell, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--36. NAYS--4. RULE 36--0.


NAYS--Cosgrove, Deeds, Peake, Petersen--4.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
January 24, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:

H.B. 1626. A BILL to amend and reenact § 3.2-6571 of the Code of Virginia, relating to animal fighting; presumption where cocks tethered.
H.B. 1649. A BILL to amend and reenact § 15.2-3108 of the Code of Virginia, relating to local boundary agreements.

H.B. 1698. A BILL to amend and reenact § 15.2-2311 of the Code of Virginia, relating to Board of Zoning Appeals; written order; certified mail.

H.B. 1766. A BILL to amend and reenact § 4.05, as amended, of Chapter 576 of the Acts of Assembly of 1978, which provided a charter for the City of Newport News, relating to time of inaugural meeting of newly elected city council.

H.B. 1895. A BILL to amend and reenact § 1 of Article II and §§ 2, as amended, 7, 11, 13, and 15 of Article III of Chapter 366 of the Acts of Assembly of 1958, which provided a charter for the Town of Irvington in Lancaster County, relating to time of inaugural meeting of newly elected council.


H.B. 2012. A BILL to amend and reenact § 15.2-4904 of the Code of Virginia, relating to industrial development authority; King William County.

H.B. 2139. A BILL to amend and reenact § 15.2-2316.2 of the Code of Virginia, relating to transfer of development rights; specified sending and receiving areas.

H.B. 2198. A BILL to amend and reenact § 2.2-4343 of the Code of Virginia, relating to the Virginia Public Procurement Act; exempt counties, cities, school boards, and towns with populations greater than 3,500; competitive negotiation for professional services.

H.B. 2213. A BILL to amend and reenact § 53.1-133.03 of the Code of Virginia, relating to exchange of medical and mental health information and records of person committed to jail; local probation officers and pretrial services officers.

H.B. 2310. A BILL to amend the Code of Virginia by adding in Article 5 of Chapter 9 of Title 15.2 a section numbered 15.2-984, relating to local flood plain regulation.

H.B. 2316. A BILL to amend and reenact § 15.2-3108 of the Code of Virginia, relating to voluntary boundary agreement; GIS maps.

H.B. 2342. A BILL to amend and reenact § 15.2-2303.4 of the Code of Virginia and to repeal the third enactment of Chapter 322 of the Acts of Assembly of 2016, relating to conditional rezoning proffers.

H.B. 2375. A BILL to amend and reenact § 15.2-2285 of the Code of Virginia, relating to adoption of zoning ordinance.

H.B. 2438. A BILL to amend and reenact §§ 9.1-102 and 66-10 of the Code of Virginia, relating to juvenile correctional officers; training standards.

H.B. 2499. A BILL to amend and reenact § 53.1-40.10 of the Code of Virginia, relating to Department of Corrections; policies to facilitate exchange of health records and information.
H.B. 2572. A BILL to amend and reenact §§ 1.2 and 2.2, § 2.3, as amended, § 3.1, § 3.2, as amended, §§ 3.3 through 3.9, 3.12, 3.15, and 4.1, § 4.2, as amended, §§ 4.3, 4.5, 4.6, 4.7, 5.1, 5.2, and 7.2, § 7.3, as amended, and §§ 8.4, 8.6, 8.7, 8.10, and 8.11 of Chapter 112 of the Acts of Assembly of 1971; to amend Chapter 112 of the Acts of Assembly of 1971 by adding a section numbered 3.1:1; and to repeal §§ 5.3 and 5.4, Chapter 6 (§§ 6.1, 6.2, and 6.3), and §§ 8.2, 8.3, and 8.5 of Chapter 112 of the Acts of Assembly of 1971, which provided a charter for the Town of Berryville in Clarke County, relating to boundaries, town powers, town council, town officers, appointments, and actions against town.

H.B. 2660. A BILL to amend and reenact §§ 4 through 7 of Chapter 486 of the Acts of Assembly of 1892, which provided a charter for the Town of Glasgow in Rockbridge County, relating to chief of police.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:

YEAS--38. NAYS--2. RULE 36--0.


NAYS--Deeds, Petersen--2.
RULE 36--0.

The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:

H.B. 1626 was referred to the Committee on Agriculture, Conservation and Natural Resources.


H.B. 1935, H.B. 2213, H.B. 2438, and H.B. 2499 were referred to the Committee on Rehabilitation and Social Services.

H.B. 2198 was referred to the Committee on General Laws and Technology.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Stuart from the Committee on Agriculture, Conservation and Natural Resources:
S.B. 1268 (one thousand two hundred sixty-eight) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1271 (one thousand two hundred seventy-one) with amendments.
S.B. 1328 (one thousand three hundred twenty-eight) with amendments.
S.B. 1388 (one thousand three hundred eighty-eight).
S.B. 1413 (one thousand four hundred thirteen) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1414 (one thousand four hundred fourteen).
S.B. 1427 (one thousand four hundred twenty-seven).
S.B. 1462 (one thousand four hundred sixty-two) with substitute.
S.B. 1599 (one thousand five hundred ninety-nine).
S.B. 1692 (one thousand six hundred ninety-two) with substitute.
S.B. 1725 (one thousand seven hundred twenty-five) with substitute.
S.B. 1743 (one thousand seven hundred forty-three) with the recommendation that it be rereferred to the Committee on Finance.

The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee on Agriculture, Conservation and Natural Resources:

S.B. 1057 (one thousand fifty-seven) with the recommendation that it be rereferred to the Committee on Education and Health.

The following bills, having been considered by the committee in session, were reported by Senators Norment and Hanger from the Committee on Finance:

S.B. 1083 (one thousand eighty-three) with substitute.
S.B. 1256 (one thousand two hundred fifty-six).

S.B. 1057 was rereferred to the Committee on Education and Health.

S.B. 1268, S.B. 1413, and S.B. 1743 were rereferred to the Committee on Finance.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

    Patron--Favola

S.J.R. 328. Celebrating the life of Evelynn Belle Ware.
    Patron--Black

GUESTS PRESENTED

On motion of Senator Norment, the Rules were suspended for the purpose of granting the privileges of the floor to distinguished persons.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Deeds presented James Ryan, President of the University of Virginia; Rusty Conner III, Rector of the University of Virginia; James Murray, Vice Rector of the University of Virginia; Dr. Robert W. Battle and Thomas Farrell, Co-Chairs of the University of Virginia Bicentennial Commission; and Colette Sheehy, Senior Vice-President for Operations of the University of Virginia, to the Senate.

CALENDAR
SENATE BILLS ON THIRD READING

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1041 (one thousand forty-one).
S.B. 1080 (one thousand eighty).
S.B. 1128 (one thousand one hundred twenty-eight).
S.B. 1176 (one thousand one hundred seventy-six).
S.B. 1246 (one thousand two hundred forty-six).
S.B. 1272 (one thousand two hundred seventy-two).
S.B. 1293 (one thousand two hundred ninety-three).
S.B. 1315 (one thousand three hundred fifteen).
S.B. 1325 (one thousand three hundred twenty-five).
S.B. 1368 (one thousand three hundred sixty-eight).
S.B. 1371 (one thousand three hundred seventy-one).
S.B. 1401 (one thousand four hundred one).
S.B. 1444 (one thousand four hundred forty-four).
S.B. 1445 (one thousand four hundred forty-five).
S.B. 1448 (one thousand four hundred forty-eight).
S.B. 1449 (one thousand four hundred forty-nine).
S.B. 1459 (one thousand four hundred fifty-nine).
S.B. 1463 (one thousand four hundred sixty-three).
S.B. 1538 (one thousand five hundred thirty-eight).
S.B. 1568 (one thousand five hundred sixty-eight).
S.B. 1609 (one thousand six hundred nine).
S.B. 1676 (one thousand six hundred seventy-six).
S.B. 1696 (one thousand six hundred ninety-six).
S.B. 1729 (one thousand seven hundred twenty-nine).

The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.
The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1041 (one thousand forty-one).
S.B. 1080 (one thousand eighty).
S.B. 1128 (one thousand one hundred twenty-eight).
S.B. 1176 (one thousand one hundred seventy-six).
S.B. 1246 (one thousand two hundred forty-six).
S.B. 1272 (one thousand two hundred seventy-two).
S.B. 1293 (one thousand two hundred ninety-three).
S.B. 1315 (one thousand three hundred fifteen).
S.B. 1325 (one thousand three hundred twenty-five).
S.B. 1368 (one thousand three hundred sixty-eight).
S.B. 1371 (one thousand three hundred seventy-one).
S.B. 1401 (one thousand four hundred one).
S.B. 1444 (one thousand four hundred forty-four).
S.B. 1445 (one thousand four hundred forty-five).
S.B. 1448 (one thousand four hundred forty-eight).
S.B. 1449 (one thousand four hundred forty-nine).
S.B. 1459 (one thousand four hundred fifty-nine).
S.B. 1463 (one thousand four hundred sixty-three).
S.B. 1538 (one thousand five hundred thirty-eight).
S.B. 1568 (one thousand five hundred sixty-eight).
S.B. 1609 (one thousand six hundred nine).
S.B. 1676 (one thousand six hundred seventy-six).
S.B. 1696 (one thousand six hundred ninety-six).
S.B. 1729 (one thousand seven hundred twenty-nine).

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator Wagner moved to reconsider the vote by which the following Senate bills were passed en bloc with their titles:

S.B. 1041 (one thousand forty-one).
S.B. 1080 (one thousand eighty).
S.B. 1128 (one thousand one hundred twenty-eight).
S.B. 1176 (one thousand one hundred seventy-six).
S.B. 1246 (one thousand two hundred forty-six).
S.B. 1272 (one thousand two hundred seventy-two).
S.B. 1293 (one thousand two hundred ninety-three).
S.B. 1315 (one thousand three hundred fifteen).
S.B. 1325 (one thousand three hundred twenty-five).
S.B. 1368 (one thousand three hundred sixty-eight).
S.B. 1371 (one thousand three hundred seventy-one).
S.B. 1401 (one thousand four hundred one).
S.B. 1444 (one thousand four hundred forty-four).
S.B. 1445 (one thousand four hundred forty-five).
S.B. 1448 (one thousand four hundred forty-eight).
S.B. 1449 (one thousand four hundred forty-nine).
S.B. 1459 (one thousand four hundred fifty-nine).
S.B. 1463 (one thousand four hundred sixty-three).
S.B. 1538 (one thousand five hundred thirty-eight).
S.B. 1568 (one thousand five hundred sixty-eight).
S.B. 1609 (one thousand six hundred nine).
S.B. 1676 (one thousand six hundred seventy-six).
S.B. 1696 (one thousand six hundred ninety-six).
S.B. 1729 (one thousand seven hundred twenty-nine).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1041 (one thousand forty-one).
S.B. 1080 (one thousand eighty).
S.B. 1128 (one thousand one hundred twenty-eight).
S.B. 1176 (one thousand one hundred seventy-six).
S.B. 1246 (one thousand two hundred forty-six).
S.B. 1272 (one thousand two hundred seventy-two).
S.B. 1293 (one thousand two hundred ninety-three).
S.B. 1315 (one thousand three hundred fifteen).
S.B. 1325 (one thousand three hundred twenty-five).
S.B. 1371 (one thousand three hundred seventy-one).
S.B. 1401 (one thousand four hundred one).
S.B. 1444 (one thousand four hundred forty-four).
S.B. 1445 (one thousand four hundred forty-five).
S.B. 1448 (one thousand four hundred forty-eight).
S.B. 1449 (one thousand four hundred forty-nine).
S.B. 1459 (one thousand four hundred fifty-nine).
S.B. 1463 (one thousand four hundred sixty-three).
S.B. 1538 (one thousand five hundred thirty-eight).
S.B. 1568 (one thousand five hundred sixty-eight).
S.B. 1609 (one thousand six hundred nine).
S.B. 1676 (one thousand six hundred seventy-six).
S.B. 1696 (one thousand six hundred ninety-six).
S.B. 1729 (one thousand seven hundred twenty-nine).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1539 (one thousand five hundred thirty-nine), on motion of Senator Surovell, was rereferred to the Committee on General Laws and Technology.

S.B. 1098 (one thousand ninety-eight) was read by title the third time.

Senator Marsden moved that S.B. 1098 be passed with its title.

S.B. 1098, on motion of Senator Chase, was passed by temporarily.

S.B. 1013 (one thousand thirteen) was read by title the third time and, on motion of Senator Stanley, was passed with its title.

The recorded vote is as follows:
YEAS--36. NAYS--4. RULE 36--0.

NAYS--Carrico, Chafin, McDougle, Wagner--4.
RULE 36--0.

S.B. 1014 (one thousand fourteen) was read by title the third time and, on motion of Senator Stanley, was passed with its title.

The recorded vote is as follows:
YEAS--28. NAYS--11. RULE 36--0.

RULE 36--0.

S.B. 1030 (one thousand thirty) was read by title the third time and, on motion of Senator Cosgrove, was passed with its title.
The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Hanger--1.
RULE 36--0.

S.B. 1099 (one thousand ninety-nine) was read by title the third time and, on motion of Senator DeSteph, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--5. RULE 36--0.

NAYS--Dance, Favola, Howell, Locke, McClellan--5.
RULE 36--0.

RECONSIDERATION

Senator Norment moved to reconsider the vote by which S.B. 1099 (one thousand ninety-nine) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1099, on motion of Senator DeSteph, was passed with its title.

The recorded vote is as follows:
YEAS--35. NAYS--5. RULE 36--0.

NAYS--Dance, Favola, Howell, Locke, McClellan--5.
RULE 36--0.
S.B. 1169 (one thousand one hundred sixty-nine) was read by title the third time.

Senator DeSteph moved that S.B. 1169 be passed with its title.

S.B. 1169, on motion of Senator Norment, was passed by temporarily.

**RECONSIDERATION**

Senator McClellan moved to reconsider the vote by which S.B. 1014 (one thousand fourteen) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1014, on motion of Senator Stanley, was passed with its title.

The recorded vote is as follows:
YEAS--26. NAYS--13. RULE 36--0.

RULE 36--0.

S.B. 1340 (one thousand three hundred forty) was read by title the third time and, on motion of Senator Stuart, was passed with its title.

The recorded vote is as follows:
YEAS--25. NAYS--15. RULE 36--0.

NAYS--Black, Carrico, Chafin, Chase, DeSteph, Dunnavant, Ebbin, Lewis, Newman, Obenshain, Peake, Reeves, Sueterlein, Surovell, Vogel--15.
RULE 36--0.

S.B. 1415 (one thousand four hundred fifteen) was read by title the third time and, on motion of Senator Mason, was passed with its title.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1537 (one thousand five hundred thirty-seven) was read by title the third time and, on motion of Senator Surovell, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1613 (one thousand six hundred thirteen) was read by title the third time and, on motion of Senator Ebbin, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.


NAYS--Carrico, Chafin, Wagner--3.
RULE 36--0.

S.B. 1623 (one thousand six hundred twenty-three) was read by title the third time.

Senator McPike moved that S.B. 1623 be passed with its title.

S.B. 1623, on motion of Senator Petersen, was passed by for the day.

RECONSIDERATION

Senator Cosgrove moved to reconsider the vote by which S.B. 1613 (one thousand six hundred thirteen) was passed with its title.

The motion was agreed to.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**S.B. 1613**, on motion of Senator Ebbin, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Carrico, Wagner--2.
RULE 36--0.

**S.B. 1695** (one thousand six hundred ninety-five) was read by title the third time and, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--6. RULE 36--0.

RULE 36--0.

**S.B. 1169** (one thousand one hundred sixty-nine) was taken up and, on motion of Senator DeSteph, was passed by for the day.

**S.B. 1098** (one thousand ninety-eight) was taken up and, on motion of Senator Marsden, was passed by for the day.

**SENATE BILLS ON SECOND READING**

Senator McDougle moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator McDougle moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:
S.B. 1000 (one thousand).
S.B. 1018 (one thousand eighteen).
S.B. 1045 (one thousand forty-five).
S.B. 1102 (one thousand one hundred two).
S.B. 1131 (one thousand one hundred thirty-one).
S.B. 1191 (one thousand one hundred ninety-one).
S.B. 1193 (one thousand one hundred ninety-three).
S.B. 1194 (one thousand one hundred ninety-four).
S.B. 1196 (one thousand one hundred ninety-six).
S.B. 1205 (one thousand two hundred five).
S.B. 1213 (one thousand two hundred thirteen).
S.B. 1283 (one thousand two hundred eighty-three).
S.B. 1370 (one thousand three hundred seventy).
S.B. 1386 (one thousand three hundred eighty-six).
S.B. 1393 (one thousand three hundred ninety-three).
S.B. 1396 (one thousand three hundred ninety-six).
S.B. 1412 (one thousand four hundred twelve).
S.B. 1424 (one thousand four hundred twenty-four).
S.B. 1485 (one thousand four hundred eighty-five).
S.B. 1495 (one thousand four hundred ninety-five).
S.B. 1558 (one thousand five hundred fifty-eight).
S.B. 1562 (one thousand five hundred sixty-two).
S.B. 1594 (one thousand five hundred ninety-four).
S.B. 1610 (one thousand six hundred ten).
S.B. 1615 (one thousand six hundred fifteen).
S.B. 1633 (one thousand six hundred thirty-three).
S.B. 1691 (one thousand six hundred ninety-one).

The motion was agreed to.

S.B. 1000 (one thousand) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 44, introduced
   insert
   2. That the provisions of this act shall not become effective unless an
   appropriation effectuating the purposes of this act is included in a general
   appropriation act passed in 2019 by the General Assembly that becomes
   law.

The reading of the amendment was waived.

On motion of Senator Stanley, the amendment was agreed to.

S.B. 1018 (one thousand eighteen) was taken up.

The following amendments proposed by the Committee on Privileges and Elections were offered:

1. Line 10, introduced, after election in
   strike
   2019
insert
2020

2. Line 21, introduced, after *day of the*
strike
insert
2020

2021

The reading of the amendments was waived.

On motion of Senator Chase, the amendments were agreed to.

The following amendment proposed by the Committee on Finance was offered:

1. After line 23, introduced
insert

2. That the provisions of this act shall not become effective unless an
appropriation effectuating the purposes of this act is included in a general
appropriation act passed in 2019 by the General Assembly that becomes
law.

The reading of the amendment was waived.

On motion of Senator Chase, the amendment was agreed to.

**S.B. 1102** (one thousand one hundred two) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections
was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 24.2-302.2, 24.2-303.3, and 24.2-304.03 of the Code of Virginia and to
amend the Code of Virginia by adding in Chapter 3 of Title 24.2 an article numbered 5, consisting of
a section numbered 24.2-314, relating to congressional and legislative district boundaries; alignment
with boundaries of counties and cities; review of a voter’s registration.

The reading of the substitute was waived.

On motion of Senator Peake, the substitute was agreed to.

**S.B. 1193** (one thousand one hundred ninety-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Local Government was
offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 3.01.1 and § 3.04, as amended, of Chapter 116 of the Acts of Assembly
of 1948, which provided a charter for the City of Richmond, relating to runoff elections.

The reading of the substitute was waived.

On motion of Senator Dance, the substitute was agreed to.
S.B. 1283 (one thousand two hundred eighty-three) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 106, introduced
   insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Barker, the amendment was agreed to.

S.B. 1412 (one thousand four hundred twelve) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 28, introduced
   insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator McClellan, the amendment was agreed to.

S.B. 1485 (one thousand four hundred eighty-five) was taken up.

The following amendments proposed by the Committee on Finance were offered:

1. Line 56, introduced, after services
   strike organization
   insert organizations

2. Line 57, introduced, after employment services
   strike organization
   insert organizations

3. Line 68, introduced, after on
   insert policy, funding, and

The reading of the amendments was waived.
On motion of Senator Hanger, the amendments were agreed to.

**S.B. 1495** (one thousand four hundred ninety-five) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. Line 46, introduced, after *basis*
   
   *insert from such funds as may be available*

The reading of the amendment was waived.

On motion of Senator Chafin, the amendment was agreed to.

**S.B. 1610** (one thousand six hundred ten) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 58.1-811, as it is currently effective and as it may become effective, of the Code of Virginia, relating to recordation tax; exemption for property transferred by deed of distribution.

The reading of the substitute was waived.

On motion of Senator McDougle, the substitute was agreed to.

**S.B. 1633** (one thousand six hundred thirty-three) was taken up.

The following amendments proposed by the Committee on Local Government were offered:

1. Line 24, introduced, after *annually by January 31*
   
   *insert February 15*

2. Line 28, introduced, after *February 1*
   
   *insert 16*

The reading of the amendments was waived.

On motion of Senator Boysko, the amendments were agreed to.

On motion of Senator McDougle, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

**S.B. 1000** (one thousand) as amended.

**S.B. 1018** (one thousand eighteen) as amended.
S.B. 1045 (one thousand forty-five).
S.B. 1102 (one thousand one hundred two) as amended.
S.B. 1131 (one thousand one hundred thirty-one).
S.B. 1191 (one thousand one hundred ninety-one).
S.B. 1193 (one thousand one hundred ninety-three) as amended.
S.B. 1194 (one thousand one hundred ninety-four).
S.B. 1196 (one thousand one hundred ninety-six).
S.B. 1205 (one thousand two hundred five).
S.B. 1213 (one thousand two hundred thirteen).
S.B. 1283 (one thousand two hundred eighty-three) as amended.
S.B. 1370 (one thousand three hundred seventy).
S.B. 1386 (one thousand three hundred eighty-six).
S.B. 1393 (one thousand three hundred ninety-three).
S.B. 1396 (one thousand three hundred ninety-six).
S.B. 1412 (one thousand four hundred twelve) as amended.
S.B. 1424 (one thousand four hundred twenty-four).
S.B. 1485 (one thousand four hundred eighty-five) as amended.
S.B. 1495 (one thousand four hundred ninety-five) as amended.
S.B. 1558 (one thousand five hundred fifty-eight).
S.B. 1562 (one thousand five hundred sixty-two).
S.B. 1594 (one thousand five hundred ninety-four).
S.B. 1610 (one thousand six hundred ten) as amended.
S.B. 1615 (one thousand six hundred fifteen).
S.B. 1633 (one thousand six hundred thirty-three) as amended.
S.B. 1691 (one thousand six hundred ninety-one).

S.B. 1038 (one thousand thirty-eight) was read by title the second time.

The following amendment proposed by the Committee on Finance was offered:

1. After line 148, introduced
   insert

2. That the provisions of this act shall become effective on July 1, 2021.

The reading of the amendment was waived.

On motion of Senator Peake, the amendment was agreed to.

On motion of Senator Peake, the bill was ordered to be engrossed and read by title the third time.

S.B. 1158 (one thousand one hundred fifty-eight) was read by title the second time and, on motion of Senator Black, was ordered to be engrossed and read by title the third time.

S.B. 1173 (one thousand one hundred seventy-three), on motion of Senator McPike, was passed by for the day.

S.B. 1258 (one thousand two hundred fifty-eight) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact §§ 22.1-253.13:2 and 22.1-274 of the Code of Virginia, relating to school boards; personnel; behavior analysts.

The reading of the substitute was waived.

Senator Dunnavant moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 22.1-253.13:2 of the Code of Virginia, relating to school boards; support services positions; behavior analysts.

The reading of the substitute was waived.

On motion of Senator Dunnavant, the substitute was agreed to.

On motion of Senator Dunnavant, the bill was ordered to be engrossed and read by title the third time.

S.B. 1301 (one thousand three hundred one) was read by title the second time and, on motion of Senator Edwards, was ordered to be engrossed and read by title the third time.

S.B. 1350 (one thousand three hundred fifty) was read by title the second time.

The following amendments proposed by the Committee on Local Government were offered:

1. Line 53, introduced, after On the
   strike
   second
   insert
   first

2. Line 56, introduced, after On the
   strike
   second
   insert
   first

The reading of the amendments was waived.

On motion of Senator McDougle, the amendments were agreed to.

On motion of Senator McDougle, the bill was ordered to be engrossed and read by title the third time.

S.B. 1408 (one thousand four hundred eight) was read by title the second time and, on motion of Senator Mason, was ordered to be engrossed and read by title the third time.
S.B. 1455 (one thousand four hundred fifty-five) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.

The reading of the substitute was waived.

On motion of Senator Vogel, the substitute was agreed to.

On motion of Senator Vogel, the bill was ordered to be engrossed and read by title the third time.

S.B. 1506 (one thousand five hundred six) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Chapter 21 of Title 23.1 a section numbered 23.1-2104, relating to Radford University; authority to establish Radford University-Roanoke Division.

The reading of the substitute was waived.

On motion of Senator Carrico, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. Line 21, substitute, after Division
   strike
   in the event that the Council approves
   insert
   when the Council, the nationally recognized regional accreditation body, and the programmatic accreditation body approve

The reading of the amendment was waived.

On motion of Senator Carrico, the amendment was agreed to.

On motion of Senator Carrico, the bill was ordered to be engrossed and read by title the third time.

S.B. 1579 (one thousand five hundred seventy-nine) was read by title the second time and, on motion of Senator Suetterlein, was ordered to be engrossed and read by title the third time.

S.B. 1715 (one thousand seven hundred fifteen) was read by title the second time.

The following amendment proposed by the Committee on Finance was offered:

1. After line 126, introduced
insert

3. That the provisions of this act shall become effective on July 1, 2020.
4. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Boysko, the amendment was agreed to.

S.B. 1715, on motion of Senator Boysko, was passed by for the day.

SENATE BILLS ON FIRST READING

Senator McDougle moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1004 (one thousand four).
S.B. 1068 (one thousand sixty-eight).
S.B. 1069 (one thousand sixty-nine).
S.B. 1106 (one thousand one hundred six).
S.B. 1144 (one thousand one hundred forty-four).
S.B. 1195 (one thousand one hundred ninety-five).
S.B. 1217 (one thousand two hundred seventeen).
S.B. 1234 (one thousand two hundred thirty-four).
S.B. 1247 (one thousand two hundred forty-seven).
S.B. 1280 (one thousand two hundred eighty).
S.B. 1292 (one thousand two hundred ninety-two).
S.B. 1333 (one thousand three hundred thirty-three).
S.B. 1336 (one thousand three hundred thirty-six).
S.B. 1343 (one thousand three hundred forty-three).
S.B. 1347 (one thousand three hundred forty-seven).
S.B. 1349 (one thousand three hundred forty-nine).
S.B. 1366 (one thousand three hundred sixty-six).
S.B. 1417 (one thousand four hundred seventeen).
S.B. 1457 (one thousand four hundred fifty-seven).
S.B. 1461 (one thousand four hundred sixty-one).
S.B. 1464 (one thousand four hundred sixty-four).
S.B. 1499 (one thousand four hundred ninety-nine).
S.B. 1543 (one thousand five hundred forty-three).
S.B. 1545 (one thousand five hundred forty-five).
S.B. 1557 (one thousand five hundred fifty-seven).
S.B. 1586 (one thousand five hundred eighty-six).
S.B. 1591 (one thousand five hundred ninety-one).
S.B. 1619 (one thousand six hundred nineteen).
S.B. 1632 (one thousand six hundred thirty-two).
S.B. 1677 (one thousand six hundred seventy-seven).
S.B. 1684 (one thousand six hundred eighty-four).
S.B. 1686 (one thousand six hundred eighty-six).
S.B. 1690 (one thousand six hundred ninety).
S.B. 1694 (one thousand six hundred ninety-four).
S.B. 1724 (one thousand seven hundred twenty-four).
S.B. 1746 (one thousand seven hundred forty-six).
S.B. 1207 (one thousand two hundred seven).
S.B. 1342 (one thousand three hundred forty-two).
S.B. 1452 (one thousand four hundred fifty-two).
S.B. 1486 (one thousand four hundred eighty-six).
S.B. 1507 (one thousand five hundred seven).
S.B. 1560 (one thousand five hundred sixty).
S.B. 1578 (one thousand five hundred seventy-eight).
S.B. 1629 (one thousand six hundred twenty-nine).
S.B. 1710 (one thousand seven hundred ten).
S.B. 1719 (one thousand seven hundred nineteen).
S.B. 1727 (one thousand seven hundred twenty-seven).

The motion was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Wagner--1.
RULE 36--0.

On motion of Senator McDougle, the following Senate bills were passed by for the day:

S.B. 1004 (one thousand four).
S.B. 1068 (one thousand sixty-eight).
S.B. 1069 (one thousand sixty-nine).
S.B. 1106 (one thousand one hundred six).
S.B. 1144 (one thousand one hundred forty-four).
S.B. 1195 (one thousand one hundred ninety-five).
S.B. 1217 (one thousand two hundred seventeen).
S.B. 1234 (one thousand two hundred thirty-four).
S.B. 1247 (one thousand two hundred forty-seven).
S.B. 1280 (one thousand two hundred eighty).
S.B. 1292 (one thousand two hundred ninety-two).
S.B. 1333 (one thousand three hundred thirty-three).
S.B. 1336 (one thousand three hundred thirty-six).
S.B. 1343 (one thousand three hundred forty-three).
S.B. 1347 (one thousand three hundred forty-seven).
S.B. 1349 (one thousand three hundred forty-nine).
S.B. 1366 (one thousand three hundred sixty-six).
S.B. 1417 (one thousand four hundred seventeen).
S.B. 1457 (one thousand four hundred fifty-seven).
S.B. 1461 (one thousand four hundred sixty-one).
S.B. 1464 (one thousand four hundred sixty-four).
S.B. 1499 (one thousand four hundred ninety-nine).
S.B. 1543 (one thousand five hundred forty-three).
S.B. 1545 (one thousand five hundred forty-five).
S.B. 1557 (one thousand five hundred fifty-seven).
S.B. 1586 (one thousand five hundred eighty-six).
S.B. 1591 (one thousand five hundred ninety-one).
S.B. 1619 (one thousand six hundred nineteen).
S.B. 1632 (one thousand six hundred thirty-two).
S.B. 1677 (one thousand six hundred seventy-seven).
S.B. 1684 (one thousand six hundred eighty-four).
S.B. 1686 (one thousand six hundred eighty-six).
S.B. 1690 (one thousand six hundred ninety).
S.B. 1694 (one thousand six hundred ninety-four).
S.B. 1724 (one thousand seven hundred twenty-four).
S.B. 1746 (one thousand seven hundred forty-six).
S.B. 1207 (one thousand two hundred seven).
S.B. 1342 (one thousand three hundred forty-two).
S.B. 1452 (one thousand four hundred fifty-two).
S.B. 1486 (one thousand four hundred eighty-six).
S.B. 1507 (one thousand five hundred seven).
S.B. 1560 (one thousand five hundred sixty).
S.B. 1578 (one thousand five hundred seventy-eight).
S.B. 1629 (one thousand six hundred twenty-nine).
S.B. 1710 (one thousand seven hundred ten).
S.B. 1719 (one thousand seven hundred nineteen).
S.B. 1727 (one thousand seven hundred twenty-seven).

SENATE JOINT RESOLUTIONS ON SECOND READING

S.J.R. 319 (three hundred nineteen) was read by title the second time and, on motion of Senator Vogel, was ordered to be engrossed and read by title the third time.

S.J.R. 278 (two hundred seventy-eight) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to personal property tax exemption; motor vehicle owned by a disabled veteran.

The reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

On motion of Senator Reeves, the joint resolution was ordered to be engrossed and read by title the third time.

S.J.R. 283 (two hundred eighty-three) was read by title the second time.

Senator Edwards offered the following amendment:

1. Line 24, introduced, after *felony*
   strike the remainder of line 24, all of lines 25 and 26, and through *conviction* on line 27
On motion of Senator Edwards, the reading of the amendment was waived.

Senator Edwards moved that the amendment be agreed to.

S.J.R. 283, on motion of Senator McDougle, was passed by for the day.

S.J.R. 306 (three hundred six), on motion of Senator Barker, was passed by for the day.

**COMMENDING RESOLUTION**

**IMMEDIATE CONSIDERATION**

On motion of Senator Mason, the Rules were suspended and H.J.R. 734 (seven hundred thirty-four), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:

YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

H.J.R. 734, on motion of Senator Mason, was agreed to.

On motion of Senator Newman, the Senate adjourned until Monday, January 28, 2019, at 12 m. The Clerk was ordered to receive the committee report.

**COMMITTEE REPORT**

The following bills, having been considered by the committee in session, were reported by Senator Reeves from the Committee on Rehabilitation and Social Services:

S.B. 1071 (one thousand seventy-one) with the recommendation that it be rereferred to the Committee on Finance.

S.B. 1072 (one thousand seventy-two) with the recommendation that it be rereferred to the Committee on Finance.

S.B. 1077 (one thousand seventy-seven) with substitute.

S.B. 1129 (one thousand one hundred twenty-nine) with substitute with the recommendation that it be rereferred to the Committee on Finance.

S.B. 1135 (one thousand one hundred thirty-five) with substitute.

S.B. 1145 (one thousand one hundred forty-five) with the recommendation that it be rereferred to the Committee on Finance.

S.B. 1224 (one thousand two hundred twenty-four) with substitute.

S.B. 1253 (one thousand two hundred fifty-three) with substitute with the recommendation that it be rereferred to the Committee on Finance.

S.B. 1257 (one thousand two hundred fifty-seven) with amendment with the recommendation that it be rereferred to the Committee on Finance.

S.B. 1286 (one thousand two hundred eighty-six) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1326 (one thousand three hundred twenty-six) with substitute.
S.B. 1409 (one thousand four hundred nine) with substitute.
S.B. 1410 (one thousand four hundred ten) with substitute.
S.B. 1416 (one thousand four hundred sixteen).
S.B. 1436 (one thousand four hundred thirty-six) with substitute.
S.B. 1490 (one thousand four hundred ninety) with substitute.
S.B. 1516 (one thousand five hundred sixteen) with substitute.
S.B. 1661 (one thousand six hundred sixty-one) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1709 (one thousand seven hundred nine) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1720 (one thousand seven hundred twenty).
S.B. 1777 (one thousand seven hundred seventy-seven) with substitute.
S.B. 1786 (one thousand seven hundred eighty-six) with substitute.

S.B. 1071, S.B. 1072, S.B. 1129, S.B. 1145, S.B. 1253, S.B. 1257, S.B. 1286, S.B. 1661, and S.B. 1709 were rereferred to the Committee on Finance.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
MONDAY, JANUARY 28, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

Rabbi Dennis Beck-Berman, Congregation Brith Achim, Petersburg, Virginia, offered the following prayer:

We cannot only pray to You, O God, to end violence;
For we know that You have made the world in such a way
That we must find the path to peace
Within ourselves and within our community.

We cannot only pray to You, O God, to end hunger;
For You have already given us the resources
With which to feed the entire world,
If we would only use them wisely.

We cannot only pray to You, O God,
To root out prejudice;
For You have already given us eyes
With which to see the good in all people,
If we would only use them rightly.

We cannot only pray to You, O God, to end disease;
For You have already given us great minds
With which to search out cures and healings,
If we would only use them constructively.

We cannot only pray to You, O God, to end despair;
For You have already given us the power
To clear away slums and to give hope,
If we would only use our power justly.

We cannot only pray to You, O God, to end infirmity;
For You have already provided ample opportunity
By which we can heal and strengthen our bodies,
If we would only feed and exercise them properly.

We cannot only pray to You, O God, for stronger communities;
For You have already given us many opportunities
To develop friendships and understanding with our neighbors
If we would only make the effort to reach out and embrace them.

Therefore, we pray to You instead, O God,
For strength, determination, and willpower,
To do instead of only to pray,
To become instead of merely to wish,

For Your sake and for ours, speedily and soon,
That our community and world may be safe,
And that our lives may be blessed.
May the words that we pray, and the deeds that we do
Be always acceptable before You, O Lord,
Our rock and our redeemer. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Paige Allen Knudson of Haymarket.

The roll was called and the following Senators answered to their names:


A quorum was present.

After the roll call, Senator Edwards notified the Clerk of his presence.

On motion of Senator Dance, the reading of the Journal was waived.

The recorded vote is as follows:

YEAS--36. NAYS--3. RULE 36--0.


RULE 36--0.

STATEMENT ON VOTE

Senator Spruill was inadvertently recorded as voting yea on the question of waiving the reading of the Journal; however, he was granted a leave of absence for the day.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
January 25, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:

H.B. 1622. A BILL to amend and reenact §§ 63.2-1522 and 63.2-1523 of the Code of Virginia, relating to out-of-court and recorded statements made by a child; abuse or neglect of a child.

H.B. 1673. A BILL to amend and reenact §§ 16.1-253.1 and 19.2-152.9 of the Code of Virginia, relating to preliminary protective orders; full hearing date; act of God.

H.B. 1674. A BILL to amend and reenact § 18.2-369 of the Code of Virginia, relating to abuse and neglect of incapacitated adults; informed consent.

H.B. 1679. A BILL to amend and reenact §§ 58.1-2402, as it is currently effective and as it may become effective, 58.1-2403, and 58.1-2425, as it is currently effective and as it may become effective, of the Code of Virginia, relating to taxation of all-terrain vehicles, mopeds, and off-road motorcycles.

H.B. 1712. A BILL to amend and reenact §§ 16.1-69.48:1 and 46.2-646 of the Code of Virginia, relating to dismissal of summons for expiration of vehicle registration; proof of compliance.

H.B. 1751. A BILL to amend and reenact § 19.2-245.1 of the Code of Virginia, relating to forgery; venue.

H.B. 1767. A BILL to amend and reenact § 8.01-53 of the Code of Virginia, relating to wrongful death beneficiaries; parents of the decedent.

H.B. 1788. A BILL to require certain State Library Board advisory committees to make recommendations relating to the Virginia Public Records Act.

H.B. 1835. A BILL to amend and reenact § 23.1-3110 of the Code of Virginia, relating to the Institute for Advanced Learning and Research; executive director.

H.B. 1909. A BILL to amend and reenact §§ 8.01-654, 8.01-658, and 8.01-662 of the Code of Virginia and to repeal §§ 8.01-656, 8.01-657, and 8.01-659 of the Code of Virginia, relating to habeas corpus.

H.B. 1930. A BILL to amend and reenact § 22.1-271.5 of the Code of Virginia, relating to concussions in student-athletes; guidelines, policies, and procedures.

H.B. 1933. A BILL to amend and reenact §§ 17.1-406, 17.1-410, and 37.2-803 of the Code of Virginia and to amend the Code of Virginia by adding in Article 7 of Chapter 3 of Title 53.1 sections numbered 53.1-133.04 and 53.1-133.05, relating to medical and mental health treatment of prisoners incapable of giving consent.

H.B. 1940. A BILL to amend and reenact § 19.2-390.3 of the Code of Virginia, relating to Child Pornography Registry; contents of Registry; criminal investigations; report.

H.B. 1950. A BILL to amend and reenact § 58.1-609.11 of the Code of Virginia, relating to retail sales and use tax exemption; nonprofits; limited liability companies.

H.B. 1954. A BILL to amend and reenact § 64.2-1614 of the Code of Virginia, relating to Uniform Power of Attorney Act breach of fiduciary duty; recovery of attorney fees.

H.B. 1955. A BILL to amend and reenact § 8.01-682 of the Code of Virginia, relating to appellate damages.

exposure to bodily fluids; infection with human immunodeficiency virus or hepatitis B or C viruses;
expedited testing.

facility job tax credit; sunset; reporting requirements.

H.B. 2021. A BILL to amend and reenact §§ 2.2-5101 and 2.2-5102.1 of the Code of Virginia, relating to
Virginia Investment Partnership Act; Virginia Investment Performance Grants; Virginia Economic
Development Incentive Grants; reauthorization.

H.B. 2028. A BILL to amend the Code of Virginia by adding a section numbered 30-19.03:1.3, relating
to legislation increasing or beginning regulation of an occupation; evaluation required.

H.B. 2060. A BILL to amend and reenact § 58.1-3970.1 of the Code of Virginia, relating to real estate
with delinquent taxes or liens; appointment of special commissioner; increase required value.

H.B. 2078. A BILL to amend and reenact §§ 9.1-185.8 and 19.2-143 of the Code of Virginia, relating to
forfeiture on recognizance; bail bondsman; suspension of license.

H.B. 2136. A BILL to amend the Code of Virginia by adding a section numbered 19.2-270.8, relating to
evidence; accident reconstruction expert; criminal cases.

H.B. 2138. A BILL to amend and reenact § 18.2-264 of the Code of Virginia, relating to prohibited
inhalants or other noxious chemical substances; fluorinated hydrocarbons or vapors; hydrogenated
fluorocarbons.

H.B. 2143. A BILL to amend and reenact § 46.2-1088.3 of the Code of Virginia, relating to air bags;
manufacture, importation, sale, etc., of counterfeit or nonfunctional air bag prohibited; penalty.

H.B. 2167. A BILL to amend the Code of Virginia by adding a section numbered 8.01-420.4:1, relating
to deposition of corporate officer.

H.B. 2180. A BILL to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 22.12,
consisting of a section numbered 59.1-284.31, relating to Semiconductor Manufacturing Grant
Fund; creation.

H.B. 2181. A BILL to amend the Code of Virginia by adding in Chapter 21 of Title 23.1 a section
numbered 23.1-2104, relating to Radford University; authority to establish Radford
University-Roanoke Division.

H.B. 2197. A BILL to amend and reenact § 8.01-420 of the Code of Virginia, relating to summary
judgment; limited use of discovery depositions and affidavits.

H.B. 2222. A BILL to amend and reenact § 22.1-177 of the Code of Virginia, relating to local school
boards; display of advertising material on school buses.

H.B. 2242. A BILL to amend and reenact § 8.01-246 of the Code of Virginia, relating to statute of
limitations; action based on an unsigned, written contract.

H.B. 2262. A BILL to amend and reenact §§ 16.1-88.03, 55-246.1, and 55-248.4 of the Code of Virginia,
relating to the managing agent of a landlord.
H.B. 2289. A BILL to amend and reenact §§ 8.01-195.4 and 16.1-77 of the Code of Virginia, relating to jurisdiction of claim; plaintiff’s motion to amend claim amount; transfer of matter.

H.B. 2347. A BILL to amend and reenact § 2.2-1616 of the Code of Virginia, relating to the Small Business Investment Grant Fund; recapture of awards.

H.B. 2358. A BILL to amend the Code of Virginia by adding in Title 62.1 a chapter numbered 26, consisting of sections numbered 62.1-271 through 62.1-275, relating to Potomac Aquifer recharge monitoring; laboratory established; SWIFT Project.

H.B. 2362. A BILL to amend and reenact § 59.1-284.29 of the Code of Virginia, relating to Advanced Shipbuilding Production Facility Grants; grant availability dates.

H.B. 2365. A BILL to amend and reenact § 58.1-3231 of the Code of Virginia, relating to special assessment for land preservation; optional limit on annual increase in assessed value.

H.B. 2405. A BILL to amend and reenact § 58.1-3970.1 of the Code of Virginia, relating to real estate with delinquent taxes or liens; appointment of special commissioner; City of Martinsville.

H.B. 2417. A BILL to amend and reenact §§ 16.1-253.4 and 19.2-152.8 of the Code of Virginia, relating to emergency protective order; required conditions; petition to dissolve or modify.

H.B. 2439. A BILL to amend and reenact § 19.2-310.2 of the Code of Virginia, relating to DNA analysis; conviction of certain crimes or similar ordinance of a locality.


H.B. 2453. A BILL to amend and reenact §§ 19.2-121 and 19.2-149 of the Code of Virginia, relating to bail and recognizances; magistrate’s checklist; surety’s basis for request for capias.

H.B. 2464. A BILL to amend and reenact § 18.2-67.9 of the Code of Virginia, relating to testimony by child victims and witnesses using two-way closed-circuit television; commercial sex trafficking and prostitution offenses.

H.B. 2484. A BILL to amend and reenact § 18.2-198.1 of the Code of Virginia, relating to offenses relating to credit cards; venue.

H.B. 2526. A BILL to amend and reenact § 58.1-302 of the Code of Virginia, relating to income tax; definition of resident estate or trust.

H.B. 2539. A BILL to amend and reenact § 58.1-439.6 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 58.1-439.6:1, relating to sunset date for worker retraining tax credit; worker training investment tax credit.

H.B. 2555. A BILL to amend and reenact § 58.1-3713 of the Code of Virginia, relating to local gas severance tax; sunset date.

H.B. 2648. A BILL to amend and reenact § 19.2-11.01 of the Code of Virginia, relating to crime victim rights; notice of release of defendant found unrestorably incompetent or acquitted by reason of insanity.
H.B. 2651. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 1 of Title 9.1 a section numbered 9.1-116.4 and by adding sections numbered 16.1-69.48:6 and 17.1-275.13, relating to Virginia Prevention of Sex Trafficking Fund; fees for offenses related to sex trafficking.

H.B. 2659. A BILL to amend and reenact § 19.2-149 of the Code of Virginia, relating to bail bondsman; surrender of principal; deposit.

H.B. 2665. A BILL to amend the Code of Virginia by adding a section numbered 18.2-254.2, relating to specialty docket; report.

H.B. 2666. A BILL to amend and reenact § 9.1-102 of the Code of Virginia, relating to the Department of Criminal Justice Services; training standards and model policies for law enforcement; persons experiencing behavioral health or substance abuse crises.

H.B. 2699. A BILL to amend and reenact § 23.1-2219 of the Code of Virginia, relating to the Virginia Foundation for the Humanities; task force; membership.

H.B. 2705. A BILL to amend and reenact § 58.1-339.2 of the Code of Virginia, relating to historic rehabilitation tax credit.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--36. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:

H.B. 1622 was referred to the Committee on Rehabilitation and Social Services.


H.B. 1788, H.B. 1835, H.B. 1930, H.B. 2222, and H.B. 2699 were referred to the Committee on Education and Health.
H.B. 2028 was referred to the Committee on Rules.

COMMITTEE REPORT

The following bills, having been considered by the committee in session, were reported by Senator Obenshain from the Committee for Courts of Justice:

S.B. 1037 (one thousand thirty-seven) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1263 (one thousand two hundred sixty-three) with substitute.
S.B. 1307 (one thousand three hundred seven).
S.B. 1369 (one thousand three hundred sixty-nine) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1380 (one thousand three hundred eighty) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1381 (one thousand three hundred eighty-one).
S.B. 1385 (one thousand three hundred eighty-five).
S.B. 1418 (one thousand four hundred eighteen) with amendment with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1529 (one thousand five hundred twenty-nine) with amendment with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1621 (one thousand six hundred twenty-one) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1638 (one thousand six hundred thirty-eight) with substitute.
S.B. 1645 (one thousand six hundred forty-five) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1655 (one thousand six hundred fifty-five).
S.B. 1659 (one thousand six hundred fifty-nine) with substitute.
S.B. 1667 (one thousand six hundred sixty-seven).
S.B. 1757 (one thousand seven hundred fifty-seven) with substitute.
S.B. 1758 (one thousand seven hundred fifty-eight) with amendment.
S.B. 1782 (one thousand seven hundred eighty-two) with substitute.

S.B. 1037, S.B. 1369, S.B. 1380, S.B. 1418, S.B. 1529, S.B. 1621, and S.B. 1645 were rereferred to the Committee on Finance.

INTRODUCTION OF LEGISLATION

Pursuant to the provisions of House Joint Resolution No. 606 and Senate Rule 11 (b), Senator Vogel introduced a joint resolution; subsequently, the following was presented, ordered to be printed, and referred:

S.J.R. 332. Confirming appointments by the Governor of certain persons communicated to the General Assembly January 22, 2019.
Patron--Vogel
Referred to Committee on Privileges and Elections

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

S.J.R. 329. Commending David Allen Wright.
Patron--Cosgrove

Patrons--Lucas and Locke; Delegates: Heretick and James
S.J.R. 331. Commending Frances Mae West Byers.
Patrons--Peake and Reeves

CALENDAR

SENATE BILLS ON THIRD READING

S.B. 1594 (one thousand five hundred ninety-four), on motion of Senator Suetterlein, was passed by for the day.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1000 (one thousand).
S.B. 1018 (one thousand eighteen).
S.B. 1045 (one thousand forty-five).
S.B. 1102 (one thousand one hundred two).
S.B. 1131 (one thousand one hundred thirty-one).
S.B. 1191 (one thousand one hundred ninety-one).
S.B. 1193 (one thousand one hundred ninety-three).
S.B. 1194 (one thousand one hundred ninety-four).
S.B. 1196 (one thousand one hundred ninety-six).
S.B. 1205 (one thousand two hundred five).
S.B. 1213 (one thousand two hundred thirteen).
S.B. 1283 (one thousand two hundred eighty-three).
S.B. 1370 (one thousand three hundred seventy).
S.B. 1386 (one thousand three hundred eighty-six).
S.B. 1393 (one thousand three hundred ninety-three).
S.B. 1396 (one thousand three hundred ninety-six).
S.B. 1412 (one thousand four hundred twelve).
S.B. 1424 (one thousand four hundred twenty-four).
S.B. 1485 (one thousand four hundred eighty-five).
S.B. 1495 (one thousand four hundred ninety-five).
S.B. 1558 (one thousand five hundred fifty-eight).
S.B. 1562 (one thousand five hundred sixty-two).
S.B. 1610 (one thousand six hundred ten).
S.B. 1615 (one thousand six hundred fifteen).
S.B. 1633 (one thousand six hundred thirty-three).
S.B. 1691 (one thousand six hundred ninety-one).

The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1000 (one thousand).
S.B. 1018 (one thousand eighteen).
S.B. 1045 (one thousand forty-five).
S.B. 1102 (one thousand one hundred two).
S.B. 1131 (one thousand one hundred thirty-one).
S.B. 1191 (one thousand one hundred ninety-one).
S.B. 1193 (one thousand one hundred ninety-three).
S.B. 1194 (one thousand one hundred ninety-four).
S.B. 1196 (one thousand one hundred ninety-six).
S.B. 1205 (one thousand two hundred five).
S.B. 1213 (one thousand two hundred thirteen).
S.B. 1283 (one thousand two hundred eighty-three).
S.B. 1386 (one thousand three hundred eighty-six).
S.B. 1393 (one thousand three hundred ninety-three).
S.B. 1396 (one thousand three hundred ninety-six).
S.B. 1412 (one thousand four hundred twelve).
S.B. 1424 (one thousand four hundred twenty-four).
S.B. 1485 (one thousand four hundred eighty-five).
S.B. 1495 (one thousand four hundred ninety-five).
S.B. 1558 (one thousand five hundred fifty-eight).
S.B. 1562 (one thousand five hundred sixty-two).
S.B. 1610 (one thousand six hundred ten).
S.B. 1615 (one thousand six hundred fifteen).
S.B. 1633 (one thousand six hundred thirty-three).
S.B. 1691 (one thousand six hundred ninety-one).

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.
NAYS--0.
RULE 36--0.

S.B. 1370 (one thousand three hundred seventy), on motion of Senator Norment, was passed with its title.

The recorded vote is as follows:
YEAS--36. NAYS--2. RULE 36--0.
NAYS--Chase, Suetterlein--2.
RULE 36--0.

S.B. 1098 (one thousand ninety-eight), on motion of Senator Marsden, was passed by for the day.
S.B. 1169 (one thousand one hundred sixty-nine), on motion of Senator DeSteph, was passed by for the day.

S.B. 1623 (one thousand six hundred twenty-three), on motion of Senator McPike, was stricken from the Calendar.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1038 (one thousand thirty-eight) was read by title the third time and, on motion of Senator Peake, was passed with its title.

The recorded vote is as follows:
YEAS--20. NAYS--18. RULE 36--0.

RULE 36--0.

S.B. 1158 (one thousand one hundred fifty-eight) was read by title the third time.

Senator Black moved that S.B. 1158 be passed with its title.

The question was put on passing S.B. 1158 with its title.

S.B. 1158 was defeated with its title.

The recorded vote is as follows:
YEAS--18. NAYS--19. RULE 36--0.

YEAS--Black, Carrico, Chafin, Chase, Cosgrove, DeSteph, Dunnivant, McDougle, Newman, Norment, Obenshain, Peake, Reeves, Ruff, Stuart, Sturtevant, Suetterlein, Vogel--18.
RULE 36--0.

S.B. 1258 (one thousand two hundred fifty-eight) was read by title the third time and, on motion of Senator Dunnivant, was passed with its title.
The recorded vote is as follows:

YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1301 (one thousand three hundred one) was read by title the third time and, on motion of Senator Edwards, was passed with its title.

The recorded vote is as follows:

YEAS--22. NAYS--16. RULE 36--0.


NAYS--Black, Carrico, Chase, Cosgrove, DeSteph, Dunnavant, Hanger, McDougle, Newman, Norment, Obenshain, Peake, Reeves, Ruff, Sturtevant, Suetterlein--16.
RULE 36--0.

S.B. 1350 (one thousand three hundred fifty) was read by title the third time and, on motion of Senator McDougle, was passed with its title.

The recorded vote is as follows:

YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1408 (one thousand four hundred eight) was read by title the third time and, on motion of Senator Mason, was passed with its title.

The recorded vote is as follows:

YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1455 (one thousand four hundred fifty-five) was read by title the third time and, on motion of Senator Vogel, was passed with its title.
The recorded vote is as follows:
YEAS--35. NAYS--2. RULE 36--0.

NAYS--Deeds, Howell--2.
RULE 36--0.

S.B. 1506 (one thousand five hundred six) was read by title the third time and, on motion of Senator Carrico, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1579 (one thousand five hundred seventy-nine) was read by title the third time and, on motion of Senator Suetterlein, was passed with its title.

The recorded vote is as follows:
YEAS--21. NAYS--17. RULE 36--0.

RULE 36--0.

SENATE BILLS ON SECOND READING

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1004 (one thousand four).
S.B. 1068 (one thousand sixty-eight).
S.B. 1069 (one thousand sixty-nine).
S.B. 1106 (one thousand one hundred six).
S.B. 1144 (one thousand one hundred forty-four).
S.B. 1195 (one thousand one hundred ninety-five).
The motion was agreed to.

S.B. 1004 (one thousand four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 32.1-137.05 and 54.1-2963.1 of the Code of Virginia, relating to health care services; payment estimates.

The reading of the substitute was waived.

On motion of Senator Chase, the substitute was agreed to.

S.B. 1068 (one thousand sixty-eight) was taken up.

The following amendments proposed by the Committee on Education and Health were offered:

1. Line 66, introduced, after within strike four
2. Line 66, introduced, after term.
   insert
   Such prohibition shall not apply to the employment of an individual to serve as
   an institution president or, in the case of Virginia Military Institute, the
   Superintendent.

The reading of the amendments was waived.

On motion of Senator Obenshain, the amendments were agreed to.

S.B. 1195 (one thousand one hundred ninety-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was
offered, having been printed separately, with its title reading as follows:

A BILL to direct the Secretary of Health and Human Resources and the Secretary of Education to
establish a school-based health centers joint task force; report.

The reading of the substitute was waived.

On motion of Senator Dance, the substitute was agreed to.

S.B. 1247 (one thousand two hundred forty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was
offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 54.1-2808.3 of the Code of Virginia, relating to sale of caskets.

The reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

S.B. 1280 (one thousand two hundred eighty) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was
offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Article 4 of Chapter 3 of Title 32.1 a section
numbered 32.1-92.3, relating to community health workers; certification.

The reading of the substitute was waived.

On motion of Senator Barker, the substitute was agreed to.

S.B. 1333 (one thousand three hundred thirty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Transportation was
offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact § 46.2-1570 of the Code of Virginia, relating to motor vehicle dealers and manufacturers; franchises; discontinuation of manufacturing rights.

The reading of the substitute was waived.

On motion of Senator Cosgrove, the substitute was agreed to.

S.B. 1343 (one thousand three hundred forty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 46.2-341.9:01, relating to commercial driver’s licenses; specialized training required.

The reading of the substitute was waived.

On motion of Senator DeSteph, the substitute was agreed to.

S.B. 1347 (one thousand three hundred forty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 46.2-341.14:1, 46.2-341.14:10, and 46.2-1702 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-326.1, relating to commercial vehicle training and testing.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

S.B. 1457 (one thousand four hundred fifty-seven) was taken up.

The following amendments proposed by the Committee for Courts of Justice were offered:

1. Line 14, introduced, after company
   strike
   , [the comma]

2. Line 14, introduced, after company, or
   insert
   of

3. Line 15, introduced, after company
   strike
   , [the comma]

The reading of the amendments was waived.

On motion of Senator Vogel, the amendments were agreed to.
S.B. 1461 (one thousand four hundred sixty-one) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 23.1-226 of the Code of Virginia, relating to the State Council of Higher Education for Virginia; regulation of certain courses and programs of instruction; exemptions.

The reading of the substitute was waived.

On motion of Senator McClellan, the substitute was agreed to.

S.B. 1464 (one thousand four hundred sixty-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 46.2-1569.1 of the Code of Virginia, relating to manufacturer or distributor right of first refusal.

The reading of the substitute was waived.

On motion of Senator McPike, the substitute was agreed to.

S.B. 1499 (one thousand four hundred ninety-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 46.2-1573 of the Code of Virginia, relating to the Department of Motor Vehicles hearings; motor vehicle dealers.

The reading of the substitute was waived.

On motion of Senator DeSteph, the substitute was agreed to.

Senator DeSteph offered the following amendment to the substitute:

1. After line 70, substitute
   insert

2. That the Commissioner of the Department of Motor Vehicles shall report to the Chairmen of the House and Senate Committees on Transportation by December 1, 2019, and December 1, 2020, as to the volume and nature of the alleged violations received by the Department and the resulting actions taken by the Commissioner as contemplated in subsection C of § 46.2-1573 of the Code of Virginia, as amended by this act.

On motion of Senator DeSteph, the reading of the amendment was waived.

On motion of Senator DeSteph, the amendment was agreed to.

S.B. 1543 (one thousand five hundred forty-three) was taken up.
The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 8.01-53 of the Code of Virginia, relating to wrongful death beneficiaries; parents of the decedent.

The reading of the substitute was waived.

On motion of Senator Surovell, the substitute was agreed to.

S.B. 1545 (one thousand five hundred forty-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 22.1-279.3:1 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-279.3:2, relating to public schools; alternative accountability process; assault and battery without bodily injury.

The reading of the substitute was waived.

On motion of Senator Sturtevant, the substitute was agreed to.

S.B. 1557 (one thousand five hundred fifty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 54.1-3408.3 and 54.1-3442.6 of the Code of Virginia, relating to Board of Pharmacy; cannabidiol oil and THC-A oil; regulation of pharmaceutical processors.

The reading of the substitute was waived.

On motion of Senator Dunnavant, the substitute was agreed to.

S.B. 1677 (one thousand six hundred seventy-seven) was taken up.

The following amendments proposed by the Committee on Transportation were offered:

1. Line 40, introduced, after to insert

   any persons operating (i)

2. Line 40, introduced, after sedans, strike or insert or

3. Line 40, introduced, after limousines strike the remainder of line 40
or (ii)

4. Line 42, introduced, after vehicles
   insert
   while in the performance of their official duties, under exigent circumstances, provided that no child restraint device is readily available

The reading of the amendments was waived.

On motion of Senator Sueterlein, the amendments were agreed to.

S.B. 1724 (one thousand seven hundred twenty-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 8.01-413.1 of the Code of Virginia, relating to employment records; written request from employee; subpoena duces tecum; penalty for failure to provide.

The reading of the substitute was waived.

On motion of Senator Norment, the substitute was agreed to.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 1004 (one thousand four) as amended.
S.B. 1068 (one thousand sixty-eight) as amended.
S.B. 1069 (one thousand sixty-nine).
S.B. 1106 (one thousand one hundred six).
S.B. 1144 (one thousand one hundred forty-four).
S.B. 1195 (one thousand one hundred ninety-five) as amended.
S.B. 1217 (one thousand two hundred seventeen).
S.B. 1234 (one thousand two hundred thirty-four).
S.B. 1247 (one thousand two hundred forty-seven) as amended.
S.B. 1280 (one thousand two hundred eighty) as amended.
S.B. 1292 (one thousand two hundred ninety-two).
S.B. 1333 (one thousand three hundred thirty-three) as amended.
S.B. 1336 (one thousand three hundred thirty-six).
S.B. 1343 (one thousand three hundred forty-three) as amended.
S.B. 1347 (one thousand three hundred forty-seven) as amended.
S.B. 1349 (one thousand three hundred forty-nine).
S.B. 1366 (one thousand three hundred sixty-six).
S.B. 1417 (one thousand four hundred seventeen).
S.B. 1457 (one thousand four hundred fifty-seven) as amended.
S.B. 1461 (one thousand four hundred sixty-one) as amended.
S.B. 1464 (one thousand four hundred sixty-four) as amended.
S.B. 1499 (one thousand four hundred ninety-nine) as amended.
S.B. 1543 (one thousand five hundred forty-three) as amended.
S.B. 1545 (one thousand five hundred forty-five) as amended.
S.B. 1557 (one thousand five hundred fifty-seven) as amended.
S.B. 1586 (one thousand five hundred eighty-six).
S.B. 1591 (one thousand five hundred ninety-one).
S.B. 1619 (one thousand six hundred nineteen).
S.B. 1632 (one thousand six hundred thirty-two).
S.B. 1677 (one thousand six hundred seventy-seven) as amended.
S.B. 1684 (one thousand six hundred eighty-four).
S.B. 1686 (one thousand six hundred eighty-six).
S.B. 1690 (one thousand six hundred ninety).
S.B. 1694 (one thousand six hundred ninety-four).
S.B. 1724 (one thousand seven hundred twenty-four) as amended.
S.B. 1746 (one thousand seven hundred forty-six).

S.B. 1173 (one thousand one hundred seventy-three), on motion of Senator McPike, was passed by for the day.

S.B. 1715 (one thousand seven hundred fifteen) was taken up, the committee amendment having been agreed to on January 25, 2019.

On motion of Senator Boysko, the bill was ordered to be engrossed and read by title the third time.

S.B. 1207 (one thousand two hundred seven) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 9.1-101 and 9.1-102 of the Code of Virginia, relating to school protection officers; minimum training standards; exemption.

The reading of the substitute was waived.

On motion of Senator Stuart, the substitute was agreed to.

On motion of Senator Stuart, the bill was ordered to be engrossed and read by title the third time.

S.B. 1342 (one thousand three hundred forty-two) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 46.2-644.01 and 46.2-644.02 of the Code of Virginia, relating to garage and mechanics’ liens; amount of lien.

The reading of the substitute was waived.

On motion of Senator DeSteph, the substitute was agreed to.

On motion of Senator DeSteph, the bill was ordered to be engrossed and read by title the third time.

S.B. 1452 (one thousand four hundred fifty-two) was read by title the second time and, on motion of Senator McClellan, was ordered to be engrossed and read by title the third time.

S.B. 1486 (one thousand four hundred eighty-six) was read by title the second time.
Senator Petersen offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 8.01-420 of the Code of Virginia, relating to summary judgment; limited use of discovery depositions and affidavits.

On motion of Senator Petersen, the reading of the substitute was waived.

Senator Petersen moved that the substitute be agreed to.

The question was put on agreeing to the substitute.

The yeas and nays were called for by the Chair.

The recorded vote is as follows:

YEAS--16. NAYS--21. RULE 36--0.

RULE 36--0.

The substitute was rejected.

Senator Surovell offered the following amendments:

1. Line 29, introduced, after more.
   insert
   Any person aggrieved by an award of full or partial summary judgment upon using depositions or affidavits pursuant to this subsection shall have an appeal of right to the Supreme Court.

2. That the Supreme Court of Virginia shall promulgate rules governing the procedure for appeals of right from an award of full or partial summary judgment pursuant to this act.

2. After line 29, introduced
   insert
   2. That the provisions of this act shall not become effective unless an appropriation providing for a law clerk for every circuit court judge is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

On motion of Senator Surovell, the reading of amendment No. 1 was waived.

Senator Surovell moved that amendment No. 1 be agreed to.

The question was put on agreeing to amendment No. 1.

The yeas and nays were called for by the Chair.
The recorded vote is as follows:
YEAS--12. NAYS--26. RULE 36--0.

RULE 36--0.

Amendment No. 1 was rejected.

On motion of Senator Surovell, the reading of amendment No. 2 was waived.

Senator Surovell moved that amendment No. 2 be agreed to.

The question was put on agreeing to amendment No. 2.

Amendment No. 2 was rejected.

On motion of Senator Obenshain, the bill was ordered to be engrossed and read by title the third time.

S.B. 1507 (one thousand five hundred seven) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 19.2-60.1 of the Code of Virginia, relating to use of unmanned aircraft systems by law-enforcement officers; persons sought for arrest.

The reading of the substitute was waived.

On motion of Senator Carrico, the substitute was agreed to.

On motion of Senator Carrico, the bill was ordered to be engrossed and read by title the third time.

S.B. 1560 (one thousand five hundred sixty) was read by title the second time and, on motion of Senator Lewis, was ordered to be engrossed and read by title the third time.

S.B. 1578 (one thousand five hundred seventy-eight) was read by title the second time and, on motion of Senator Suetterlein, was ordered to be engrossed and read by title the third time.

S.B. 1629 (one thousand six hundred twenty-nine) was read by title the second time and, on motion of Senator McPike, was ordered to be engrossed and read by title the third time.

S.B. 1710 (one thousand seven hundred ten) was read by title the second time and, on motion of Senator Carrico, was ordered to be engrossed and read by title the third time.

S.B. 1719 (one thousand seven hundred nineteen) was read by title the second time.

The following amendments proposed by the Committee on Education and Health were offered:
1. Line 130, introduced, after *wholesale*
   strike
   *sale*
   insert
   *distribution*

2. Line 133, introduced, after processor
   strike
   the remainder of line 133 and through *regulations* on line 134

3. Line 134, introduced, after *regulations*.
   strike
   the remainder of line 134 and all of lines 135 and 136

4. Line 146, introduced, after *certification*
   strike
   the remainder of line 146 and through *approved* on line 147
   insert
   *recognized*

5. Line 173, introduced, after *Board*
   strike
   the remainder of line 173, all of line 174, and through *application* on line 175

6. Line 187, introduced, after *effective*
   strike
   the remainder of line 187, all of lines 188 and 189, and through *adoption* on line 190
   insert
   *within 280 days of its enactment*

The reading of the amendments was waived.

On motion of Senator Marsden, the amendments were agreed to.

On motion of Senator Marsden, the bill was ordered to be engrossed and read by title the third time.

**S.B. 1727** (one thousand seven hundred twenty-seven) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 18.2-246.8, 18.2-246.10, and 18.2-371.2 of the Code of Virginia, relating to purchase, possession, and sale of tobacco products, nicotine vapor products, and alternative nicotine products; minimum age requirements; penalties.

The reading of the substitute was waived.

On motion of Senator Norment, the substitute was agreed to.

On motion of Senator Norment, the bill was ordered to be engrossed and read by title the third time.
SENATE BILLS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1077 (one thousand seventy-seven).
S.B. 1083 (one thousand eighty-three).
S.B. 1135 (one thousand one hundred thirty-five).
S.B. 1224 (one thousand two hundred twenty-four).
S.B. 1256 (one thousand two hundred fifty-six).
S.B. 1271 (one thousand two hundred seventy-one).
S.B. 1328 (one thousand three hundred twenty-eight).
S.B. 1388 (one thousand three hundred eighty-eight).
S.B. 1409 (one thousand four hundred nine).
S.B. 1410 (one thousand four hundred ten).
S.B. 1414 (one thousand four hundred fourteen).
S.B. 1416 (one thousand four hundred sixteen).
S.B. 1427 (one thousand four hundred twenty-seven).
S.B. 1436 (one thousand four hundred thirty-six).
S.B. 1462 (one thousand four hundred sixty-two).
S.B. 1490 (one thousand four hundred ninety).
S.B. 1516 (one thousand five hundred sixteen).
S.B. 1599 (one thousand five hundred ninety-nine).
S.B. 1692 (one thousand six hundred ninety-two).
S.B. 1720 (one thousand seven hundred twenty).
S.B. 1725 (one thousand seven hundred twenty-five).
S.B. 1777 (one thousand seven hundred seventy-seven).
S.B. 1326 (one thousand three hundred twenty-six).
S.B. 1786 (one thousand seven hundred eighty-six).

The motion was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed by for the day:

S.B. 1077 (one thousand seventy-seven).
S.B. 1083 (one thousand eighty-three).
S.B. 1135 (one thousand one hundred thirty-five).
S.B. 1224 (one thousand two hundred twenty-four).
S.B. 1256 (one thousand two hundred fifty-six).
S.B. 1271 (one thousand two hundred seventy-one).
S.B. 1328 (one thousand three hundred twenty-eight).
S.B. 1388 (one thousand three hundred eighty-eight).
SENATE JOINT RESOLUTIONS ON THIRD READING

S.J.R. 319 (three hundred nineteen) was read by title the third time and, on motion of Senator Vogel, was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

Nays--0.
RULE 36--0.

S.J.R. 278 (two hundred seventy-eight) was read by title the third time.

SENATE JOINT RESOLUTION NO. 278

Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to personal property tax exemption; motor vehicle owned by a disabled veteran.

RESOLVED by the Senate, the House of Delegates concurring, a majority of the members elected to each house agreeing, That the following amendment to the Constitution of Virginia be, and the same hereby is, proposed and referred to the General Assembly at its first regular session held after the next general election of members of the House of Delegates for its concurrence in conformity with the provisions of Section 1 of Article XII of the Constitution of Virginia, namely:

Amend Section 6 of Article X of the Constitution of Virginia as follows:

ARTICLE X
TAXATION AND FINANCE

Section 6. Exempt property.
(a) Except as otherwise provided in this Constitution, the following property and no other shall be exempt from taxation, State and local, including inheritance taxes:

(1) Property owned directly or indirectly by the Commonwealth or any political subdivision thereof, and obligations of the Commonwealth or any political subdivision thereof exempt by law.

(2) Real estate and personal property owned and exclusively occupied or used by churches or religious bodies for religious worship or for the residences of their ministers.

(3) Private or public burying grounds or cemeteries, provided the same are not operated for profit.

(4) Property owned by public libraries or by institutions of learning not conducted for profit, so long as such property is primarily used for literary, scientific, or educational purposes or purposes incidental thereto. This provision may also apply to leasehold interests in such property as may be provided by general law.

(5) Intangible personal property, or any class or classes thereof, as may be exempted in whole or in part by general law.

(6) Property used by its owner for religious, charitable, patriotic, historical, benevolent, cultural, or public park and playground purposes, as may be provided by classification or designation by an ordinance adopted by the local governing body and subject to such restrictions and conditions as provided by general law.

(7) Land subject to a perpetual easement permitting inundation by water as may be exempted in whole or in part by general law.

(8) One motor vehicle owned and used primarily by or for a veteran of the armed forces of the United States or the Virginia National Guard who has been rated by the United States Department of Veterans Affairs or its successor agency pursuant to federal law with a one hundred percent service-connected, permanent, and total disability. For purposes of this subdivision, the term “motor vehicle” shall include only automobiles and pickup trucks. Any such motor vehicle owned by a married person may qualify if either spouse is a veteran who is one hundred percent disabled pursuant to this subdivision. This exemption shall be applicable on the date the motor vehicle is acquired or the effective date of this subdivision, whichever is later, but shall not be applicable for any period of time prior to the effective date.

(b) The General Assembly may by general law authorize the governing body of any county, city, town, or regional government to provide for the exemption from local property taxation, or a portion thereof, within such restrictions and upon such conditions as may be prescribed, of real estate and personal property designed for continuous habitation owned by, and occupied as the sole dwelling of, persons not less than sixty-five years of age or persons permanently and totally disabled as established by general law. A local governing body may be authorized to establish either income or financial worth limitations, or both, in order to qualify for such relief.

(c) Except as to property of the Commonwealth, the General Assembly by general law may restrict or condition, in whole or in part, but not extend, any or all of the above exemptions.

(d) The General Assembly may define as a separate subject of taxation any property, including real or personal property, equipment, facilities, or devices, used primarily for the purpose of abating or preventing pollution of the atmosphere or waters of the Commonwealth or for the purpose of transferring or storing solar energy, and by general law may allow the governing body of any county, city, town, or
regional government to exempt or partially exempt such property from taxation, or by general law may
directly exempt or partially exempt such property from taxation.

(e) The General Assembly may define as a separate subject of taxation household goods, personal
effects and tangible farm property and products, and by general law may allow the governing body of any
county, city, town, or regional government to exempt or partially exempt such property from taxation, or
by general law may directly exempt or partially exempt such property from taxation.

(f) Exemptions of property from taxation as established or authorized hereby shall be strictly
construed; provided, however, that all property exempt from taxation on the effective date of this section
shall continue to be exempt until otherwise provided by the General Assembly as herein set forth.

(g) The General Assembly may by general law authorize any county, city, town, or regional
government to impose a service charge upon the owners of a class or classes of exempt property for
services provided by such governments.

(h) The General Assembly may by general law authorize the governing body of any county, city,
town, or regional government to provide for a partial exemption from local real property taxation, within
such restrictions and upon such conditions as may be prescribed, (i) of real estate whose improvements,
by virtue of age and use, have undergone substantial renovation, rehabilitation or replacement or (ii) of
real estate with new structures and improvements in conservation, redevelopment, or rehabilitation areas.

(i) The General Assembly may by general law allow the governing body of any county, city, or town
to exempt or partially exempt from taxation any generating equipment installed after December thirty-one,
nineteen hundred seventy-four, for the purpose of converting from oil or natural gas to coal or to wood,
wood bark, wood residue, or to any other alternate energy source for manufacturing, and any co-generation
equipment installed since such date for use in manufacturing.

(j) The General Assembly may by general law allow the governing body of any county, city, or town
to have the option to exempt or partially exempt from taxation any business, occupational or professional
license or any merchants’ capital, or both.

(k) The General Assembly may by general law authorize the governing body of any county, city, or
town to provide for a partial exemption from local real property taxation, within such restrictions and upon
such conditions as may be prescribed, of improved real estate subject to recurrent flooding upon which
flooding abatement, mitigation, or resiliency efforts have been undertaken.

S.J.R. 278, on motion of Senator Reeves, was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

YEAS--Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph,
Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan,
McDougle, McPike, Newman, Norment, Obenshain, Peake, Petersen, Reeves, Ruff, Saslaw, Stuart,
Sturtevant, Suetterlein, Surovell, Vogel, Wagner--38.

NAYS--0.
RULE 36--0.

SENATE JOINT RESOLUTIONS ON SECOND READING

S.J.R. 283 (two hundred eighty-three), on motion of Senator Hanger, was passed by for the day.
S.J.R. 306 (three hundred six), on motion of Senator Barker, was passed by for the day.

On motion of Senator McPike, a leave of absence for the day was granted Senator Spruill on account of pressing personal business.

On motion of Senator McDougle, a leave of absence for the day was granted Senator Stanley on account of pressing personal business.

On motion of Senator Newman, the Senate adjourned until tomorrow at 12 m. The Clerk was ordered to receive the committee report.

COMMITTEE REPORT

The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee on Rules:

S.B. 1264 (one thousand two hundred sixty-four) with the recommendation that it be rereferred to the Committee on Finance.

S.B. 1264 was rereferred to the Committee on Finance.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
TUESDAY, JANUARY 29, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Dr. Rich Bardusch, St. Timothy’s Episcopal Church, Herndon, Virginia, offered the following prayer:

O God, the fountain of wisdom, whose will is good and gracious, and whose law is truth, we beseech Thee so to guide and bless our Senators in the legislature of this Commonwealth, that they may enact such laws as shall please Thee, to the glory of Thy name and welfare of this people. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page John Zadoc Lewis of Accomac.

The roll was called and the following Senators answered to their names:


A quorum was present.

After the roll call, Senators Locke, Lucas, and Obenshain notified the Clerk of their presence.

On motion of Senator Lewis, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
January 28, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:

H.B. 1637. A BILL to authorize the issuance of special license plates for supporters of the Virginia Aquarium bearing the legend PROTECT SEA LIFE; fees.

H.B. 1709. A BILL to authorize the issuance of special license plates for supporters of Virginia State Parks bearing the legend VIRGINIA STATE PARKS; fees.
H.B. 1743. A BILL to amend and reenact § 54.1-3319 of the Code of Virginia, relating to pharmacist; counseling for new prescriptions; disposal of medicine.

H.B. 1812. A BILL to require the Department of Medical Assistance Services to amend waiver eligibility criteria to allow dependents of foreign service members to remain on waiting lists for services when assigned outside the Commonwealth.

H.B. 1914. A BILL to amend and reenact § 54.1-3303, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to requirements for issuing prescriptions; exceptions for public health practitioners.


H.B. 1971. A BILL to amend and reenact §§ 54.1-2409 and 54.1-3434.3 of the Code of Virginia, relating to health professions and facilities; adverse action in another jurisdiction; suspension and reinstatement.

H.B. 2129. A BILL to amend and reenact § 54.1-3005 of the Code of Virginia, relating to Board of Nursing; application for license or certification; military spouse; expedited review.

H.B. 2137. A BILL to amend and reenact §§ 3.2-6528, 8.01-384.1, 19.2-152.4:3, 22.1-213, 22.1-214, 22.1-217.01, 22.1-319, 32.1-64.1, 32.1-64.2, 36-99.5, 46.2-342, 51.5-44, 51.5-45, and 54.1-2600 of the Code of Virginia, relating to persons who are deaf or hard of hearing; terminology.

H.B. 2183. A BILL to amend and reenact §§ 46.2-341.14:1, 46.2-341.14:10, and 46.2-1702 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-326.1, relating to commercial vehicle training and testing.

H.B. 2226. A BILL to designate the bridge on Meadow Road over Interstate 64 at mile marker 202 in Henrico County the “Trooper Mark Barrett Memorial Bridge.”

H.B. 2228. A BILL to amend and reenact §§ 54.1-3002 and 54.1-3603 of the Code of Virginia, relating to composition of the Boards of Nursing and Psychology; health regulatory boards; staggered terms.

H.B. 2230. A BILL to amend and reenact §§ 38.2-2126 and 38.2-2234 of the Code of Virginia, relating to property and motor vehicle insurance; use of credit scores; adverse actions.

H.B. 2253. A BILL to amend and reenact § 18.2-308.06 of the Code of Virginia, relating to nonresident concealed handgun permits; time of issuance.

H.B. 2260. A BILL to amend the Code of Virginia by adding a section numbered 38.2-3446.1, relating to health insurance; catastrophic plans.

H.B. 2284. A BILL to amend and reenact § 6.2-2001 of the Code of Virginia, relating to providers of debt management plans; exempt entities.

H.B. 2298. A BILL to amend and reenact § 6.2-866 of the Code of Virginia, relating to the quorum required for a meeting of the board of directors of a bank.
H.B. 2313. A BILL to amend and reenact § 33.2-245 of the Code of Virginia, relating to comprehensive highway access management standards.

H.B. 2345. A BILL to amend and reenact § 38.2-316.1 of the Code of Virginia, relating to rates for individual and certain group health benefit plans; minimum loss ratios.

H.B. 2419. A BILL to amend and reenact § 6.2-817 of the Code of Virginia and to repeal § 6.2-818 of the Code of Virginia, relating to banks; capital stock.

H.B. 2556. A BILL to amend and reenact § 54.1-2400.2 of the Code of Virginia, relating to Department of Health Professions and health regulatory boards; information obtained in an investigation or disciplinary proceeding; authorized disclosures.

H.B. 2557. A BILL to amend and reenact §§ 54.1-3454 and 54.1-3456.1 of the Code of Virginia, relating to Drug Control Act; Schedule V; gabapentin.

H.B. 2639. A BILL to amend and reenact §§ 38.2-4214, 38.2-4319, and 54.1-2910.01 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 34 of Title 38.2 an article numbered 8, consisting of sections numbered 38.2-3461 through 38.2-3464, relating to health care shared savings; required disclosures by health care providers; and health insurance incentive programs.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTIONS:


H.J.R. 733. Commending the Richmond 34.


H.J.R. 739. Commending Virginia is for Lovers.


THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILL:

S.B. 1255. A BILL to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 22.12, consisting of a section numbered 59.1-284.31, relating to Major Headquarters Workforce Grant Fund.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:

H.B. 1637, H.B. 1709, H.B. 2183, H.B. 2226, and H.B. 2313 were referred to the Committee on Transportation.


H.B. 2230, H.B. 2260, H.B. 2284, H.B. 2298, H.B. 2345, H.B. 2419, and H.B. 2639 were referred to the Committee on Commerce and Labor.

H.B. 2253 was referred to the Committee for Courts of Justice.
The House joint resolutions, communicated as agreed to by the House of Delegates, were laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:


COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Wagner from the Committee on Commerce and Labor:

S.B. 1346 (one thousand three hundred forty-six) with substitute.
S.B. 1355 (one thousand three hundred fifty-five) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1513 (one thousand five hundred thirteen).
S.B. 1565 (one thousand five hundred sixty-five) with substitute.
S.B. 1605 (one thousand six hundred five) with substitute.
S.B. 1662 (one thousand six hundred sixty-two) with substitute.
S.B. 1693 (one thousand six hundred ninety-three) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1769 (one thousand seven hundred sixty-nine) with substitute.
S.B. 1779 (one thousand seven hundred seventy-nine) with substitute.

The following bills, having been considered by the committee in session, were reported by Senators Norment and Hanger from the Committee on Finance:

S.B. 1015 (one thousand fifteen) with amendments.
S.B. 1072 (one thousand seventy-two).
S.B. 1095 (one thousand ninety-five) with substitute.
S.B. 1104 (one thousand one hundred four) with substitute.
S.B. 1122 (one thousand one hundred twenty-two) with amendment.
S.B. 1129 (one thousand one hundred twenty-nine) with amendment.
S.B. 1145 (one thousand one hundred forty-five).
S.B. 1160 (one thousand one hundred sixty).
S.B. 1216 (one thousand two hundred sixteen) with amendment.
S.B. 1221 (one thousand two hundred twenty-one).
S.B. 1253 (one thousand two hundred fifty-three) with amendment.
S.B. 1257 (one thousand two hundred fifty-seven) with amendment.
S.B. 1286 (one thousand two hundred eighty-six).
S.B. 1329 (one thousand three hundred twenty-nine).
S.B. 1339 (one thousand three hundred thirty-nine) with amendment.
S.B. 1365 (one thousand three hundred sixty-five).
S.B. 1384 (one thousand three hundred eighty-four) with substitute.
S.B. 1413 (one thousand four hundred thirteen).
S.B. 1505 (one thousand five hundred five) with amendments.
S.B. 1509 (one thousand five hundred nine) with substitute.
S.B. 1515 (one thousand five hundred fifteen).
S.B. 1523 (one thousand five hundred twenty-three) with amendment.
S.B. 1608 (one thousand six hundred eight) with amendment.
S.B. 1652 (one thousand six hundred fifty-two) with amendment.
S.B. 1656 (one thousand six hundred fifty-six).
S.B. 1658 (one thousand six hundred fifty-eight) with amendment.
S.B. 1661 (one thousand six hundred sixty-one) with amendment.
S.B. 1679 (one thousand six hundred seventy-nine).
S.B. 1742 (one thousand seven hundred forty-two) with amendments.
S.B. 1754 (one thousand seven hundred fifty-four) with substitute.

The following bills, having been considered by the committee in session, were reported by Senator Ruff from the Committee on General Laws and Technology:

S.B. 1090 (one thousand ninety).
S.B. 1180 (one thousand one hundred eighty).
S.B. 1182 (one thousand one hundred eighty-two).
S.B. 1184 (one thousand one hundred eighty-four).
S.B. 1219 (one thousand two hundred nineteen) with substitute.
S.B. 1233 (one thousand two hundred thirty-three) with substitute.
S.B. 1238 (one thousand two hundred thirty-eight) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1356 (one thousand three hundred fifty-six) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1431 (one thousand four hundred thirty-one) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1450 (one thousand four hundred fifty) with substitute.
S.B. 1492 (one thousand four hundred ninety-two) with amendments.
S.B. 1494 (one thousand four hundred ninety-four) with amendments.
S.B. 1527 (one thousand five hundred twenty-seven) with amendment with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1554 (one thousand five hundred fifty-four) with amendments.
S.B. 1580 (one thousand five hundred eighty) with substitute.
S.B. 1581 (one thousand five hundred eighty-one) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1589 (one thousand five hundred eighty-nine) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1592 (one thousand five hundred ninety-two) with amendments.
S.B. 1625 (one thousand six hundred twenty-five) with substitute.
S.B. 1671 (one thousand six hundred seventy-one) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1681 (one thousand six hundred eighty-one) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1688 (one thousand six hundred eighty-eight) with amendments with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1703 (one thousand seven hundred three) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1705 (one thousand seven hundred five).
S.B. 1737 (one thousand seven hundred thirty-seven) with substitute.
S.B. 1751 (one thousand seven hundred fifty-one) with amendments.
S.B. 1752 (one thousand seven hundred fifty-two) with amendments.
S.B. 1755 (one thousand seven hundred fifty-five) with substitute.
S.B. 1756 (one thousand seven hundred fifty-six).
S.B. 1774 (one thousand seven hundred seventy-four).
The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee on General Laws and Technology:

S.B. 1721 (one thousand seven hundred twenty-one) with the recommendation that it be rereferred to the Committee for Courts of Justice.


S.B. 1721 was rereferred to the Committee for Courts of Justice.

**INTRODUCTION OF LEGISLATION**

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

**S.J.R. 333.** Commending Falcon Heating and Air Conditioning.
Patron--Black

**S.J.R. 334.** Commending Paul B. Ebert.
Patron--Stuart

**S.J.R. 335.** Celebrating the life of Gary M. Nuckols.
Patron--Stuart

**S.J.R. 336.** Commending the City of Bristol.
Patron--Carrico

**S.J.R. 337.** Commending the recipients of the 2019 Virginia Outstanding Faculty Awards.
Patron--Newman

**S.R. 102.** Commending Dianne Whitaker.
Patron--McDougle

**CALENDAR**

**SENATE BILLS ON THIRD READING**

S.B. 1594 (one thousand five hundred ninety-four), on motion of Senator Suetterlein, was passed by for the day.

S.B. 1336 (one thousand three hundred thirty-six), on motion of Senator Edwards, was passed by for the day.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1004 (one thousand four).
S.B. 1068 (one thousand sixty-eight).
S.B. 1069 (one thousand sixty-nine).
S.B. 1106 (one thousand one hundred six).
S.B. 1144 (one thousand one hundred forty-four).
The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1004 (one thousand four).
S.B. 1068 (one thousand sixty-eight).
S.B. 1069 (one thousand sixty-nine).
S.B. 1106 (one thousand one hundred six).
S.B. 1144 (one thousand one hundred forty-four).
S.B. 1195 (one thousand one hundred ninety-five).
S.B. 1217 (one thousand two hundred seventeen).
S.B. 1234 (one thousand two hundred thirty-four).
S.B. 1247 (one thousand two hundred forty-seven).
S.B. 1280 (one thousand two hundred eighty).
S.B. 1292 (one thousand two hundred ninety-two).
S.B. 1333 (one thousand three hundred thirty-three).
S.B. 1343 (one thousand three hundred forty-three).
S.B. 1417 (one thousand four hundred seventeen).
S.B. 1457 (one thousand four hundred fifty-seven).
S.B. 1461 (one thousand four hundred sixty-one).
S.B. 1464 (one thousand four hundred sixty-four).
S.B. 1499 (one thousand four hundred ninety-nine).
S.B. 1543 (one thousand five hundred forty-three).
S.B. 1545 (one thousand five hundred forty-five).
S.B. 1557 (one thousand five hundred fifty-seven).
S.B. 1586 (one thousand five hundred eighty-six).
S.B. 1591 (one thousand five hundred ninety-one).
S.B. 1619 (one thousand six hundred nineteen).
S.B. 1632 (one thousand six hundred thirty-two).
S.B. 1677 (one thousand six hundred seventy-seven).
S.B. 1684 (one thousand six hundred eighty-four).
S.B. 1686 (one thousand six hundred eighty-six).
S.B. 1690 (one thousand six hundred ninety).
S.B. 1694 (one thousand six hundred ninety-four).
S.B. 1724 (one thousand seven hundred twenty-four).
S.B. 1746 (one thousand seven hundred forty-six).
S.B. 1347 (one thousand three hundred forty-seven).
S.B. 1349 (one thousand three hundred forty-nine).
S.B. 1366 (one thousand three hundred sixty-six).
S.B. 1417 (one thousand four hundred seventeen).
S.B. 1461 (one thousand four hundred sixty-one).
S.B. 1464 (one thousand four hundred sixty-four).
S.B. 1499 (one thousand four hundred ninety-nine).
S.B. 1543 (one thousand five hundred forty-three).
S.B. 1545 (one thousand five hundred forty-five).
S.B. 1557 (one thousand five hundred fifty-seven).
S.B. 1586 (one thousand five hundred eighty-six).
S.B. 1591 (one thousand five hundred ninety-one).
S.B. 1619 (one thousand six hundred nineteen).
S.B. 1632 (one thousand six hundred thirty-two).
S.B. 1677 (one thousand six hundred seventy-seven).
S.B. 1684 (one thousand six hundred eighty-four).
S.B. 1686 (one thousand six hundred eighty-six).
S.B. 1690 (one thousand six hundred ninety).
S.B. 1694 (one thousand six hundred ninety-four).
S.B. 1724 (one thousand seven hundred twenty-four).
S.B. 1746 (one thousand seven hundred forty-six).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1457 (one thousand four hundred fifty-seven), on motion of Senator Vogel, was passed with its title.

The recorded vote is as follows:
YEAS--33. NAYS--5. RULE 36--0.

NAYS--Deeds, Edwards, Petersen, Stanley, Surovell--5.
RULE 36--0.

S.B. 1098 (one thousand ninety-eight), on motion of Senator Cosgrove, was rereferred to the Committee on General Laws and Technology.

S.B. 1169 (one thousand one hundred sixty-nine), on motion of Senator DeSteph, was passed by for the day.
S.B. 1715 (one thousand seven hundred fifteen) was read by title the third time and, on motion of Senator Boysko, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.


NAYS--Carrico--1.

RULE 36--0.

S.B. 1207 (one thousand two hundred seven) was read by title the third time and, on motion of Senator Stuart, was passed with its title.

The recorded vote is as follows:
YEAS--27. NAYS--13. RULE 36--0.


RULE 36--0.

S.B. 1342 (one thousand three hundred forty-two) was read by title the third time and, on motion of Senator DeSteph, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

S.B. 1452 (one thousand four hundred fifty-two), on motion of Senator Dunnavant, was recommitted to the Committee on Education and Health.

S.B. 1486 (one thousand four hundred eighty-six) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.
The recorded vote is as follows:
YEAS--22. NAYS--17. RULE 36--0.

RULE 36--0.

S.B. 1507 (one thousand five hundred seven) was read by title the third time and, on motion of Senator Carrico, was passed with its title.

The recorded vote is as follows:
YEAS--28. NAYS--12. RULE 36--0.

NAYS--Boysko, Chafin, Chase, Lewis, McDougle, Norment, Obenshain, Petersen, Spruill, Stanley, Sueterlein, Surovell--12.
RULE 36--0.

RECONSIDERATION

Senator Obenshain moved to reconsider the vote by which S.B. 1457 (one thousand four hundred fifty-seven) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1457, on motion of Senator Vogel, was passed with its title.

The recorded vote is as follows:
YEAS--35. NAYS--5. RULE 36--0.

NAYS--Deeds, Edwards, Petersen, Stanley, Surovell--5.
RULE 36--0.
RECONSIDERATION

Senator Ebbin moved to reconsider the vote by which S.B. 1486 (one thousand four hundred eighty-six) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1486, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--23. NAYS--17. RULE 36--0.


RULE 36--0.

S.B. 1560 (one thousand five hundred sixty) was read by title the third time and, on motion of Senator Lewis, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1578 (one thousand five hundred seventy-eight) was read by title the third time and, on motion of Senator Suetterlein, was passed with its title.
The recorded vote is as follows:
YEAS--35. NAYS--5. RULE 36--0.

NAYS--Deeds, Lewis, Marsden, McDougle, Obenshain--5.
RULE 36--0.

S.B. 1629 (one thousand six hundred twenty-nine) was read by title the third time and, on motion of Senator McPike, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Peake--1.
RULE 36--0.

S.B. 1710 (one thousand seven hundred ten) was read by title the third time and, on motion of Senator Carrico, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--McDougle, Spruill--2.
RULE 36--0.

S.B. 1719 (one thousand seven hundred nineteen) was read by title the third time and, on motion of Senator Marsden, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1727 (one thousand seven hundred twenty-seven) was read by title the third time and, on motion of Senator Norment, was passed with its title.
The recorded vote is as follows:  
YEAS--32. NAYS--8. RULE 36--0.

NAYS--Carrico, Chase, DeSteph, McDougle, Peake, Stanley, Stuart, Suetterlein--8.  
RULE 36--0.

SENATE BILLS ON SECOND READING

S.B. 1462 (one thousand four hundred sixty-two), on motion of Senator Stanley, was passed by for the day.

S.B. 1777 (one thousand seven hundred seventy-seven), on motion of Senator Saslaw, was passed by for the day.

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1077 (one thousand seventy-seven).
S.B. 1083 (one thousand eighty-three).
S.B. 1135 (one thousand one hundred thirty-five).
S.B. 1224 (one thousand two hundred twenty-four).
S.B. 1256 (one thousand two hundred fifty-six).
S.B. 1271 (one thousand two hundred seventy-one).
S.B. 1328 (one thousand three hundred twenty-eight).
S.B. 1388 (one thousand three hundred eighty-eight).
S.B. 1409 (one thousand four hundred nine).
S.B. 1410 (one thousand four hundred ten).
S.B. 1414 (one thousand four hundred fourteen).
S.B. 1416 (one thousand four hundred sixteen).
S.B. 1427 (one thousand four hundred twenty-seven).
S.B. 1436 (one thousand four hundred thirty-six).
S.B. 1490 (one thousand four hundred ninety).
S.B. 1516 (one thousand five hundred sixteen).
S.B. 1599 (one thousand five hundred ninety-nine).
S.B. 1692 (one thousand six hundred ninety-two).
S.B. 1720 (one thousand seven hundred twenty).
S.B. 1725 (one thousand seven hundred twenty-five).

The motion was agreed to.

S.B. 1077 (one thousand seventy-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:
A BILL to require the State Board of Social Services to amend its regulations regarding generator requirements for assisted living facilities.

The reading of the substitute was waived.

On motion of Senator Howell, the substitute was agreed to.

S.B. 1083 (one thousand eighty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 58.1-601 and 58.1-602, as they are currently effective, 58.1-604, as it is currently effective and as it may become effective, 58.1-605, as it is currently effective, 58.1-612, 58.1-615, as it is currently effective, 58.1-625, as it is currently effective and as it shall become effective, and 58.1-635, as it is currently effective, of the Code of Virginia and the fourth enactment of Chapter 766 of the Acts of Assembly of 2013; to amend the Code of Virginia by adding a section numbered 58.1-612.1; and to repeal the provisions of Chapter 766 of the Acts of Assembly of 2013 amending §§ 58.1-601, 58.1-602, 58.1-605, 58.1-606, 58.1-612, 58.1-615, and 58.1-635, as they may become effective, and to repeal the seventh and fifteenth enactments of Chapter 766 of the Acts of Assembly of 2013 and the twelfth enactment of Chapter 684 of the Acts of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection and sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection.

The reading of the substitute was waived.

On motion of Senator Ruff, the substitute was agreed to.

Senator Ruff offered the following amendments to the substitute:

1. Line 752, substitute, after act.

   Upon written application and for good cause shown, in order to ensure the accurate and timely collection of taxes due, the Department of Taxation may temporarily suspend or delay the collection or reporting requirements, or both, of a marketplace facilitator for a period not to exceed 90 days after collection is required.

2. Line 759, substitute

   strike all of lines 759 and 760

On motion of Senator Ruff, the reading of the amendments was waived.

On motion of Senator Ruff, the amendments were agreed to.

S.B. 1135 (one thousand one hundred thirty-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:
A BILL to require local departments of social services to notify the community services board when a child in foster care is identified as having a developmental disability.

The reading of the substitute was waived.

On motion of Senator Favola, the substitute was agreed to.

S.B. 1224 (one thousand two hundred twenty-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 15.2-1627.6, relating to local multidisciplinary adult abuse, neglect, and exploitation response teams; penalty.

The reading of the substitute was waived.

On motion of Senator Chafin, the substitute was agreed to.

S.B. 1271 (one thousand two hundred seventy-one) was taken up.

The following amendments proposed by the Committee on Agriculture, Conservation and Natural Resources were offered:

1. Line 49, introduced, after to
   strike
   100
   insert
   200

2. Line 50, introduced, after than
   strike
   100
   insert
   200

The reading of the amendments was waived.

On motion of Senator Stuart, the amendments were agreed to.

S.B. 1328 (one thousand three hundred twenty-eight) was taken up.

The following amendments proposed by the Committee on Agriculture, Conservation and Natural Resources were offered:

1. Line 38, introduced, after moneys
   strike
   in
   insert
   appropriated to

2. Line 38, introduced, after Fund
insert

for fiscal year 2020 and any subsequent fiscal year, in an amount no greater
than 20 percent of the appropriated amount,

3. Line 40, introduced, after these
insert
designated

4. Line 43, introduced, after Board.
insert

Any designated moneys remaining after the Department has completed its
annual solicitation of grant applications and made related authorization
decisions for projects proposed by non-MS4 localities shall be available for
authorization by the Department to additional projects of MS4 localities.

The reading of the amendments was waived.

On motion of Senator Hanger, the amendments were agreed to.

S.B. 1409 (one thousand four hundred nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 63.2-1803 of the Code of Virginia, relating to assisted living facilities; requirement for licensed administrator.

The reading of the substitute was waived.

On motion of Senator Mason, the substitute was agreed to.

S.B. 1410 (one thousand four hundred ten) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to require the Board of Social Services to amend regulations governing staffing of certain assisted living facility units during overnight hours.

The reading of the substitute was waived.

On motion of Senator Mason, the substitute was agreed to.

S.B. 1436 (one thousand four hundred thirty-six) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 63.2-1509 of the Code of Virginia, relating to mandatory reporters of child abuse or neglect; prenatal substance exposure.

The reading of the substitute was waived.
On motion of Senator McClellan, the substitute was agreed to.

S.B. 1490 (one thousand four hundred ninety) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

S.B. 1516 (one thousand five hundred sixteen) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 54.1-2523 of the Code of Virginia, relating to Department of Corrections; disclosure of information; delivery of controlled substances to prisoners.

The reading of the substitute was waived.

On motion of Senator Carrico, the substitute was agreed to.

S.B. 1692 (one thousand six hundred ninety-two) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Agriculture, Conservation and Natural Resources was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, as it is currently effective and as it shall become effective, 54.1-3408.3, and 54.1-3446 of the Code of Virginia and to repeal §§ 3.2-4114.1 and 3.2-4117 of the Code of Virginia, relating to industrial hemp.

The reading of the substitute was waived.

On motion of Senator Ruff, the substitute was agreed to.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 1077 (one thousand seventy-seven) as amended.
S.B. 1083 (one thousand eighty-three) as amended.
S.B. 1135 (one thousand one hundred thirty-five) as amended.
S.B. 1224 (one thousand two hundred twenty-four) as amended.
S.B. 1256 (one thousand two hundred fifty-six).
S.B. 1271 (one thousand two hundred seventy-one) as amended.
S.B. 1328 (one thousand three hundred twenty-eight) as amended.
S.B. 1388 (one thousand three hundred eighty-eight).
S.B. 1409 (one thousand four hundred nine) as amended.
S.B. 1410 (one thousand four hundred ten) as amended.
S.B. 1414 (one thousand four hundred fourteen).
S.B. 1416 (one thousand four hundred sixteen).
S.B. 1427 (one thousand four hundred twenty-seven).
S.B. 1436 (one thousand four hundred thirty-six) as amended.
S.B. 1490 (one thousand four hundred ninety) as amended.
S.B. 1516 (one thousand five hundred sixteen) as amended.
S.B. 1599 (one thousand five hundred ninety-nine).
S.B. 1692 (one thousand six hundred ninety-two) as amended.
S.B. 1720 (one thousand seven hundred twenty).

S.B. 1725 (one thousand seven hundred twenty-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Agriculture, Conservation and Natural Resources was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 29.1-345 of the Code of Virginia, relating to stationary blinds in the public waters.

The reading of the substitute was waived.

Senator Stuart moved that the substitute be agreed to.

Senator Surovell moved, as a substitute motion, that S.B. 1725 be passed by for the day.

The question was put on passing by for the day S.B. 1725.

S.B. 1725 was passed by for the day.

S.B. 1173 (one thousand one hundred seventy-three) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 23.1-608 of the Code of Virginia, relating to the Virginia Military Survivors and Dependents Education Program; eligibility.

The reading of the substitute was waived.

On motion of Senator McPike, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. After line 72, substitute

insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.
On motion of Senator McPike, the amendment was agreed to.

On motion of Senator McPike, the bill was ordered to be engrossed and read by title the third time.

**S.B. 1326** (one thousand three hundred twenty-six) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to require the State Board of Social Services to amend its regulations regarding bed limits for licensed assisted living facilities.

The reading of the substitute was waived.

On motion of Senator McClellan, the substitute was agreed to.

On motion of Senator McClellan, the bill was ordered to be engrossed and read by title the third time.

**S.B. 1786** (one thousand seven hundred eighty-six) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 53.1-40.01 of the Code of Virginia, relating to conditional release of geriatric and terminally ill prisoners.

The reading of the substitute was waived.

On motion of Senator Saslaw, the substitute was agreed to.

On motion of Senator Saslaw, the bill was ordered to be engrossed and read by title the third time.

**SENATE BILLS ON FIRST READING**

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

**S.B. 1307** (one thousand three hundred seven).

**S.B. 1381** (one thousand three hundred eighty-one).

**S.B. 1385** (one thousand three hundred eighty-five).

**S.B. 1638** (one thousand six hundred thirty-eight).

**S.B. 1655** (one thousand six hundred fifty-five).

**S.B. 1659** (one thousand six hundred fifty-nine).

**S.B. 1757** (one thousand seven hundred fifty-seven).

**S.B. 1782** (one thousand seven hundred eighty-two).

**S.B. 1263** (one thousand two hundred sixty-three).

**S.B. 1667** (one thousand six hundred sixty-seven).

**S.B. 1758** (one thousand seven hundred fifty-eight).

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed by for the day:

S.B. 1307 (one thousand three hundred seven).
S.B. 1381 (one thousand three hundred eighty-one).
S.B. 1385 (one thousand three hundred eighty-five).
S.B. 1638 (one thousand six hundred thirty-eight).
S.B. 1655 (one thousand six hundred fifty-five).
S.B. 1659 (one thousand six hundred fifty-nine).
S.B. 1757 (one thousand seven hundred fifty-seven).
S.B. 1782 (one thousand seven hundred eighty-two).
S.B. 1263 (one thousand two hundred sixty-three).
S.B. 1667 (one thousand six hundred sixty-seven).
S.B. 1758 (one thousand seven hundred fifty-eight).

SENATE JOINT RESOLUTIONS ON SECOND READING

S.J.R. 283 (two hundred eighty-three) was taken up, the amendment by Senator Edwards having been offered on January 25, 2019.

Senator Edwards moved that the amendment be agreed to.

The question was put on agreeing to the amendment.

The yeas and nays were called for; and, being desired by one-fifth of the Senators present, the yeas and nays were ordered.

The recorded vote is as follows:
YEAS--19. NAYS--21. RULE 36--0.

RULE 36--0.

The amendment was rejected.

On motion of Senator Hanger, the joint resolution was ordered to be engrossed and read by title the third time.

S.J.R. 306 (three hundred six), on motion of Senator Barker, was passed by for the day.
LEGISLATION SIGNED BY PRESIDING OFFICER

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the date recorded below, signed the following bill that had been passed by both houses and duly enrolled:

January 29, 2019

S.B. 1255. An Act to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 22.12, consisting of a section numbered 59.1-284.31, relating to Major Headquarters Workforce Grant Fund.

On motion of Senator Newman, the Senate adjourned until tomorrow at 12 m. The Clerk was ordered to receive the committee report.

COMMITTEE REPORT

The following bill, having been considered by the committee in session, was reported by Senator Stuart from the Committee on Agriculture, Conservation and Natural Resources:

S.B. 1600 (one thousand six hundred).

\[Signature\]
Justin E. Fairfax
President of the Senate

\[Signature\]
Susan Clarke Schaar
Clerk of the Senate
The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Jane Lyon, Whole Woman Conference, Clarksville, Virginia, offered the following prayer:

O God, our help in ages past, our hope for years to come ...

When this country was being formed, men stood together, some called You Jehovah, some God, some a higher power, some not at all - regardless of the name, everyone felt a power from outside themselves, a creative power that had been with them since before their birth beckoning them to work together for the common good with a relentless desire for the very thing for which we are created, freedom.

Our forefathers knew they needed help, a need for which we are keenly aware in this day and this era. Father, may we remember and may we receive that our help is from God, the One who formed us, the One who led us in the formation of this great nation, the One who can heal our land.

Enable this body to choose wisely
• WISDOM over knowledge in knowing how to govern
• CHARACTER over stubbornness (dogged, unrelenting partisanship)
• The COMMON GOOD over special interests

We ask this in the name of the One who was willing to die for the deliverance, freedom, and life of all people. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Adeline Gray Miller of Richmond.

The roll was called and the following Senators answered to their names:


A quorum was present.

After the roll call, Senators Black and Vogel notified the Clerk of their presence.

On motion of Senator Petersen, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--35. NAYS--1. RULE 36--1.


NAYS--Deeds--1.
RULE 36--Petersen--1.
THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:

**H.B. 1613.** A BILL to amend the Code of Virginia by adding a section numbered 29.1-553.1, relating to penalty for wanton waste.

**H.B. 1621.** A BILL to amend and reenact § 29.1-303.1 of the Code of Virginia, relating to hunting license; resident trip license.

**H.B. 1696.** A BILL to amend and reenact § 29.1-521 of the Code of Virginia, relating to the killing of nuisance species from an automobile.

**H.B. 1779.** A BILL to amend and reenact § 28.2-600 of the Code of Virginia, relating to riparian planting ground assignment eligibility.

**H.B. 1783.** A BILL to authorize the conveyance of an easement by the Department of Forestry in Buckingham County.

**H.B. 1922.** A BILL to amend and reenact § 8.01-126 of the Code of Virginia, relating to unlawful detainer; initial hearing; subsequent filings; termination notice.

**H.B. 1924.** A BILL to amend and reenact § 8.01-407 of the Code of Virginia, relating to summons to compel attendance before commissioner of another state.

**H.B. 1936.** A BILL to amend and reenact § 23.1-506 of the Code of Virginia, relating to public institutions of higher education; in-state tuition; foreign service officers

**H.B. 1986.** A BILL to amend and reenact § 22.1-7 of the Code of Virginia, relating to children in residence or custody; participation in educational programs.

**H.B. 2018.** A BILL to require the Board of Education to review and revise its Career and Technical Education Work-Based Learning Guide.

**H.B. 2045.** A BILL to amend the Code of Virginia by adding in Article 4 of Chapter 4 of Title 37.2 a section numbered 37.2-431.1, relating to Department of Behavioral Health and Developmental Services; certification of recovery residences.

**H.B. 2047.** A BILL to amend and reenact § 28.2-618 of the Code of Virginia and to repeal the second enactment of Chapter 365 and the second enactment of Chapter 529 of the Acts of Assembly of 2017, relating to oyster grounds; dredging projects; sunset.

**H.B. 2107.** A BILL to amend the Code of Virginia by adding a section numbered 22.1-207.2:1, relating to public schools; parental review of certain anti-bullying and suicide prevention materials.

**H.B. 2173.** A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.
H.B. 2215. A BILL to amend and reenact § 32.1-46 of the Code of Virginia, relating to required immunizations; acellular pertussis booster.

H.B. 2217. A BILL to amend the Code of Virginia by adding a section numbered 22.1-299.7, relating to the Department of Education; establishment of a microcredential program.

H.B. 2269. A BILL to amend the Code of Virginia by adding a section numbered 10.1-1184.1, relating to a prohibition on participation by Commonwealth in any regional transportation sector emissions program.

H.B. 2290. A BILL providing a management agreement between the Commonwealth and James Madison University pursuant to the Restructured Higher Education Financial and Administrative Operations Act (§ 23.1-1000 et seq.).

H.B. 2354. A BILL to amend and reenact §§ 2.2-1829 and 2.2-1831.3 of the Code of Virginia, relating to Revenue Stabilization Fund and Revenue Reserve Fund; maximum amounts.

H.B. 2356. A BILL to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 22.12, consisting of a section numbered 59.1-284.31, relating to Major Headquarters Workforce Grant Fund.

H.B. 2357. A BILL to authorize the issuance of bonds, in an amount up to $17,500,000 plus financing costs, pursuant to Article X, Section 9 (c) of the Constitution of Virginia, for paying costs of acquiring, constructing, and equipping revenue-producing capital projects at institutions of higher education of the Commonwealth; to authorize the Treasury Board, by and with the consent of the Governor, to fix the details of such bonds, to provide for the sale of such bonds, and to issue notes to borrow money in anticipation of the issuance of the bonds; to provide for the pledge of the net revenues of such capital projects and the full faith, credit, and taxing power of the Commonwealth for the payment of such bonds; and to provide that the interest income on such bonds and notes shall be exempt from all taxation by the Commonwealth and any political subdivision thereof.

EMERGENCY

H.B. 2360. A BILL to amend and reenact § 2.2-1509 of the Code of Virginia, relating to the requirement for the Governor’s submission of bills requesting an authorization of additional bonded indebtedness.

H.B. 2449. A BILL to amend and reenact §§ 22.1-287.1 and 23.1-405 of the Code of Virginia, relating to scholastic records; disclosure of directory information.

H.B. 2611. A BILL to amend the Code of Virginia by adding a section numbered 10.1-1184.1, relating to Regional Greenhouse Gas Initiative; prohibition on participation by Commonwealth.

H.B. 2620. A BILL to amend and reenact § 23.1-1304 of the Code of Virginia, relating to public institutions of higher education; governing boards; educational programs.

H.B. 2689. A BILL to amend and reenact § 3.2-6500 of the Code of Virginia, relating to livestock definition; alpaca.

H.B. 2702. A BILL to require Virginia Polytechnic Institute and State University and Virginia State University to jointly develop a plan for a new degree program.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.
On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:

H.B. 1613, H.B. 1621, H.B. 1696, H.B. 1779, H.B. 2047, H.B. 2269, H.B. 2611, and H.B. 2689 were referred to the Committee on Agriculture, Conservation and Natural Resources.

H.B. 1783, H.B. 1922, and H.B. 1924 were referred to the Committee for Courts of Justice.


H.B. 2290, H.B. 2354, H.B. 2356, H.B. 2357, and H.B. 2360 were referred to the Committee on Finance.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senators Norment and Hanger from the Committee on Finance:

S.B. 1037 (one thousand thirty-seven).
S.B. 1089 (one thousand eighty-nine) with substitute.
S.B. 1126 (one thousand one hundred twenty-six) with substitute.
S.B. 1171 (one thousand one hundred seventy-one).
S.B. 1274 (one thousand two hundred seventy-four).
S.B. 1355 (one thousand three hundred fifty-five) with substitute.
S.B. 1380 (one thousand three hundred eighty).
S.B. 1418 (one thousand four hundred eighteen).
S.B. 1419 (one thousand four hundred nineteen).
S.B. 1420 (one thousand four hundred twenty).
S.B. 1469 (one thousand four hundred sixty-nine) with substitute.
S.B. 1477 (one thousand four hundred seventy-seven) with amendment.
S.B. 1501 (one thousand five hundred one).
S.B. 1527 (one thousand five hundred twenty-seven).
S.B. 1529 (one thousand five hundred twenty-nine).
S.B. 1532 (one thousand five hundred thirty-two) with substitute.
S.B. 1581 (one thousand five hundred eighty-one).
S.B. 1645 (one thousand six hundred forty-five) with amendment.
S.B. 1668 (one thousand six hundred sixty-eight).
S.B. 1671 (one thousand six hundred seventy-one).
S.B. 1681 (one thousand six hundred eighty-one).
S.B. 1688 (one thousand six hundred eighty-eight).
S.B. 1693 (one thousand six hundred ninety-three).
S.B. 1702 (one thousand seven hundred two).
S.B. 1703 (one thousand seven hundred three) with amendment.

The following bills, having been considered by the committee in session, were reported by Senator Stanley from the Committee on Local Government:

S.B. 1088 (one thousand eighty-eight) with amendment.
S.B. 1091 (one thousand ninety-one) with substitute.
S.B. 1262 (one thousand two hundred sixty-two) with amendments.
S.B. 1305 (one thousand three hundred five) with substitute.
S.B. 1312 (one thousand three hundred twelve).
S.B. 1363 (one thousand three hundred sixty-three) with amendment.
S.B. 1400 (one thousand four hundred).
S.B. 1479 (one thousand four hundred seventy-nine) with substitute.
S.B. 1553 (one thousand five hundred fifty-three) with substitute.
S.B. 1559 (one thousand five hundred fifty-nine) with substitute.
S.B. 1634 (one thousand six hundred thirty-four).
S.B. 1663 (one thousand six hundred sixty-three) with amendment.
S.B. 1699 (one thousand six hundred ninety-nine) with amendment.
S.B. 1701 (one thousand seven hundred one) with amendment.
S.B. 1707 (one thousand seven hundred seven) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1785 (one thousand seven hundred eighty-five) with amendments.

The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee on Local Government:

S.B. 1762 (one thousand seven hundred sixty-two) with the recommendation that it be rereferred to the Committee on Finance.

The following bills, having been considered by the committee in session, were reported by Senator Vogel from the Committee on Privileges and Elections:

S.B. 1026 (one thousand twenty-six) with substitute.
S.B. 1244 (one thousand two hundred forty-four).
S.B. 1250 (one thousand two hundred fifty) with amendments.
S.B. 1564 (one thousand five hundred sixty-four) with substitute.
S.B. 1781 (one thousand seven hundred eighty-one).

The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee on Privileges and Elections:

S.B. 1571 (one thousand five hundred seventy-one) with the recommendation that it be rereferred to the Committee on Rules.

S.B. 1571 was rereferred to the Committee on Rules.
S.B. 1707 and S.B. 1762 were rereferred to the Committee on Finance.

INTRODUCTION OF LEGISLATION

Pursuant to the provisions of House Joint Resolution No. 606 and Senate Rule 11 (b), Senator Lewis requested and was granted unanimous consent to introduce a joint resolution; subsequently, the following was presented, ordered to be printed, and referred:

S.J.R. 338. Designating July, in 2019 and in each succeeding year, as Cleft and Craniofacial Awareness and Prevention Month in Virginia.
   Patron--Lewis
   Referred to Committee on Rules

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

S.J.R. 339. Commending Margaret E. McKeough.
   Patrons--Howell, Barker and Marsden; Delegates: Delaney, Hope and Kory

   Patron--Peake

S.J.R. 341. Commending the Honorable Robert W. Goodlatte.
   Patrons--Hanger; Delegate: Landes

   Patron--Chafin

   Patron--Chafin

   Patron--DeSteph

CALENDAR

SENATE BILLS ON THIRD READING

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1594 (one thousand five hundred ninety-four).
S.B. 1336 (one thousand three hundred thirty-six).
S.B. 1077 (one thousand seventy-seven).
S.B. 1083 (one thousand eighty-three).
S.B. 1135 (one thousand one hundred thirty-five).
S.B. 1224 (one thousand two hundred twenty-four).
S.B. 1256 (one thousand two hundred fifty-six).
S.B. 1271 (one thousand two hundred seventy-one).
S.B. 1328 (one thousand three hundred twenty-eight).
S.B. 1388 (one thousand three hundred eighty-eight).
S.B. 1409 (one thousand four hundred nine).
S.B. 1410 (one thousand four hundred ten).
S.B. 1414 (one thousand four hundred fourteen).
S.B. 1416 (one thousand four hundred sixteen).
S.B. 1427 (one thousand four hundred twenty-seven).
S.B. 1436 (one thousand four hundred thirty-six).
S.B. 1490 (one thousand four hundred ninety).
S.B. 1516 (one thousand five hundred sixteen).
S.B. 1599 (one thousand five hundred ninety-nine).
S.B. 1692 (one thousand six hundred ninety-two).
S.B. 1720 (one thousand seven hundred twenty).

The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1336 (one thousand three hundred thirty-six).
S.B. 1077 (one thousand seventy-seven).
S.B. 1135 (one thousand one hundred thirty-five).
S.B. 1224 (one thousand two hundred twenty-four).
S.B. 1256 (one thousand two hundred fifty-six).
S.B. 1271 (one thousand two hundred seventy-one).
S.B. 1328 (one thousand three hundred twenty-eight).
S.B. 1388 (one thousand three hundred eighty-eight).
S.B. 1409 (one thousand four hundred nine).
S.B. 1410 (one thousand four hundred ten).
S.B. 1414 (one thousand four hundred fourteen).
S.B. 1416 (one thousand four hundred sixteen).
S.B. 1427 (one thousand four hundred twenty-seven).
S.B. 1436 (one thousand four hundred thirty-six).
S.B. 1490 (one thousand four hundred ninety).
S.B. 1516 (one thousand five hundred sixteen).
S.B. 1599 (one thousand five hundred ninety-nine).
S.B. 1692 (one thousand six hundred ninety-two).
S.B. 1720 (one thousand seven hundred twenty).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1594 (one thousand five hundred ninety-four), on motion of Senator Dunnavant, was passed with its title.
The recorded vote is as follows:

YEAS--39. NAYS--1. RULE 36--0.


NAYS--Suetterlein--1.

RULE 36--0.

S.B. 1083 (one thousand eighty-three), on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:

YEAS--37. NAYS--3. RULE 36--0.


NAYS--Chase, Peake, Suetterlein--3.

RULE 36--0.

S.B. 1169 (one thousand one hundred sixty-nine), on motion of Senator DeSteph, was passed by for the day.

S.B. 1173 (one thousand one hundred seventy-three) was read by title the third time and, on motion of Senator McPike, was passed with its title.

The recorded vote is as follows:

YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

S.B. 1326 (one thousand three hundred twenty-six), on motion of Senator McClellan, was passed by for the day.

S.B. 1786 (one thousand seven hundred eighty-six) was read by title the third time and, on motion of Senator Saslaw, was passed with its title.
The recorded vote is as follows:
YEAS--29. NAYS--11. RULE 36--0.

RULE 36--0.

RECESS

At 1:10 p.m., Senator Norment moved that the Senate recess until 2:35 p.m.
The motion was agreed to.
The hour of 2:35 p.m. having arrived, the Chair was resumed.

COMMITTEE REPORT

The following bill, having been considered by the committee in session, was reported by Senators Norment and Hanger from the Committee on Finance:

S.B. 1372 (one thousand three hundred seventy-two) with substitute.

SENATE BILLS ON SECOND READING

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.
The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1462 (one thousand four hundred sixty-two).
S.B. 1777 (one thousand seven hundred seventy-seven).
S.B. 1307 (one thousand three hundred seven).
S.B. 1381 (one thousand three hundred eighty-one).
S.B. 1385 (one thousand three hundred eighty-five).
S.B. 1638 (one thousand six hundred thirty-eight).
S.B. 1655 (one thousand six hundred fifty-five).
S.B. 1659 (one thousand six hundred fifty-nine).
S.B. 1757 (one thousand seven hundred fifty-seven).
S.B. 1782 (one thousand seven hundred eighty-two).
The motion was agreed to.

S.B. 1462 (one thousand four hundred sixty-two) was taken up.
The amendment in the nature of a substitute proposed by the Committee on Agriculture, Conservation and Natural Resources was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 3.2-6509 and 3.2-6512 of the Code of Virginia, relating to comprehensive animal care; enforceable under Virginia Consumer Protection Act.

The reading of the substitute was waived.

On motion of Senator McPike, the substitute was agreed to.

S.B. 1725 (one thousand seven hundred twenty-five) was taken up, the committee substitute having been offered on January 29, 2019.

On motion of Senator Stuart, the substitute was agreed to.

Senator Reeves offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 29.1-345 of the Code of Virginia, relating to stationary blinds in the public waters.

RULING OF THE CHAIR

The Chair ruled that the substitute offered by Senator Reeves to S.B. 1725 was out of order.

S.B. 1638 (one thousand six hundred thirty-eight) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 8.01-324 of the Code of Virginia, relating to newspapers; legal notices and publications; requirements.

The reading of the substitute was waived.

On motion of Senator Boysko, the substitute was agreed to.

S.B. 1659 (one thousand six hundred fifty-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

The reading of the substitute was waived.

On motion of Senator Marsden, the substitute was agreed to.

Senator Marsden offered the following amendments to the substitute:

1. Line 79, substitute
   strike may
   insert shall

2. Line 81, substitute, after § 16.1-269.2
   insert unless waived by the juvenile and his attorney or other legal representative

On motion of Senator Marsden, the reading of the amendments was waived.

On motion of Senator Marsden, the amendments were agreed to

S.B. 1757 (one thousand seven hundred fifty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 20-124.3 of the Code of Virginia, relating to custody and visitation arrangements; best interest of the child; child abuse.

The reading of the substitute was waived.

On motion of Senator Surovell, the substitute was agreed to.

S.B. 1782 (one thousand seven hundred eighty-two) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 47.1-4 and 47.1-23 of the Code of Virginia, relating to notaries; qualifications.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 1462 (one thousand four hundred sixty-two) as amended.
S.B. 1725 (one thousand seven hundred twenty-five) as amended.
S.B. 1307 (one thousand three hundred seven).
S.B. 1381 (one thousand three hundred eighty-one).
S.B. 1385 (one thousand three hundred eighty-five).
S.B. 1638 (one thousand six hundred thirty-eight) as amended.
S.B. 1655 (one thousand six hundred fifty-five).
S.B. 1659 (one thousand six hundred fifty-nine) as amended.
S.B. 1757 (one thousand seven hundred fifty-seven) as amended.
S.B. 1782 (one thousand seven hundred eighty-two) as amended.

S.B. 1777 (one thousand seven hundred seventy-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

The reading of the substitute was waived.

Senator Saslaw moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

Senator Saslaw offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

On motion of Senator Saslaw, the reading of the substitute was waived.

Senator Saslaw moved that the substitute be agreed to.

S.B. 1777, on motion of Senator Saslaw, was recommitted to the Committee on Rehabilitation and Social Services.

S.B. 1263 (one thousand two hundred sixty-three) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:


The reading of the substitute was waived.

On motion of Senator Saslaw, the substitute was agreed to.

On motion of Senator Saslaw, the bill was ordered to be engrossed and read by title the third time.

S.B. 1667 (one thousand six hundred sixty-seven) was read by title the second time and, on motion of Senator Dance, was ordered to be engrossed and read by title the third time.
S.B. 1758 (one thousand seven hundred fifty-eight) was read by title the second time.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. Line 19, introduced, after court
   strike
   shall
   insert
   may

The reading of the amendment was waived.

On motion of Senator Surovell, the amendment was agreed to.

On motion of Senator Surovell, the bill was ordered to be engrossed and read by title the third time.

**SENATE BILLS ON FIRST READING**

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1090 (one thousand ninety).
S.B. 1104 (one thousand one hundred four).
S.B. 1122 (one thousand one hundred twenty-two).
S.B. 1160 (one thousand one hundred sixty).
S.B. 1180 (one thousand one hundred eighty).
S.B. 1182 (one thousand one hundred eighty-two).
S.B. 1216 (one thousand two hundred sixteen).
S.B. 1219 (one thousand two hundred nineteen).
S.B. 1233 (one thousand two hundred thirty-three).
S.B. 1253 (one thousand two hundred fifty-three).
S.B. 1257 (one thousand two hundred fifty-seven).
S.B. 1286 (one thousand two hundred eighty-six).
S.B. 1339 (one thousand three hundred thirty-nine).
S.B. 1346 (one thousand three hundred forty-six).
S.B. 1384 (one thousand three hundred eighty-four).
S.B. 1450 (one thousand four hundred fifty).
S.B. 1492 (one thousand four hundred ninety-two).
S.B. 1505 (one thousand five hundred five).
S.B. 1509 (one thousand five hundred nine).
S.B. 1513 (one thousand five hundred thirteen).
S.B. 1515 (one thousand five hundred fifteen).
S.B. 1565 (one thousand five hundred sixty-five).
S.B. 1580 (one thousand five hundred eighty).
S.B. 1600 (one thousand six hundred).
S.B. 1608 (one thousand six hundred eight).
S.B. 1652 (one thousand six hundred fifty-two).
S.B. 1656 (one thousand six hundred fifty-six).
S.B. 1658 (one thousand six hundred fifty-eight).
S.B. 1661 (one thousand six hundred sixty-one).
S.B. 1679 (one thousand six hundred seventy-nine).
S.B. 1705 (one thousand seven hundred five).
S.B. 1742 (one thousand seven hundred forty-two).
S.B. 1751 (one thousand seven hundred fifty-one).
S.B. 1754 (one thousand seven hundred fifty-four).
S.B. 1755 (one thousand seven hundred fifty-five).
S.B. 1756 (one thousand seven hundred fifty-six).
S.B. 1769 (one thousand seven hundred sixty-nine).
S.B. 1779 (one thousand seven hundred seventy-nine).
S.B. 1015 (one thousand fifteen).
S.B. 1072 (one thousand seventy-two).
S.B. 1095 (one thousand ninety-five).
S.B. 1129 (one thousand one hundred twenty-nine).
S.B. 1145 (one thousand one hundred forty-five).
S.B. 1184 (one thousand one hundred eighty-four).
S.B. 1221 (one thousand two hundred twenty-one).
S.B. 1329 (one thousand three hundred twenty-nine).
S.B. 1365 (one thousand three hundred sixty-five).
S.B. 1413 (one thousand four hundred thirteen).
S.B. 1494 (one thousand four hundred ninety-four).
S.B. 1523 (one thousand five hundred twenty-three).
S.B. 1554 (one thousand five hundred fifty-four).
S.B. 1592 (one thousand five hundred ninety-two).
S.B. 1605 (one thousand six hundred five).
S.B. 1625 (one thousand six hundred twenty-five).
S.B. 1662 (one thousand six hundred sixty-two).
S.B. 1737 (one thousand seven hundred thirty-seven).
S.B. 1752 (one thousand seven hundred fifty-two).
S.B. 1774 (one thousand seven hundred seventy-four).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed by for the day:

S.B. 1090 (one thousand ninety).
S.B. 1104 (one thousand one hundred four).
S.B. 1122 (one thousand one hundred twenty-two).
S.B. 1160 (one thousand one hundred sixty).
S.B. 1180 (one thousand one hundred eighty).
S.B. 1182 (one thousand one hundred eighty-two).
S.B. 1216 (one thousand two hundred sixteen).
S.B. 1219 (one thousand two hundred nineteen).
S.B. 1233 (one thousand two hundred thirty-three).
S.B. 1253 (one thousand two hundred fifty-three).
S.B. 1257 (one thousand two hundred fifty-seven).
S.B. 1286 (one thousand two hundred eighty-six).
S.B. 1339 (one thousand three hundred thirty-nine).
S.B. 1346 (one thousand three hundred forty-six).
S.B. 1384 (one thousand three hundred eighty-four).
S.B. 1450 (one thousand four hundred fifty).
S.B. 1492 (one thousand four hundred ninety-two).
S.B. 1505 (one thousand five hundred five).
S.B. 1509 (one thousand five hundred nine).
S.B. 1513 (one thousand five hundred thirteen).
S.B. 1515 (one thousand five hundred fifteen).
S.B. 1565 (one thousand five hundred sixty-five).
S.B. 1580 (one thousand five hundred eighty).
S.B. 1600 (one thousand six hundred).
S.B. 1608 (one thousand six hundred eight).
S.B. 1652 (one thousand six hundred fifty-two).
S.B. 1656 (one thousand six hundred fifty-six).
S.B. 1658 (one thousand six hundred fifty-eight).
S.B. 1661 (one thousand six hundred sixty-one).
S.B. 1679 (one thousand six hundred seventy-nine).
S.B. 1705 (one thousand seven hundred five).
S.B. 1742 (one thousand seven hundred forty-two).
S.B. 1751 (one thousand seven hundred fifty-one).
S.B. 1754 (one thousand seven hundred fifty-four).
S.B. 1755 (one thousand seven hundred fifty-five).
S.B. 1756 (one thousand seven hundred fifty-six).
S.B. 1769 (one thousand seven hundred sixty-nine).
S.B. 1779 (one thousand seven hundred seventy-nine).
S.B. 1015 (one thousand fifteen).
S.B. 1072 (one thousand seventy-two).
S.B. 1095 (one thousand ninety-five).
S.B. 1129 (one thousand one hundred twenty-nine).
S.B. 1145 (one thousand one hundred forty-five).
S.B. 1184 (one thousand one hundred eighty-four).
S.B. 1221 (one thousand two hundred twenty-one).
S.B. 1329 (one thousand three hundred twenty-nine).
S.B. 1365 (one thousand three hundred sixty-five).
S.B. 1413 (one thousand four hundred thirteen).
S.B. 1494 (one thousand four hundred ninety-four).
S.B. 1523 (one thousand five hundred twenty-three).
S.B. 1554 (one thousand five hundred fifty-four).
S.B. 1592 (one thousand five hundred ninety-two).
S.B. 1605 (one thousand six hundred five).
S.B. 1625 (one thousand six hundred twenty-five).
S.B. 1662 (one thousand six hundred sixty-two).
S.B. 1737 (one thousand seven hundred thirty-seven).
S.B. 1752 (one thousand seven hundred fifty-two).
S.B. 1774 (one thousand seven hundred seventy-four).
SENATE JOINT RESOLUTION ON THIRD READING

S.J.R. 283 (two hundred eighty-three) was read by title the third time.

SENATE JOINT RESOLUTION NO. 283

Proposing an amendment to Section 1 of Article II of the Constitution of Virginia, relating to qualifications of voters; restoration of civil rights.

RESOLVED by the Senate, the House of Delegates concurring, a majority of the members elected to each house agreeing, That the following amendment to the Constitution of Virginia be, and the same hereby is, proposed and referred to the General Assembly at its first regular session held after the next general election of members of the House of Delegates for its concurrence in conformity with the provisions of Section 1 of Article XII of the Constitution of Virginia, namely:

Amend Section 1 of Article II of the Constitution of Virginia as follows:

ARTICLE II
FRANCHISE AND OFFICERS

Section 1. Qualifications of voters.

In elections by the people, the qualifications of voters shall be as follows: Each voter shall be a citizen of the United States, shall be eighteen years of age, shall fulfill the residence requirements set forth in this section, and shall be registered to vote pursuant to this article. No person who has been convicted of a felony shall be qualified to vote unless his civil rights have been restored by the Governor or other appropriate authority. However, the General Assembly may provide by general law for the restoration of civil rights for any person who has been convicted of a felony not designated by the General Assembly as a barrier crime for the purpose of rights restoration and who has completed service of his sentence and paid in full any restitution, fines, costs, and fees assessed against him as a result of his conviction. As prescribed by law, no person adjudicated to be mentally incompetent shall be qualified to vote until his competency has been reestablished.

The residence requirements shall be that each voter shall be a resident of the Commonwealth and of the precinct where he votes. Residence, for all purposes of qualification to vote, requires both domicile and a place of abode. The General Assembly may provide for persons who are employed overseas, and their spouses and dependents residing with them, and who are qualified to vote except for relinquishing their place of abode in the Commonwealth while overseas, to vote in the Commonwealth subject to conditions and time limits defined by law. The General Assembly may provide for persons who are qualified to vote except for having moved their residence from one precinct to another within the Commonwealth to continue to vote in a former precinct subject to conditions and time limits defined by law. The General Assembly may also provide, in elections for President and Vice President of the United States, alternatives to registration for new residents of the Commonwealth.

Any person who will be qualified with respect to age to vote at the next general election shall be permitted to register in advance and also to vote in any intervening primary or special election.

S.J.R. 283, on motion of Senator Hanger, was agreed to.
The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Black, Peake, Surovell--3.
RULE 36--0.

SENATE JOINT RESOLUTION ON SECOND READING

S.J.R. 306 (three hundred six) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing an amendment to the Constitution of Virginia by adding in Article II a section numbered 6-A, relating to apportionment; Virginia Redistricting Commission.

The reading of the substitute was waived.

On motion of Senator Barker, the substitute was agreed to.

Senator Howell offered the following amendment to the substitute:

1. After line 111, substitute
   (g) All meetings of the Commission shall be open to the public. Prior to proposing any redistricting plans and prior to voting on redistricting plans, the Commission shall hold at least three public hearings in different parts of the Commonwealth to receive and consider comments from the public.
   (h) All records and documents of the Commission, or any individual or group performing delegated functions of or advising the Commission, related to the Commission’s work, including internal communications and communications from outside parties, shall be considered public information.

On motion of Senator Howell, the reading of the amendment was waived.

On motion of Senator Howell, the amendment was agreed to.

Senator Sturtevant offered the following amendments to the substitute:

1. Line 28, substitute, after choice.
   insert
   No electoral district shall be drawn to favor or disfavor any political party, incumbent legislator or member of Congress, or individual or entity.

2. Line 28, substitute, after choice.
No electoral district shall be drawn to favor or disfavor any political party, incumbent legislator or member of Congress, or individual.

3. Line 28, substitute, after choice.
No electoral district shall be drawn with the intent of favoring or disfavoring any political party, incumbent legislator or member of Congress, or individual.

Senator Sturtevant withdrew amendments Nos. 1 and 2.

On motion of Senator Sturtevant, the reading of amendment No. 3 was waived.

Senator Sturtevant moved that amendment No. 3 be agreed to.

The question was put on agreeing to amendment No. 3.

The yeas and nays were called for; and, being desired by one-fifth of the Senators present, the yeas and nays were ordered.

The recorded vote is as follows:
YEAS--17. NAYS--23. RULE 36--0.

RULE 36--0.

Amendment No. 3 was rejected.

On motion of Senator Barker, the joint resolution was ordered to be engrossed and read by title the third time.

SENATE JOINT RESOLUTION ON THIRD READING RECONSIDERATION

Senator Dance moved to reconsider the vote by which S.J.R. 283 (two hundred eighty-three) was agreed to.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
S.J.R. 283, on motion of Senator Hanger, was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Black, Chase, Peake--3.
RULE 36--0.

SUPPLEMENTAL CALENDAR NO. 1

SENATE BILL ON FIRST READING

S.B. 1372 (one thousand three hundred seventy-two) was read by title the first time.

On motion of Senator Newman, the Senate adjourned until tomorrow at 12 m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
THURSDAY, JANUARY 31, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend William P. Saunders, Our Lady of Hope Catholic Church, Potomac Falls, Virginia, offered the following prayer:

Heavenly Father, we implore You to pour forth Your Holy Spirit upon these, our Senators, as You did upon the elders of Israel at the time of Moses. Fill them with the gifts of reverence and piety; knowledge and understanding; counsel, wisdom, and fortitude. Remembering all authority comes from You, Heavenly Father, we pray they will promote the dignity of each person and the common good of all; safeguard the sanctity of marriage and the family; and defend the rights to life and to religious freedom. As they deliberate today, may they be mindful of the words of James Madison, our fellow Virginian and fourth President: “We have staked the whole of all our political institutions upon the capacity of mankind for self-government, upon the capacity of each and all of us to govern ourselves, to control ourselves, to sustain ourselves according to the Ten Commandments of God.” We ask this through our Lord Jesus Christ, who lives and reigns with You in the unity of the Holy Spirit, one God forever and ever. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Chiara Alexandra Pejacsevich of Marshall.

The roll was called and the following Senators answered to their names:


A quorum was present.

After the roll call, Senator Spruill notified the Clerk of his presence.

On motion of Senator Howell, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--37. NAYS--2. RULE 36--0.


NAYS--Deeds, Petersen--2.

RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
January 30, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:
H.B. 1627. A BILL to amend the Code of Virginia by adding a section numbered 63.2-1706.1, relating to Department of Social Services; child welfare agencies; prioritization of inspections.

H.B. 1663. A BILL to amend and reenact §§ 35.1-1 and 35.1-25 of the Code of Virginia, relating to restaurants; certified food protection managers; exemptions.

H.B. 1818. A BILL to amend and reenact § 46.2-1220 of the Code of Virginia, relating to parking ordinances; enforcement.

H.B. 1819. A BILL to amend and reenact § 63.2-1904 of the Code of Virginia, relating to child support enforcement; fees.

H.B. 1870. A BILL to amend and reenact § 32.1-102.2, as it is currently effective and as it shall become effective, and § 32.1-127 of the Code of Virginia, relating to certificates of public need; nursing homes and hospitals; disaster exemption.

H.B. 1923. A BILL to amend and reenact §§ 55-248.25 and 55-248.27 of the Code of Virginia, relating to the Virginia Residential Landlord and Tenant Act; noncompliance with rental agreement; tenant’s right to reasonable attorney fees.

H.B. 1960. A BILL to amend and reenact §§ 4.1-100 and 4.1-119 of the Code of Virginia, relating to alcoholic beverage control; licensed distillers; manufacture and sale of low alcohol beverage cooler.


H.B. 1963. A BILL to amend and reenact § 2.2-2337 of the Code of Virginia, relating to the Fort Monroe Authority; definition of Area of Operation.

H.B. 1965. A BILL to amend and reenact § 2.2-2342 of the Code of Virginia, relating to Fort Monroe Authority; payments to the City of Hampton in lieu of real property taxes.

H.B. 1975. A BILL to amend and reenact § 32.1-330.3 of the Code of Virginia, relating to Department of Medical Assistance Services; PACE program; prospective client education.


H.B. 2058. A BILL to amend and reenact § 17.1-276 of the Code of Virginia, relating to remote access to land records; fee; Department of General Services and the Department of Conservation and Recreation.

H.B. 2071. A BILL to amend and reenact § 2.2-4303.2 of the Code of Virginia, relating to the Virginia Public Procurement Act; job order contracting; limitations.

H.B. 2081. A BILL to amend and reenact §§ 54.1-2349, 55-79.93:1, 55-504.1, 55-509.6, 55-509.7, 55-516.1, and 55-529 of the Code of Virginia, relating to Common Interest Community Board; association fees; Common Interest Community Management Information Fund.

H.B. 2114. A BILL to amend and reenact § 46.2-746.8 of the Code of Virginia, relating to special license plates for members of the International Association of Fire Fighters.

H.B. 2186. A BILL to amend and reenact §§ 38.2-126, 38.2-1887, and 38.2-1888 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 38.2-1888.1 through 38.2-1888.5 and 58.1-2501.1, relating to travel insurance.

H.B. 2220. A BILL to amend the Code of Virginia by adding a section numbered 46.2-745.1, relating to special license plate; Armed Forces Expeditionary Medal.

H.B. 2238. A BILL to amend and reenact §§ 57-36, 57-38.1, and 57-38.2 of the Code of Virginia and to amend the Code of Virginia by adding in Article 4 of Chapter 3 of Title 57 a section numbered 57-35.35:1, relating to previously unidentified cemeteries.

H.B. 2258. A BILL to amend and reenact § 63.2-1734 of the Code of Virginia, relating to child day programs; staff training requirements; exemption for cooperative preschools.


H.B. 2280. A BILL to amend and reenact § 63.2-1715, as it shall become effective, of the Code of Virginia, relating to child day programs; exemptions from licensure.

H.B. 2282. A BILL to amend and reenact § 54.1-3505 of the Code of Virginia, relating to issuance of temporary licenses; individuals engaged in counseling residency.

H.B. 2301. A BILL to amend and reenact §§ 4.1-100, 4.1-210, 4.1-231, and 4.1-233 of the Code of Virginia, relating to alcoholic beverage control; limited mixed beverage license for retail cigar shops.

H.B. 2306. A BILL to amend and reenact § 51.5-169.1 of the Code of Virginia and to amend the Code of Virginia by adding in Article 10 of Chapter 14 of Title 51.5 a section numbered 51.5-169.2, relating to Long-Term Employment Support Services and Extended Employment Services.

H.B. 2322. A BILL to require the Department of Health to develop a plan for oversight and enforcement of certain requirements governing onsite sewage treatment systems.

H.B. 2324. A BILL to amend the Code of Virginia by adding a section numbered 2.2-2012.1, relating to major information technology project procurement; terms and conditions; limitation of liability provisions.

H.B. 2328. A BILL to amend the Code of Virginia by adding a section numbered 2.2-4376.2, relating to the Virginia Public Procurement Act; proscribed subcontracting by certain small businesses.

H.B. 2367. A BILL to amend and reenact §§ 4.1-204 and 4.1-212.1 of the Code of Virginia, relating to alcoholic beverage control; delivery permittees.

H.B. 2385. A BILL to amend and reenact §§ 55-79.97 and 55-509.4 of the Code of Virginia, relating to the Condominium Act and Property Owners’ Association Act; delivery of condominium resale certificates and association disclosure packets; right of purchaser to cancel contract.

H.B. 2410. A BILL to amend and reenact § 55-218.1 of the Code of Virginia, relating to the appointment of resident agent by nonresident property owner.


H.B. 2487. A BILL to amend and reenact § 46.2-1500 of the Code of Virginia, relating to motor vehicle dealers; definitions.

H.B. 2521. A BILL to require the Board of Social Services to amend regulations governing staffing of certain assisted living facility units during overnight hours.

H.B. 2551. A BILL to amend and reenact § 46.2-341.14:01 of the Code of Virginia, relating to commercial driver’s licenses; military service members.

H.B. 2558. A BILL to amend the Code of Virginia by adding a section numbered 54.1-2910.3:1, relating to Medicaid recipients; treatment involving opioids; payment.

H.B. 2594. A BILL to amend and reenact §§ 46.2-920, 46.2-1023, 46.2-1029.2, and 46.2-1030 of the Code of Virginia, relating to traffic incident management vehicles.


H.B. 2674. A BILL to amend and reenact § 33.2-1020 of the Code of Virginia, relating to certificates; notice of filing or recordation.

H.B. 2690. A BILL to amend and reenact §§ 6.2-1900, 6.2-1901, 6.2-1904.1, 6.2-1905, 6.2-1914, and 6.2-1917 of the Code of Virginia, relating to the licensure of money order sellers and money transmitters.

H.B. 2694. A BILL to amend and reenact § 55-510 of the Code of Virginia, relating to Property Owners’ Association Act; association meetings; notice by email.

H.B. 2722. A BILL to amend and reenact § 32.1-102.3:1.1 of the Code of Virginia, relating to continuing care retirement communities; accessing medical assistance; certificate of public need.

THE HOUSE OF DELEGATES HAS AGREED TO WITH AMENDMENT THE FOLLOWING SENATE JOINT RESOLUTION:

S.J.R. 294. Confirming appointments by the Governor of certain persons communicated August 1, 2018.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTION:

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTIONS:


S.J.R. 293. Confirming appointments by the Governor of certain persons communicated to the General Assembly June 1, 2018, and June 13, 2018.

S.J.R. 295. Confirming appointments by the Governor of certain persons communicated to the General Assembly October 1, 2018.

S.J.R. 296. Confirming appointments by the Governor of certain persons communicated to the General Assembly December 1, 2018.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--35. NAYS--2. RULE 36--0.

  NAYS--Deeds, Petersen--2.
  RULE 36--0.

The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:


H.B. 1963 and H.B. 1965 were referred to the Committee on Local Government.
H.B. 2186, H.B. 2272, and H.B. 2690 were referred to the Committee on Commerce and Labor.

The House joint resolution, communicated as agreed to by the House of Delegates, was laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:

H.J.R. 743.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Obenshain from the Committee for Courts of Justice:

H.B. 1712 (one thousand seven hundred twelve).
H.B. 1751 (one thousand seven hundred fifty-one) with amendment.
H.B. 1767 (one thousand seven hundred sixty-seven) with amendment.
H.B. 1909 (one thousand nine hundred nine).
H.B. 1940 (one thousand nine hundred forty).
H.B. 1998 (one thousand nine hundred ninety-eight) with amendment.
H.B. 2138 (two thousand one hundred thirty-eight).
H.B. 2167 (two thousand one hundred sixty-seven).
H.B. 2197 (two thousand one hundred ninety-seven).
H.B. 2665 (two thousand six hundred sixty-five).
S.B. 1050 (one thousand fifty).
S.B. 1107 (one thousand one hundred seven).
S.B. 1341 (one thousand three hundred forty-one) with substitute.
S.B. 1484 (one thousand four hundred eighty-four) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1626 (one thousand six hundred twenty-six) with amendment.
S.B. 1627 (one thousand six hundred twenty-seven).
S.B. 1736 (one thousand seven hundred thirty-six) with amendment.
S.B. 1738 (one thousand seven hundred thirty-eight) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1764 (one thousand seven hundred sixty-four).
S.B. 1768 (one thousand seven hundred sixty-eight) with substitute.

The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee for Courts of Justice:

H.B. 1933 (one thousand nine hundred thirty-three) with the recommendation that it be rereferred to the Committee on Rehabilitation and Social Services.

The following bills, having been considered by the committee in session, were reported by Senator Newman from the Committee on Education and Health:

S.B. 1005 (one thousand five) with substitute.
S.B. 1125 (one thousand one hundred twenty-five) with amendment.
S.B. 1130 (one thousand one hundred thirty) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1214 (one thousand two hundred fourteen) with substitute.
S.B. 1269 (one thousand two hundred sixty-nine) with amendment.
S.B. 1277 (one thousand two hundred seventy-seven).
S.B. 1278 (one thousand two hundred seventy-eight).
S.B. 1331 (one thousand three hundred thirty-one) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1434 (one thousand four hundred thirty-four) with substitute.
S.B. 1502 (one thousand five hundred two) with amendment.
S.B. 1519 (one thousand five hundred nineteen) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1526 (one thousand five hundred twenty-six).
S.B. 1547 (one thousand five hundred forty-seven) with substitute.
S.B. 1575 (one thousand five hundred seventy-five) with substitute.
S.B. 1614 (one thousand six hundred fourteen) with amendments.
S.B. 1713 (one thousand seven hundred thirteen).
S.B. 1718 (one thousand seven hundred eighteen) with substitute.
S.B. 1722 (one thousand seven hundred twenty-two).
S.B. 1728 (one thousand seven hundred twenty-eight) with substitute.
S.B. 1750 (one thousand seven hundred fifty) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1778 (one thousand seven hundred seventy-eight) with substitute.

The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee on Education and Health:

S.B. 1359 (one thousand three hundred fifty-nine) with the recommendation that it be rereferred to the Committee on Commerce and Labor.

The following bills, having been considered by the committee in session, were reported by Senator Carrico from the Committee on Transportation:

S.B. 1154 (one thousand one hundred fifty-four).
S.B. 1296 (one thousand two hundred ninety-six) with amendment.
S.B. 1510 (one thousand five hundred ten) with amendment.
S.B. 1520 (one thousand five hundred twenty) with substitute.
S.B. 1521 (one thousand five hundred twenty-one) with amendment.
S.B. 1535 (one thousand five hundred thirty-five) with amendments.
S.B. 1550 (one thousand five hundred fifty) with amendment.
S.B. 1567 (one thousand five hundred sixty-seven) with substitute.
S.B. 1680 (one thousand six hundred eighty) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1700 (one thousand seven hundred).
S.B. 1749 (one thousand seven hundred forty-nine) with amendment.
S.B. 1775 (one thousand seven hundred seventy-five) with amendments.
S.B. 1787 (one thousand seven hundred eighty-seven).

H.B. 1933 was rereferred to the Committee on Rehabilitation and Social Services.

S.B. 1130, S.B. 1331, S.B. 1484, S.B. 1519, S.B. 1680, S.B. 1738, and S.B. 1750 were rereferred to the Committee on Finance.

S.B. 1359 was rereferred to the Committee on Commerce and Labor.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):
Patron--Hanger

Patron--Cosgrove

S.J.R. 347. Commending the Center for Innovative Technology’s Center for Unmanned Systems and the Virginia Tech Mid-Atlantic Aviation Partnership.  
Patron--Cosgrove

Patrons--Obenshain; Delegates: Gilbert and Webert

Patrons--DeSteph and Wagner; Delegate: Stolle

S.J.R. 350. Celebrating the life of Captain Charles M. Heron, USN, Ret.  
Patrons--DeSteph and Wagner

S.J.R. 351. Celebrating the life of the Reverend Rudolph Bobby Lewis, Sr.  
Patrons--DeSteph and Wagner; Delegate: Stolle

Patron--Chase

S.R. 103. Celebrating the life of Marjorie Hodges Lamar.  
Patron--Hanger

S.R. 104. Commending Clover Hill Baptist Church.  
Patron--Chase

RECESS

At 12:35 p.m., Senator Norment moved that the Senate recess until 1:55 p.m.

The motion was agreed to.

The hour of 1:55 p.m. having arrived, the Chair was resumed.

COMMITTEE REPORT

The following bills, having been considered by the committee in session, were reported by Senator Wagner from the Committee on Commerce and Labor:

S.B. 1027 (one thousand twenty-seven).  
S.B. 1117 (one thousand one hundred seventeen).  
S.B. 1161 (one thousand one hundred sixty-one).  
S.B. 1177 (one thousand one hundred seventy-seven).  
S.B. 1178 (one thousand one hundred seventy-eight) with amendment.  
S.B. 1197 (one thousand one hundred ninety-seven).  
S.B. 1222 (one thousand two hundred twenty-two) with substitute.  
S.B. 1240 (one thousand two hundred forty) with substitute.
S.B. 1402 (one thousand four hundred two).
S.B. 1475 (one thousand four hundred seventy-five) with amendments.
S.B. 1596 (one thousand five hundred ninety-six).
S.B. 1607 (one thousand six hundred seven) with substitute.
S.B. 1611 (one thousand six hundred eleven) with substitute.
S.B. 1674 (one thousand six hundred seventy-four) with substitute.
S.B. 1685 (one thousand six hundred eighty-five) with substitute.
S.B. 1689 (one thousand six hundred eighty-nine) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1717 (one thousand seven hundred seventeen).
S.B. 1734 (one thousand seven hundred thirty-four) with substitute.
S.B. 1759 (one thousand seven hundred fifty-nine) with substitute with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1763 (one thousand seven hundred sixty-three) with substitute with the recommendation that it be rereferred to the Committee on Finance.

S.B. 1689, S.B. 1759, and S.B. 1763 were rereferred to the Committee on Finance.

CALENDAR

SENATE BILLS ON THIRD READING

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1462 (one thousand four hundred sixty-two).
S.B. 1725 (one thousand seven hundred twenty-five).
S.B. 1307 (one thousand three hundred seven).
S.B. 1381 (one thousand three hundred eighty-one).
S.B. 1385 (one thousand three hundred eighty-five).
S.B. 1638 (one thousand six hundred thirty-eight).
S.B. 1655 (one thousand six hundred fifty-five).
S.B. 1659 (one thousand six hundred fifty-nine).
S.B. 1757 (one thousand seven hundred fifty-seven).

The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1462 (one thousand four hundred sixty-two).
S.B. 1307 (one thousand three hundred seven).
S.B. 1381 (one thousand three hundred eighty-one).
S.B. 1385 (one thousand three hundred eighty-five).
S.B. 1638 (one thousand six hundred thirty-eight).
S.B. 1655 (one thousand six hundred fifty-five).
S.B. 1659 (one thousand six hundred fifty-nine).
S.B. 1757 (one thousand seven hundred fifty-seven).
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1725 (one thousand seven hundred twenty-five), on motion of Senator Stuart, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--2. RULE 36--0.

NAYS--Mason, McDougle--2.
RULE 36--0.

S.B. 1782 (one thousand seven hundred eighty-two) was taken up.

RECONSIDERATION

Senator Obenshain moved to reconsider the vote by which S.B. 1782 (one thousand seven hundred eighty-two) was agreed to.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator Obenshain moved to reconsider the vote by which the committee substitute to S.B. 1782 (one thousand seven hundred eighty-two) was agreed to.
The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.


NAYS--Saslaw--1.
RULE 36--0.

Senator Obenshain moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

Senator Obenshain offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 47.1-4 and 47.1-23 of the Code of Virginia, relating to notaries; qualifications.

On motion of Senator Obenshain, the reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

On motion of Senator Obenshain, the bill was ordered to be engrossed and read by title the third time.

Senator Obenshain moved that the Rules be suspended and the third reading of the title of S.B. 1782 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1782, on motion of Senator Obenshain, was passed with its title.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1169 (one thousand one hundred sixty-nine), on motion of Senator DeSteph, was passed by for the day.

S.B. 1326 (one thousand three hundred twenty-six), on motion of Senator McClellan, was passed by for the day.

S.B. 1263 (one thousand two hundred sixty-three) was read by title the third time and, on motion of Senator Saslaw, was passed with its title.

The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.


RULE 36--0.

S.B. 1667 (one thousand six hundred sixty-seven) was read by title the third time and, on motion of Senator Dance, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.


NAYS--Stuart, Wagner--2.
RULE 36--0.

RECONSIDERATION

Senator Norment moved to reconsider the vote by which S.B. 1667 (one thousand six hundred sixty-seven) was passed with its title.

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1667, on motion of Senator Norment, was passed by for the day.

S.B. 1758 (one thousand seven hundred fifty-eight) was read by title the third time and, on motion of Senator Surovell, was passed with its title.

The recorded vote is as follows:
YEAS--28. NAYS--11. RULE 36--0.

RULE 36--0.

STATEMENT ON VOTE

Senator Dunnavant stated that she voted nay on the question of the passage of S.B. 1758, whereas she intended to vote yea.

SENATE BILLS ON SECOND READING

S.B. 1253 (one thousand two hundred fifty-three), on motion of Senator Reeves, was passed by for the day.

S.B. 1580 (one thousand five hundred eighty), on motion of Senator Suetterlein, was passed by for the day.

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1090 (one thousand ninety).
S.B. 1104 (one thousand one hundred four).
S.B. 1122 (one thousand one hundred twenty-two).
S.B. 1160 (one thousand one hundred sixty).
S.B. 1180 (one thousand one hundred eighty).
S.B. 1182 (one thousand one hundred eighty-two).
S.B. 1216 (one thousand two hundred sixteen).
S.B. 1219 (one thousand two hundred nineteen).
S.B. 1233 (one thousand two hundred thirty-three).
S.B. 1257 (one thousand two hundred fifty-seven).
S.B. 1286 (one thousand two hundred eighty-six).
S.B. 1339 (one thousand three hundred thirty-nine).
S.B. 1346 (one thousand three hundred forty-six).
S.B. 1384 (one thousand three hundred eighty-four).
S.B. 1450 (one thousand four hundred fifty).
S.B. 1492 (one thousand four hundred ninety-two).
S.B. 1505 (one thousand five hundred five).
S.B. 1509 (one thousand five hundred nine).
S.B. 1513 (one thousand five hundred thirteen).
S.B. 1515 (one thousand five hundred fifteen).
S.B. 1565 (one thousand five hundred sixty-five).
S.B. 1600 (one thousand six hundred).
S.B. 1608 (one thousand six hundred eight).
S.B. 1652 (one thousand six hundred fifty-two).
S.B. 1656 (one thousand six hundred fifty-six).
S.B. 1658 (one thousand six hundred fifty-eight).
S.B. 1661 (one thousand six hundred sixty-one).
S.B. 1679 (one thousand six hundred seventy-nine).
S.B. 1705 (one thousand seven hundred five).
S.B. 1742 (one thousand seven hundred forty-two).
S.B. 1751 (one thousand seven hundred fifty-one).
S.B. 1754 (one thousand seven hundred fifty-four).
S.B. 1755 (one thousand seven hundred fifty-five).
S.B. 1756 (one thousand seven hundred fifty-six).
S.B. 1769 (one thousand seven hundred sixty-nine).
S.B. 1779 (one thousand seven hundred seventy-nine).

The motion was agreed to.

S.B. 1104 (one thousand one hundred four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 2.2-5211 and 2.2-5212 of the Code of Virginia, relating to community policy and management teams; use of funds.

The reading of the substitute was waived.

On motion of Senator Peake, the substitute was agreed to.

S.B. 1122 (one thousand one hundred twenty-two) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 78, introduced
2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Ruff, the amendment was agreed to.

S.B. 1160 (one thousand one hundred sixty) was taken up.

Senator Hanger offered the following amendment:

1. After line 357, introduced
2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

On motion of Senator Hanger, the reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

S.B. 1216 (one thousand two hundred sixteen) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 32.1-276.3 and 32.1-276.7:1 of the Code of Virginia, relating to the All-Payer Claims Database; penalty.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. After line 313, substitute
2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Newman, the amendment was agreed to.

S.B. 1219 (one thousand two hundred nineteen) was taken up.
The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to direct the Board for Contractors to revise Board regulations pertaining to designated employees.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

S.B. 1233 (one thousand two hundred thirty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 2.2-2009 of the Code of Virginia and to amend the Code of Virginia by adding in Title 2.2 a chapter numbered 55.3, consisting of a section numbered 2.2-5514, relating to administration of government; prohibition on the use of certain products and services.

The reading of the substitute was waived.

On motion of Senator Ebbin, the substitute was agreed to.

S.B. 1257 (one thousand two hundred fifty-seven) was taken up.

The following amendment proposed by the Committee on Rehabilitation and Social Services was offered:

1. Line 49, introduced, after 19. Any
   strike regular

The reading of the amendment was waived.

On motion of Senator Vogel, the amendment was agreed to.

The following amendment proposed by the Committee on Finance was offered:

1. After line 109, introduced
   insert
   
   2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Vogel, the amendment was agreed to.

S.B. 1339 (one thousand three hundred thirty-nine) was taken up.

The following amendment proposed by the Committee on Finance was offered:
1. After line 317, introduced insert

7. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Reeves, the amendment was agreed to.

S.B. 1346 (one thousand three hundred forty-six) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 56-585.3 of the Code of Virginia, relating to electric cooperatives; rates.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

S.B. 1384 (one thousand three hundred eighty-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 51.1-169 of the Code of Virginia, relating to Virginia Retirement System; increased retirement allowance for certain judges.

The reading of the substitute was waived.

On motion of Senator McDougle, the substitute was agreed to.

S.B. 1450 (one thousand four hundred fifty) was taken up.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Chapter 13.2 of Title 55 an article numbered 7, consisting of sections numbered 55-248.40:1, 55-248.40:2, and 55-248.40:3, relating to the Eviction Diversion Pilot Program.

The reading of the substitute was waived.

On motion of Senator Locke, the substitute was agreed to.

S.B. 1492 (one thousand four hundred ninety-two) was taken up.

The following amendments proposed by the Committee on General Laws and Technology were offered:
1. Line 316, introduced, after secrets
   strike
   the remainder of line 316 and through et seq.) on line 317

2. Line 323, introduced, after applicant
   strike
   the remainder of line 323 and through applications on line 324

3. Line 324, introduced, after by
   strike
   the
   insert
   this

4. Line 327, introduced, after the
   strike
   Appropriations Act
   insert
   appropriations act

The reading of the amendments was waived.

On motion of Senator Chafin, the amendments were agreed to.

S.B. 1505 (one thousand five hundred five) was taken up.

The following amendments proposed by the Committee on Finance were offered:

1. Line 24, introduced, after paid
   strike
   by the
   insert
   from

2. Line 24, introduced, after Commonwealth
   insert
   Transportation Funds

The reading of the amendments was waived.

On motion of Senator Carrico, the amendments were agreed to.

S.B. 1509 (one thousand five hundred nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL related to the disposition of property in Carroll County on which the former Southwestern Virginia Training Center was situated.

The reading of the substitute was waived.
On motion of Senator Carrico, the substitute was agreed to.

S.B. 1515 (one thousand five hundred fifteen) was taken up.

The following amendments proposed by the Committee for Courts of Justice were offered:

1. Line 4, introduced, Title, after *authorize the*
   
   strike

   Department of Behavioral Health and Developmental Services

   Commonwealth

2. Line 11, introduced, after *1. The*
   
   strike

   Department of Behavioral Health and Developmental Services

   Commonwealth

3. Line 18, introduced, after *2. The*
   
   strike

   Department of Behavioral Health and Developmental Services

   Commonwealth

4. Line 23, introduced, after *no*
   
   strike

   less than five

   insert

   more than two

5. Line 23, introduced, after *years*
   
   insert

   at the current market price for such services

The reading of the amendments was waived.

On motion of Senator Carrico, the amendments were agreed to.

S.B. 1565 (one thousand five hundred sixty-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 38.2-126, 38.2-1887, and 38.2-1888 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 38.2-1888.1 through 38.2-1888.5 and 58.1-2501.1, relating to travel insurance.

The reading of the substitute was waived.

On motion of Senator Dunnavant, the substitute was agreed to.

S.B. 1608 (one thousand six hundred eight) was taken up.
The following amendment proposed by the Committee on Education and Health was offered:

1. Line 20, introduced, after violation.
   
   strike the remainder of line 20 and through intervention services on line 21
   
   insert

   The Department of Medical Assistance Services shall provide the Center with data and other information necessary to ensure that the school safety mobile application is integrated with any existing crisis intervention phone hotline

The reading of the amendment was waived.

On motion of Senator Dunnavant, the amendment was agreed to.

The following amendment proposed by the Committee on Finance was offered:

1. After line 21, introduced
   
   insert

   2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Dunnavant, the amendment was agreed to.

S.B. 1652 (one thousand six hundred fifty-two) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 100, introduced
   
   insert

   2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Dunnavant, the amendment was agreed to.

Senator Hanger offered the following amendment:

1. Line 97, introduced, after year.
   
   insert

   However, nothing in this section shall be construed to extend the statute of limitations for filing an amended return under § 58.1-1823 or any other provision of law.

On motion of Senator Hanger, the reading of the amendment was waived.
On motion of Senator Hanger, the amendment was agreed to.

S.B. 1658 (one thousand six hundred fifty-eight) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. Line 77, introduced, after of the strike
   disbursements from the Fund for a fiscal year insert
   available balance from the taxable portion of the Fund as of July 1, 2019.

The reading of the amendment was waived.

On motion of Senator Chafin, the amendment was agreed to.

S.B. 1661 (one thousand six hundred sixty-one) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 63.2-1508 and 63.2-1517 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-1506.1, relating to child abuse and neglect; report or complaint; victims of sex trafficking; taking child victim into custody.

The reading of the substitute was waived.

On motion of Senator Peake, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. After line 100, substitute insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Peake, the amendment was agreed to.

S.B. 1742 (one thousand seven hundred forty-two) was taken up.

The following amendments proposed by the Committee on Finance were offered:

1. Line 27, introduced, after retirement strike , or who, once having elected to participate, discontinues participation; insert , or who, once having elected to participate, discontinues participation,
2. Line 28, introduced, after thereafter
   insert
   
   , unless such discontinuation was due to subsequent employment as an employee
   of the federal government and participation in a federal employee health benefit
   program

   The reading of the amendments was waived.

   On motion of Senator McDougle, the amendments were agreed to.

   **S.B. 1751** (one thousand seven hundred fifty-one) was taken up.

   The following amendments proposed by the Committee on General Laws and Technology were
   offered:

   1. Line 336, introduced, after shows
      strike
      the remainder of line 336, all of lines 337 and 338, and through (i) on line 339
      insert
      unspent and unencumbered revenue exceeds $100,000 or 20 percent of the total
      expenses allocated to the regulatory board for the past biennium, whichever is
      greater; the regulatory board shall (i) distribute all such excess revenue to
      current regulants of the board and (ii)

   2. Line 340, introduced, after expenses
      strike
      the remainder of line 340 and through board on line 341

   3. After line 1227, introduced
      insert
      3. That the provisions of the first enactment amending § 54.1-113 shall
         become effective on July 1, 2022.

   The reading of the amendments was waived.

   Senator Ruff moved that the amendments be rejected.

   The question was put on agreeing to the amendments.

   The amendments were rejected.

   Senator Ruff offered an amendment in the nature of a substitute, having been printed separately, with
   its title reading as follows:

   of Virginia; to amend the Code of Virginia by adding a section numbered 30-19.03:1.3; and to repeal
   Article 5 (§§ 54.1-1144, 54.1-1145, and 54.1-1146) of Chapter 11 of Title 54.1 and Chapter 23.4
   (§§ 54.1-2355 through 54.1-2358) of Title 54.1 of the Code of Virginia, relating to professions and
   occupations.

   On motion of Senator Ruff, the reading of the substitute was waived.
On motion of Senator Ruff, the substitute was agreed to.

S.B. 1754 (one thousand seven hundred fifty-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:


The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

S.B. 1755 (one thousand seven hundred fifty-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to direct the Department of Housing and Community Development to develop proposals for changes to the Uniform Statewide Building Code (USBC) and the Statewide Fire Prevention Code (SFPC) with the goal of assisting in the provision of safety and security measures for public or private elementary schools, secondary schools, and institutions of higher education for active shooter or hostile threats.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

S.B. 1769 (one thousand seven hundred sixty-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 56-585.1:3, 56-585.3, and 56-594 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 56-585.4 and 56-594.01, relating to electric utilities; net energy metering by electric cooperatives; community solar development.

The reading of the substitute was waived.

On motion of Senator Sturtevant, the substitute was agreed to.

S.B. 1779 (one thousand seven hundred seventy-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 56-585.1:8, relating to a pilot program for municipal net energy metering.

The reading of the substitute was waived.
On motion of Senator Ebbin, the substitute was agreed to.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 1090 (one thousand ninety).
S.B. 1104 (one thousand one hundred four) as amended.
S.B. 1122 (one thousand one hundred twenty-two) as amended.
S.B. 1160 (one thousand one hundred sixty) as amended.
S.B. 1180 (one thousand one hundred eighty).
S.B. 1182 (one thousand one hundred eighty-two).
S.B. 1216 (one thousand two hundred sixteen) as amended.
S.B. 1219 (one thousand two hundred nineteen) as amended.
S.B. 1233 (one thousand two hundred thirty-three) as amended.
S.B. 1257 (one thousand two hundred fifty-seven) as amended.
S.B. 1286 (one thousand two hundred eighty-six).
S.B. 1339 (one thousand three hundred thirty-nine) as amended.
S.B. 1346 (one thousand three hundred forty-six) as amended.
S.B. 1384 (one thousand three hundred eighty-four) as amended.
S.B. 1450 (one thousand four hundred fifty) as amended.
S.B. 1492 (one thousand four hundred ninety-two) as amended.
S.B. 1505 (one thousand five hundred five) as amended.
S.B. 1513 (one thousand five hundred thirteen).
S.B. 1515 (one thousand five hundred fifteen) as amended.
S.B. 1565 (one thousand five hundred sixty-five) as amended.
S.B. 1600 (one thousand six hundred).
S.B. 1608 (one thousand six hundred eight) as amended.
S.B. 1652 (one thousand six hundred fifty-two) as amended.
S.B. 1656 (one thousand six hundred fifty-six).
S.B. 1658 (one thousand six hundred fifty-eight) as amended.
S.B. 1661 (one thousand six hundred sixty-one) as amended.
S.B. 1679 (one thousand six hundred seventy-nine).
S.B. 1705 (one thousand seven hundred five).
S.B. 1742 (one thousand seven hundred forty-two) as amended.
S.B. 1751 (one thousand seven hundred fifty-one) as amended.
S.B. 1754 (one thousand seven hundred fifty-four) as amended.
S.B. 1755 (one thousand seven hundred fifty-five) as amended.
S.B. 1756 (one thousand seven hundred fifty-six).
S.B. 1769 (one thousand seven hundred sixty-nine) as amended.
S.B. 1779 (one thousand seven hundred seventy-nine) as amended.

S.B. 1015 (one thousand fifteen) was read by title the second time.

The following amendments proposed by the Committee on Finance were offered:

1. Line 16, introduced, after four-year-old
   strike unserved by
   insert unable to obtain services through
2. Line 23, introduced, after school
   insert
   , and whose parent or guardian certifies to the scholarship foundation that the child was unable to obtain services through the Virginia Preschool Initiative in the public school division in which the child resides

The reading of the amendments was waived.

On motion of Senator Stanley, the amendments were agreed to.

On motion of Senator Stanley, the bill was ordered to be engrossed and read by title the third time.

S.B. 1072 (one thousand seventy-two) was read by title the second time and, on motion of Senator Peake, was ordered to be engrossed and read by title the third time.

S.B. 1095 (one thousand ninety-five), on motion of Senator Hanger, was passed by for the day.

S.B. 1129 (one thousand one hundred twenty-nine) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 63.2-505.2 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-607.1, relating to eligibility for food stamps and TANF; drug-related felonies.

The reading of the substitute was waived.

On motion of Senator Locke, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. After line 28, substitute
   insert
   2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Locke, the amendment was agreed to.

On motion of Senator Locke, the bill was ordered to be engrossed and read by title the third time.

S.B. 1145 (one thousand one hundred forty-five) was read by title the second time and, on motion of Senator Favola, was ordered to be engrossed and read by title the third time.

S.B. 1184 (one thousand one hundred eighty-four) was read by title the second time and, on motion of Senator Stuart, was ordered to be engrossed and read by title the third time.

S.B. 1221 (one thousand two hundred twenty-one) was read by title the second time.
The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 32.1-325 and 38.2-3418.16 of the Code of Virginia, relating to telemedicine services; coverage.

The reading of the substitute was waived.

On motion of Senator Chafin, the substitute was agreed to.

On motion of Senator Chafin, the bill was ordered to be engrossed and read by title the third time.

S.B. 1329 (one thousand three hundred twenty-nine) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 2.2-2012.1, relating to major information technology project procurement; terms and conditions; limitation of liability provisions.

The reading of the substitute was waived.

On motion of Senator Ruff, the substitute was agreed to.

On motion of Senator Ruff, the bill was ordered to be engrossed and read by title the third time.

S.B. 1365 (one thousand three hundred sixty-five) was read by title the second time and, on motion of Senator DeSteph, was ordered to be engrossed and read by title the third time.

S.B. 1372 (one thousand three hundred seventy-two), on motion of Senator Norment, was passed by temporarily.

S.B. 1413 (one thousand four hundred thirteen) was read by title the second time and, on motion of Senator Mason, was ordered to be engrossed and read by title the third time.

S.B. 1494 (one thousand four hundred ninety-four) was read by title the second time.

The following amendments proposed by the Committee on General Laws and Technology were offered:

1. Line 13, introduced
   strike
   insert
   A. Any breach of the procedures required by
   Evidence gathered through the conduct of an interrogation that violates the provisions of

2. Line 13, introduced, after not
   strike
   insert
   the remainder of line 13 and through presented on line 14
   be admissible
3. Line 14, introduced, after or strike individual who meets the definition of “

4. Line 15, introduced, after personnel strike the remainder of line 15, all of lines 16, 17, and 18, and through interrogation on line 19

The reading of the amendments was waived.

Senator Edwards moved that the amendments be rejected.

The question was put on agreeing to the amendments.

The amendments were rejected.

Senator Edwards offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:


On motion of Senator Edwards, the reading of the substitute was waived.

On motion of Senator Edwards, the substitute was agreed to.

On motion of Senator Edwards, the bill was ordered to be engrossed and read by title the third time.

S.B. 1523 (one thousand five hundred twenty-three) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 2.2-200, 2.2-204, 2.2-205.1, 2.2-435.6, 2.2-435.8, 2.2-435.9, 2.2-435.10, 2.2-2471, 2.2-2471.1, 2.2-2472, and 2.2-2472.2 of the Code of Virginia; to amend the Code of Virginia by adding in Chapter 2 of Title 2.2 an article numbered 12, consisting of sections numbered 2.2-234 and 2.2-235; and to repeal § 2.2-435.7 of the Code of Virginia relating to Governor’s secretaries; Secretary of Workforce Development created.

The reading of the substitute was waived.

On motion of Senator Ruff, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. After line 446, substitute insert

3. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.
The reading of the amendment was waived.

On motion of Senator Ruff, the amendment was agreed to.

On motion of Senator Ruff, the bill was ordered to be engrossed and read by title the third time.

S.B. 1554 (one thousand five hundred fifty-four) was read by title the second time.

The following amendments proposed by the Committee on General Laws and Technology were offered:

1. Line 22, introduced, after member
   strike intentionally

2. Line 23, introduced, after records
   insert with the intent to avoid the provisions of this chapter

3. Line 25, introduced, after court
   strike shall
   insert may

The reading of the amendments was waived.

On motion of Senator Surovell, the amendments were agreed to.

On motion of Senator Surovell, the bill was ordered to be engrossed and read by title the third time.

S.B. 1592 (one thousand five hundred ninety-two) was read by title the second time.

The following amendments proposed by the Committee on General Laws and Technology were offered:

1. Line 5, introduced, Title, after to
   strike micro
   insert certain small

2. Line 12, introduced, after as
   strike micro
   insert small

3. Line 12, introduced, after micro businesses
insert

and any subcategory of small businesses established as part of an enhancement or remedial measure authorized by the Governor pursuant to subsection C of § 2.2-4310

4. Line 13, introduced, after a small business
insert

or any subcategory of small business

5. Line 14, introduced, after certified
strike

the remainder of line 14, all of line 15, and through years on line 16
insert

using full-time equivalents to determine number of employees

The reading of the amendments was waived.

On motion of Senator Dunnavant, the amendments were agreed to.

On motion of Senator Dunnavant, the bill was ordered to be engrossed and read by title the third time.

S.B. 1605 (one thousand six hundred five) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact the fifteenth enactment of Chapter 296 of the Acts of Assembly of 2018, relating to stakeholder processes for the development of energy efficiency programs.

The reading of the substitute was waived.

On motion of Senator Ebbin, the substitute was agreed to.

On motion of Senator Ebbin, the bill was ordered to be engrossed and read by title the third time.

S.B. 1625 (one thousand six hundred twenty-five) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 27.95 of the Code of Virginia, relating to the Statewide Fire Prevention Code; definition of permissible fireworks.

The reading of the substitute was waived.

On motion of Senator McPike, the substitute was agreed to.

On motion of Senator McPike, the bill was ordered to be engrossed and read by title the third time.

S.B. 1662 (one thousand six hundred sixty-two) was read by title the second time.
The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 56-576 and 56-585.1 of the Code of Virginia, relating to electric utilities; energy efficiency programs.

The reading of the substitute was waived.

On motion of Senator Wagner, the substitute was agreed to.

On motion of Senator Wagner, the bill was ordered to be engrossed and read by title the third time.

S.B. 1737 (one thousand seven hundred thirty-seven) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to provide civil relief for citizens of the Commonwealth who are employees or contractors of the United States government who have been furloughed or are otherwise not receiving wages or payments as a result of the partial closure of federal government.

The reading of the substitute was waived.

On motion of Senator McPike, the substitute was agreed to.

On motion of Senator McPike, the bill was ordered to be engrossed and read by title the third time.

S.B. 1752 (one thousand seven hundred fifty-two) was read by title the second time.

The following amendments proposed by the Committee on General Laws and Technology were offered:

1. At the beginning of line 13, introduced
   strike
   *prizewinner*
   insert
   *prize winner*

2. Line 14, introduced, after *original*
   strike
   *prizewinner*
   insert
   *prize winner*

3. Line 14, introduced, after *a*
   strike
   *prizewinner*
   insert
   *prize winner*

The reading of the amendments was waived.
On motion of Senator Ruff, the amendments were agreed to.

On motion of Senator Ruff, the bill was ordered to be engrossed and read by title the third time.

**S.B. 1774** (one thousand seven hundred seventy-four) was read by title the second time.

Senator Edwards offered the following amendments:

1. Line 171, introduced, after *Level*
   
   strike  
   
   **III**
   
   **II**

2. Line 185, introduced, after *governing*
   
   strike  
   
   the remainder of line 185 and through *or* on line 186

3. Line 186, introduced, after *sprinkler*
   
   strike  
   
   *inspector*
   
   **inspectors**

4. Line 187, introduced, after *provisions of*
   
   strike  
   
   **subsection**
   
   **subsections**

5. Line 188, introduced, after *effective*
   
   insert  
   
   **on**

On motion of Senator Edwards, the reading of the amendments was waived.

On motion of Senator Edwards, the amendments were agreed to.

On motion of Senator Edwards, the bill was ordered to be engrossed and read by title the third time.

**S.B. 1372** (one thousand three hundred seventy-two) was taken up and was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A **BILL** to amend and reenact §§ 58.1-301, 58.1-322.02, 58.1-322.03, and 58.1-402 of the Code of Virginia, relating to conformity of the Commonwealth’s taxation system with the Internal Revenue Code; Virginia taxable income; emergency.

The reading of the substitute was waived.
Senator Norment moved that the substitute be agreed to.

The question was put on agreeing to the substitute.

The yeas and nays were called for; and, being desired by one-fifth of the Senators present, the yeas and nays were ordered.

The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.

RULE 36--0.

The substitute was agreed to.

Senator Saslaw offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 58.1-301 of the Code of Virginia, relating to conformity of the Commonwealth’s taxation system with the Internal Revenue Code; emergency.

RULING OF THE CHAIR

The Chair ruled that the substitute offered by Senator Saslaw to S.B. 1372 was out of order.

On motion of Senator Norment, the bill was ordered to be engrossed and read by title the third time.

SENATE BILLS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1026 (one thousand twenty-six).
S.B. 1037 (one thousand thirty-seven).
S.B. 1088 (one thousand eighty-eight).
S.B. 1089 (one thousand eighty-nine).
S.B. 1091 (one thousand ninety-one).
S.B. 1244 (one thousand two hundred forty-four).
S.B. 1274 (one thousand two hundred seventy-four).
S.B. 1312 (one thousand three hundred twelve).
S.B. 1380 (one thousand three hundred eighty).
S.B. 1400 (one thousand four hundred).
S.B. 1418 (one thousand four hundred eighteen).
S.B. 1419 (one thousand four hundred nineteen).
S.B. 1469 (one thousand four hundred sixty-nine).
S.B. 1477 (one thousand four hundred seventy-seven).
S.B. 1479 (one thousand four hundred seventy-nine).
S.B. 1529 (one thousand five hundred twenty-nine).
The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed by for the day:

S.B. 1026 (one thousand twenty-six).
S.B. 1037 (one thousand thirty-seven).
S.B. 1088 (one thousand eighty-eight).
S.B. 1089 (one thousand eighty-nine).
S.B. 1091 (one thousand ninety-one).
S.B. 1244 (one thousand two hundred forty-four).
S.B. 1274 (one thousand two hundred seventy-four).
S.B. 1312 (one thousand three hundred twelve).
S.B. 1380 (one thousand three hundred eighty).
S.B. 1400 (one thousand four hundred).
S.B. 1418 (one thousand four hundred eighteen).
S.B. 1419 (one thousand four hundred nineteen).
S.B. 1469 (one thousand four hundred sixty-nine).
S.B. 1477 (one thousand four hundred seventy-seven).
S.B. 1479 (one thousand four hundred seventy-nine).
S.B. 1529 (one thousand five hundred twenty-nine).
S.B. 1532 (one thousand five hundred thirty-two).
S.B. 1559 (one thousand five hundred fifty-nine).
S.B. 1564 (one thousand five hundred sixty-four).
S.B. 1581 (one thousand five hundred eighty-one).
S.B. 1583 (one thousand five hundred eighty-three).
S.B. 1663 (one thousand six hundred sixty-three).
S.B. 1681 (one thousand six hundred eighty-one).
S.B. 1688 (one thousand six hundred eighty-eight).
S.B. 1702 (one thousand seven hundred two).
S.B. 1781 (one thousand seven hundred eighty-one).
S.B. 1785 (one thousand seven hundred eighty-five).
S.B. 1126 (one thousand one hundred twenty-six).
S.B. 1250 (one thousand two hundred fifty).
S.B. 1262 (one thousand two hundred sixty-two).
S.B. 1305 (one thousand three hundred five).
S.B. 1355 (one thousand three hundred fifty-five).
S.B. 1363 (one thousand three hundred sixty-three).
S.B. 1420 (one thousand four hundred twenty).
S.B. 1501 (one thousand five hundred one).
S.B. 1527 (one thousand five hundred twenty-seven).
S.B. 1553 (one thousand five hundred fifty-three).
S.B. 1634 (one thousand six hundred thirty-four).
S.B. 1645 (one thousand six hundred forty-five).
S.B. 1668 (one thousand six hundred sixty-eight).
S.B. 1671 (one thousand six hundred seventy-one).
S.B. 1693 (one thousand six hundred ninety-three).
S.B. 1699 (one thousand six hundred ninety-nine).
S.B. 1701 (one thousand seven hundred one).
S.B. 1703 (one thousand seven hundred three).

SENATE JOINT RESOLUTION ON THIRD READING

S.J.R. 306 (three hundred six) was read by title the third time.

SENATE JOINT RESOLUTION NO. 306

Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing an amendment to the Constitution of Virginia by adding in Article II a section numbered 6-A, relating to apportionment; Virginia Redistricting Commission.
RESOLVED by the Senate, the House of Delegates concurring, a majority of the members elected to each house agreeing, That the following amendments to the Constitution of Virginia be, and the same hereby are, proposed and referred to the General Assembly at its first regular session held after the next general election of members of the House of Delegates for its concurrence in conformity with the provisions of Section 1 of Article XII of the Constitution of Virginia, namely:

Amend Section 6 of Article II of the Constitution of Virginia and amend the Constitution of Virginia by adding in Article II a section numbered 6-A as follows:

ARTICLE II
FRANCHISE AND OFFICERS

Section 6. Apportionment.

Members of the House of Representatives of the United States and members of the Senate and of the House of Delegates of the General Assembly shall be elected from electoral districts established by the General Assembly pursuant to Section 6-A of this Constitution. Every electoral district shall be composed of contiguous and compact territory and shall be so constituted as to give, as nearly as is practicable, representation in proportion to the population of the district. Every electoral district shall be drawn in accordance with the requirements of federal and state laws that address racial and ethnic fairness, including the Equal Protection Clause of the Fourteenth Amendment to the Constitution of the United States and provisions of the Voting Rights Act of 1965, as amended, and judicial decisions interpreting such laws. Districts shall provide, where practicable, opportunities for racial and ethnic communities to elect candidates of their choice.

The General Assembly shall reapportion the Commonwealth and the General Assembly shall be reapportioned into electoral districts in accordance with this section and Section 6-A in the year 2021 and every ten years thereafter.

Any such decennial reapportionment law shall take effect immediately and not be subject to the limitations contained in Article IV, Section 13, of this Constitution.

The districts delineated in the decennial reapportionment law shall be implemented for the November general election for the United States House of Representatives, Senate, or House of Delegates, respectively, that is held immediately prior to the expiration of the term being served in the year that the reapportionment law is required to be enacted. A member in office at the time that a decennial redistricting law is enacted shall complete his term of office and shall continue to represent the district from which he was elected for the duration of such term of office so long as he does not move his residence from the district from which he was elected. Any vacancy occurring during such term shall be filled from the same district that elected the member whose vacancy is being filled.

Section 6-A. Virginia Redistricting Commission.

(a) In the year 2020 and every ten years thereafter, the Virginia Redistricting Commission (the Commission) shall be convened for the purpose of establishing districts for the United States House of Representatives and for the Senate and the House of Delegates of the General Assembly pursuant to Article II, Section 6 of this Constitution.
(b) The Commission shall consist of sixteen commissioners who shall be selected in accordance with the provisions of this subsection.

(1) Eight commissioners shall be legislative members, four of whom shall be members of the Senate of Virginia and four of whom shall be members of the House of Delegates. These commissioners shall be appointed no later than December 1 of the year ending in zero and shall continue to serve until their successors are appointed.

(A) Two commissioners shall represent the political party having the highest number of members in the Senate of Virginia and shall be appointed by the President pro tempore of the Senate of Virginia.

(B) Two commissioners shall represent the political party having the next highest number of members in the Senate of Virginia and shall be appointed by the leader of that political party.

(C) Two commissioners shall represent the political party having the highest number of members in the House of Delegates and shall be appointed by the Speaker of the House of Delegates.

(D) Two commissioners shall represent the political party having the next highest number of members in the House of Delegates and shall be appointed by the leader of that political party.

(2) Eight commissioners shall be citizen members who shall be selected in accordance with the provisions of this subdivision and in the manner determined by the General Assembly by general law.

(A) There shall be a Redistricting Commission Selection Committee consisting of five retired judges of the circuit courts of Virginia. By November 15 of the year ending in zero, the Chief Justice of the Supreme Court of Virginia shall certify to the Speaker of the House of Delegates, the leader in the House of Delegates of the political party having the next highest number of members in the House of Delegates, and the leaders in the Senate of the political parties having the highest and next highest number of members in the Senate a list of retired judges of the circuit courts of Virginia who are willing to serve on the Committee, and these members shall each select a judge from the list. The four judges selected to serve on the Committee shall select, by a majority vote, a judge from the list prescribed herein to serve as the fifth member of the Committee and to serve as the chair of the Committee.

(B) By December 1 of the year ending in zero, the Committee shall adopt a process, not inconsistent with that which may be prescribed by the General Assembly, by which registered voters of the Commonwealth may apply to serve on the Commission.

(C) The Committee shall select, by majority vote, from the list of submitted applications sixteen citizen candidates for service on the Commission. The citizen candidates selected shall meet the criteria established by the General Assembly by general law, including criteria for determining whether a voter is affiliated with a political party. Four citizen candidates shall be voters who affiliate with the political party receiving the highest number of votes for governor at the immediately preceding gubernatorial election and four citizen candidates shall be voters who affiliate with the political party receiving the next highest number of votes for governor at the immediately preceding gubernatorial election. Eight citizen candidates shall be voters who are not affiliated with either of those political parties.

(D) The Speaker of the House of Delegates, the leader in the House of Delegates of the political party having the next highest number of members in the House of Delegates, and the leaders in the Senate of the political parties having the highest and next highest number of members in the Senate shall each strike from the list of citizen candidates one citizen candidate affiliated with the opposite political party and one citizen candidate not affiliated with either of the political parties receiving the highest and next highest number of votes for governor at the immediately preceding gubernatorial election.
(c) By February 1 of the year ending in one, the Commission shall hold a public meeting at which it shall select a chairman from its membership. The chairman shall be a citizen member and shall be responsible for coordinating the work of the Commission.

(d) The Commission shall submit to the General Assembly plans of districts for the Senate and the House of Delegates of the General Assembly no later than 45 days following the receipt of census data and shall submit to the General Assembly plans of districts for the United States House of Representatives no later than 60 days following the receipt of census data. A plan shall receive an affirmative vote of at least six of the eight legislative members and six of the eight citizen members in order to be submitted to the General Assembly.

(e) Within fifteen days of receipt of a plan, the General Assembly shall take a vote on the bill embodying that plan in accordance with the provisions of Article IV, Section 11 of this Constitution, except that no amendments shall be permitted. A bill embodying a plan adopted by the General Assembly shall be presented to the Governor, who shall act upon the bill in accordance with the provisions of Article V, Section 6 of this Constitution, except that no amendments shall be permitted.

(f) If the Commission fails to submit a plan of districts by the deadlines set forth in subsection (d), or the General Assembly fails to adopt a bill embodying a plan submitted by the Commission by the deadline set forth in subsection (d), or the Governor fails to act on or vetoes a bill embodying a plan submitted by the Commission and adopted by the General Assembly by the deadline set forth in subsection (e), the chairman of the Commission shall promptly certify to the Chief Justice of the Supreme Court of Virginia that such failure has occurred, and the districts shall be decided by judicial decision.

(g) All meetings of the Commission shall be open to the public. Prior to proposing any redistricting plans and prior to voting on redistricting plans, the Commission shall hold at least three public hearings in different parts of the Commonwealth to receive and consider comments from the public.

(h) All records and documents of the Commission, or any individual or group performing delegated functions of or advising the Commission, related to the Commission’s work, including internal communications and communications from outside parties, shall be considered public information.

S.J.R. 306, on motion of Senator Barker, was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

MEMORIAL RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.
On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc by a unanimous standing vote:

H.J.R. 586 (five hundred eighty-six).
H.J.R. 611 (six hundred eleven).
H.J.R. 619 (six hundred nineteen).
H.J.R. 632 (six hundred thirty-two).
H.J.R. 633 (six hundred thirty-three).
H.J.R. 638 (six hundred thirty-eight).
H.J.R. 667 (six hundred sixty-seven).
H.J.R. 691 (six hundred ninety-one).
H.J.R. 695 (six hundred ninety-five).
H.J.R. 707 (seven hundred seven).
H.J.R. 710 (seven hundred ten).
H.J.R. 711 (seven hundred eleven).
H.J.R. 721 (seven hundred twenty-one).

H.J.R. 631 (six hundred thirty-one), on motion of Senator McDougle, was passed by for the day.

H.J.R. 712 (seven hundred twelve), on motion of Senator Cosgrove, was passed by for the day.

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions and resolutions that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolutions and resolutions were taken up, ordered to be engrossed, and agreed to en bloc by a unanimous standing vote:

S.J.R. 290 (two hundred ninety).
S.J.R. 324 (three hundred twenty-four).
S.J.R. 328 (three hundred twenty-eight).
S.R. 85 (eighty-five).
S.R. 100 (one hundred).

COMMENDING RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc:

H.J.R. 587 (five hundred eighty-seven).
H.J.R. 600 (six hundred).
H.J.R. 612 (six hundred twelve).
H.J.R. 634 (six hundred thirty-four).
H.J.R. 635 (six hundred thirty-five).
H.J.R. 637 (six hundred thirty-seven).
H.J.R. 700 (seven hundred).
H.J.R. 708 (seven hundred eight).
H.J.R. 709 (seven hundred nine).
H.J.R. 725 (seven hundred twenty-five).
On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions and resolution that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolutions and resolution were taken up, ordered to be engrossed, and agreed to en bloc:

S.J.R. 322 (three hundred twenty-two).
S.J.R. 323 (three hundred twenty-three).
S.J.R. 325 (three hundred twenty-five).
S.J.R. 326 (three hundred twenty-six).
S.J.R. 327 (three hundred twenty-seven).
S.R. 101 (one hundred one).

COMMENDING RESOLUTIONS
IMMEDIATE CONSIDERATION

On motion of Senator Hanger, the Rules were suspended and S.J.R. 341 (three hundred forty-one), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.J.R. 341, on motion of Senator Hanger, was ordered to be engrossed and was agreed to.

IMMEDIATE CONSIDERATION

On motion of Senator Hanger, the Rules were suspended and H.J.R. 743 (seven hundred forty-three), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.J.R. 743, on motion of Senator Hanger, was agreed to.
On motion of Senator Newman, the Senate adjourned until tomorrow at 10:00 a.m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
The Senate met at 10:00 a.m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Felton T. Sessoms, First Baptist Church, Cape Charles, Virginia, offered the following prayer:

Our Father and our God, hallowed be thy holy name. Father, we acknowledge that You are the Creator and every good and perfect gift comes from You.

Almighty God, we thank You for life, liberty, and the pursuit of happiness in these United States of America and this great Commonwealth of Virginia.

Almighty God, from the various geographical regions of this great Commonwealth, Your servant leaders have gathered. Allow their deliberations to emblematically represent a beacon of hope, truth, justice, and unity shone throughout this Commonwealth.

Almighty God, we thank You for this day. We ask blessings for all, especially the men and women who have sacrificially left their homes, families, businesses, and jobs to serve this great Commonwealth.

Father, we acknowledge Your sovereignty and omnipotence, so please empower this legislative body with wisdom to serve and govern in a manner that honors You.

Father, may the deliberations, actions, and proceedings of this legislative body be symbolic of selfless motivation and sacrificial service guided by the principles of truth and virtue.

Father, may Your enduring presence in the lives of these legislators be a constant reminder that they are to serve and lead with humility and vulnerability for the good of all citizens.

Father, may these legislators be instructed by Your words according to the book of Micah, Chapter 6 and Verse 8, “He has told you, O man, what is good; and what does the Lord require of you but to do justice, and to love kindness, and to walk humbly with your God?”

Finally, Almighty God, may Your peace guard the hearts, minds, and souls of the legislators this day and throughout this legislative session.

Father, this is our prayer in the name above all names. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Joseph Judson Rainero of Bristol.

The roll was called and the following Senators answered to their names:


A quorum was present.

After the roll call, Senators Howell and Saslaw notified the Clerk of their presence.

On motion of Senator Lewis, the reading of the Journal was waived.
The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.

NAYS--Cosgrove, Deeds, Howell, McPike, Peake, Petersen, Saslaw--7.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
January 31, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:

H.B. 1636. A BILL to amend and reenact § 18.2-121.3 of the Code of Virginia, relating to trespass; unmanned aircraft system; penalty.

H.B. 1664. A BILL to amend and reenact § 18.2-259.1 of the Code of Virginia, relating to out-of-state drug offenses; restricted driver’s license.

H.B. 1711. A BILL to amend and reenact §§ 46.2-612 and 46.2-613 of the Code of Virginia, relating to reorganization of motor vehicle registration, licensing, and certificates of title statutes; segregation of criminal offenses and traffic offenses; alteration of judicial authority to dismiss related criminal offenses.


H.B. 1720. A BILL to amend the Code of Virginia by adding a section numbered 18.2-251.1:1, relating to cannabidiol oil and THC-A oil; possession or distribution at school.

H.B. 1728. A BILL to amend and reenact §§ 16.1-283.1 and 63.2-1220.2 of the Code of Virginia, relating to post-adoption contact and communication agreements.

H.B. 1737. A BILL to amend and reenact § 22.1-279.8 of the Code of Virginia, relating to development and review of school crisis, emergency management, and medical emergency response plans; include certain first responders.


H.B. 1772. A BILL to amend and reenact § 30-179 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 37 of Title 2.2 a section numbered 2.2-3715, relating to the Virginia Freedom of Information Advisory Council; advisory opinions; evidence in civil proceeding.
H.B. 1787. A BILL to amend and reenact § 16.1-260 of the Code of Virginia, relating to student offenses reportable by intake officers to school division superintendents.

H.B. 1820. A BILL to amend the Code of Virginia by adding a section numbered 40.1-28.01, relating to provisions of a nondisclosure or confidentiality agreement; sexual assault; condition of employment.

H.B. 1833. A BILL to amend and reenact § 19.2-299 of the Code of Virginia, relating to investigations and reports by probation officers; persons eligible for parole.

H.B. 1866. A BILL to amend and reenact § 15.2-2511 of the Code of Virginia, relating to annual local audit; notice of delay.

H.B. 1893. A BILL to amend and reenact §§ 2.3, 3.4, and 3.5 of Chapters 629 and 674 of the Acts of Assembly of 2005, which provided a charter for the City of Waynesboro, relating to city council procedures; real estate tax assessments.

H.B. 1913. A BILL to amend and reenact § 15.2-2242 of the Code of Virginia, relating to subdivision ordinance; sidewalks.


H.B. 1944. A BILL to amend and reenact § 17.1-606 of the Code of Virginia, relating to civil actions; determination of indigency.


H.B. 2046. A BILL to amend and reenact § 24.2-613 of the Code of Virginia, relating to elections; form of ballot; ballot order.

H.B. 2052. A BILL to amend and reenact § 3.01.1 and § 3.04, as amended, of Chapter 116 of the Acts of Assembly of 1948, which provided a charter for the City of Richmond, relating to runoff elections.

H.B. 2059. A BILL to amend and reenact § 46.2-320.1 of the Code of Virginia, relating to nonpayment of child support; amount of arrearage paid; time period to pay arrearage; repayment schedule; suspension of driver’s license.

H.B. 2119. A BILL to amend and reenact §§ 16.1-260 and 54.1-3900 of the Code of Virginia, relating to school attendance officers; motion for a rule to show cause; child in need of supervision.

H.B. 2127. A BILL to amend and reenact § 20-124.3 of the Code of Virginia, relating to best interests of the child; maximizing time spent with each parent.
H.B. 2133. A BILL to amend and reenact §§ 2.2-222.1, 2.2-222.3, 44-146.17:2, 44-146.18, and 44-146.28 of the Code of Virginia; to amend the Code of Virginia by adding a section numbered 44-146.18:4; and to repeal § 2.2-613 of the Code of Virginia, relating to the Virginia Department of Emergency Management; annual reporting requirements; Virginia Comprehensive Emergency Management Report.

H.B. 2141. A BILL to amend and reenact § 15.2-2403 of the Code of Virginia, relating to local services districts; broadband and telecommunications services.


H.B. 2170. A BILL to amend the Code of Virginia by adding a section numbered 18.2-429.1, relating to false caller identification information; penalty.

H.B. 2224. A BILL to amend and reenact § 15.2-2308 of the Code of Virginia, relating to local board of zoning appeals; membership.

H.B. 2225. A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of adults; reporting by financial institution staff.

H.B. 2229. A BILL to amend and reenact § 15.2-958.4 of the Code of Virginia, relating to affordable housing; waiver of certain fees.


H.B. 2273. A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to use of handheld personal communications devices in certain motor vehicles while passing stopped school bus; penalty.

H.B. 2278. A BILL to amend and reenact §§ 2.2-402 and 19.2-392.2 of the Code of Virginia, relating to expungement of police and court records; absolute pardon.

H.B. 2317. A BILL to amend and reenact § 20-124.3 of the Code of Virginia, relating to custody and visitation orders; history of family abuse; law-enforcement officers.


H.B. 2344. A BILL to amend and reenact §§ 46.2-208 and 46.2-844 of the Code of Virginia, relating to Department of Motor Vehicle records; certain private vendors; penalty.

H.B. 2420. A BILL to grandfather certain nonconforming use.
H.B. 2465. A BILL to amend and reenact § 15.2-968.1 of the Code of Virginia, relating to photo-monitoring systems; requirements for localities.

H.B. 2485. A BILL to amend and reenact § 15.2-4901 of the Code of Virginia, relating to industrial development authorities; legislative intent.

H.B. 2542. A BILL to amend and reenact §§ 63.2-100 and 63.2-1715, as it is currently effective and as it shall become effective, of the Code of Virginia and to amend the Code of Virginia by adding in Title 20 a chapter numbered 10, consisting of sections numbered 20-166 and 20-167, relating to delegation of parental or legal custodial powers; child-placing agency.

H.B. 2548. A BILL to amend and reenact §§ 18.2-308.09 and 18.2-308.2 of the Code of Virginia, relating to restoration of firearms rights; report to State Police.


H.B. 2625. A BILL to amend and reenact §§ 24.2-800 and 24.2-802, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to recounts; rules of procedure; multiple simultaneous recounts.

H.B. 2679. A BILL to amend and reenact § 16.1-241 of the Code of Virginia, relating to the jurisdiction of juvenile and domestic relations district courts; findings of fact; status as a special immigrant.

H.B. 2711. A BILL to amend and reenact § 34-6 of the Code of Virginia, relating to exemptions of real estate; recordation of signed writing; location of real estate or residence of householder if property located outside of the Commonwealth.

H.B. 2740. A BILL to amend and reenact § 4, as amended, §§ 5 and 6, §§ 7, 8, and 9, as amended, and § 11 of Chapter 364 of the Acts of Assembly of 1942, which provided a charter for the Town of Kenbridge in Lunenburg County, relating to town council, elections, chief of police, and powers of the town.

H.B. 2746. A BILL to amend the Code of Virginia by adding a section numbered 19.2-388.1, relating to Central Criminal Records Exchange; background checks through Live Scan device.


H.B. 2773. A BILL to amend and reenact § 19.2-368.11:1 of the Code of Virginia, relating to Criminal Injuries Compensation Fund; amount of award.

H.B. 2796. A BILL to amend and reenact § 29.1-732.20 of the Code of Virginia, relating to watercraft; transfer by operation of law; transfer on death.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates
On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:


H.B. 1719, H.B. 1929, H.B. 2046, and H.B. 2625 were referred to the Committee on Privileges and Elections.

H.B. 1737, H.B. 2119, and H.B. 2142 were referred to the Committee on Education and Health.

H.B. 1772 was referred to the Committee on Rules.


H.B. 1981 was referred to the Committee on Rehabilitation and Social Services.

H.B. 2133, H.B. 2229, and H.B. 2711 were referred to the Committee on General Laws and Technology.

H.B. 2225 was referred to the Committee on Commerce and Labor.

H.B. 2273 and H.B. 2344 were referred to the Committee on Transportation.

H.B. 2796 was referred to the Committee on Agriculture, Conservation and Natural Resources.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senators Norment and Hanger from the Committee on Finance:

S.B. 1066 (one thousand sixty-six) with substitute.
S.B. 1093 (one thousand ninety-three) with substitute.
S.B. 1112 (one thousand one hundred twelve) with amendment.
S.B. 1118 (one thousand one hundred eighteen).
S.B. 1130 (one thousand one hundred thirty) with amendment.
S.B. 1218 (one thousand two hundred eighteen) with amendment.
S.B. 1331 (one thousand three hundred thirty-one).
S.B. 1348 (one thousand three hundred forty-eight).
S.B. 1352 (one thousand three hundred fifty-two).
S.B. 1369 (one thousand three hundred sixty-nine).
S.B. 1406 (one thousand four hundred six) with amendment.
S.B. 1431 (one thousand four hundred thirty-one).
S.B. 1470 (one thousand four hundred seventy) with substitute.
S.B. 1496 (one thousand four hundred ninety-six) with substitute.
S.B. 1519 (one thousand five hundred nineteen).
S.B. 1574 (one thousand five hundred seventy-four) with substitute.
S.B. 1576 (one thousand five hundred seventy-six) with substitute.
S.B. 1587 (one thousand five hundred eighty-seven) with amendment.
S.B. 1589 (one thousand five hundred eighty-nine) with substitute.
S.B. 1590 (one thousand five hundred ninety).
S.B. 1598 (one thousand five hundred ninety-eight) with substitute.
S.B. 1602 (one thousand six hundred two) with amendments.
S.B. 1604 (one thousand six hundred four) with substitute.
S.B. 1617 (one thousand six hundred seventeen) with substitute.
S.B. 1628 (one thousand six hundred twenty-eight) with substitute.
S.B. 1651 (one thousand six hundred fifty-one) with substitute.
S.B. 1669 (one thousand six hundred sixty-nine) with amendment.
S.B. 1680 (one thousand six hundred eighty).
S.B. 1689 (one thousand six hundred eighty-nine).
S.B. 1707 (one thousand seven hundred seven).
S.B. 1709 (one thousand seven hundred nine) with substitute.
S.B. 1716 (one thousand seven hundred sixteen) with substitute.
S.B. 1738 (one thousand seven hundred thirty-eight).
S.B. 1750 (one thousand seven hundred fifty) with amendment.
S.B. 1759 (one thousand seven hundred fifty-nine).
S.B. 1771 (one thousand seven hundred seventy-one).

The following bills, having been considered by the committee in session, were reported by Senator Reeves from the Committee on Rehabilitation and Social Services:

H.B. 1953 (one thousand nine hundred fifty-three).
H.B. 2073 (two thousand seventy-three) with amendment.
S.B. 1094 (one thousand ninety-four).
S.B. 1321 (one thousand three hundred twenty-one) with substitute.
S.B. 1407 (one thousand four hundred seven) with substitute.
S.B. 1435 (one thousand four hundred thirty-five) with substitute.
S.B. 1622 (one thousand six hundred twenty-two) with substitute.
S.B. 1772 (one thousand seven hundred seventy-two) with substitute.
S.B. 1777 (one thousand seven hundred seventy-seven) with amendment.

The following bills and joint resolutions, having been considered by the committee in session, were reported by Senator McDougle from the Committee on Rules:

S.B. 1067 (one thousand sixty-seven).
S.B. 1097 (one thousand ninety-seven) with amendments.
S.B. 1101 (one thousand one hundred one) with the recommendation that it be rereferred to the Committee on Finance.
S.B. 1152 (one thousand one hundred fifty-two).
S.B. 1316 (one thousand three hundred sixteen) with substitute.
S.B. 1377 (one thousand three hundred seventy-seven).
S.B. 1378 (one thousand three hundred seventy-eight).
S.B. 1430 (one thousand four hundred thirty) with substitute.
S.B. 1491 (one thousand four hundred ninety-one) with substitute.
S.B. 1556 (one thousand five hundred fifty-six) with substitute.
S.B. 1561 (one thousand five hundred sixty-one) with amendments.
S.B. 1618 (one thousand six hundred eighteen) with substitute.
S.J.R. 254 (two hundred fifty-four) with amendments.
S.J.R. 259 (two hundred fifty-nine) with the recommendation that it be rereferred to the Committee on Finance.
S.J.R. 272 (two hundred seventy-two).
S.J.R. 276 (two hundred seventy-six) with amendment.
S.J.R. 277 (two hundred seventy-seven).
S.J.R. 286 (two hundred eighty-six).
S.J.R. 287 (two hundred eighty-seven).
S.J.R. 289 (two hundred eighty-nine).
S.J.R. 297 (two hundred ninety-seven) with substitute.
S.J.R. 298 (two hundred ninety-eight).
S.J.R. 299 (two hundred ninety-nine).
S.J.R. 301 (three hundred one).
S.J.R. 309 (three hundred nine).
S.J.R. 311 (three hundred eleven).
S.J.R. 314 (three hundred fourteen).
S.J.R. 338 (three hundred thirty-eight) with substitute.

S.B. 1101 and S.J.R. 259 were rereferred to the Committee on Finance.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

   Patrons--Newman and Peake; Delegate: Austin

S.J.R. 354. Commending the Page County High School baseball team.
   Patrons--Obenshain; Delegate: Gilbert

S.J.R. 355. Commending the Page County High School softball team.
   Patrons--Obenshain; Delegate: Gilbert

   Patron--Reeves

RECESS

At 10:45 a.m., Senator Norment moved that the Senate recess until 11:15 a.m.

The motion was agreed to.

The hour of 11:15 a.m. having arrived, the Chair was resumed.
UNFINISHED BUSINESS—SENATE

S.J.R. 294 (two hundred ninety-four) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 590, substitute
   strike
   all of lines 590 and 591

On motion of Senator Vogel, the amendment was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--2. RULE 36--1.

NAYS--Deeds, McClellan--2.
RULE 36--Saslaw--1.

RECONSIDERATION

Senator Mason moved to reconsider the vote by which the amendment proposed by the House of Delegates to S.J.R. 294 (two hundred ninety-four) was agreed to.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Vogel, the amendment was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--1.

NAYS--Deeds--1.
RULE 36--Saslaw--1.
SENATE BILLS ON THIRD READING

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1090 (one thousand ninety).
S.B. 1104 (one thousand one hundred four).
S.B. 1122 (one thousand one hundred twenty-two).
S.B. 1160 (one thousand one hundred sixty).
S.B. 1180 (one thousand one hundred eighty).
S.B. 1182 (one thousand one hundred eighty-two).
S.B. 1216 (one thousand two hundred sixteen).
S.B. 1219 (one thousand two hundred nineteen).
S.B. 1233 (one thousand two hundred thirty-three).
S.B. 1257 (one thousand two hundred fifty-seven).
S.B. 1286 (one thousand two hundred eighty-six).
S.B. 1339 (one thousand three hundred thirty-nine).
S.B. 1346 (one thousand three hundred forty-six).
S.B. 1384 (one thousand three hundred eighty-four).
S.B. 1450 (one thousand four hundred fifty).
S.B. 1492 (one thousand four hundred ninety-two).
S.B. 1505 (one thousand five hundred five).
S.B. 1509 (one thousand five hundred nine).
S.B. 1513 (one thousand five hundred thirteen).
S.B. 1515 (one thousand five hundred fifteen).
S.B. 1565 (one thousand five hundred sixty-five).
S.B. 1600 (one thousand six hundred).
S.B. 1608 (one thousand six hundred eight).
S.B. 1652 (one thousand six hundred fifty-two).
S.B. 1656 (one thousand six hundred fifty-six).
S.B. 1658 (one thousand six hundred fifty-eight).
S.B. 1661 (one thousand six hundred sixty-one).
S.B. 1679 (one thousand six hundred seventy-nine).
S.B. 1705 (one thousand seven hundred five).
S.B. 1742 (one thousand seven hundred forty-two).
S.B. 1751 (one thousand seven hundred fifty-one).
S.B. 1754 (one thousand seven hundred fifty-four).
S.B. 1755 (one thousand seven hundred fifty-five).
S.B. 1756 (one thousand seven hundred fifty-six).
S.B. 1769 (one thousand seven hundred sixty-nine).
S.B. 1779 (one thousand seven hundred seventy-nine).

The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.
On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1090 (one thousand ninety).
S.B. 1104 (one thousand one hundred four).
S.B. 1122 (one thousand one hundred twenty-two).
S.B. 1160 (one thousand one hundred sixty).
S.B. 1180 (one thousand one hundred eighty).
S.B. 1182 (one thousand one hundred eighty-two).
S.B. 1216 (one thousand two hundred sixteen).
S.B. 1219 (one thousand two hundred nineteen).
S.B. 1233 (one thousand two hundred thirty-three).
S.B. 1257 (one thousand two hundred fifty-seven).
S.B. 1286 (one thousand two hundred eighty-six).
S.B. 1339 (one thousand three hundred thirty-nine).
S.B. 1346 (one thousand three hundred forty-six).
S.B. 1384 (one thousand three hundred eighty-four).
S.B. 1450 (one thousand four hundred fifty).
S.B. 1492 (one thousand four hundred ninety-two).
S.B. 1505 (one thousand five hundred five).
S.B. 1509 (one thousand five hundred nine).
S.B. 1513 (one thousand five hundred thirteen).
S.B. 1515 (one thousand five hundred fifteen).
S.B. 1565 (one thousand five hundred sixty-five).
S.B. 1600 (one thousand six hundred).
S.B. 1608 (one thousand six hundred eight).
S.B. 1652 (one thousand six hundred fifty-two).
S.B. 1656 (one thousand six hundred fifty-six).
S.B. 1658 (one thousand six hundred fifty-eight).
S.B. 1661 (one thousand six hundred sixty-one).
S.B. 1679 (one thousand six hundred seventy-nine).
S.B. 1705 (one thousand seven hundred five).
S.B. 1742 (one thousand seven hundred forty-two).
S.B. 1754 (one thousand seven hundred fifty-four).
S.B. 1755 (one thousand seven hundred fifty-five).
S.B. 1756 (one thousand seven hundred fifty-six).
S.B. 1769 (one thousand seven hundred sixty-nine).
S.B. 1779 (one thousand seven hundred seventy-nine).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
S.B. 1751 (one thousand seven hundred fifty-one), on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Boysko, Deeds--2.
RULE 36--0.

S.B. 1169 (one thousand one hundred sixty-nine), on motion of Senator DeSteph, was passed by for the day.

S.B. 1326 (one thousand three hundred twenty-six), on motion of Senator Favola, was recommitted to the Committee on Rehabilitation and Social Services.

S.B. 1667 (one thousand six hundred sixty-seven) was taken up and, on motion of Senator Dance, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Ruff, Stuart, Wagner--3.
RULE 36--0.

S.B. 1015 (one thousand fifteen) was read by title the third time and, on motion of Senator Stanley, was passed with its title.

The recorded vote is as follows:
YEAS--23. NAYS--15. RULE 36--0.

RULE 36--0.

S.B. 1072 (one thousand seventy-two) was read by title the third time and, on motion of Senator Peake, was passed with its title.
The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Mason--1.
RULE 36--0.

S.B. 1129 (one thousand one hundred twenty-nine) was read by title the third time and, on motion of Senator Locke, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1145 (one thousand one hundred forty-five) was read by title the third time and, on motion of Senator Favola, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--1.

NAYS--Black--1.
RULE 36--Reeves--1.

S.B. 1184 (one thousand one hundred eighty-four) was read by title the third time and, on motion of Senator Stuart, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Surovell--1.
RULE 36--0.

S.B. 1221 (one thousand two hundred twenty-one) was read by title the third time and, on motion of Senator Chafin, was passed with its title.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1329 (one thousand three hundred twenty-nine) was read by title the third time and, on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--6. RULE 36--0.

RULE 36--0.

S.B. 1365 (one thousand three hundred sixty-five) was read by title the third time and, on motion of Senator DeSteph, was passed with its title.

The recorded vote is as follows:
YEAS--23. NAYS--17. RULE 36--0.

RULE 36--0.

S.B. 1372 (one thousand three hundred seventy-two) was read by title the third time.

Senator Norment moved that S.B. 1372 be passed with its title.

The question was put on passing S.B. 1372 with its title.

S.B. 1372 was defeated with its title, having failed to receive the necessary affirmative votes required by Article IV, Section 13, of the Constitution.
The recorded vote is as follows:
YEAS--20. NAYS--20. RULE 36--0.

RULE 36--0.

RECONSIDERATION

Senator Newman moved to reconsider the vote by which S.B. 1372 (one thousand three hundred seventy-two) was defeated with its title.

PARLIAMENTARY INQUIRY

Senator Petersen propounded a parliamentary inquiry as to whether there was a prevailing side on the tie vote on S.B. 1372.

The Chair stated that S.B. 1372 failed to pass, and the Senators who voted “nay” on passage were on the prevailing side.

The question was put on reconsidering the vote by which S.B. 1372 was defeated with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator Norment moved to reconsider the vote by which S.B. 1372 (one thousand three hundred seventy-two) was ordered to be engrossed and read by title the third time.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
Senator Norment offered the following amendment to the substitute:

1. After line 734, substitute
   strike
   line 735

On motion of Senator Norment, the reading of the amendment was waived.

Senator Norment moved that the amendment be agreed to.

The question was put on agreeing to the amendment.

The yeas and nays were called for; and, being desired by one-fifth of the Senators present, the yeas and nays were ordered.

The recorded vote is as follows:
YEAS--23. NAYS--17. RULE 36--0.


RULE 36--0.

The amendment was agreed to.

On motion of Senator Norment, the bill was ordered to be engrossed and read by title the third time.

Senator Norment moved that the Rules be suspended and the third reading of the title of S.B. 1372 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1372, on motion of Senator Norment, was passed with its title.
The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.

RULE 36--0.

S.B. 1413 (one thousand four hundred thirteen) was read by title the third time and, on motion of Senator Mason, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1494 (one thousand four hundred ninety-four) was read by title the third time and, on motion of Senator Edwards, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator Saslaw moved to reconsider the vote by which S.B. 1494 (one thousand four hundred ninety-four) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
S.B. 1494, on motion of Senator Edwards, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

S.B. 1523 (one thousand five hundred twenty-three) was read by title the third time and, on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--6. RULE 36--0.

S.B. 1554 (one thousand five hundred fifty-four), on motion of Senator Ebbin, was passed by temporarily.

S.B. 1592 (one thousand five hundred ninety-two) was read by title the third time and, on motion of Senator Dunnavant, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

S.B. 1605 (one thousand six hundred five) was read by title the third time and, on motion of Senator Ebbin, was passed with its title.
The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Black--1.
RULE 36--0.

S.B. 1625 (one thousand six hundred twenty-five) was read by title the third time and, on motion of Senator McPike, was passed with its title.

The recorded vote is as follows:
YEAS--29. NAYS--11. RULE 36--0.

NAYS--Black, Carrico, Chafin, Chase, Cosgrove, DeSteph, Peake, Reeves, Stanley, Stuart, Suetterlein--11.
RULE 36--0.

S.B. 1662 (one thousand six hundred sixty-two) was read by title the third time and, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--6. RULE 36--0.

NAYS--Black, Chase, Obenshain, Peake, Stuart, Suetterlein--6.
RULE 36--0.

S.B. 1737 (one thousand seven hundred thirty-seven) was read by title the third time.

Senator McPike moved that S.B. 1737 be passed with its title.

PARLIAMENTARY INQUIRY

Senator Obenshain propounded a parliamentary inquiry as to whether S.B. 1737 contained an emergency clause, requiring a vote of four-fifths of the members present.

The Chair stated that the Senator was correct.

The question was put on passing S.B. 1737 with its title.

S.B. 1737 was defeated with its title, having failed to receive the necessary affirmative votes required by Article IV, Section 13, of the Constitution.
The recorded vote is as follows:
YEAS--26. NAYS--13. RULE 36--0.

RULE 36--0.

S.B. 1752 (one thousand seven hundred fifty-two) was read by title the third time and, on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1774 (one thousand seven hundred seventy-four) was read by title the third time and, on motion of Senator Edwards, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Obenshain, Suetterlein--2.
RULE 36--0.

RECONSIDERATION

Senator McDougle moved to reconsider the vote by which S.B. 1129 (one thousand one hundred twenty-nine) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
S.B. 1129, on motion of Senator Locke, was passed with its title.

The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.
RULE 36--0.

S.B. 1554 (one thousand five hundred fifty-four) was taken up and read by title the third time.

Senator Surovell moved that S.B. 1554 be passed with its title.

S.B. 1554, on motion of Senator Stuart, was passed by for the day.

RECONSIDERATION

Senator Reeves moved to reconsider the vote by which S.B. 1737 (one thousand seven hundred thirty-seven) was defeated with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.
NAYS--0.
RULE 36--0.

S.B. 1737, on motion of Senator Reeves, was passed by for the day.

HOUSE BILLS ON SECOND READING

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

H.B. 1712 (one thousand seven hundred twelve).
H.B. 1751 (one thousand seven hundred fifty-one).
H.B. 1767 (one thousand seven hundred sixty-seven).
H.B. 1909 (one thousand nine hundred nine).
H.B. 1940 (one thousand nine hundred forty).
H.B. 1998 (one thousand nine hundred ninety-eight).
H.B. 2138 (two thousand one hundred thirty-eight).
H.B. 2665 (two thousand six hundred sixty-five).
H.B. 2167 (two thousand one hundred sixty-seven).
H.B. 2197 (two thousand one hundred ninety-seven).
The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 1712 (one thousand seven hundred twelve).
H.B. 1751 (one thousand seven hundred fifty-one).
H.B. 1767 (one thousand seven hundred sixty-seven).
H.B. 1909 (one thousand nine hundred nine).
H.B. 1940 (one thousand nine hundred forty).
H.B. 1998 (one thousand nine hundred ninety-eight).
H.B. 2138 (two thousand one hundred thirty-eight).
H.B. 2665 (two thousand six hundred sixty-five).
H.B. 2167 (two thousand one hundred sixty-seven).
H.B. 2197 (two thousand one hundred ninety-seven).

RECESS

At 1:10 p.m., Senator Norment moved that the Senate recess until 1:35 p.m.

The motion was agreed to.

The hour of 1:35 p.m. having arrived, the Chair was resumed.

SENATE BILLS ON SECOND READING

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1253 (one thousand two hundred fifty-three).
S.B. 1580 (one thousand five hundred eighty).
S.B. 1026 (one thousand twenty-six).
S.B. 1037 (one thousand thirty-seven).
S.B. 1088 (one thousand eighty-eight).
S.B. 1089 (one thousand eighty-nine).
S.B. 1091 (one thousand ninety-one).
S.B. 1244 (one thousand two hundred forty-four).
S.B. 1274 (one thousand two hundred seventy-four).
S.B. 1312 (one thousand three hundred twelve).
S.B. 1380 (one thousand three hundred eighty).
S.B. 1400 (one thousand four hundred).
S.B. 1418 (one thousand four hundred eighteen).
S.B. 1419 (one thousand four hundred nineteen).
S.B. 1469 (one thousand four hundred sixty-nine).
S.B. 1477 (one thousand four hundred seventy-seven).
S.B. 1479 (one thousand four hundred seventy-nine).
S.B. 1529 (one thousand five hundred twenty-nine).
S.B. 1532 (one thousand five hundred thirty-two).
S.B. 1559 (one thousand five hundred fifty-nine).
S.B. 1564 (one thousand five hundred sixty-four).
S.B. 1581 (one thousand five hundred eighty-one).
S.B. 1583 (one thousand five hundred sixty-three).
S.B. 1681 (one thousand six hundred eighty-one).
S.B. 1688 (one thousand six hundred eighty-eight).
S.B. 1702 (one thousand seven hundred two).
S.B. 1781 (one thousand seven hundred eighty-one).
S.B. 1785 (one thousand seven hundred eighty-five).

The motion was agreed to.

S.B. 1253 (one thousand two hundred fifty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 59.1-444.3 and 63.2-905.2 of the Code of Virginia, relating to foster care; security freeze on credit report.

The reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. After line 138, substitute

   insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Reeves, the amendment was agreed to.

S.B. 1580 (one thousand five hundred eighty) was taken up.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact §§ 55-79.97 and 55-509.4 of the Code of Virginia, relating to the Condominium Act and Property Owners’ Association Act; delivery of condominium resale certificates and association disclosure packets; right of purchaser to cancel contract.

The reading of the substitute was waived.

On motion of Senator Suetterlein, the substitute was agreed to.

S.B. 1026 (one thousand twenty-six) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-702.1, 24.2-703.1, 24.2-703.2, 24.2-706, 24.2-707, 24.2-709, and 24.2-1004 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 24.2-701.1, relating to absentee voting; no-excuse, in-person, beginning on second Saturday immediately preceding election.

The reading of the substitute was waived.

On motion of Senator Spruill, the substitute was agreed to.

S.B. 1037 (one thousand thirty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 19.2-392.2 of the Code of Virginia, relating to expungement of certain alcohol offenses.

The reading of the substitute was waived.

On motion of Senator Peake, the substitute was agreed to.

S.B. 1088 (one thousand eighty-eight) was taken up.

The following amendment proposed by the Committee on Local Government was offered:

1. Line 28, introduced, after of the
   strike
   the remainder of line 28 and all of line 29

The reading of the amendment was waived.

On motion of Senator Spruill, the amendment was agreed to.

S.B. 1089 (one thousand eighty-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact § 2.2-2342 of the Code of Virginia, relating to Fort Monroe Authority; payments to the City of Hampton in lieu of real property taxes.

The reading of the substitute was waived.

On motion of Senator Locke, the substitute was agreed to.

S.B. 1091 (one thousand ninety-one) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 15.2-2241.2, relating to site plan approval; decommissioning certified solar energy equipment, facilities, or devices.

The reading of the substitute was waived.

Senator Reeves moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The amendment in the nature of a substitute proposed by the Committee on Local Government was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 15.2-2241.2, relating to rezoning and site plan approval; decommissioning solar energy equipment, facilities, or devices.

The reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

S.B. 1274 (one thousand two hundred seventy-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 19.2-187 and 19.2-187.01 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-1101.1, relating to Department of Forensic Science; purchase of forensic laboratory services.

The reading of the substitute was waived.

On motion of Senator Chafin, the substitute was agreed to.

S.B. 1418 (one thousand four hundred eighteen) was taken up.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. After line 98, introduced
insert

2. That the provisions of this act shall become effective on July 1, 2020.

The reading of the amendment was waived.

On motion of Senator Mason, the amendment was agreed to.

S.B. 1419 (one thousand four hundred nineteen) was taken up.

The following amendment proposed by the Committee on Education and Health was offered:

1. Line 19, introduced, after shall
strike
establish a microcredential committee
insert
direct the Advisory Board on Teacher Education and Licensure to convene a
workgroup including pertinent education stakeholders

The reading of the amendment was waived.

On motion of Senator Sturtevant, the amendment was agreed to.

S.B. 1469 (one thousand four hundred sixty-nine) was taken up.

The following amendments proposed by the Committee on Agriculture, Conservation and Natural
Resources were offered:

1. Line 71, introduced, after subsection A
strike
shall
insert
may

2. Line 97, introduced
strike
lines 97 through 104
insert

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 necessary appropriation cannot be
determined for periods of imprisonment in state adult correctional
facilities; therefore, Chapter 2 of the Acts of Assembly of 2018, Special
Session I, requires the Virginia Criminal Sentencing Commission to assign
a minimum fiscal impact of $50,000. Pursuant to § 30-19.1:4 of the Code of
Virginia, the estimated amount of the necessary appropriation cannot be
determined for periods of commitment to the custody of the Department of
Juvenile Justice.

The reading of the amendments was waived.

Senator Chafin moved that the amendments be rejected.
The question was put on agreeing to the amendments.

The amendments were rejected.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 10.1-1105 and 55-332 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 55-334.2 and 55-334.3, relating to timber theft; accounting; penalty.

The reading of the substitute was waived.

On motion of Senator Chafin, the substitute was agreed to.

S.B. 1477 (one thousand four hundred seventy-seven) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. Line 89, introduced, after maximum of

   strike

   $15,000

   insert

   $10,000

The reading of the amendment was waived.

On motion of Senator Deeds, the amendment was agreed to.

S.B. 1479 (one thousand four hundred seventy-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Local Government was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 15.2-2295.3, relating to regulation of development in karst.

The reading of the substitute was waived.

On motion of Senator Deeds, the substitute was agreed to.

S.B. 1529 (one thousand five hundred twenty-nine) was taken up.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. Line 27, introduced, after 3.2-6570,

   strike

   subsection B of § 29.1-738, or §

The reading of the amendment was waived.

On motion of Senator Chafin, the amendment was agreed to.
S.B. 1532 (one thousand five hundred thirty-two) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to create a pilot program related to high school STEM apprenticeship grants.

The reading of the substitute was waived.

On motion of Senator Sturtevant, the substitute was agreed to.

S.B. 1559 (one thousand five hundred fifty-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Local Government was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 15.2-958.3 of the Code of Virginia, relating to C-PACE loans; resiliency improvements.

The reading of the substitute was waived.

On motion of Senator Lewis, the substitute was agreed to.

S.B. 1564 (one thousand five hundred sixty-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

A BILL to direct the State Board of Elections to revise its regulations for reviewing and processing candidate petitions.

The reading of the substitute was waived.

On motion of Senator Lewis, the substitute was agreed to.

S.B. 1663 (one thousand six hundred sixty-three) was taken up.

The following amendment proposed by the Committee on Local Government was offered:

1. Line 117, introduced, after sidewalk
   insert
   the need for which is substantially generated and reasonably required by the proposed development and

The reading of the amendment was waived.

On motion of Senator Barker, the amendment was agreed to.

S.B. 1681 (one thousand six hundred eighty-one) was taken up.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact §§ 2.2-1130, 2.2-1153, 2.2-1156, 2.2-1157, 10.1-1122, and 36-139.1 of the Code of Virginia, relating to the Department of General Services; surplus property; opportunity for economic development entities to purchase prior to public sale.

The reading of the substitute was waived.

On motion of Senator Mason, the substitute was agreed to.

S.B. 1688 (one thousand six hundred eighty-eight) was taken up.

The following amendments proposed by the Committee on General Laws and Technology were offered:

1. Line 19, introduced, after offeror
   insert
   or any affiliated entity, or any of their respective officers, directors, managers, or members,

2. Line 22, introduced, after $500
   insert
   and shall be guilty of a Class 1 misdemeanor under § 2.2-4377

3. Line 22, introduced, after The
   strike
   attorney for the Commonwealth
   insert
   Attorney General

The reading of the amendments was waived.

On motion of Senator Ruff, the amendments were agreed to.

S.B. 1785 (one thousand seven hundred eighty-five) was taken up.

The following amendments proposed by the Committee on Local Government were offered:

1. Line 46, introduced, after zones
   insert
   designated on or after July 1, 2005,

2. Line 46, introduced, after periods
   insert
   and zones designated prior to July 1, 2005, for one five-year renewal period

The reading of the amendments was waived.

On motion of Senator McDougle, the amendments were agreed to.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:
S.B. 1253 (one thousand two hundred fifty-three) as amended.
S.B. 1580 (one thousand five hundred eighty) as amended.
S.B. 1026 (one thousand twenty-six) as amended.
S.B. 1037 (one thousand thirty-seven) as amended.
S.B. 1088 (one thousand eighty-eight) as amended.
S.B. 1089 (one thousand eighty-nine) as amended.
S.B. 1091 (one thousand ninety-one) as amended.
S.B. 1244 (one thousand two hundred forty-four).
S.B. 1274 (one thousand two hundred forty-four) as amended.
S.B. 1312 (one thousand three hundred twelve).
S.B. 1380 (one thousand three hundred eighty)
S.B. 1400 (one thousand four hundred).
S.B. 1418 (one thousand four hundred eighteen) as amended.
S.B. 1419 (one thousand four hundred nineteen) as amended.
S.B. 1469 (one thousand four hundred sixty-nine) as amended.
S.B. 1477 (one thousand four hundred seventy-seven) as amended.
S.B. 1529 (one thousand five hundred twenty-nine) as amended.
S.B. 1532 (one thousand five hundred thirty-two) as amended.
S.B. 1559 (one thousand five hundred fifty-nine) as amended.
S.B. 1564 (one thousand five hundred sixty-four) as amended.
S.B. 1581 (one thousand five hundred eighty-one).
S.B. 1663 (one thousand six hundred sixty-three) as amended.
S.B. 1681 (one thousand six hundred eighty-one) as amended.
S.B. 1688 (one thousand six hundred eighty-eight) as amended.
S.B. 1702 (one thousand seven hundred two).
S.B. 1781 (one thousand seven hundred eighty-one).
S.B. 1785 (one thousand seven hundred eighty-five) as amended.

S.B. 1095 (one thousand ninety-five), on motion of Senator Howell, was passed by for the day.
S.B. 1126 (one thousand one hundred twenty-six) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding a section numbered 18.2-334.5, by adding in Article 1 of Chapter 3 of Title 37.2 a section numbered 37.2-314.1, and by adding in Title 58.1 a chapter numbered 41, containing articles numbered 1 through 9, consisting of sections numbered 58.1-4100 through 58.1-4131, relating to regulation of casino gaming by Virginia Lottery Board; penalties.

The reading of the substitute was waived.

Senator Norment moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.
The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding a section numbered 18.2-334.5, by adding in Article 1 of Chapter 3 of Title 37.2 a section numbered 37.2-314.1, and by adding in Title 58.1 a chapter numbered 41, containing articles numbered 1 through 9, consisting of sections numbered 58.1-4100 through 58.1-4130, relating to regulation of casino gaming by Virginia Lottery Board; penalties.

The reading of the substitute was waived.

On motion of Senator Norment, the substitute was agreed to.

Senator Norment offered the following amendment to the substitute:

1. Line 1334, substitute, after after

strike

June 30, 2020

insert

January 1, 2021

On motion of Senator Norment, the reading of the amendment was waived.

On motion of Senator Norment, the amendment was agreed to.

On motion of Senator Norment, the bill was ordered to be engrossed and read by title the third time.

S.B. 1171 (one thousand one hundred seventy-one) was read by title the second time.

The following amendment proposed by the Committee on Rehabilitation and Social Services was offered:

1. Line 144, introduced, after businesses

strike

, but excluding any parking areas

The reading of the amendment was waived.

On motion of Senator McPike, the amendment was agreed to.

On motion of Senator McPike, the bill was ordered to be engrossed and read by title the third time.

S.B. 1250 (one thousand two hundred fifty) was read by title the second time.

The following amendments proposed by the Committee on Privileges and Elections were offered:

1. Line 47, introduced, after H.

strike

No

insert

Any
2. Line 48, introduced, after *processed*
   insert
   , *but shall not be put into effect*

3. Line 97, introduced, after *F.*
   strike
   *No*
   insert
   *A*

4. Line 98, introduced, after *ballot*
   insert
   , *but such transfer or change of address shall not be put into effect*

The reading of the amendments was waived.

On motion of Senator Reeves, the amendments were agreed to.

On motion of Senator Reeves, the bill was ordered to be engrossed and read by title the third time.

**S.B. 1262** (one thousand two hundred sixty-two) was read by title the second time.

The following amendments proposed by the Committee on Local Government were offered:

1. Line 19, introduced, after *seq.)*,
   insert
   *or as otherwise specifically provided by law,*

2. Line 19, introduced, after *payment,*
   strike
   *and*

3. Line 20, introduced, after *officers*
   insert
   , *and (iv) any information related to a settlement or contract that contains a confidentiality clause*

The reading of the amendments was waived.

On motion of Senator Sturtevant, the amendments were agreed to.

On motion of Senator Sturtevant, the bill was ordered to be engrossed and read by title the third time.

**S.B. 1305** (one thousand three hundred five) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Local Government was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 15.2-928 of the Code of Virginia, relating to recycling and waste disposal; unpaid fees; lien.

The reading of the substitute was waived.
On motion of Senator Edwards, the substitute was agreed to.

On motion of Senator Edwards, the bill was ordered to be engrossed and read by title the third time.

**S.B. 1355** (one thousand three hundred fifty-five) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to allow closure of certain coal combustion residuals impoundments.

The reading of the substitute was waived.

Senator Wagner moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to allow closure of certain coal combustion residuals impoundments.

The reading of the substitute was waived.

Senator Wagner moved that the substitute be agreed to.

Senator Reeves moved the pending question.

The recorded vote is as follows:
YEAS--24. NAYS--16. RULE 36--0.


RULE 36--0.

The pending question was ordered.

**POINT OF ORDER**

Senator Wagner raised a point of order as to whether the pending motion on **S.B. 1355** was to agree to the committee substitute from the Committee on Finance.

The Chair stated that the Senator was correct and that the pending question had been ordered.
The question was put on agreeing to the substitute.

The yeas and nays were called for by the Chair.

The recorded vote is as follows:

YEAS--28. NAYS--12. RULE 36--0.


RULE 36--0.

The substitute was agreed to.

STATEMENT ON VOTE

Senator DeSteph stated that he voted nay on the question of agreeing to the substitute proposed by the Committee on Finance to S.B. 1355, whereas he intended to vote yea.

Senator Stuart offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to allow closure of certain coal combustion residuals impoundments.

RULING OF THE CHAIR

The Chair ruled that the substitute offered by Senator Stuart to S.B. 1355 was out of order.

Senator Wagner offered the following amendments to the substitute:

1. At the beginning of line 9, substitute
   insert
   “Carrying cost” means the cost associated with financing expenditures incurred but not yet recovered from the electric utility’s customers, and shall be calculated by applying the electric utility’s weighted average cost of debt and equity capital, as determined by the State Corporation Commission, with no additional margin or profit, to any unrecovered balances.

2. Line 94, substitute, after period,
   strike
   including financing costs
3. After line 113, substitute

§ 2. Nothing in this act shall be construed to require additional beneficial reuse of CCR at any active coal-fired electric generation facility if such additional beneficial reuse results in a net increase in truck traffic on the public roads of the locality in which the facility is located as compared to such traffic during calendar year 2018.

Senator Chase moved that S.B. 1355 be passed by for the day.

Senator Wagner moved as a substitute motion that the reading of the amendments be waived.

The question was put on waiving the reading of the amendments.

The reading of the amendments was waived.

On motion of Senator Wagner, the amendments were agreed to.

S.B. 1355, on motion of Senator Chase, was passed by for the day.

S.B. 1363 (one thousand three hundred sixty-three), on motion of Senator Dance, was passed by for the day.

S.B. 1420 (one thousand four hundred twenty) was read by title the second time and, on motion of Senator Sturtevant, was ordered to be engrossed and read by title the third time.

S.B. 1501 (one thousand five hundred one) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 18.2-31 of the Code of Virginia, relating to capital murder; law-enforcement officers and fire marshals; reduction of charges.

The reading of the substitute was waived.

On motion of Senator Carrico, the substitute was agreed to.

On motion of Senator Carrico, the bill was ordered to be engrossed and read by title the third time.

S.B. 1527 (one thousand five hundred twenty-seven) was read by title the second time.

The following amendment proposed by the Committee on General Laws and Technology was offered:

1. Line 178, introduced, after paid to

strike members of a qualified organization
individuals who assist in the conduct of charitable gaming

The reading of the amendment was waived.

On motion of Senator Sturtevant, the amendment was agreed to.

On motion of Senator Sturtevant, the bill was ordered to be engrossed and read by title the third time.

S.B. 1553 (one thousand five hundred fifty-three) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Local Government was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 15.2-815.1, relating to urban county executive form of government; abandoned shopping carts.

The reading of the substitute was waived.

On motion of Senator Surovell, the substitute was agreed to.

On motion of Senator Surovell, the bill was ordered to be engrossed and read by title the third time.

S.B. 1634 (one thousand six hundred thirty-four) was read by title the second time and, on motion of Senator Boysko, was ordered to be engrossed and read by title the third time.

S.B. 1645 (one thousand six hundred forty-five) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to require the Secretary of Public Safety and Homeland Security to convene a work group to develop a strategy for producing and publishing a comprehensive report on the use of force by Virginia law-enforcement officers, correctional officers, and jail officers.

The reading of the substitute was waived.

On motion of Senator Boysko, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. After line 31, substitute

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Boysko, the amendment was agreed to.
On motion of Senator Boysko, the bill was ordered to be engrossed and read by title the third time.

S.B. 1668 (one thousand six hundred sixty-eight) was read by title the second time and, on motion of Senator Reeves, was ordered to be engrossed and read by title the third time.

S.B. 1671 (one thousand six hundred seventy-one) was read by title the second time and, on motion of Senator McPike, was ordered to be engrossed and read by title the third time.

S.B. 1693 (one thousand six hundred ninety-three) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 38.2-3418.17 of the Code of Virginia, relating to health insurance; coverage for autism spectrum disorder.

The reading of the substitute was waived.

On motion of Senator Vogel, the substitute was agreed to.

On motion of Senator Vogel, the bill was ordered to be engrossed and read by title the third time.

S.B. 1699 (one thousand six hundred ninety-nine) was read by title the second time.

The following amendment proposed by the Committee on Local Government was offered:

1. Line 121, introduced, after sidewalk
   strike as may be
   insert , the need for which is substantially generated by the proposed development and reasonably

The reading of the amendment was waived.

On motion of Senator Peake, the amendment was agreed to.

On motion of Senator Peake, the bill was ordered to be engrossed and read by title the third time.

S.B. 1701 (one thousand seven hundred one) was read by title the second time.

The following amendment proposed by the Committee on Local Government was offered:

1. Line 17, introduced, after residence
   strike the remainder of line 17 and through both on line 18

The reading of the amendment was waived.

On motion of Senator Ebbin, the amendment was agreed to.

Senator Ebbin offered the following amendments:
1. Line 38, introduced, after to
   strike
   prohibit, limit, or otherwise

2. Line 42, introduced, after Virginia
   insert
to the extent that such authority is inconsistent with the provisions of this act

On motion of Senator Ebbin, the reading of the amendments was waived.

On motion of Senator Ebbin, the amendments were agreed to.

On motion of Senator Ebbin, the bill was ordered to be engrossed and read by title the third time.

S.B. 1703 (one thousand seven hundred three) was read by title the second time.

The following amendment proposed by the Committee on Finance was offered:

1. After line 23, introduced
   insert
   2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Sueterlein, the amendment was agreed to.

On motion of Senator Sueterlein, the bill was ordered to be engrossed and read by title the third time.

SENATE BILLS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1027 (one thousand twenty-seven).
S.B. 1050 (one thousand fifty).
S.B. 1178 (one thousand one hundred seventy-eight).
S.B. 1214 (one thousand two hundred fourteen).
S.B. 1222 (one thousand two hundred twenty-two).
S.B. 1240 (one thousand two hundred forty).
S.B. 1277 (one thousand two hundred seventy-seven).
S.B. 1434 (one thousand four hundred thirty-four).
S.B. 1475 (one thousand four hundred seventy-five).
S.B. 1510 (one thousand five hundred ten).
S.B. 1520 (one thousand five hundred twenty).
S.B. 1547 (one thousand five hundred forty-seven).
S.B. 1567 (one thousand five hundred sixty-seven).
S.B. 1575 (one thousand five hundred seventy-five).
S.B. 1596 (one thousand five hundred ninety-six).
S.B. 1607 (one thousand six hundred seven).
S.B. 1611 (one thousand six hundred eleven).
S.B. 1626 (one thousand six hundred twenty-six).
S.B. 1627 (one thousand six hundred twenty-seven).
S.B. 1685 (one thousand six hundred eighty-five).
S.B. 1700 (one thousand seven hundred).
S.B. 1713 (one thousand seven hundred thirteen).
S.B. 1722 (one thousand seven hundred twenty-two).
S.B. 1728 (one thousand seven hundred twenty-eight).
S.B. 1736 (one thousand seven hundred thirty-six).
S.B. 1749 (one thousand seven hundred forty-nine).
S.B. 1775 (one thousand seven hundred seventy-five).
S.B. 1787 (one thousand seven hundred eighty-seven).
S.B. 1005 (one thousand five).
S.B. 1107 (one thousand one hundred seven).
S.B. 1117 (one thousand one hundred seventeen).
S.B. 1125 (one thousand one hundred twenty-five).
S.B. 1154 (one thousand one hundred fifty-four).
S.B. 1161 (one thousand one hundred sixty-one).
S.B. 1177 (one thousand one hundred seventy-seven).
S.B. 1197 (one thousand one hundred ninety-seven).
S.B. 1269 (one thousand two hundred sixty-nine).
S.B. 1278 (one thousand two hundred seventy-eight).
S.B. 1296 (one thousand two hundred ninety-six).
S.B. 1341 (one thousand three hundred forty-one).
S.B. 1402 (one thousand four hundred two).
S.B. 1502 (one thousand five hundred two).
S.B. 1521 (one thousand five hundred twenty-one).
S.B. 1526 (one thousand five hundred twenty-six).
S.B. 1535 (one thousand five hundred thirty-five).
S.B. 1550 (one thousand five hundred fifty).
S.B. 1614 (one thousand six hundred fourteen).
S.B. 1674 (one thousand six hundred seventy-four).
S.B. 1717 (one thousand seven hundred seventeen).
S.B. 1718 (one thousand seven hundred eighteen).
S.B. 1734 (one thousand seven hundred thirty-four).
S.B. 1764 (one thousand seven hundred sixty-four).
S.B. 1768 (one thousand seven hundred sixty-eight).
S.B. 1778 (one thousand seven hundred seventy-eight).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
On motion of Senator Norment, the following Senate bills were passed by for the day:

S.B. 1027 (one thousand twenty-seven).
S.B. 1050 (one thousand fifty).
S.B. 1178 (one thousand one hundred seventy-eight).
S.B. 1214 (one thousand two hundred fourteen).
S.B. 1222 (one thousand two hundred twenty-two).
S.B. 1240 (one thousand two hundred forty).
S.B. 1277 (one thousand two hundred seventy-seven).
S.B. 1434 (one thousand four hundred thirty-four).
S.B. 1475 (one thousand four hundred seventy-five).
S.B. 1510 (one thousand five hundred ten).
S.B. 1520 (one thousand five hundred twenty).
S.B. 1547 (one thousand five hundred forty-seven).
S.B. 1567 (one thousand five hundred sixty-seven).
S.B. 1575 (one thousand five hundred seventy-five).
S.B. 1596 (one thousand five hundred ninety-six).
S.B. 1607 (one thousand six hundred seven).
S.B. 1626 (one thousand six hundred twenty-six).
S.B. 1627 (one thousand six hundred twenty-seven).
S.B. 1685 (one thousand six hundred eighty-five).
S.B. 1700 (one thousand seven hundred).
S.B. 1713 (one thousand seven hundred thirteen).
S.B. 1722 (one thousand seven hundred twenty-two).
S.B. 1728 (one thousand seven hundred twenty-eight).
S.B. 1736 (one thousand seven hundred thirty-six).
S.B. 1749 (one thousand seven hundred forty-nine).
S.B. 1775 (one thousand seven hundred seventy-five).
S.B. 1787 (one thousand seven hundred eighty-seven).
S.B. 1005 (one thousand five).
S.B. 1107 (one thousand one hundred seven).
S.B. 1117 (one thousand one hundred seventeen).
S.B. 1125 (one thousand one hundred twenty-five).
S.B. 1154 (one thousand one hundred fifty-four).
S.B. 1161 (one thousand one hundred sixty-one).
S.B. 1177 (one thousand one hundred seventy-seven).
S.B. 1197 (one thousand one hundred ninety-seven).
S.B. 1269 (one thousand two hundred sixty-nine).
S.B. 1278 (one thousand two hundred seventy-eight).
S.B. 1296 (one thousand two hundred ninety-six).
S.B. 1341 (one thousand three hundred forty-one).
S.B. 1402 (one thousand four hundred two).
S.B. 1502 (one thousand five hundred two).
S.B. 1521 (one thousand five hundred twenty-one).
S.B. 1535 (one thousand five hundred thirty-five).
S.B. 1550 (one thousand five hundred fifty).
S.B. 1614 (one thousand six hundred fourteen).
S.B. 1674 (one thousand six hundred seventy-four).
S.B. 1717 (one thousand seven hundred seventeen).
S.B. 1718 (one thousand seven hundred eighteen).
S.B. 1734 (one thousand seven hundred thirty-four).
S.B. 1764 (one thousand seven hundred sixty-four).
S.B. 1768 (one thousand seven hundred sixty-eight).
S.B. 1778 (one thousand seven hundred seventy-eight).

On motion of Senator Newman, the Senate adjourned until Monday, February 4, 2019, at 10:30 a.m. The Clerk was ordered to receive the committee report.

COMMITTEE REPORT

The following bill, having been considered by the committee in session, was reported by Senators Norment and Hanger from the Committee on Finance:

S.B. 1763 (one thousand seven hundred sixty-three) with amendment.

[Signature]
Justin E. Fairfax
President of the Senate

[Signature]
Susan Clarke Schaar
Clerk of the Senate
MONDAY, FEBRUARY 4, 2019

The Senate met at 10:30 a.m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Ray Dawson, Cliffview Church of God, Galax, Virginia, offered the following prayer:

Lord Jesus Christ, I approach You today as the divine intercessor for all humanity. I make my appeal to the most compassionate ear that hears the very heart of man. Look upon us here this day and in the days to come. Educate our decisions with unfailing facts. Instruct our ways with wisdom and inspire our spirits with nobility. Grant unto us a greater unity of purpose, a deeper kindness in dealing with issues and each other, and the ability to decipher the good, the better, and the very best.

Heavenly Father, I pray Your Son, Jesus, would be imitated in our legislators in these ways: first, in a generous portion of His willingness to sacrifice; second, in a measure of His ability to really listen; third, in a double portion of His amazing humility in serving needy people; and finally, but so importantly, in an ample amount of His confidence in prayer and His consecration to this powerful grace. Empower our chosen leaders to deal with the present from a clear view of the past, that the future might be brighter than both. May every session of this body set the tone for greater sessions to follow.

And Master, may each gathering drive these honored members to dig deeper in their love for people, climb higher in their pursuit of righteous solutions, and reach more intently for truth and its balances. May we spring forth from the foundational truth that God is, and from this vantage point let us seek sound judgment, logical reasonings, and holy actions. Lord, since we none know what tomorrow may bring, help us to be sure in whom we have placed our trust and be ready to give account of our measures and their motives. Knowing that You, oh Lord, are the Governor of all governments, the leader of all legislators, and the ultimate judge of all disclosures. I now pray Your strength and courage under-gird this body. I pray Your favor rest on the state of Virginia. And, I pray Your mighty blessings on these United States of America. In Jesus’ name, Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Emma Swan Roncoroni of Falls Church City.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Reeves, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.
THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:

**H.B. 1652.** A BILL to amend and reenact §§ 22.1-26, 22.1-79.1, and 22.1-296 of the Code of Virginia, relating to the school calendar; opening day of the school year.

**H.B. 1722.** A BILL to amend and reenact §§ 58.1-601 and 58.1-602, as they are currently effective, 58.1-604, as it is currently effective and as it may become effective, 58.1-605, as it is currently effective, 58.1-612, 58.1-615, as it is currently effective and as it shall become effective, and 58.1-635, as it is currently effective, of the Code of Virginia and the fourth enactment of Chapter 766 of the Acts of Assembly of 2013; to amend the Code of Virginia by adding a section numbered 58.1-612.1; and to repeal the provisions of Chapter 766 of the Acts of Assembly of 2013 amending §§ 58.1-601, 58.1-602, 58.1-605, 58.1-606, 58.1-612, 58.1-615, and 58.1-635, as they may become effective, and to repeal the seventh and fifteenth enactments of Chapter 766 of the Acts of Assembly of 2013 and the twelfth enactment of Chapter 684 of the Acts of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection and sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection.

**H.B. 1868.** A BILL to amend and reenact § 22.1-253.13:9 of the Code of Virginia, relating to the Virginia Index of Performance incentive program; Exemplar School Recognition Program.

**H.B. 1985.** A BILL to amend the Code of Virginia by adding a section numbered 22.1-277.2:2, relating to alternative education programs; data.

**H.B. 2034.** A BILL to amend and reenact §§ 24.2-103, 24.2-109, 24.2-234, and 24.2-235 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 24.2-234.1, relating to general registrars; petition for removal.

**H.B. 2140.** A BILL to amend and reenact § 22.1-79.1 of the Code of Virginia, relating to school calendar; opening of the school year; good cause waiver.

**H.B. 2147.** A BILL to amend and reenact § 22.1-253.13:3 of the Code of Virginia, relating to the Standards for Accreditation; review and corrective action.

**H.B. 2297.** A BILL to amend and reenact § 22.1-3 of the Code of Virginia, relating to free public elementary and secondary education; eligibility criteria.

**H.B. 2325.** A BILL to amend and reenact §§ 22.1-292.1, 22.1-298.1, and 22.1-304 of the Code of Virginia, relating to school board employees; discipline; written reprimand.

**H.B. 2400.** A BILL to amend the Code of Virginia by adding a section numbered 22.1-270.2:1, relating to school boards; School Breakfast Program and National School Lunch Program; web-based application.
H.B. 2482. A BILL to amend and reenact § 58.1-512 of the Code of Virginia, relating to land preservation tax credits; operation of facility on donated land; agreements between the Commonwealth and a third party related to donated land.

H.B. 2486. A BILL to amend and reenact § 22.1-298.1 of the Code of Virginia, relating to teacher licensure; reciprocity; alternate routes.

H.B. 2540. A BILL to amend and reenact §§ 58.1-603.1, 58.1-603.2, 58.1-604.01, and 58.1-611.1 of the Code of Virginia, relating to sales and use tax; reduced rate on essential personal hygiene products.

H.B. 2585. A BILL to amend and reenact § 15.2-1610 of the Code of Virginia, relating to sheriffs; standard motor vehicle markings.

H.B. 2662. A BILL to amend and reenact § 22.1-253.13:4 of the Code of Virginia, relating to high school graduation requirements; work experience; capstone project.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTIONS:

S.J.R. 321. Commending the Liberty University School of Aeronautics.

S.J.R. 341. Commending the Honorable Robert W. Goodlatte.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Deeds, Petersen, Stanley--3.
RULE 36--0.

The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:


H.B. 1722, H.B. 2482, and H.B. 2540 were referred to the Committee on Finance.

H.B. 2034 was referred to the Committee on Privileges and Elections.

H.B. 2585 was referred to the Committee on Local Government.
COMMITTEE REPORT

The following bill, having been considered by the committee in session, was reported by Senators Norment and Hanger from the Committee on Finance:

S.B. 1100 (one thousand one hundred) with amendments.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

S.J.R. 356. Commending the Loudoun County Area Agency on Aging.
   Patron--Black

S.J.R. 358. Commemorating the 60th anniversary of the closing of Prince Edward County Public Schools.
   Patron--McClellan

CALENDAR

HOUSE BILLS ON THIRD READING

H.B. 1940 (one thousand nine hundred forty), on motion of Senator Carrico, was passed by for the day.

Senator Norment moved that the following House bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

H.B. 1712 (one thousand seven hundred twelve).
H.B. 1751 (one thousand seven hundred fifty-one).
H.B. 1767 (one thousand seven hundred sixty-seven).
H.B. 1909 (one thousand nine hundred nine).
H.B. 1998 (one thousand nine hundred ninety-eight).
H.B. 2138 (two thousand one hundred thirty-eight).
H.B. 2665 (two thousand six hundred sixty-five).

The motion was agreed to.

H.B. 1751 (one thousand seven hundred fifty-one) was taken up.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. Line 15, engrossed, after where [  
   strike
   an issuer, acquirer, or account holder a person
   insert
   an issuer, acquirer, or account holder

The reading of the amendment was waived.
On motion of Senator Obenshain, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 1767** (one thousand seven hundred sixty-seven) was taken up.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. After line 34, substitute insert

   2. That the provisions of this act shall apply only to causes of action arising on or after July 1, 2019.

The reading of the amendment was waived.

On motion of Senator Obenshain, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 1998** (one thousand nine hundred ninety-eight) was taken up.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. Line 331, substitute, after *that* strike the remainder of line 331 and through *closed* on line 332 insert *the court is in session*

The reading of the amendment was waived.

On motion of Senator Obenshain, the amendment was agreed to.

The amendment was ordered to be engrossed.

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

**H.B. 1712** (one thousand seven hundred twelve).
**H.B. 1751** (one thousand seven hundred fifty-one) with amendment.
**H.B. 1767** (one thousand seven hundred sixty-seven) with amendment.
**H.B. 1909** (one thousand nine hundred nine).
**H.B. 1998** (one thousand nine hundred ninety-eight) with amendment.
**H.B. 2138** (two thousand one hundred thirty-eight).
**H.B. 2665** (two thousand six hundred sixty-five).
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2167 (two thousand one hundred sixty-seven) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--30. NAYS--10. RULE 36--0.

RULE 36--0.

H.B. 2197 (two thousand one hundred ninety-seven) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--25. NAYS--15. RULE 36--0.

RULE 36--0.

**SENATE BILLS ON THIRD READING**

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1253 (one thousand two hundred fifty-three).
S.B. 1580 (one thousand five hundred eighty).
S.B. 1026 (one thousand twenty-six).
S.B. 1037 (one thousand thirty-seven).
S.B. 1088 (one thousand eighty-eight).
S.B. 1089 (one thousand eighty-nine).
S.B. 1091 (one thousand ninety-one).
S.B. 1244 (one thousand two hundred forty-four).
S.B. 1274 (one thousand two hundred seventy-four).
S.B. 1312 (one thousand three hundred twelve).
S.B. 1380 (one thousand three hundred eighty).
S.B. 1400 (one thousand four hundred).
S.B. 1418 (one thousand four hundred eighteen).
S.B. 1419 (one thousand four hundred nineteen).
S.B. 1469 (one thousand four hundred sixty-nine).
S.B. 1477 (one thousand four hundred seventy-seven).
S.B. 1479 (one thousand four hundred seventy-nine).
S.B. 1529 (one thousand five hundred twenty-nine).
S.B. 1532 (one thousand five hundred thirty-two).
S.B. 1559 (one thousand five hundred fifty-nine).
S.B. 1564 (one thousand five hundred sixty-four).
S.B. 1581 (one thousand five hundred eighty-one).
S.B. 1663 (one thousand six hundred sixty-three).
S.B. 1681 (one thousand six hundred eighty-one).
S.B. 1688 (one thousand six hundred eighty-eight).
S.B. 1702 (one thousand seven hundred two).
S.B. 1781 (one thousand seven hundred eighty-one).
S.B. 1785 (one thousand seven hundred eighty-five).

The motion was agreed to.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1253 (one thousand two hundred fifty-three).
S.B. 1580 (one thousand five hundred eighty).
S.B. 1026 (one thousand twenty-six).
S.B. 1037 (one thousand thirty-seven).
S.B. 1088 (one thousand eighty-eight).
S.B. 1089 (one thousand eighty-nine).
S.B. 1091 (one thousand ninety-one).
S.B. 1244 (one thousand two hundred forty-four).
S.B. 1274 (one thousand two hundred seventy-four).
S.B. 1312 (one thousand three hundred twelve).
S.B. 1380 (one thousand three hundred eighty).
S.B. 1400 (one thousand four hundred).
S.B. 1418 (one thousand four hundred eighteen).
S.B. 1419 (one thousand four hundred nineteen).
S.B. 1469 (one thousand four hundred sixty-nine).
S.B. 1477 (one thousand four hundred seventy-seven).
S.B. 1479 (one thousand four hundred seventy-nine).
S.B. 1529 (one thousand five hundred twenty-nine).
S.B. 1532 (one thousand five hundred thirty-two).
S.B. 1559 (one thousand five hundred fifty-nine).
S.B. 1564 (one thousand five hundred sixty-four).
S.B. 1581 (one thousand five hundred eighty-one).
S.B. 1663 (one thousand six hundred sixty-three).
S.B. 1681 (one thousand six hundred eighty-one).
S.B. 1688 (one thousand six hundred eighty-eight).
S.B. 1702 (one thousand seven hundred two).
S.B. 1781 (one thousand seven hundred eighty-one).
S.B. 1785 (one thousand seven hundred eighty-five).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1169 (one thousand one hundred sixty-nine), on motion of Senator DeSteph, was passed by for the day.

S.B. 1554 (one thousand five hundred fifty-four) was taken up and, on motion of Senator Surovell, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--6. RULE 36--0.

RULE 36--0.

S.B. 1737 (one thousand seven hundred thirty-seven) was taken up.

RECONSIDERATION

Senator McPike moved to reconsider the vote by which S.B. 1737 (one thousand seven hundred thirty-seven) was ordered to be engrossed and read by title the third time.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator McPike offered the following amendments to the substitute:

1. Line 34, substitute
strike all of line 34

2. Line 35, substitute
strike
3
insert
2

3. Line 40, substitute
strike
4
insert
3

4. Line 42, substitute
strike
5
insert
4

On motion of Senator McPike, the reading of the amendments was waived.

On motion of Senator McPike, the amendments were agreed to.

On motion of Senator McPike, the bill was ordered to be engrossed and read by title the third time.

Senator McPike moved that the Rules be suspended and the third reading of the title of **S.B. 1737** as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Black--1.
RULE 36--0.

**S.B. 1737**, on motion of Senator McPike, was passed with its title.

The recorded vote is as follows:
YEAS--32. NAYS--8. RULE 36--0.

NAYS--Black, Carrico, Chafin, McDougle, Obenshain, Peake, Reeves, Stanley--8.
RULE 36--0.
S.B. 1126 (one thousand one hundred twenty-six) was read by title the third time and, on motion of Senator Lucas, was passed with its title.

The recorded vote is as follows:
YEAS--28. NAYS--12. RULE 36--0.


NAYS--Black, Chase, Cosgrove, Hanger, McDougle, Newman, Obenshain, Peake, Reeves, Stanley, Stuart, Suetterlein--12.

RULE 36--0.

S.B. 1171 (one thousand one hundred seventy-one) was read by title the third time and, on motion of Senator McPike, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.


NAYS--Black, Carrico, Chase--3.

RULE 36--0.

S.B. 1250 (one thousand two hundred fifty) was read by title the third time and, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.


RULE 36--0.

S.B. 1262 (one thousand two hundred sixty-two) was read by title the third time and, on motion of Senator Sturtevant, was passed with its title.

The recorded vote is as follows:
YEAS--23. NAYS--17. RULE 36--0.


RULE 36--0.
S.B. 1305 (one thousand three hundred five) was read by title the third time.

Senator Edwards moved that S.B. 1305 be passed with its title.

The question was put on passing S.B. 1305 with its title.

S.B. 1305 was defeated with its title.

The recorded vote is as follows:
YEAS--19. NAYS--21. RULE 36--0.

RULE 36--0.

S.B. 1420 (one thousand four hundred twenty) was read by title the third time and, on motion of Senator Sturtevant, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1501 (one thousand five hundred one) was read by title the third time and, on motion of Senator Carrico, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--5. RULE 36--0.

NAYS--Ebbin, Marsden, Peake, Spruill, Surovell--5.
RULE 36--0.

S.B. 1527 (one thousand five hundred twenty-seven), on motion of Senator Sturtevant, was passed by temporarily.

S.B. 1553 (one thousand five hundred fifty-three) was read by title the third time and, on motion of Senator Surovell, was passed with its title.
The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.

RULE 36--0.

RECONSIDERATION

Senator Obenshain moved to reconsider the vote by which S.B. 1501 (one thousand five hundred one) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1501, on motion of Senator Carrico, was passed with its title.

The recorded vote is as follows:
YEAS--35. NAYS--5. RULE 36--0.

NAYS--Ebbin, Edwards, Marsden, Spruill, Surovell--5.
RULE 36--0.

S.B. 1634 (one thousand six hundred thirty-four) was read by title the third time and, on motion of Senator Boysko, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
S.B. 1645 (one thousand six hundred forty-five) was read by title the third time and, on motion of Senator Boysko, was passed with its title.

The recorded vote is as follows:
YEAS--22. NAYS--18. RULE 36--0.


RULE 36--0.

S.B. 1668 (one thousand six hundred sixty-eight) was read by title the third time and, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--32. NAYS--7. RULE 36--0.


NAYS--Black, Carrico, Chafin, Chase, Hanger, Stuart, Suetterlein--7.

RULE 36--0.

S.B. 1671 (one thousand six hundred seventy-one), on motion of Senator McPike, was passed by for the day.

S.B. 1693 (one thousand six hundred ninety-three) was read by title the third time and, on motion of Senator Vogel, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--1.


NAYS--0.

RULE 36--Petersen--1.

S.B. 1699 (one thousand six hundred ninety-nine) was read by title the third time and, on motion of Senator Peake, was passed with its title.
The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Suetterlein--1.
RULE 36--0.

S.B. 1701 (one thousand seven hundred one) was taken up.

RECONSIDERATION

Senator Ebbin moved to reconsider the vote by which S.B. 1701 (one thousand seven hundred one) was ordered to be engrossed and read by title the third time.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Ebbin offered the following amendments:

3. Line 42, engrossed, after Virginia insert only

4. Line 43, engrossed, after act ] insert , and shall not otherwise limit such county’s authority to provide for the public health, safety, and welfare of such county

On motion of Senator Ebbin, the reading of the amendments was waived.

On motion of Senator Ebbin, the amendments were agreed to.

On motion of Senator Ebbin, the bill was ordered to be engrossed and read by title the third time.

Senator Ebbin moved that the Rules be suspended and the third reading of the title of S.B. 1701 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1701, on motion of Senator Ebbin, was passed with its title.

The recorded vote is as follows:
YEAS--26. NAYS--12. RULE 36--0.

NAYS--Barker, Boysko, Cosgrove, Deeds, Favola, Marsden, Mason, McDougle, Norment, Saslaw, Stanley, Stuart--12.
RULE 36--0.

S.B. 1703 (one thousand seven hundred three) was read by title the third time and, on motion of Senator Suetterlein, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator Norment moved to reconsider the vote by which S.B. 1645 (one thousand six hundred forty-five) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
Senator Boysko moved that S.B. 1645 be passed with its title.

The question was put on passing S.B. 1645 with its title.

The recorded vote is as follows:
YEAS--20. NAYS--20. RULE 36--0.

RULE 36--0.

There being an equal division, the President cast his vote in accordance with Article V, Section 14, of the Constitution.

The President voted yea.

The final vote is as follows:
YEAS--21. NAYS--20. RULE 36--0.

S.B. 1645 was passed with its title.

S.B. 1527 (one thousand five hundred twenty-seven) was taken up, read by title the third time and, on motion of Senator Sturtevant, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Suetterlein--1.
RULE 36--0.

S.B. 1527 was passed with its title.

HOUSE BILLS ON SECOND READING

H.B. 1953 (one thousand nine hundred fifty-three) was read by title the second time.

H.B. 2073 (two thousand seventy-three) was read by title the second time.

RECESS

At 1:10 p.m., Senator Norment moved that the Senate recess until 1:40 p.m.

The motion was agreed to.

The hour of 1:40 p.m. having arrived, the Chair was resumed.
SENATE BILLS ON SECOND READING

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1027 (one thousand twenty-seven).
S.B. 1050 (one thousand fifty).
S.B. 1178 (one thousand one hundred seventy-eight).
S.B. 1214 (one thousand two hundred fourteen).
S.B. 1222 (one thousand two hundred twenty-two).
S.B. 1240 (one thousand two hundred forty).
S.B. 1277 (one thousand two hundred seventy-seven).
S.B. 1434 (one thousand four hundred thirty-four).
S.B. 1475 (one thousand four hundred seventy-five).
S.B. 1510 (one thousand five hundred ten).
S.B. 1520 (one thousand five hundred twenty).
S.B. 1547 (one thousand five hundred forty-seven).
S.B. 1567 (one thousand five hundred sixty-seven).
S.B. 1575 (one thousand five hundred seventy-five).
S.B. 1596 (one thousand five hundred ninety-six).
S.B. 1607 (one thousand six hundred seven).
S.B. 1611 (one thousand six hundred eleven).
S.B. 1626 (one thousand six hundred twenty-six).
S.B. 1627 (one thousand six hundred twenty-seven).
S.B. 1685 (one thousand six hundred eighty-five).
S.B. 1700 (one thousand seven hundred).
S.B. 1713 (one thousand seven hundred thirteen).
S.B. 1722 (one thousand seven hundred twenty-two).
S.B. 1728 (one thousand seven hundred twenty-eight).
S.B. 1736 (one thousand seven hundred thirty-six).
S.B. 1749 (one thousand seven hundred forty-nine).
S.B. 1775 (one thousand seven hundred seventy-five).
S.B. 1787 (one thousand seven hundred eighty-seven).

The motion was agreed to.

S.B. 1777 (one thousand seven hundred seventy-seven) was taken up, the committee substitute having been rejected and the substitute by Senator Saslaw having been offered on January 30, 2019.

On motion of Senator Saslaw, the substitute was agreed to.

The following amendment proposed by the Committee on Rehabilitation and Social Services to the substitute was offered:

1. Line 12, substitute, after *is*
   
   *strike*

   *under sentence to or*
The reading of the amendment was waived.

On motion of Senator Saslaw, the amendment was agreed to.

S.B. 1178 (one thousand one hundred seventy-eight) was taken up.

The following amendment proposed by the Committee on Commerce and Labor was offered:

1. After line 56, introduced
insert
2. That the requirements of § 30-343 of the Code of Virginia regarding the conduct of an assessment by the Health Insurance Reform Commission shall not apply to this act.
3. That the provisions of the first enactment of this act shall become effective on October 1, 2019.

The reading of the amendment was waived.

On motion of Senator Sturtevant, the amendment was agreed to.

S.B. 1214 (one thousand two hundred fourteen) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; memorandums of understanding.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

S.B. 1222 (one thousand two hundred twenty-two) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 19.2-389, 38.2-1819, 38.2-1820, 38.2-1824, 38.2-1826, 38.2-1838, 38.2-1840, 38.2-1841, 38.2-1842, 38.2-1845.2, 38.2-1845.8, 38.2-1845.9, 38.2-1845.17, 38.2-1845.22, 38.2-1857.2, 38.2-1857.5, 38.2-1857.9, 38.2-1865.1, 38.2-1865.5, 38.2-1867, 38.2-1868.1, 38.2-1869, 38.2-1871, 38.2-1872, 38.2-1873, 38.2-1876, 38.2-1882, 38.2-1888, and 55-525.30 of the Code of Virginia; to amend the Code of Virginia by adding sections numbered 38.2-1825.1 and 38.2-1857.4:1; and to repeal §§ 38.2-1857.3, 38.2-1857.4 and 38.2-1870 of the Code of Virginia, relating to biennial insurance licensing; fingerprinting; criminal background checks; producer licensing standards; insurance agents; continuing education requirements.

The reading of the substitute was waived.

On motion of Senator Chafin, the substitute was agreed to.

S.B. 1240 (one thousand two hundred forty) was taken up.
The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL relating to individual health insurance coverage; short-term, limited-duration policies.

The reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

S.B. 1434 (one thousand four hundred thirty-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to require the Board of Education to review and revise its Career and Technical Education Work-Based Learning Guide.

The reading of the substitute was waived.

On motion of Senator McClellan, the substitute was agreed to.

Senator McClellan offered the following amendment to the substitute:

1. Line 15, substitute, after (c)
   strike
   permitting twelfth grade students to substitute core curriculum with work-based learning experiences, and (d)

On motion of Senator McClellan, the reading of the amendment was waived.

On motion of Senator McClellan, the amendment was agreed to.

S.B. 1475 (one thousand four hundred seventy-five) was taken up.

The following amendments proposed by the Committee on Commerce and Labor were offered:

1. Line 241, introduced, after is
   strike
   its sole
   insert
   a

2. Line 241, introduced, after member of
   strike
   such sole
   insert
   a

3. Line 244, introduced, after respectively.
However, a health insurance issuer shall not be required to issue more than one group health plan for each employer identification number issued by the Internal Revenue Service for a business entity, without regard to the number of shareholders or members of such business entity.

The reading of the amendments was waived.

On motion of Senator Deeds, the amendments were agreed to.

S.B. 1510 (one thousand five hundred ten) was taken up.

The following amendment proposed by the Committee on Transportation was offered:

1. Line 25, introduced, after vehicles.

   Nothing herein shall prohibit the Department of State Police from entering into a memorandum of understanding with a county, city, or town to provide for towing services.

The reading of the amendment was waived.

On motion of Senator Carrico, the amendment was agreed to.

S.B. 1520 (one thousand five hundred twenty) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 46.2-208 and 46.2-844 of the Code of Virginia, relating to Department of Motor Vehicle records; certain private vendors; penalty.

The reading of the substitute was waived.

On motion of Senator Carrico, the substitute was agreed to.

S.B. 1547 (one thousand five hundred forty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Article 4 of Chapter 29 of Title 54.1 a section numbered 54.1-2957.23, relating to music therapists.

The reading of the substitute was waived.

On motion of Senator Vogel, the substitute was agreed to.

S.B. 1567 (one thousand five hundred sixty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact § 46.2-1233 of the Code of Virginia, relating to towing fees.

The reading of the substitute was waived.

On motion of Senator Marsden, the substitute was agreed to.

S.B. 1575 (one thousand five hundred seventy-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend § 22.1-305.2 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-299.7, relating to teacher licensure; Advisory Board on Teacher Education and Licensure; certain instructors at institutions of higher education.

The reading of the substitute was waived.

On motion of Senator Ebbin, the substitute was agreed to.

Senator Ebbin offered the following amendment to the substitute:

1. Line 17, substitute, after education
   insert
   or dual enrollment

On motion of Senator Ebbin, the reading of the amendment was waived.

On motion of Senator Ebbin, the amendment was agreed to.

S.B. 1607 (one thousand six hundred seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 38.2-3407.15 and 38.2-3407.15:2 of the Code of Virginia, relating to health insurance; carrier business practices; authorization of health care services.

The reading of the substitute was waived.

On motion of Senator Dunnavant, the substitute was agreed to.

S.B. 1611 (one thousand six hundred eleven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 38.2-4214, 38.2-4319, and 54.1-2910.01 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 34 of Title 38.2 an article numbered 8, consisting of sections numbered 38.2-3461 through 38.2-3464, relating to health care shared savings; required disclosures by health care providers; and health insurance incentive programs.

The reading of the substitute was waived.
On motion of Senator Dunnavant, the substitute was agreed to.

**S.B. 1626** (one thousand six hundred twenty-six) was taken up.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. Line 38, introduced, after *month*
   
   strike
   
   the remainder line 38 and through *thereafter* on line 39

The reading of the amendment was waived.

On motion of Senator Barker, the amendment was agreed to.

**S.B. 1685** (one thousand six hundred eighty-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 38.2-3407.10:1 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3407.10:2, relating to health insurance; credentialing; mental health services.

The reading of the substitute was waived.

On motion of Senator Dunnavant, the substitute was agreed to.

**S.B. 1728** (one thousand seven hundred twenty-eight) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 2.2-2101 of the Code of Virginia, and to repeal § 22.1-253.13:10 of the Code of Virginia, relating to the Standards of Learning Innovation Committee; repeal.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

**S.B. 1736** (one thousand seven hundred thirty-six) was taken up.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. Line 14, introduced, after *is*
   
   strike

   *or appears to be*

The reading of the amendment was waived.

On motion of Senator Ebbin, the amendment was agreed to.

**S.B. 1749** (one thousand seven hundred forty-nine) was taken up.
The following amendment proposed by the Committee on Transportation was offered:

1. Line 71, introduced, after 33.2-358
   strike
   and 33.2-370
   insert
   ; 33.2-369, and 33.2-1530

The reading of the amendment was waived.

Senator McDougle moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

Senator McDougle offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 33.2-214 of the Code of Virginia and to amend the Code of Virginia by adding in Article 7 of Chapter 15 of Title 33.2 a section numbered 33.2-1532, relating to the Robert O. Norris Bridge and Statewide Special Structure Fund.

On motion of Senator McDougle, the reading of the substitute was waived.

On motion of Senator McDougle, the substitute was agreed to.

S.B. 1775 (one thousand seven hundred seventy-five) was taken up.

The following amendments proposed by the Committee on Transportation were offered:

1. Line 3, introduced, Title, after BILL to
   strike
   the remainder of line 3 and through Highways; on line 4
   insert
   direct the Commissioner of Highways to report certain data on

2. Line 10, introduced, after 1.
   strike
   the remainder of line 10, all of line 11, and through 33.2-232.1, the on line 12
   insert
   § 1. The

3. Line 21, introduced, after collection.
   insert
   Nothing herein shall be construed to require the Commissioner to prospectively gather additional data not already collected by the Commission or any transportation agency.

The reading of the amendments was waived.

On motion of Senator Carrico, the amendments were agreed to.
On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 1777 (one thousand seven hundred seventy-seven) as amended.
S.B. 1027 (one thousand twenty-seven).
S.B. 1050 (one thousand fifty).
S.B. 1178 (one thousand one hundred seventy-eight) as amended.
S.B. 1214 (one thousand two hundred fourteen) as amended.
S.B. 1222 (one thousand two hundred twenty-two) as amended.
S.B. 1240 (one thousand two hundred forty) as amended.
S.B. 1277 (one thousand two hundred seventy-seven).
S.B. 1434 (one thousand four hundred thirty-four) as amended.
S.B. 1475 (one thousand four hundred seventy-five) as amended.
S.B. 1510 (one thousand five hundred ten) as amended.
S.B. 1520 (one thousand five hundred twenty) as amended.
S.B. 1547 (one thousand five hundred forty-seven) as amended.
S.B. 1567 (one thousand five hundred sixty-seven) as amended.
S.B. 1575 (one thousand five hundred seventy-five) as amended.
S.B. 1596 (one thousand five hundred ninety-six).
S.B. 1607 (one thousand six hundred seven) as amended.
S.B. 1611 (one thousand six hundred eleven) as amended.
S.B. 1626 (one thousand six hundred twenty-six) as amended.
S.B. 1627 (one thousand six hundred twenty-seven).
S.B. 1685 (one thousand six hundred eighty-five) as amended.
S.B. 1700 (one thousand seven hundred).
S.B. 1713 (one thousand seven hundred thirteen).
S.B. 1722 (one thousand seven hundred twenty-two).
S.B. 1728 (one thousand seven hundred twenty-eight) as amended.
S.B. 1736 (one thousand seven hundred thirty-six) as amended.
S.B. 1749 (one thousand seven hundred forty-nine) as amended.
S.B. 1775 (one thousand seven hundred seventy-five) as amended.
S.B. 1787 (one thousand seven hundred eighty-seven).

Senator Norment moved that the Rules be suspended and the third reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1777 (one thousand seven hundred seventy-seven).
S.B. 1050 (one thousand fifty).
S.B. 1178 (one thousand one hundred seventy-eight).
S.B. 1214 (one thousand two hundred fourteen).
S.B. 1222 (one thousand two hundred twenty-two).
S.B. 1240 (one thousand two hundred forty).
S.B. 1277 (one thousand two hundred seventy-seven).
S.B. 1434 (one thousand four hundred thirty-four).
S.B. 1475 (one thousand four hundred seventy-five).
S.B. 1510 (one thousand five hundred ten).
S.B. 1520 (one thousand five hundred twenty).
S.B. 1547 (one thousand five hundred forty-seven).
S.B. 1567 (one thousand five hundred sixty-seven).
S.B. 1575 (one thousand five hundred seventy-five).
S.B. 1596 (one thousand five hundred ninety-six).
S.B. 1607 (one thousand six hundred seven).
The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1050 (one thousand fifty).
S.B. 1178 (one thousand one hundred seventy-eight).
S.B. 1214 (one thousand two hundred fourteen).
S.B. 1222 (one thousand two hundred twenty-two).
S.B. 1240 (one thousand two hundred forty).
S.B. 1277 (one thousand two hundred seventy-seven).
S.B. 1434 (one thousand four hundred thirty-four).
S.B. 1475 (one thousand four hundred seventy-five).
S.B. 1510 (one thousand five hundred ten).
S.B. 1547 (one thousand five hundred forty-seven).
S.B. 1567 (one thousand five hundred sixty-seven).
S.B. 1575 (one thousand five hundred seventy-five).
S.B. 1596 (one thousand five hundred ninety-six).
S.B. 1607 (one thousand six hundred seven).
S.B. 1611 (one thousand six hundred eleven).
S.B. 1626 (one thousand six hundred twenty-six).
S.B. 1627 (one thousand six hundred twenty-seven).
S.B. 1685 (one thousand six hundred eighty-five).
S.B. 1700 (one thousand seven hundred).
S.B. 1713 (one thousand seven hundred thirteen).
S.B. 1722 (one thousand seven hundred twenty-two).
S.B. 1728 (one thousand seven hundred twenty-eight).
S.B. 1736 (one thousand seven hundred thirty-six).
S.B. 1749 (one thousand seven hundred forty-nine).
S.B. 1755 (one thousand seven hundred seventy-five).
S.B. 1775 (one thousand seven hundred seventy-five).
S.B. 1787 (one thousand seven hundred eighty-seven).
S.B. 1728 (one thousand seven hundred twenty-eight).
S.B. 1736 (one thousand seven hundred thirty-six).
S.B. 1749 (one thousand seven hundred forty-nine).
S.B. 1775 (one thousand seven hundred seventy-five).
S.B. 1787 (one thousand seven hundred eighty-seven).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1777 (one thousand seven hundred seventy-seven), on motion of Senator Saslaw, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1520 (one thousand five hundred twenty), on motion of Senator Carrico, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Suetterlein--1.
RULE 36--0.

S.B. 1095 (one thousand ninety-five) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 2.2-1167, 2.2-3705.5, 9.1-914, 15.2-741, 15.2-914, 15.2-2292, 15.2-2824, 18.2-255.2, 18.2-370.2, 18.2-370.3, 19.2-389, 19.2-392.02, as it shall become effective, 22.1-1, 22.1-19, 22.1-199.1, 22.1-296.3, 22.1-299.4, 46.2-341.9, 46.2-341.10, 46.2-341.18.3, 51.1-617, 54.1-3005, 54.1-3408, 58.1-439.4, 63.2-100, 63.2-207, 63.2-215, 63.2-603, 63.2-1515, 63.2-1700, 63.2-1701, 63.2-1702, 63.2-1708, 63.2-1720, as it shall become effective, 63.2-1721, as it shall become effective, 63.2-1722, as it is currently effective and as it shall become effective,
The reading of the substitute was waived.

Senator Howell moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Title 22.1 a chapter numbered 14.1, consisting of a section numbered 22.1-289.02, relating to early childhood care and education.

The reading of the substitute was waived.

Senator Howell moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

Senator Hanger offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to direct the Superintendent of Public Instruction and the Commissioner of Social Services to convene a stakeholder group to consider the development of a statewide unified public-private system for early childhood care and education.

On motion of Senator Hanger, the reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

On motion of Senator Howell, the bill was ordered to be engrossed and read by title the third time.

S.B. 1355 (one thousand three hundred fifty-five) was taken up, the substitute proposed by the Committee on Commerce and Labor having been rejected, the substitute proposed by the Committee on Finance having been agreed to, and the amendments offered by Senator Wagner having been agreed to on February 1, 2019.

Senator Chase offered the following amendment to the substitute:

1. After line 113, substitute
insert

3. The Commonwealth shall not authorize any cost recovery by an owner or operator subject to the provisions of this act for any fines or civil penalties resulting from violations of federal and state law or regulation.

On motion of Senator Chase, the reading of the amendment was waived.

On motion of Senator Chase, the amendment was agreed to.

On motion of Senator Wagner, the bill was ordered to be engrossed and read by title the third time.

S.B. 1363 (one thousand three hundred sixty-three) was read by title the second time.

The following amendment proposed by the Committee on Local Government was offered:

1. Line 33, introduced, after manager

   strike

   shall

   insert

   may

The reading of the amendment was waived.

Senator Dance moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

Senator Dance offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 3-14, as amended, of the Acts of Assembly of 1962, which provided a charter for the City of Petersburg, relating to the collector of city taxes; city treasurer.

On motion of Senator Dance, the reading of the substitute was waived.

On motion of Senator Dance, the substitute was agreed to.

On motion of Senator Dance, the bill was ordered to be engrossed and read by title the third time.

S.B. 1005 (one thousand five) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 22.1-79.1 and 22.1-296 of the Code of Virginia, relating to the school calendar; opening day of the school year.

The reading of the substitute was waived.

On motion of Senator Chase, the substitute was agreed to.
On motion of Senator Chase, the bill was ordered to be engrossed and read by title the third time.

S.B. 1107 (one thousand one hundred seven) was read by title the second time and, on motion of Senator McClellan, was ordered to be engrossed and read by title the third time.

S.B. 1117 (one thousand one hundred seventeen) was read by title the second time and, on motion of Senator Petersen, was ordered to be engrossed and read by title the third time.

S.B. 1125 (one thousand one hundred twenty-five) was read by title the second time.

The following amendment proposed by the Committee on Education and Health was offered:

1. After line 128, introduced
   insert

2. That the provisions of this act shall not apply to any proposed medical care facility, as defined in § 32.1-102.1 of the Code of Virginia and amended by this act, for which an application for a certificate of public need for a project, as defined in § 32.1-102.1 of the Code of Virginia, was filed with the Department of Health on or before December 31, 2017, or for which any appeal of the issuance or denial of a certificate of public need is currently pending in a court with appropriate jurisdiction and was filed on or before December 31, 2017.

The reading of the amendment was waived.

On motion of Senator Cosgrove, the amendment was agreed to.

On motion of Senator Cosgrove, the bill was ordered to be engrossed and read by title the third time.

S.B. 1154 (one thousand one hundred fifty-four) was read by title the second time and, on motion of Senator Black, was ordered to be engrossed and read by title the third time.

S.B. 1161 (one thousand one hundred sixty-one) was read by title the second time and, on motion of Senator Ruff, was ordered to be engrossed and read by title the third time.

S.B. 1177 (one thousand one hundred seventy-seven) was read by title the second time and, on motion of Senator McPike, was ordered to be engrossed and read by title the third time.

S.B. 1197 (one thousand one hundred ninety-seven) was read by title the second time and, on motion of Senator Dance, was ordered to be engrossed and read by title the third time.

S.B. 1269 (one thousand two hundred sixty-nine) was read by title the second time.

The following amendment proposed by the Committee on Education and Health was offered:

1. Line 64, introduced, after 44-146.17
   insert

   for up to five teaching days

The reading of the amendment was waived.

On motion of Senator Cosgrove, the amendment was agreed to.
On motion of Senator Cosgrove, the bill was ordered to be engrossed and read by title the third time.

S.B. 1278 (one thousand two hundred seventy-eight) was read by title the second time and, on motion of Senator Barker, was ordered to be engrossed and read by title the third time.

S.B. 1296 (one thousand two hundred ninety-six) was read by title the second time.

The following amendment proposed by the Committee on Transportation was offered:

1. After line 50, introduced
   insert

2. That the provisions of this act shall become effective only upon enactment by the legislative bodies of the State of Maryland and the District of Columbia of legislation substantially similar to this act.

The reading of the amendment was waived.

On motion of Senator Barker, the amendment was agreed to.

On motion of Senator Barker, the bill was ordered to be engrossed and read by title the third time.

S.B. 1341 (one thousand three hundred forty-one) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to holding handheld personal communications devices while driving a motor vehicle.

The reading of the substitute was waived.

On motion of Senator Stuart, the substitute was agreed to.

On motion of Senator Stuart, the bill was ordered to be engrossed and read by title the third time.

S.B. 1402 (one thousand four hundred two) was read by title the second time and, on motion of Senator Petersen, was ordered to be engrossed and read by title the third time.

S.B. 1502 (one thousand five hundred two) was read by title the second time.

The following amendment proposed by the Committee on Education and Health was offered:

1. Line 16, introduced, after B.
   strike
   Local school boards shall
   insert
   The Board of Education shall authorize local school boards to

The reading of the amendment was waived.

On motion of Senator Carrico, the amendment was agreed to.
On motion of Senator Carrico, the bill was ordered to be engrossed and read by title the third time.

S.B. 1521 (one thousand five hundred twenty-one) was read by title the second time.

The following amendment proposed by the Committee on Transportation was offered:

1. Line 100, introduced, after section
   strike may
   insert shall

The reading of the amendment was waived.

On motion of Senator Carrico, the amendment was agreed to.

On motion of Senator Carrico, the bill was ordered to be engrossed and read by title the third time.

S.B. 1526 (one thousand five hundred twenty-six) was read by title the second time and, on motion of Senator Sturtevant, was ordered to be engrossed and read by title the third time.

S.B. 1535 (one thousand five hundred thirty-five) was read by title the second time.

The following amendments proposed by the Committee on Transportation were offered:

1. Line 121, introduced, after subject to
   strike the requirements of the Building Code when erected and shall be properly maintained
   insert periodic inspections as provided in this section

2. Line 122, introduced, after periodic
   insert third-party

3. Line 128, introduced, after safety, the
   strike sign owner
   insert engineer

The reading of the amendments was waived.

On motion of Senator Surovell, the amendments were agreed to.

On motion of Senator Surovell, the bill was ordered to be engrossed and read by title the third time.

S.B. 1550 (one thousand five hundred fifty) was read by title the second time.

The following amendment proposed by the Committee on Transportation was offered:
1. Line 36, introduced, after *vehicle*
   insert
   
   , except as provided in § 46.2-920.1, 46.2-1210, or 46.2-1212.1, as directed by a
   law-enforcement officer, or when the roadway is otherwise impassable due to
   weather conditions, an accident, or an emergency situation

The reading of the amendment was waived.

On motion of Senator Surovell, the amendment was agreed to.

On motion of Senator Surovell, the bill was ordered to be engrossed and read by title the third time.

S.B. 1614 (one thousand six hundred fourteen) was read by title the second time.

The following amendments proposed by the Committee on Education and Health were offered:

1. Line 77, introduced, after *include*
   insert
   
   or

2. Line 78, introduced, after *imaging*
   strike
   
   the remainder of line 78, all of line 79, and through *services* on line 80

3. Line 138, introduced, after *ophthalmic*
   insert
   
   , urologic, or endoscopic

The reading of the amendments was waived.

On motion of Senator McDougle, the amendments were agreed to.

On motion of Senator McDougle, the bill was ordered to be engrossed and read by title the third time.

S.B. 1674 (one thousand six hundred seventy-four) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was
offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 34 of Title 38.2 a section
numbered 38.2-3407.20, relating to health insurance; short-term, limited-duration health plans;
guaranteed options.

The reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

On motion of Senator Reeves, the bill was ordered to be engrossed and read by title the third time.

S.B. 1717 (one thousand seven hundred seventeen) was read by title the second time and, on motion
of Senator Dunnivant, was ordered to be engrossed and read by title the third time.
S.B. 1718 (one thousand seven hundred eighteen) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 22.1-253.13:1 of the Code of Virginia, relating to the Standards of Quality; reading diagnostic tests.

The reading of the substitute was waived.

On motion of Senator Black, the substitute was agreed to.

On motion of Senator Black, the bill was ordered to be engrossed and read by title the third time.

S.B. 1734 (one thousand seven hundred thirty-four) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 38.2-3447 of the Code of Virginia, relating to restrictions relating to accident and sickness insurance premium rates; variances in area rate factors.

The reading of the substitute was waived.

On motion of Senator Deeds, the substitute was agreed to.

Senator Deeds offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 38.2-3447 of the Code of Virginia, relating to restrictions relating to accident and sickness insurance premium rates; variances in area rate factors.

Senator Deeds withdrew the substitute.

On motion of Senator Deeds, the bill was ordered to be engrossed and read by title the third time.

S.B. 1764 (one thousand seven hundred sixty-four), on motion of Senator Suetterlein, was passed by for the day.

S.B. 1768 (one thousand seven hundred sixty-eight) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to use of handheld personal communications devices; highway work zones; penalty.

The reading of the substitute was waived.

On motion of Senator Mason, the substitute was agreed to.

On motion of Senator Mason, the bill was ordered to be engrossed and read by title the third time.
S.B. 1778 (one thousand seven hundred seventy-eight) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to authorize certain health regulatory boards to promulgate certain regulations regarding counseling minors.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

On motion of Senator Newman, the bill was ordered to be engrossed and read by title the third time.

RECONSIDERATION

Senator Norment moved to reconsider the vote by which S.B. 1520 (one thousand five hundred twenty) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1520, on motion of Senator Norment, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--DeSteph, Suerterlein--2.
RULE 36--0.

STATEMENT ON VOTE

Senator DeSteph stated that he voted nay on the question of the passage of S.B. 1520, whereas he intended to vote yea.

SENATE BILLS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:
S.B. 1067 (one thousand sixty-seven).
S.B. 1093 (one thousand ninety-three).
S.B. 1094 (one thousand ninety-four).
S.B. 1097 (one thousand ninety-seven).
S.B. 1112 (one thousand one hundred twelve).
S.B. 1118 (one thousand one hundred eighteen).
S.B. 1152 (one thousand one hundred fifty-two).
S.B. 1182 (one thousand one hundred eighty-two).
S.B. 1230 (one thousand two hundred thirty).
S.B. 1231 (one thousand two hundred thirty-one).
S.B. 1243 (one thousand two hundred forty-three).
S.B. 1266 (one thousand two hundred sixty-six).
S.B. 1271 (one thousand two hundred seventy-one).
S.B. 1272 (one thousand two hundred seventy-two).
S.B. 1316 (one thousand three hundred sixteen).
S.B. 1348 (one thousand three hundred forty-eight).
S.B. 1377 (one thousand three hundred seventy-seven).
S.B. 1378 (one thousand three hundred seventy-eight).
S.B. 1407 (one thousand four hundred seven).
S.B. 1430 (one thousand four hundred thirty).
S.B. 1431 (one thousand four hundred thirty-one).
S.B. 1496 (one thousand four hundred ninety-six).
S.B. 1556 (one thousand five hundred fifty-six).
S.B. 1561 (one thousand five hundred sixty-one).
S.B. 1574 (one thousand five hundred seventy-four).
S.B. 1576 (one thousand five hundred seventy-six).
S.B. 1589 (one thousand five hundred eighty-nine).
S.B. 1598 (one thousand five hundred ninety-eight).
S.B. 1602 (one thousand six hundred two).
S.B. 1604 (one thousand six hundred four).
S.B. 1617 (one thousand six hundred seventeen).
S.B. 1618 (one thousand six hundred eighteen).
S.B. 1622 (one thousand six hundred twenty-two).
S.B. 1628 (one thousand six hundred twenty-eight).
S.B. 1651 (one thousand six hundred fifty-one).
S.B. 1669 (one thousand six hundred sixty-nine).
S.B. 1707 (one thousand seven hundred seven).
S.B. 1771 (one thousand seven hundred seventy-one).
S.B. 1772 (one thousand seven hundred seventy-two).
S.B. 1066 (one thousand sixty-six).
S.B. 1130 (one thousand one hundred thirty).
S.B. 1218 (one thousand two hundred eighteen).
S.B. 1321 (one thousand three hundred twenty-one).
S.B. 1331 (one thousand three hundred thirty-one).
S.B. 1352 (one thousand three hundred fifty-two).
S.B. 1369 (one thousand three hundred sixty-nine).
S.B. 1406 (one thousand four hundred six).
S.B. 1435 (one thousand four hundred thirty-five).
S.B. 1470 (one thousand four hundred seventy).
S.B. 1491 (one thousand four hundred ninety-one).
S.B. 1519 (one thousand five hundred nineteen).
S.B. 1587 (one thousand five hundred eighty-seven).
S.B. 1590 (one thousand five hundred ninety).
S.B. 1680 (one thousand six hundred eighty).
S.B. 1689 (one thousand six hundred eighty-nine).
S.B. 1709 (one thousand seven hundred nine).
S.B. 1716 (one thousand seven hundred sixteen).
S.B. 1738 (one thousand seven hundred thirty-eight).
S.B. 1750 (one thousand seven hundred fifty).
S.B. 1759 (one thousand seven hundred fifty-nine).
S.B. 1763 (one thousand seven hundred sixty-three).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following Senate bills were passed by for the day:

S.B. 1067 (one thousand sixty-seven).
S.B. 1093 (one thousand ninety-three).
S.B. 1094 (one thousand ninety-four).
S.B. 1097 (one thousand ninety-seven).
S.B. 1112 (one thousand one hundred twelve).
S.B. 1118 (one thousand one hundred eighteen).
S.B. 1152 (one thousand one hundred fifty-two).
S.B. 1316 (one thousand three hundred sixteen).
S.B. 1348 (one thousand three hundred forty-eight).
S.B. 1377 (one thousand three hundred seventy-seven).
S.B. 1378 (one thousand three hundred seventy-eight).
S.B. 1407 (one thousand four hundred seven).
S.B. 1430 (one thousand four hundred thirty).
S.B. 1431 (one thousand four hundred thirty-one).
S.B. 1496 (one thousand four hundred ninety-six).
S.B. 1556 (one thousand five hundred fifty-six).
S.B. 1561 (one thousand five hundred sixty-one).
S.B. 1574 (one thousand five hundred seventy-four).
S.B. 1576 (one thousand five hundred seventy-six).
S.B. 1589 (one thousand five hundred eighty-nine).
S.B. 1598 (one thousand five hundred ninety-eight).
S.B. 1602 (one thousand six hundred two).
S.B. 1604 (one thousand six hundred four).
S.B. 1617 (one thousand six hundred seventeen).
S.B. 1618 (one thousand six hundred eighteen).
S.B. 1622 (one thousand six hundred twenty-two).
S.B. 1628 (one thousand six hundred twenty-eight).
S.B. 1651 (one thousand six hundred fifty-one).
S.B. 1669 (one thousand six hundred sixty-nine).
S.B. 1707 (one thousand seven hundred seven).
S.B. 1771 (one thousand seven hundred seventy-one).
S.B. 1772 (one thousand seven hundred seventy-two).
S.B. 1066 (one thousand sixty-six).
S.B. 1130 (one thousand one hundred thirty).
S.B. 1218 (one thousand two hundred eighteen).
S.B. 1321 (one thousand three hundred twenty-one).
S.B. 1331 (one thousand three hundred thirty-one).
S.B. 1352 (one thousand three hundred fifty-two).
S.B. 1369 (one thousand three hundred sixty-nine).
S.B. 1406 (one thousand four hundred six).
S.B. 1435 (one thousand four hundred thirty-five).
S.B. 1470 (one thousand four hundred seventy).
S.B. 1491 (one thousand four hundred ninety-one).
S.B. 1519 (one thousand five hundred nineteen).
S.B. 1587 (one thousand five hundred eighty-seven).
S.B. 1590 (one thousand five hundred ninety).
S.B. 1680 (one thousand six hundred eighty).
S.B. 1689 (one thousand six hundred eighty-nine).
S.B. 1709 (one thousand seven hundred nine).
S.B. 1716 (one thousand seven hundred sixteen).
S.B. 1738 (one thousand seven hundred thirty-eight).
S.B. 1750 (one thousand seven hundred fifty).
S.B. 1759 (one thousand seven hundred fifty-nine).
S.B. 1763 (one thousand seven hundred sixty-three).

SENATE JOINT RESOLUTIONS ON FIRST READING

Senator Norment moved that the Rules be suspended and the first reading of the titles of the following Senate joint resolutions be waived:

S.J.R. 254 (two hundred fifty-four).
S.J.R. 272 (two hundred seventy-two).
S.J.R. 276 (two hundred seventy-six).
S.J.R. 277 (two hundred seventy-seven).
S.J.R. 286 (two hundred eighty-six).
S.J.R. 287 (two hundred eighty-seven).
S.J.R. 289 (two hundred eighty-nine).
S.J.R. 298 (two hundred ninety-eight).
S.J.R. 299 (two hundred ninety-nine).
S.J.R. 301 (three hundred one).
S.J.R. 309 (three hundred nine).
S.J.R. 311 (three hundred eleven).
S.J.R. 314 (three hundred fourteen).
S.J.R. 338 (three hundred thirty-eight).
S.J.R. 297 (two hundred ninety-seven).

The motion was agreed to.

The recorded vote is as follows:
YEAS—40. NAYS—0. RULE 36—0.

NAYS—0.
RULE 36—0.
On motion of Senator Norment, the following Senate joint resolutions were passed by for the day:

S.J.R. 254 (two hundred fifty-four).
S.J.R. 272 (two hundred seventy-two).
S.J.R. 276 (two hundred seventy-six).
S.J.R. 277 (two hundred seventy-seven).
S.J.R. 286 (two hundred eighty-six).
S.J.R. 287 (two hundred eighty-seven).
S.J.R. 289 (two hundred eighty-nine).
S.J.R. 298 (two hundred ninety-eight).
S.J.R. 299 (two hundred ninety-nine).
S.J.R. 301 (three hundred one).
S.J.R. 309 (three hundred nine).
S.J.R. 311 (three hundred eleven).
S.J.R. 314 (three hundred fourteen).
S.J.R. 338 (three hundred thirty-eight).
S.J.R. 297 (two hundred ninety-seven).

SENATE BILLS ON SECOND READING

Senator Norment moved that the Rules be suspended and the third reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1095 (one thousand ninety-five).
S.B. 1355 (one thousand three hundred fifty-five).
S.B. 1363 (one thousand three hundred sixty-three).
S.B. 1005 (one thousand five).
S.B. 1107 (one thousand one hundred seven).
S.B. 1117 (one thousand one hundred seventeen).
S.B. 1125 (one thousand one hundred twenty-five).
S.B. 1154 (one thousand one hundred fifty-four).
S.B. 1161 (one thousand one hundred sixty-one).
S.B. 1177 (one thousand one hundred seventy-seven).
S.B. 1197 (one thousand one hundred ninety-seven).
S.B. 1269 (one thousand two hundred sixty-nine).
S.B. 1296 (one thousand two hundred ninety-six).
S.B. 1341 (one thousand three hundred forty-one).
S.B. 1402 (one thousand four hundred two).
S.B. 1502 (one thousand five hundred two).
S.B. 1521 (one thousand five hundred twenty-one).
S.B. 1526 (one thousand five hundred twenty-six).
S.B. 1550 (one thousand five hundred fifty).
S.B. 1614 (one thousand six hundred fourteen).
S.B. 1674 (one thousand six hundred seventy-four).
S.B. 1717 (one thousand seven hundred seventeen).
S.B. 1718 (one thousand seven hundred eighteen).
S.B. 1734 (one thousand seven hundred thirty-four).
S.B. 1768 (one thousand seven hundred sixty-eight).
S.B. 1778 (one thousand seven hundred seventy-eight).
The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1095 (one thousand ninety-five), on motion of Senator Howell, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--2. RULE 36--1.


NAYS--Black, Peake--2.
RULE 36--Suetterlein--1.

S.B. 1355 (one thousand three hundred fifty-five) was taken up.

Senator Wagner moved that S.B. 1355 be passed with its title.

S.B. 1355, on motion of Senator Suetterlein, was passed by for the day.

S.B. 1363 (one thousand three hundred sixty-three), on motion of Senator Dance, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--5. RULE 36--0.


NAYS--Chafin, Cosgrove, DeSteph, Dunnavant, Peake--5.
RULE 36--0.

S.B. 1005 (one thousand five), on motion of Senator Chase, was passed with its title.
The recorded vote is as follows:
YEAS--26. NAYS--14. RULE 36--0.

RULE 36--0.

S.B. 1107 (one thousand one hundred seven), on motion of Senator McClellan, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Carrico, Chafin--2.
RULE 36--0.

S.B. 1117 (one thousand one hundred seventeen), on motion of Senator Petersen, was passed with its title.

The recorded vote is as follows:
YEAS--25. NAYS--15. RULE 36--0.

RULE 36--0.

S.B. 1125 (one thousand one hundred twenty-five), on motion of Senator Cosgrove, was passed by for the day.

S.B. 1154 (one thousand one hundred fifty-four), on motion of Senator Black, was passed with its title.

The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.

RULE 36--0.
RECESS

At 3:20 p.m., Senator Norment moved that the Senate recess until 3:35 p.m.

The motion was agreed to.

The hour of 3:35 p.m. having arrived, the Chair was resumed.

SENATE BILLS ON SECOND READING

S.B. 1161 (one thousand one hundred sixty-one), on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1177 (one thousand one hundred seventy-seven), on motion of Senator McPike, was passed with its title.

The recorded vote is as follows:
YEAS--30. NAYS--10. RULE 36--0.

RULE 36--0.

RECONSIDERATION

Senator Obenshain moved to reconsider the vote by which S.B. 1161 (one thousand one hundred sixty-one) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1161, on motion of Senator Ruff, was passed with its title.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator McPike moved to reconsider the vote by which S.B. 1154 (one thousand one hundred fifty-four) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--36. NAYS--2. RULE 36--0.

NAYS--Edwards, Obenshain--2.
RULE 36--0.

S.B. 1154, on motion of Senator Black, was passed with its title.

The recorded vote is as follows:
YEAS--32. NAYS--8. RULE 36--0.

RULE 36--0.

S.B. 1197 (one thousand one hundred ninety-seven), on motion of Senator Dance, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
S.B. 1269 (one thousand two hundred sixty-nine), on motion of Senator Cosgrove, was passed with its title.

The recorded vote is as follows:
YEAS--36. NAYS--4. RULE 36--0.

RULE 36--0.

S.B. 1278 (one thousand two hundred seventy-eight), on motion of Senator Barker, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--6. RULE 36--0.

RULE 36--0.

RECONSIDERATION

Senator DeSteph moved to reconsider the vote by which S.B. 1278 (one thousand two hundred seventy-eight) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1278, on motion of Senator Barker, was passed with its title.
The recorded vote is as follows:

**YEAS--30. NAYS--10. RULE 36--0.**


**RULE 36--0.**

**S.B. 1296** (one thousand two hundred ninety-six), on motion of Senator Barker, was passed with its title.

The recorded vote is as follows:

**YEAS--40. NAYS--0. RULE 36--0.**


**NAYS--0.**

**RULE 36--0.**

**S.B. 1341** (one thousand three hundred forty-one), on motion of Senator Obenshain, was passed by for the day.

**S.B. 1402** (one thousand four hundred two), on motion of Senator Petersen, was passed with its title.

The recorded vote is as follows:

**YEAS--24. NAYS--14. RULE 36--0.**

**YEAS--**Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph, Dunnavant, Ebbin, Edwards, Hanger, McDougle, McPike, Newman, Obenshain, Peake, Petersen, Reeves, Spruill, Stanley, Stuart, Suetterlein, Surovell, Vogel--24

**NAYS--**Barker, Black, Dance, Favola, Howell, Lewis, Locke, Marsden, Mason, McClellan, Ruff, Saslaw, Sturtevant, Wagner--14

**RULE 36--0.**

**S.B. 1502** (one thousand five hundred two), on motion of Senator Carrico, was passed with its title.

The recorded vote is as follows:

**YEAS--22. NAYS--18. RULE 36--0.**

**YEAS--**Black, Carrico, Chafin, Chase, Cosgrove, DeSteph, Dunnavant, Hanger, McDougle, Newman, Norment, Obenshain, Peake, Reeves, Ruff, Spruill, Stanley, Stuart, Sturtevant, Suetterlein, Vogel, Wagner--22

**NAYS--**Barker, Boysko, Dance, Deeds, Ebbin, Edwards, Favola, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McPike, Petersen, Saslaw, Surovell--18

**RULE 36--0.**

**S.B. 1521** (one thousand five hundred twenty-one), on motion of Senator Carrico, was passed with its title.
The recorded vote is as follows:
YEAS--28. NAYS--12. RULE 36--0.

RULE 36--0.

S.B. 1526 (one thousand five hundred twenty-six), on motion of Senator Stanley, was passed by for the day.

S.B. 1535 (one thousand five hundred thirty-five), on motion of Senator Surovell, was passed with its title.

The recorded vote is as follows:
YEAS--29. NAYS--11. RULE 36--0.

NAYS--Dunnavant, McDougle, Newman, Obenshain, Reeves, Stanley, Stuart, Sturtevant, Suetterlein, Vogel, Wagner--11.
RULE 36--0.

S.B. 1550 (one thousand five hundred fifty), on motion of Senator Stanley, was passed by for the day.

S.B. 1614 (one thousand six hundred fourteen), on motion of Senator Barker, was passed by for the day.

S.B. 1674 (one thousand six hundred seventy-four), on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--32. NAYS--7. RULE 36--0.

NAYS--Barker, Deeds, Ebbin, Howell, Mason, McClellan, Saslaw--7.
RULE 36--0.

S.B. 1717 (one thousand seven hundred seventeen), on motion of Senator Dunnavant, was passed by for the day.

S.B. 1718 (one thousand seven hundred eighteen), on motion of Senator Black, was passed with its title.
The recorded vote is as follows:
YEAS--31. NAYS--7. RULE 36--0.

NAYS--Dance, Howell, Locke, Lucas, Marsden, Mc Clellan, Spruill--7.
RULE 36--0.

RECONSIDERATION

Senator Edwards moved to reconsider the vote by which S.B. 1674 (one thousand six hundred seventy-four) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1674, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--29. NAYS--11. RULE 36--0.

NAYS--Barker, Boysko, Dance, Deeds, Ebbin, Edwards, Favola, Marsden, Mason, McClellan, Surovell--11.
RULE 36--0.

S.B. 1734 (one thousand seven hundred thirty-four), on motion of Senator Deeds, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
S.B. 1768 (one thousand seven hundred sixty-eight), on motion of Senator Mason, was passed with its title.

The recorded vote is as follows:
YEAS--31. NAYS--9. RULE 36--0.

RULE 36--0.

S.B. 1778 (one thousand seven hundred seventy-eight), on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--20. NAYS--19. RULE 36--0.

RULE 36--0.

COMMENDING RESOLUTIONS

IMMEDIATE CONSIDERATION

On motion of Senator Cosgrove, the Rules were suspended and S.J.R. 347 (three hundred forty-seven), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.J.R. 347, on motion of Senator Cosgrove, was ordered to be engrossed and was agreed to.

IMMEDIATE CONSIDERATION

On motion of Senator Chase, the Rules were suspended and S.R. 104 (one hundred four), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.R. 104, on motion of Senator Chase, was ordered to be engrossed and was agreed to.

On motion of Senator Newman, the Senate adjourned until tomorrow at 10:00 a.m. The Clerk was ordered to receive the committee report.

COMMITTEE REPORT

The following bills, having been considered by the committee in session, were reported by Senator Ruff from the Committee on General Laws and Technology:

H.B. 1853 (one thousand eight hundred fifty-three).
H.B. 1898 (one thousand eight hundred ninety-eight).
H.B. 1964 (one thousand nine hundred sixty-four).
H.B. 2030 (two thousand thirty).
H.B. 2054 (two thousand fifty-four).
H.B. 2287 (two thousand two hundred eighty-seven).
S.B. 1098 (one thousand ninety-eight) with amendments.
S.B. 1265 (one thousand two hundred sixty-five).
S.B. 1539 (one thousand five hundred thirty-nine) with amendments.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
TUESDAY, FEBRUARY 5, 2019

The Senate met at 10:00 a.m. and was called to order by Lieutenant Governor Justin E. Fairfax.

Saif Rahman, Dar Al Noor Islamic Center, Woodbridge, Virginia, offered the following prayer:

Oh Allah, we ask You to bless the members of this chamber with courage and wisdom so that they may strive for the rights of the oppressed and stamp out bigotry, hatred, and racism. We strive to live by the standard You set in Chapter 5, Verse 8 of the Quran where You decree:

O you who have believed, be persistently standing firm for God, witnesses in justice, and do not let the hatred of a people prevent you from being just. Be just; that is nearer to righteousness. And fear God; indeed, God is acquainted with what you do.

Just God, we ask that You envelop this chamber, its members and staff with Your mercy in order that they may serve this Commonwealth in striving for justice for all regardless of faith, race, nationality, origin, gender, or wealth.

Lord, allow us to not only repent for our past misdeeds and misgivings but be a source of positive change and healing to bring about equality in our Commonwealth and country. Ameen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Erin Olivia McPike of Woodbridge.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator McPike, the reading of the Journal was waived.

The recorded vote is as follows:

YEAS--38. NAYS--2. RULE 36--0.


NAYS--Deeds, Petersen--2.

RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 4, 2019

THE HOUSE OF DELEGATES HAS PASSED WITH A SUBSTITUTE THE FOLLOWING SENATE BILL:
S.B. 1030. A BILL to amend and reenact § 65.2-402 of the Code of Virginia, relating to workers’ compensation; presumption of compensability for certain cancers.

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:

H.B. 1643. A BILL to amend and reenact § 22.1-298.1 of the Code of Virginia, relating to teacher licensure; alternate routes.

H.B. 1660. A BILL to amend and reenact §§ 55-225.24 and 55-248.7:2 of the Code of Virginia, relating to landlord and tenant; landlord may obtain certain insurance for tenant; notice.

H.B. 1671. A BILL to amend and reenact §§ 63.2-1505 and 63.2-1506 of the Code of Virginia, relating to child abuse and neglect; investigations by local boards of social services.


H.B. 1828. A BILL to amend and reenact § 54.1-2808.3 of the Code of Virginia, relating to sale of caskets.

H.B. 1839. A BILL to amend and reenact §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, as it is currently effective and as it shall become effective, 54.1-3408.3, and 54.1-3446 of the Code of Virginia and to repeal §§ 3.2-4114.1 and 3.2-4117 of the Code of Virginia, relating to industrial hemp.

EMERGENCY

H.B. 1865. A BILL to amend and reenact § 46.2-1233 of the Code of Virginia, relating to towing fees.

H.B. 1917. A BILL to amend the Code of Virginia by adding in Article 3 of Chapter 1 of Title 53.1 a section numbered 53.1-17.1, relating to Department of Corrections; health care continuous quality improvement committee.

H.B. 1918. A BILL to amend and reenact § 53.1-5 of the Code of Virginia, relating to Board of Corrections; minimum standards for health care services in local correctional facilities.

H.B. 1920. A BILL to amend and reenact § 23.1-627.3 of the Code of Virginia, relating to New Economy Workforce Credential Grant Fund and Program; grant priority.


H.B. 1939. A BILL to amend and reenact § 54.1-113 of the Code of Virginia, relating to the Department of Professional and Occupational Regulation; adjustment of fees by regulatory boards; distribution of excess fees to regulants.


H.B. 1970. A BILL to amend and reenact §§ 32.1-325 and 38.2-3418.16 of the Code of Virginia, relating to telemedicine services; coverage and practice.

H.B. 2016. A BILL to authorize the conveyance of an easement by the Department of Forestry in New Kent County.

H.B. 2035. A BILL to amend and reenact §§ 32.1-162.9:1, 37.2-416, 37.2-506, and 63.2-1720, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to Department of Medical Assistance Services; Medicaid service providers; release of criminal history background information.

H.B. 2108. A BILL to amend and reenact §§ 63.2-902 and 63.2-904 of the Code of Virginia, relating to foster care agreements; rights of foster parent; dispute resolution; regulations.

H.B. 2158. A BILL to amend and reenact § 54.1-3408 of the Code of Virginia, relating to dispensing of naloxone.

H.B. 2161. A BILL to amend and reenact § 2.2-1124 of the Code of Virginia, relating to the Department of General Services; disposition of surplus materials; veteran-owned small businesses and veterans service organizations.

H.B. 2169. A BILL to amend and reenact § 54.1-2951.1 of the Code of Virginia, relating to physician assistants; licensure by endorsement.

H.B. 2174. A BILL to amend and reenact §§ 46.2-1569.1 and 46.2-1570 of the Code of Virginia, relating to motor vehicle dealers and manufacturers.

H.B. 2184. A BILL to amend and reenact §§ 54.1-2701 and 54.1-2901 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 29 of Title 54.1 a section numbered 54.1-2928.3, relating to special volunteer license for limited practice.

H.B. 2201. A BILL to amend the Code of Virginia by adding a section numbered 10.1-1105.2, relating to State Forester; records; confidentiality.

H.B. 2208. A BILL to amend and reenact § 63.2-1242.1 of the Code of Virginia, relating to adoption by relative.

H.B. 2256. A BILL to amend and reenact § 3.2-4901 of the Code of Virginia, relating to animal remedies; exemptions.

H.B. 2311. A BILL to amend and reenact § 10.1-2211.2 of the Code of Virginia, relating to historical African American cemeteries; City of Suffolk.

H.B. 2318. A BILL to amend and reenact § 54.1-3408 of the Code of Virginia, relating to possession and administration of naloxone; school nurses.

H.B. 2327. A BILL to amend and reenact § 54.1-111 of the Code of Virginia, relating to the Department of Professional and Occupational Regulation; unlicensed practice; cease and desist notices.

H.B. 2337. A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to governing boards of public institutions of higher education; tuition and mandatory fee rates; report.
HAVEN. A BILL to amend and reenact § 10.1-1181.9 of the Code of Virginia, relating to forester title.

H.B. 2361. A BILL to amend and reenact § 62.1-44.15:28, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to stormwater regulations; land-disturbing activities; current regulations.

H.B. 2380. A BILL to amend and reenact § 23.1-1308 of the Code of Virginia, relating to public institutions of higher education; online course catalogue; no-cost and low-cost course materials.

H.B. 2403. A BILL to amend and reenact § 62.1-44.15:21 of the Code of Virginia, relating to impacts to wetlands; permit requirements for compensation.

H.B. 2406. A BILL to amend and reenact § 10.1-2211.2 of the Code of Virginia, relating to historical African American cemeteries; City of Martinsville.


H.B. 2457. A BILL to amend the Code of Virginia by adding a section numbered 54.1-2937.1, relating to Board of Medicine; retiree license.

H.B. 2489. A BILL to amend and reenact § 33.2-613 of the Code of Virginia, relating to suspension of tolls; evacuations.

H.B. 2493. A BILL to amend and reenact §§ 54.1-2722 and 54.1-3408 of the Code of Virginia, relating to the administration of topical drugs; dental hygienists, physician assistants, and nurses.

H.B. 2509. A BILL to amend and reenact § 55-419 of the Code of Virginia, relating to the Virginia Self-Service Storage Act; enforcement of liens; online public auction.

H.B. 2527. A BILL to amend and reenact § 33.2-119 of the Code of Virginia, relating to tolling; Planning District 8.


H.B. 2559. A BILL to amend and reenact §§ 54.1-3408.02, as it shall become effective, and 54.1-3410 of the Code of Virginia, relating to electronic transmission of certain prescriptions; exceptions.

H.B. 2560. A BILL to amend and reenact §§ 2.2-3705.7, 2.2-3711, 15.2-1627.5, and 63.2-1605 and of the Code of Virginia, relating to protective services; adult abuse, neglect, and exploitation; multidisciplinary teams.

H.B. 2563. A BILL to amend and reenact §§ 18.2-265.1 and 54.1-3466 of the Code of Virginia, relating to drug paraphernalia and controlled paraphernalia; fentanyl testing products.
H.B. 2570. A BILL to amend and reenact § 22.1-207.2 of the Code of Virginia, relating to family life education programs; student participation.


H.B. 2578. A BILL to amend and reenact § 33.2-331 of the Code of Virginia, relating to six-year plans for secondary state highways; public meeting.

H.B. 2613. A BILL to amend and reenact § 32.1-134.01 of the Code of Virginia, relating to information for maternity patients; perinatal anxiety.

H.B. 2623. A BILL to direct the Board of Education to develop a model policy for the provision of counseling services in public schools.


H.B. 2647. A BILL to amend and reenact § 55-79.77 of the Code of Virginia, relating to the Condominium Act; meetings of unit owners’ associations; proxy voting.

H.B. 2681. A BILL to amend and reenact § 10.1-2211.2 of the Code of Virginia, relating to historical African American cemeteries; City of Hampton.

H.B. 2687. A BILL to amend the Code of Virginia by adding a section numbered 29.1-305.01, relating to special license for hunting elk.

H.B. 2693. A BILL to amend and reenact §§ 54.1-2400.1, 54.1-3500, and 54.1-3505 of the Code of Virginia, relating to the Board of Counseling; qualified mental health professionals.


H.B. 2721. A BILL to amend and reenact § 22.1-280.2:1 of the Code of Virginia, relating to employment of school security officers; law-enforcement officers previously employed by the United States or any state or political subdivision thereof; carrying a firearm in performance of duties.

H.B. 2726. A BILL to amend the Code of Virginia by adding a section numbered 2.2-2472.3, relating to local workforce development boards; career pathways for opportunity youth.

H.B. 2731. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 5 of Title 32.1 a section numbered 32.1-137.06, relating to Lyme disease test result information.

H.B. 2737. A BILL to direct the Department of Rail and Public Transportation to evaluate rail signage options; report.

H.B. 2739. A BILL to amend and reenact § 10.1-2211.2 of the Code of Virginia, relating to historical African American cemeteries; City of Alexandria.

H.B. 2743. A BILL to amend and reenact §§ 63.2-1505 and 63.2-1506 of the Code of Virginia, relating to child protective services; investigations and family assessments; contact information.
H.B. 2745. A BILL to amend and reenact § 3.2-6540 of the Code of Virginia, relating to dangerous dogs; deferral of proceedings.

H.B. 2750. A BILL to amend and reenact § 32.1-137.05 of the Code of Virginia, relating to advance estimate of patient payment amount for elective medical procedure, test, or service.

H.B. 2752. A BILL to amend and reenact §§ 46.2-100, 46.2-800, 46.2-849, 46.2-903, 46.2-904, 46.2-905, 46.2-908.1, 46.2-1015, 46.2-1041, and 46.2-1081 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 13 of Title 46.2 a section numbered 46.2-1315, relating to motorized skateboards or scooters; operation; local authority.


H.B. 2758. A BILL to amend and reenact § 63.2-900.1 of the Code of Virginia, relating to kinship foster care; notice.

H.B. 2762. A BILL to amend the Code of Virginia by adding a section numbered 9.1-207.1, relating to firefighting foam management.

H.B. 2783. A BILL to amend and reenact § 62.1-229.5 of the Code of Virginia, relating to living shorelines; loans to businesses.

H.B. 2798. A BILL to amend and reenact §§ 32.1-276.3 and 32.1-276.7:1 of the Code of Virginia, relating to the All-Payer Claims Database; penalty.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTIONS:

H.J.R. 581. Requesting the Commonwealth Transportation Board to study the portion of the Interstate 95 corridor between Exit 118 and the Springfield Interchange and financing options for improvements to the corridor. Report.

H.J.R. 591. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia, relating to apportionment; technical adjustments permitted.

H.J.R. 593. Commemorating the 80th anniversary of Kristallnacht.

H.J.R. 594. Designating April, in 2019 and in each succeeding year, as Safe Digging Month in Virginia.

H.J.R. 595. Designating August 11, in 2019 and in each succeeding year, as 811 Day in Virginia.

H.J.R. 603. Designating the first full week of February, in 2019 and in each succeeding year, as Enrolled Agents Week in Virginia.

H.J.R. 610. Requesting the Secretary of Natural Resources to study the effects of wind tide flooding in the Southern Watershed. Report.

H.J.R. 613. Designating the third full week of June, in 2019 and in each succeeding year, as Trench Safety Stand Down Week in Virginia.
H.J.R. 615. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing amendments to the Constitution of Virginia by adding in Article II sections numbered 6-A and 6-B, relating to apportionment; state and local independent redistricting commissions; criteria.


H.J.R. 630. Designating the third full week of September, in 2019 and in each succeeding year, as Silence Empowers Violence Break the Code Awareness-to-Action Week in Virginia.

H.J.R. 641. Requesting the Department of Health to evaluate additional issues related to use of rainwater as part of the rulemaking process. Report.

H.J.R. 646. Designating September 11, in 2019 and in each succeeding year, as First Responders Day in Virginia.

H.J.R. 649. Designating December 5, in 2019 and in each succeeding year, as Susanna Bolling Day in Virginia.

H.J.R. 655. Acknowledging with profound regret the existence and acceptance of lynching within the Commonwealth.

H.J.R. 659. Designating October 10, in 2019 and in each succeeding year, as Taiwan Day in Virginia.

H.J.R. 662. Directing the Joint Commission on Health Care to study the dispensing of drugs and devices pursuant to pharmacy collaborative practice agreements, standing orders, and statewide protocols in the Commonwealth. Report.

H.J.R. 674. Requesting the Department of Veterans Services and the Department of Taxation to study the feasibility of exempting military retirement income from taxation. Report.

H.J.R. 676. Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to personal property tax exemption; motor vehicle owned by a disabled veteran.


H.J.R. 690. Designating May 10, 2019, as the 150th Anniversary of the Completion of the First Transcontinental Railroad in Virginia.

H.J.R. 697. Designating the first full week of May, in 2019 and in each succeeding year, as Correctional Officers’ Week in Virginia.

H.J.R. 703. Designating the first full week of March, in 2019 and in each succeeding year, as Trusted Choice® Independent Insurance Agents Week in Virginia.
H.J.R. 705. Designating October 22, in 2019 and in each succeeding year, as the Cameron Crowder Pediatric Care Awareness Day in Virginia.

H.J.R. 720. Designating June 20, in 2019 and in each succeeding year, as World Refugee Day in Virginia.

H.J.R. 732. Designating the fourth Thursday in March, in 2019 and in each succeeding year, as Tuskegee Airmen Commemoration Day in Virginia.

H.J.R. 749. Commending Dennis S. Hall.


H.J.R. 760. Commending the George Washington University School of Nursing.


H.J.R. 763. Commending Grayson County Public Schools.


H.J.R. 770. Commending the recipients of the 2019 Virginia Outstanding Faculty Awards.
H.J.R. 771. Commending the National Automated Clearing House Association


H.J.R. 773. Commending Old Dominion Association of Church Schools students.

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILL:

S.B. 1726. A BILL to amend and reenact § 4.1-111 of the Code of Virginia, relating to alcoholic beverage control; happy hour advertising.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTIONS:

S.J.R. 266. Commending the Washington Capitals.

S.J.R. 290. Celebrating the life of Josiah Pollard Rowe III.

S.J.R. 310. Commending Hanover County.

S.J.R. 313. Commending the Commissioners of the Revenue Association of Virginia.

S.J.R. 316. Commending Stephen K. White, Ph.D.


S.J.R. 319. Confirming appointments by the Governor of certain persons communicated to the General Assembly January 8, 2019.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.


NAYS--Deeds, Petersen--2.
RULE 36--0.

The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:


H.B. 1671, H.B. 1917, H.B. 1918, H.B. 2108, H.B. 2208, H.B. 2560, H.B. 2743, and H.B. 2758 were referred to the Committee on Rehabilitation and Social Services.


H.B. 1865, H.B. 2174, H.B. 2489, H.B. 2527, H.B. 2578, H.B. 2737, and H.B. 2752 were referred to the Committee on Transportation.

H.B. 2016 and H.B. 2509 were referred to the Committee for Courts of Justice.

The House joint resolutions, communicated as agreed to by the House of Delegates, the first reading of their titles having been waived, were referred as follows:


H.J.R. 591, H.J.R. 615, and H.J.R. 676 were referred to the Committee on Privileges and Elections.

The House joint resolutions, communicated as agreed to by the House of Delegates, were laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:


COMMITTEE REPORT

The following bills, having been considered by the committee in session, were reported by Senators Norment and Hanger from the Committee on Finance:

H.B. 1655 (one thousand six hundred fifty-five).
H.B. 1679 (one thousand six hundred seventy-nine).
H.B. 1681 (one thousand six hundred eighty-one).
H.B. 1950 (one thousand nine hundred fifty).
H.B. 1974 (one thousand nine hundred eighty-one).
H.B. 2021 (two thousand twenty-one).
H.B. 2180 (two thousand one hundred eighty).
H.B. 2181 (two thousand one hundred eighty-one).
H.B. 2347 (two thousand three hundred forty-seven).
INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

Patron--Stuart

Patron--Howell

S.R. 106. Commending Helen Turner Murphy and W. Tayloe Murphy, Jr.
Patron--Stuart

S.R. 107. Commending Senior Services of Southeastern Virginia.
Patron--Lucas

S.R. 108. Celebrating the life of Michael Timothy Tilley.
Patron--McDougle

CALENDAR

HOUSE BILLS ON THIRD READING

H.B. 1940 (one thousand nine hundred forty) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1953 (one thousand nine hundred fifty-three), on motion of Senator Reeves, was passed by temporarily.

H.B. 2073 (two thousand seventy-three) was read by title the third time.

The following amendment proposed by the Committee on Rehabilitation and Social Services was offered:
1. Line 81, engrossed, after or strike to induce

The reading of the amendment was waived.

On motion of Senator Reeves, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2073**, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:

YEAS--37. NAYS--3. RULE 36--0.


NAYS--Carrico, Chase, Stuart--3.

RULE 36--0.

**SENATE BILL ON THIRD READING**

**S.B. 1027** (one thousand twenty-seven) was read by title the third time and, on motion of Senator Sturtevant, was passed with its title.

The recorded vote is as follows:

YEAS--38. NAYS--2. RULE 36--0.


NAYS--Ebbin, Edwards--2.

RULE 36--0.

**HOUSE BILL ON THIRD READING**

**H.B. 1953** (one thousand nine hundred fifty-three) was taken up, read by title the third time and, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.
SENATE BILLS ON THIRD READING

S.B. 1169 (one thousand one hundred sixty-nine), on motion of Senator DeSteph, was passed by for the day.

S.B. 1539 (one thousand five hundred thirty-nine) was taken up.

RECONSIDERATION

Senator Surovell moved to reconsider the vote by which S.B. 1539 (one thousand five hundred thirty-nine) was ordered to be engrossed and read by title the third time.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.


NAYS--Black--1.
RULE 36--0.

The following amendments proposed by the Committee on General Laws and Technology were offered:

1. Line 5, engrossed, Title, after 63.2-1929, insert and
2. Line 5, engrossed, Title, after 63.2-1944 strike , and 63.2-1946
3. Line 12, engrossed, after 63.2-1929, insert and
4. Line 12, engrossed, after 63.2-1944 strike , and 63.2-1946
5. Line 452, engrossed strike all of lines 452 through 507 and through 3. on line 508 insert 2.

The reading of the amendments was waived.

On motion of Senator Surovell, the amendments were agreed to.
On motion of Senator Surovell, the bill was ordered to be engrossed and read by title the third time.

Senator Surovell moved that the Rules be suspended and the third reading of the title of S.B. 1539 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Chase--1.
RULE 36--0.

Senator Surovell moved that S.B. 1539 be passed with its title.

S.B. 1539, on motion of Senator Stanley, was passed by temporarily.

S.B. 1098 (one thousand ninety-eight) was taken up.

RECONSIDERATION

Senator Marsden moved to reconsider the vote by which S.B. 1098 (one thousand ninety-eight) was ordered to be engrossed and read by title the third time.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

The following amendments proposed by the Committee on General Laws and Technology were offered:

1. Line 55, engrossed, after years. [strike] Gross receipts shall not include the cost of goods and equipment. [insert] Gross receipts shall not include the cost of goods and equipment.

2. Line 90, engrossed, after years. [strike] Gross receipts shall not include the cost of goods and equipment.
Gross receipts shall not include the cost of goods and equipment.

3. Line 287, engrossed, after years. [strike] Gross receipts shall not include the cost of goods or equipment. [insert] Gross receipts shall not include the cost of goods or equipment.

4. After line 296, engrossed [insert] 2. That the provisions of this act shall not become effective unless reenacted by the 2020 Session of the General Assembly.

The reading of the amendments was waived.

On motion of Senator Marsden, the amendments were agreed to.

On motion of Senator Marsden, the bill was ordered to be engrossed and read by title the third time.

Senator Marsden moved that the Rules be suspended and the third reading of the title of S.B. 1098 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Marsden moved that S.B. 1098 be passed with its title.

The question was put on passing S.B. 1098 with its title.

S.B. 1098 was defeated with its title.

The recorded vote is as follows:
YEAS--18. NAYS--22. RULE 36--0.

RULE 36--0.

S.B. 1671 (one thousand six hundred seventy-one) was taken up.
RECONSIDERATION

Senator McPike moved to reconsider the vote by which S.B. 1671 (one thousand six hundred seventy-one) was ordered to be engrossed and read by title the third time.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator McPike offered the following amendment:

1. Line 29, introduced, after place
insert
   up to 4

On motion of Senator McPike, the reading of the amendment was waived.

On motion of Senator McPike, the amendment was agreed to.

On motion of Senator McPike, the bill was ordered to be engrossed and read by title the third time.

Senator McPike moved that the Rules be suspended and the third reading of the title of S.B. 1671 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Chase--1.
RULE 36--0.

S.B. 1671, on motion of Senator McPike, was passed with its title.
The recorded vote is as follows:
YEAS--29. NAYS--11. RULE 36--0.

RULE 36--0.

S.B. 1355 (one thousand three hundred fifty-five) was taken up and, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Petersen, Suetterlein--2.
RULE 36--0.

S.B. 1125 (one thousand one hundred twenty-five) was taken up and, on motion of Senator Cosgrove, was passed with its title.

The recorded vote is as follows:
YEAS--27. NAYS--12. RULE 36--0.

NAYS--Deeds, DeSteph, Hanger, Lewis, Locke, Lucas, Marsden, Mason, McClellan, Petersen, Reeves, Stuart--12.
RULE 36--0.

S.B. 1341 (one thousand three hundred forty-one) was taken up and, on motion of Senator Stuart, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--6. RULE 36--0.

RULE 36--0.

S.B. 1526 (one thousand five hundred twenty-six) was taken up.

Senator Sturtevant moved that S.B. 1526 be passed with its title.
The question was put on passing **S.B. 1526** with its title.

**S.B. 1526** was defeated with its title.

The recorded vote is as follows:
YEAS--14. NAYS--26. RULE 36--0.

RULE 36--0.

**S.B. 1550** (one thousand five hundred fifty) was taken up and, on motion of Senator Surovell, was passed with its title.

The recorded vote is as follows:
YEAS--23. NAYS--17. RULE 36--0.

RULE 36--0.

**S.B. 1614** (one thousand six hundred fourteen) was taken up.

Senator McDougle moved that **S.B. 1614** be passed with its title.

The question was put on passing **S.B. 1614** with its title.

The recorded vote is as follows:
YEAS--19. NAYS--19. RULE 36--0.

RULE 36--0.

There being an equal division, the President cast his vote in accordance with Article V, Section 14, of the Constitution.

The President voted nay.

The final vote is as follows:
YEAS--19. NAYS--20. RULE 36--0.

**S.B. 1614** was defeated with its title.
S.B. 1717 (one thousand seven hundred seventeen) was taken up.

RECONSIDERATION

Senator Dunnavant moved to reconsider the vote by which S.B. 1717 (one thousand seven hundred seventeen) was ordered to be engrossed and read by title the third time.

The motion was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator Dunnavant offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to review the implications of establishing association health plans for the individual market; state innovation waiver.

On motion of Senator Dunnavant, the reading of the substitute was waived.

On motion of Senator Dunnavant, the substitute was agreed to.

On motion of Senator Dunnavant, the bill was ordered to be engrossed and read by title the third time.

Senator Dunnavant moved that the Rules be suspended and the third reading of the title of S.B. 1717 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1717, on motion of Senator Dunnavant, was passed with its title.
The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

**S.B. 1539** (one thousand five hundred thirty-nine) was taken up and, on motion of Senator Surovell, was passed with its title.

The recorded vote is as follows:

YEAS--32. NAYS--7. RULE 36--0.


NAYS--Carrico, Chase, DeSteph, Dunnavant, Reeves, Sturtevant, Surovell--7.

RULE 36--0.

**RECONSIDERATION**

Senator Norment moved to reconsider the vote by which **S.B. 1355** (one thousand three hundred fifty-five) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--Obenshain, Peake, Petersen, Reeves, Ruff, Saslaw, Spruill, Stanley, Stuart, Surovell, Vogel, Wagner--37.

RULE 36--Norment--1.

**S.B. 1355**, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:

YEAS--37. NAYS--2. RULE 36--1.


NAYS--Petersen, Sueterlein--2.

RULE 36--Norment--1.
HOUSE BILLS ON SECOND READING

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

H.B. 1853 (one thousand eight hundred fifty-three).
H.B. 1898 (one thousand eight hundred ninety-eight).
H.B. 1964 (one thousand nine hundred sixty-four).
H.B. 2030 (two thousand thirty).
H.B. 2054 (two thousand fifty-four).
H.B. 2287 (two thousand two hundred eighty-seven).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 1853 (one thousand eight hundred fifty-three).
H.B. 1898 (one thousand eight hundred ninety-eight).
H.B. 1964 (one thousand nine hundred sixty-four).
H.B. 2030 (two thousand thirty).
H.B. 2054 (two thousand fifty-four).
H.B. 2287 (two thousand two hundred eighty-seven).

SENATE BILLS ON SECOND READING

Senator Norment moved that the engrossment of the Senate bills that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate bills, the titles of the bills having been printed in the Calendar for their second reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

S.B. 1067 (one thousand sixty-seven).
S.B. 1093 (one thousand ninety-three).
S.B. 1094 (one thousand ninety-four).
S.B. 1097 (one thousand ninety-seven).
S.B. 1112 (one thousand one hundred twelve).
S.B. 1118 (one thousand one hundred eighteen).
S.B. 1152 (one thousand one hundred fifty-two).
S.B. 1316 (one thousand three hundred sixteen).
S.B. 1348 (one thousand three hundred forty-eight).
S.B. 1377 (one thousand three hundred seventy-seven).
S.B. 1378 (one thousand three hundred seventy-eight).
S.B. 1407 (one thousand four hundred seven).
S.B. 1430 (one thousand four hundred thirty).
S.B. 1431 (one thousand four hundred thirty-one).
S.B. 1496 (one thousand four hundred ninety-six).
S.B. 1556 (one thousand five hundred fifty-six).
S.B. 1561 (one thousand five hundred sixty-one).
S.B. 1574 (one thousand five hundred seventy-four).
S.B. 1576 (one thousand five hundred seventy-six).
S.B. 1589 (one thousand five hundred eighty-nine).
S.B. 1598 (one thousand five hundred ninety-eight).
S.B. 1602 (one thousand six hundred two).
S.B. 1604 (one thousand six hundred four).
S.B. 1617 (one thousand six hundred seventeen).
S.B. 1618 (one thousand six hundred eighteen).
S.B. 1622 (one thousand six hundred twenty-two).
S.B. 1628 (one thousand six hundred twenty-eight).
S.B. 1651 (one thousand six hundred fifty-one).
S.B. 1669 (one thousand six hundred sixty-nine).
S.B. 1707 (one thousand seven hundred seven).
S.B. 1771 (one thousand seven hundred seventy-one).
S.B. 1772 (one thousand seven hundred seventy-two).

The motion was agreed to.

S.B. 1093 (one thousand ninety-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 22.1-146.1, relating to the Literary Fund; School modernization.

The reading of the substitute was waived.

On motion of Senator Ruff, the substitute was agreed to.

S.B. 1097 (one thousand ninety-seven) was taken up.

The following amendments proposed by the Committee on Rules were offered:

1. Line 4, introduced, Title, after *Virginia*
   
   strike
   
   the remainder of line 4 and through *2014* on line 5
   

2. Line 6, introduced, Title, after *sunset*
   
   strike
   
   *; funding*
   

3. Line 14, introduced, after *2019*
The reading of the amendments was waived.

On motion of Senator Marsden, the amendments were agreed to.

S.B. 1112 (one thousand one hundred twelve) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 19.2-389 of the Code of Virginia and to amend the Code of Virginia by adding in Title 6.2 a chapter numbered 26, consisting of sections numbered 6.2-2600 through 6.2-2617, relating to student loans; licensing of qualified education loan servicers; civil penalties.

The reading of the substitute was waived.

On motion of Senator Howell, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. Line 269, substitute, after necessary.

The reading of the amendment was waived.

On motion of Senator Howell, the amendment was agreed to.

S.B. 1118 (one thousand one hundred eighteen) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.

The reading of the substitute was waived.

On motion of Senator Petersen, the substitute was agreed to.

S.B. 1316 (one thousand three hundred sixteen) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rules was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact §§ 30-309, 30-310, 30-311, and 30-312 of the Code of Virginia, relating to the MEI Project Approval Commission.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

S.B. 1407 (one thousand four hundred seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 63.2-1720.1 and 63.2-1721.1, as they are currently effective and as they shall become effective, of the Code of Virginia, relating to child care providers; fingerprint background checks.

The reading of the substitute was waived.

On motion of Senator Mason, the substitute was agreed to.

S.B. 1430 (one thousand four hundred thirty) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rules was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 30-356 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 31 of Title 2.2 an article numbered 9, consisting of a section numbered 2.2-3132, relating to conflict of interest; duties of Virginia Conflict of Interest and Ethics Advisory Council; training requirement; inquiries from citizens.

The reading of the substitute was waived.

On motion of Senator Mason, the substitute was agreed to.

Senator Obenshain offered the following amendment to the substitute:

1. Line 60, substitute, after person
   strike covered by Article 3 or the Acts
   insert covered by Article 3 or the Acts

On motion of Senator Obenshain, the reading of the amendment was waived.

On motion of Senator Obenshain, the amendment was agreed to.

S.B. 1431 (one thousand four hundred thirty-one) was taken up.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact § 2.2-3713 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-3704.3, relating to the Virginia Freedom of Information Act; training requirements; proceedings for enforcement.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

S.B. 1496 (one thousand four hundred ninety-six) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 22.12, consisting of a section numbered 59.1-284.31, relating to grants for solar energy equipment placed in service on certain nonresidential real property.

The reading of the substitute was waived.

On motion of Senator Saslaw, the substitute was agreed to.

S.B. 1556 (one thousand five hundred fifty-six) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rules was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 30-133 of the Code of Virginia, relating to Auditor of Public Accounts; Commonwealth Data Point; employee compensation information.

The reading of the substitute was waived.

On motion of Senator Peake, the substitute was agreed to.

S.B. 1561 (one thousand five hundred sixty-one) was taken up.

The following amendments proposed by the Committee on Rules were offered:

1. Line 4, introduced, Title, after direct the strike

   Department of Environmental Quality and the

2. Line 4, introduced, Title, after Education insert

   to coordinate with the Department of Environmental Quality

3. Line 11, introduced, after The strike

   Department of Environmental Quality and the

4. Line 11, introduced, after shall insert

   coordinate with the Department of Environmental Quality to
The reading of the amendments was waived.

On motion of Senator Lewis, the amendments were agreed to.

**S.B. 1574** (one thousand five hundred seventy-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to share revenues generated by gaming authorized in the Commonwealth.

The reading of the substitute was waived.

On motion of Senator Norment, the substitute was agreed to.

**S.B. 1576** (one thousand five hundred seventy-six) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to require the Department of Education to implement a pilot program to study the feasibility of the educational placement transition of certain students with disabilities.

The reading of the substitute was waived.

On motion of Senator Suetterlein, the substitute was agreed to.

**S.B. 1589** (one thousand five hundred eighty-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Chapter 4.2 of Title 2.2 a section numbered 2.2-435.10:1, relating to education and workforce development; Virginia Works Portal created; report.

The reading of the substitute was waived.

Senator Dunnavant moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Chapter 4.2 of Title 2.2 a section numbered 2.2-435.10:1, relating to education and workforce development; Virginia Works Portal created; report.

The reading of the substitute was waived.
On motion of Senator Dunnavant, the substitute was agreed to.

**S.B. 1598** (one thousand five hundred ninety-eight) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 53.1-5 of the Code of Virginia, relating to Board of Corrections; minimum standards for health care services in local correctional facilities.

The reading of the substitute was waived.

On motion of Senator Dunnavant, the substitute was agreed to.

**S.B. 1602** (one thousand six hundred two) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:


The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The following amendments proposed by the Committee on Finance to the substitute were offered:

1. Line 764, substitute, after 19.2-303.2;
   insert
   
   or

2. Line 765, substitute, after entered
   strike
   ; or (d) any finding is made that the person
   insert
   . The clerk of each circuit court shall make an electronic report to the Central Criminal Records Exchange of any finding that a person charged on a summons

The reading of the amendments was waived.

On motion of Senator Obenshain, the amendments were agreed to.

**S.B. 1604** (one thousand six hundred four) was taken up.

The following amendment proposed by the Committee on Agriculture, Conservation and Natural Resources was offered:

1. Line 156, introduced, after cruelly
strike and insert or

The reading of the amendment was waived.

Senator DeSteph moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 3.2-6569, 3.2-6570, and 18.2-403.2 of the Code of Virginia, relating to cruelty to animals; aggravated cruelty; penalty.

The reading of the substitute was waived.

On motion of Senator DeSteph, the substitute was agreed to.

S.B. 1617 (one thousand six hundred seventeen) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

The reading of the substitute was waived.

On motion of Senator Ruff, the substitute was agreed to.

S.B. 1618 (one thousand six hundred eighteen) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rules was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 2.2-2699.3 of the Code of Virginia, relating to the Broadband Advisory Council; membership.

The reading of the substitute was waived.

On motion of Senator Edwards, the substitute was agreed to.

S.B. 1622 (one thousand six hundred twenty-two) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:
A BILL to amend the Code of Virginia by adding a section numbered 63.2-1705.1, relating to certain child day programs; potable water; lead testing.

The reading of the substitute was waived.

On motion of Senator McPike, the substitute was agreed to.

S.B. 1628 (one thousand six hundred twenty-eight) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 9 of Title 23.1 a section numbered 23.1-903.4, relating to public institutions of higher education; innovation.

The reading of the substitute was waived.

On motion of Senator Dunnavant, the substitute was agreed to.

S.B. 1651 (one thousand six hundred fifty-one) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 2.2-204, 2.2-2220, and 23.1-3132 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-2220.2, relating to research and development in the Commonwealth.

The reading of the substitute was waived.

On motion of Senator Howell, the substitute was agreed to.

S.B. 1669 (one thousand six hundred sixty-nine) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 35, introduced insert
2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Vogel, the amendment was agreed to.

S.B. 1707 (one thousand seven hundred seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Local Government was offered, having been printed separately, with its title reading as follows:
A BILL to amend the Code of Virginia by adding in Title 67 a chapter numbered 16, consisting of sections numbered 67-1600 through 67-1607, relating to the establishment of the Southwest Virginia Energy Research and Development Authority.

The reading of the substitute was waived.

On motion of Senator Chafin, the substitute was agreed to.

S.B. 1772 (one thousand seven hundred seventy-two) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to require the Board of Corrections to review its standards related to allowable restraint practices for pregnant prisoners.

The reading of the substitute was waived.

On motion of Senator Saslaw, the substitute was agreed to.

On motion of Senator Norment, the following Senate bills were ordered en bloc to be engrossed and read by title the third time:

S.B. 1067 (one thousand sixty-seven).
S.B. 1093 (one thousand ninety-three) as amended.
S.B. 1094 (one thousand ninety-four).
S.B. 1097 (one thousand ninety-seven) as amended.
S.B. 1112 (one thousand one hundred twelve) as amended.
S.B. 1118 (one thousand one hundred eighteen) as amended.
S.B. 1152 (one thousand one hundred fifty-two).
S.B. 1316 (one thousand three hundred sixteen) as amended.
S.B. 1348 (one thousand three hundred forty-eight).
S.B. 1377 (one thousand three hundred seventy-seven).
S.B. 1378 (one thousand three hundred seventy-eight).
S.B. 1407 (one thousand four hundred seven) as amended.
S.B. 1430 (one thousand four hundred thirty) as amended.
S.B. 1431 (one thousand four hundred thirty-one) as amended.
S.B. 1496 (one thousand four hundred ninety-six) as amended.
S.B. 1556 (one thousand five hundred fifty-six) as amended.
S.B. 1561 (one thousand five hundred sixty-one) as amended.
S.B. 1574 (one thousand five hundred seventy-four) as amended.
S.B. 1576 (one thousand five hundred seventy-six) as amended.
S.B. 1589 (one thousand five hundred eighty-nine) as amended.
S.B. 1598 (one thousand five hundred ninety-eight) as amended.
S.B. 1602 (one thousand six hundred two) as amended.
S.B. 1604 (one thousand six hundred four) as amended.
S.B. 1617 (one thousand six hundred seventeen) as amended.
S.B. 1622 (one thousand six hundred twenty-two) as amended.
S.B. 1628 (one thousand six hundred twenty-eight) as amended.
S.B. 1651 (one thousand six hundred fifty-one) as amended.
S.B. 1669 (one thousand six hundred sixty-nine) as amended.
Senator Norment moved that the Rules be suspended and the third reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1067 (one thousand sixty-seven).
S.B. 1093 (one thousand ninety-three).
S.B. 1094 (one thousand ninety-four).
S.B. 1097 (one thousand ninety-seven).
S.B. 1112 (one thousand one hundred twelve).
S.B. 1118 (one thousand one hundred eighteen).
S.B. 1152 (one thousand one hundred fifty-two).
S.B. 1316 (one thousand three hundred sixteen).
S.B. 1348 (one thousand three hundred forty-eight).
S.B. 1377 (one thousand three hundred seventy-seven).
S.B. 1378 (one thousand three hundred seventy-eight).
S.B. 1407 (one thousand four hundred seven).
S.B. 1430 (one thousand four hundred thirty).
S.B. 1431 (one thousand four hundred thirty-one).
S.B. 1496 (one thousand four hundred ninety-six).
S.B. 1556 (one thousand five hundred fifty-six).
S.B. 1561 (one thousand five hundred sixty-one).
S.B. 1574 (one thousand five hundred seventy-four).
S.B. 1576 (one thousand five hundred seventy-six).
S.B. 1578 (one thousand five hundred seventy-eight).
S.B. 1602 (one thousand six hundred two).
S.B. 1604 (one thousand six hundred four).
S.B. 1617 (one thousand six hundred seventeen).
S.B. 1618 (one thousand six hundred eighteen).
S.B. 1622 (one thousand six hundred twenty-two).
S.B. 1628 (one thousand six hundred twenty-eight).
S.B. 1651 (one thousand six hundred fifty-one).
S.B. 1669 (one thousand six hundred sixty-nine).
S.B. 1707 (one thousand seven hundred seven).
S.B. 1771 (one thousand seven hundred seventy-one).
S.B. 1772 (one thousand seven hundred seventy-two).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
Senator Norment moved that the passage of the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate bills were passed en bloc with their titles:

S.B. 1067 (one thousand sixty-seven).
S.B. 1093 (one thousand ninety-three).
S.B. 1097 (one thousand ninety-seven).
S.B. 1112 (one thousand one hundred twelve).
S.B. 1118 (one thousand one hundred eighteen).
S.B. 1152 (one thousand one hundred fifty-two).
S.B. 1316 (one thousand three hundred sixteen).
S.B. 1348 (one thousand three hundred forty-eight).
S.B. 1377 (one thousand three hundred seventy-seven).
S.B. 1378 (one thousand three hundred seventy-eight).
S.B. 1407 (one thousand four hundred seven).
S.B. 1430 (one thousand four hundred thirty).
S.B. 1431 (one thousand four hundred thirty-one).
S.B. 1496 (one thousand four hundred ninety-six).
S.B. 1556 (one thousand five hundred fifty-six).
S.B. 1561 (one thousand five hundred sixty-one).
S.B. 1574 (one thousand five hundred seventy-four).
S.B. 1576 (one thousand five hundred seventy-six).
S.B. 1589 (one thousand five hundred eighty-nine).
S.B. 1598 (one thousand five hundred ninety-eight).
S.B. 1602 (one thousand six hundred two).
S.B. 1604 (one thousand six hundred four).
S.B. 1617 (one thousand six hundred seventeen).
S.B. 1618 (one thousand six hundred eighteen).
S.B. 1622 (one thousand six hundred twenty-two).
S.B. 1628 (one thousand six hundred twenty-eight).
S.B. 1651 (one thousand six hundred fifty-one).
S.B. 1669 (one thousand six hundred sixty-nine).
S.B. 1707 (one thousand seven hundred seven).
S.B. 1771 (one thousand seven hundred seventy-one).
S.B. 1772 (one thousand seven hundred seventy-two).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1094 (one thousand ninety-four), on motion of Senator Favola, was passed with its title.
The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Black, Chase, Suetterlein--3.
RULE 36--0.

S.B. 1764 (one thousand seven hundred sixty-four), on motion of Senator Suetterlein, was passed by for the day.

S.B. 1066 (one thousand sixty-six) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Title 19.2 a chapter numbered 19.4, consisting of a section numbered 19.2-327.15, relating to post-conviction relief; previously admitted scientific evidence.

The reading of the substitute was waived.

Senator Stanley moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Title 19.2 a chapter numbered 19.4, consisting of a section numbered 19.2-327.15, relating to post-conviction relief; previously admitted scientific evidence.

The reading of the substitute was waived.

On motion of Senator Stanley, the substitute was agreed to.

On motion of Senator Stanley, the bill was ordered to be engrossed and read by title the third time.

S.B. 1130 (one thousand one hundred thirty) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 9.1-102 and 22.1-279.8 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; school administrators; training.
The reading of the substitute was waived.

On motion of Senator Locke, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. After line 338, substitute insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Locke, the amendment was agreed to.

On motion of Senator Locke, the bill was ordered to be engrossed and read by title the third time.

S.B. 1218 (one thousand two hundred eighteen) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:


The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. Line 120, substitute, after 2019 insert

, and was subsequently eliminated by the Board

The reading of the amendment was waived.

On motion of Senator Newman, the amendment was agreed to.

On motion of Senator Newman, the bill was ordered to be engrossed and read by title the third time.

S.B. 1321 (one thousand three hundred twenty-one) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 63.2-1701.01, relating to licensed family day homes; storage of firearms.

The reading of the substitute was waived.
On motion of Senator Hanger, the substitute was agreed to.

On motion of Senator Hanger, the bill was ordered to be engrossed and read by title the third time.

S.B. 1331 (one thousand three hundred thirty-one) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 2.2-2279 and 15.2-4901 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 9 of Title 22.1 an article numbered 3, consisting of sections numbered 22.1-141.1 and 22.1-141.2, and by adding a section numbered 56-589.1, relating to the modernization of public school buildings and facilities.

The reading of the substitute was waived.

On motion of Senator Stanley, the substitute was agreed to.

On motion of Senator Stanley, the bill was ordered to be engrossed and read by title the third time.

S.B. 1352 (one thousand three hundred fifty-two) was read by title the second time and, on motion of Senator McDougle, was ordered to be engrossed and read by title the third time.

S.B. 1369 (one thousand three hundred sixty-nine) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 2.2-4340, 2.2-4343, and 23.1-1017 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-4340.1, relating to the Virginia Public Procurement Act; statute of limitations on actions on construction contracts; statute of limitations on actions on performance bonds.

The reading of the substitute was waived.

On motion of Senator Norment, the substitute was agreed to.

On motion of Senator Norment, the bill was ordered to be engrossed and read by title the third time.

S.B. 1406 (one thousand four hundred six) was read by title the second time.

The following amendment proposed by the Committee on Finance was offered:

1. After line 334, introduced insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.
On motion of Senator Dance, the amendment was agreed to.

On motion of Senator Dance, the bill was ordered to be engrossed and read by title the third time.

S.B. 1435 (one thousand four hundred thirty-five) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 63.2-1709, 63.2-1709.1, 63.2-1710.1, 63.2-1712, and 63.2-1737 of the Code of Virginia, relating to child welfare agencies and assisted living facilities; summary suspension.

The reading of the substitute was waived.

On motion of Senator McClellan, the substitute was agreed to.

On motion of Senator McClellan, the bill was ordered to be engrossed and read by title the third time.

S.B. 1470 (one thousand four hundred seventy) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL related to transportation revenues.

The reading of the substitute was waived.

Senator Edwards moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was agreed to.

Senator Edwards offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 58.1-2289, as it is currently effective and as it may become effective, of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 58.1-2217.1, relating to additional motor fuels tax.

RULING OF THE CHAIR

The Chair ruled that the substitute offered by Senator Edwards to S.B. 1470 was out of order.

On motion of Senator Edwards, the bill was ordered to be engrossed and read by title the third time.

S.B. 1491 (one thousand four hundred ninety-one) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Rules was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact § 2.2-3119 of the Code of Virginia, relating to the State and Local Government Conflict of Interests Act; school boards and school employees; hiring of relatives.

The reading of the substitute was waived.

On motion of Senator Chafin, the substitute was agreed to.

On motion of Senator Chafin, the bill was ordered to be engrossed and read by title the third time.

S.B. 1519 (one thousand five hundred nineteen) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 23.1-507 of the Code of Virginia, relating to University of Virginia’s College at Wise; reduced rate tuition.

The reading of the substitute was waived.

On motion of Senator Carrico, the substitute was agreed to.

On motion of Senator Carrico, the bill was ordered to be engrossed and read by title the third time.

S.B. 1587 (one thousand five hundred eighty-seven) was read by title the second time.

The following amendment proposed by the Committee on Finance was offered:

1. After line 234, introduced insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Suetterlein, the amendment was agreed to.

On motion of Senator Suetterlein, the bill was ordered to be engrossed and read by title the third time.

S.B. 1590 (one thousand five hundred ninety) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 22.1-212.2 of the Code of Virginia, relating to Virtual Virginia.

The reading of the substitute was waived.

On motion of Senator Dunnavant, the substitute was agreed to.

On motion of Senator Dunnavant, the bill was ordered to be engrossed and read by title the third time.
S.B. 1680 (one thousand six hundred eighty) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:

A BILL to hold mass transit providers harmless for certain operating fund losses.

The reading of the substitute was waived.

On motion of Senator Mason, the substitute was agreed to.

On motion of Senator Mason, the bill was ordered to be engrossed and read by title the third time.

S.B. 1689 (one thousand six hundred eighty-nine) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1 of the Code of Virginia and to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571 through 59.1-574, relating to group health benefit plans; sponsoring associations; the formation of a benefits consortium.

The reading of the substitute was waived.

On motion of Senator Dunnavant, the substitute was agreed to.

On motion of Senator Dunnavant, the bill was ordered to be engrossed and read by title the third time.

S.B. 1709 (one thousand seven hundred nine) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 4.1-119 of the Code of Virginia, relating to alcoholic beverage control; distiller licensees; commissions and fees.

The reading of the substitute was waived.

Senator Peake moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 4.1-119 of the Code of Virginia, relating to alcoholic beverage control; distiller licensees; commissions and fees.
The reading of the substitute was waived.

On motion of Senator Peake, the substitute was agreed to.

On motion of Senator Peake, the bill was ordered to be engrossed and read by title the third time.

S.B. 1716 (one thousand seven hundred sixteen) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3605, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

On motion of Senator Obenshain, the bill was ordered to be engrossed and read by title the third time.

S.B. 1738 (one thousand seven hundred thirty-eight) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 18.2-325 of the Code of Virginia, relating to illegal gambling; definition.

The reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

On motion of Senator Reeves, the bill was ordered to be engrossed and read by title the third time.

S.B. 1750 (one thousand seven hundred fifty) was read by title the second time.

The following amendment proposed by the Committee on Finance was offered:

1. After line 31, introduced insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Lucas, the amendment was agreed to.

On motion of Senator Lucas, the bill was ordered to be engrossed and read by title the third time.

S.B. 1759 (one thousand seven hundred fifty-nine) was read by title the second time.
The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 56-585.1:8, relating to electric utilities; pilot program to place electric distribution lines underground in areas of transit-oriented development.

The reading of the substitute was waived.

Senator Surovell moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

Senator Surovell offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to establish a pilot program to place electric distribution lines underground in areas of transit-oriented development in certain localities.

On motion of Senator Surovell, the reading of the substitute was waived.

On motion of Senator Surovell, the substitute was agreed to.

On motion of Senator Surovell, the bill was ordered to be engrossed and read by title the third time.

**S.B. 1763** (one thousand seven hundred sixty-three) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 38.2-3438 and 38.2-3445 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3445.1, relating to health insurance; payment to out-of-network providers.

The reading of the substitute was waived.

On motion of Senator Sturtevant, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. After line 258, substitute

   insert

   3. That the provisions of this act shall not become effective unless an appropriation that addresses the anticipated effects of this act on the general fund is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Sturtevant, the amendment was agreed to.
On motion of Senator Sturtevant, the bill was ordered to be engrossed and read by title the third time.

Senator Norment moved that the Rules be suspended and the third reading of the titles of the following Senate bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

S.B. 1066 (one thousand sixty-six).
S.B. 1130 (one thousand one hundred thirty).
S.B. 1218 (one thousand two hundred eighteen).
S.B. 1321 (one thousand three hundred twenty-one).
S.B. 1331 (one thousand three hundred thirty-one).
S.B. 1352 (one thousand three hundred fifty-two).
S.B. 1369 (one thousand three hundred sixty-nine).
S.B. 1406 (one thousand four hundred six).
S.B. 1435 (one thousand four hundred thirty-five).
S.B. 1470 (one thousand four hundred seventy).
S.B. 1491 (one thousand four hundred ninety-one).
S.B. 1519 (one thousand five hundred nineteen).
S.B. 1587 (one thousand five hundred eighty-seven).
S.B. 1590 (one thousand five hundred ninety).
S.B. 1680 (one thousand six hundred eighty).
S.B. 1689 (one thousand six hundred eighty-nine).
S.B. 1709 (one thousand seven hundred nine).
S.B. 1716 (one thousand seven hundred sixteen).
S.B. 1738 (one thousand seven hundred thirty-eight).
S.B. 1750 (one thousand seven hundred fifty).
S.B. 1759 (one thousand seven hundred fifty-nine).
S.B. 1763 (one thousand seven hundred sixty-three).

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECESS

At 1:00 p.m., Senator Norment moved that the Senate recess until 1:20 p.m.

The motion was agreed to.

The hour of 1:20 p.m. having arrived, the Chair was resumed.

S.B. 1066 (one thousand sixty-six), on motion of Senator Stanley, was passed with its title.
The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Black, Obenshain--2.
RULE 36--0.

S.B. 1130 (one thousand one hundred thirty), on motion of Senator Locke, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1218 (one thousand two hundred eighteen), on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1321 (one thousand three hundred twenty-one), on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--35. NAYS--4. RULE 36--0.

RULE 36--0.

S.B. 1331 (one thousand three hundred thirty-one), on motion of Senator Stanley, was passed with its title.
The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Black--1.
RULE 36--0.

S.B. 1352 (one thousand three hundred fifty-two), on motion of Senator McDougle, was passed with its title.

The recorded vote is as follows:
YEAS--22. NAYS--18. RULE 36--0.

RULE 36--0.

S.B. 1369 (one thousand three hundred sixty-nine), on motion of Senator Norment, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--1.

NAYS--0.
RULE 36--Stuart--1.

S.B. 1406 (one thousand four hundred six), on motion of Senator Dance, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Black--1.
RULE 36--0.

S.B. 1435 (one thousand four hundred thirty-five), on motion of Senator McClellan, was passed with its title.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1470 (one thousand four hundred seventy), on motion of Senator Edwards, was passed with its title.

The recorded vote is as follows:
YEAS--25. NAYS--15. RULE 36--0.

NAYS--Black, Carrico, Chafin, Chase, Cosgrove, McDougle, Newman, Obenshain, Peake, Reeves, Stanley, Stuart, Sturtevant, Sueterlein, Vogel--15.
RULE 36--0.

S.B. 1491 (one thousand four hundred ninety-one), on motion of Senator Chafin, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Locke, Suetterlein--2.
RULE 36--0.

S.B. 1519 (one thousand five hundred nineteen), on motion of Senator Carrico, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Locke, Suetterlein--2.
RULE 36--0.

S.B. 1587 (one thousand five hundred eighty-seven), on motion of Senator Sueterlein, was passed with its title.
The recorded vote is as follows:
YEAS--27. NAYS--13. RULE 36--0.

RULE 36--0.

S.B. 1590 (one thousand five hundred ninety), on motion of Senator Dunnavant, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Locke--1.
RULE 36--0.

S.B. 1680 (one thousand six hundred eighty), on motion of Senator Mason, was passed with its title.

The recorded vote is as follows:
YEAS--35. NAYS--5. RULE 36--0.

NAYS--Black, Chase, Obenshain, Peake, Suetterlein--5.
RULE 36--0.

S.B. 1689 (one thousand six hundred eighty-nine), on motion of Senator Dunnavant, was passed with its title.

The recorded vote is as follows:
YEAS--28. NAYS--12. RULE 36--0.

RULE 36--0.

S.B. 1709 (one thousand seven hundred nine), on motion of Senator Peake, was passed with its title.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1716 (one thousand seven hundred sixteen), on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--36. NAYS--2. RULE 36--0.

NAYS--Chase, Suetterlein--2.
RULE 36--0.

S.B. 1738 (one thousand seven hundred thirty-eight), on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1750 (one thousand seven hundred fifty), on motion of Senator Lucas, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Black--1.
RULE 36--0.

S.B. 1759 (one thousand seven hundred fifty-nine), on motion of Senator Surovell, was passed with its title.
The recorded vote is as follows:
YEAS--32. NAYS--8. RULE 36--0.

RULE 36--0.

S.B. 1763 (one thousand seven hundred sixty-three), on motion of Senator Sturtevant, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator Vogel moved to reconsider the vote by which S.B. 1778 (one thousand seven hundred seventy-eight) was passed with its title on February 4, 2019.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1778, on motion of Senator Newman, was recommitted to the Committee on Education and Health.

RECONSIDERATION

Senator Peake moved to reconsider the vote by which S.B. 1759 (one thousand seven hundred fifty-nine) was passed with its title.

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1759, on motion of Senator Surovell, was passed with its title.

The recorded vote is as follows:
YEAS--29. NAYS--11. RULE 36--0.

RULE 36--0.

SENATE BILLS ON FIRST READING

S.B. 1100 (one thousand one hundred) was read by title the first time.

S.B. 1265 (one thousand two hundred sixty-five) was read by title the first time.

Senator DeSteph moved that the Rules be suspended and the second reading of the title of S.B. 1265 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator DeSteph, the bill was ordered to be engrossed and read by title the third time.

Senator DeSteph moved that the Rules be suspended and the third reading of the title of S.B. 1265 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1265, on motion of Senator DeSteph, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**SENATE JOINT RESOLUTIONS ON SECOND READING**

Senator Norment moved that the engrossment of the Senate joint resolutions that follow be considered en bloc.

The motion was agreed to.

Senator Norment moved that the following Senate joint resolutions, the titles of the joint resolutions having been printed in the Calendar for their second reading, be placed before the Senate by number only:

S.J.R. 254 (two hundred fifty-four).
S.J.R. 272 (two hundred seventy-two).
S.J.R. 276 (two hundred seventy-six).
S.J.R. 277 (two hundred seventy-seven).
S.J.R. 286 (two hundred eighty-six).
S.J.R. 287 (two hundred eighty-seven).
S.J.R. 289 (two hundred eighty-nine).
S.J.R. 298 (two hundred ninety-eight).
S.J.R. 299 (two hundred ninety-nine).
S.J.R. 301 (three hundred one).
S.J.R. 309 (three hundred nine).
S.J.R. 311 (three hundred eleven).
S.J.R. 314 (three hundred fourteen).
S.J.R. 338 (three hundred thirty-eight).

The motion was agreed to.

S.J.R. 254 (two hundred fifty-four) was taken up.

The following amendments proposed by the Committee on Rules were offered:
1. Line 28, introduced, after pricing; strike and

2. Line 32, introduced, after removal insert ; and (iv) evaluate the feasibility of distance-based tolling on the Dulles Greenway

The reading of the amendments was waived.

On motion of Senator Black, the amendments were agreed to.

S.J.R. 276 (two hundred seventy-six) was taken up.

The following amendment proposed by the Committee on Rules was offered:

1. Line 28, introduced, after by the strike House of Delegates, the Senate insert Senate, the House of Delegates

The reading of the amendment was waived.

On motion of Senator Reeves, the amendment was agreed to.

S.J.R. 338 (three hundred thirty-eight) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rules was offered, having been printed separately, with its title reading as follows:

Designating July, in 2019 and in each succeeding year, as Cleft and Craniofacial Awareness and Prevention Month in Virginia.

The reading of the substitute was waived.

On motion of Senator Lewis, the substitute was agreed to.

On motion of Senator Norment, the following Senate joint resolutions were ordered en bloc to be engrossed and read by title the third time:

S.J.R. 254 (two hundred fifty-four) as amended.
S.J.R. 272 (two hundred seventy-two).
S.J.R. 276 (two hundred seventy-six) as amended.
S.J.R. 277 (two hundred seventy-seven).
S.J.R. 286 (two hundred eighty-six).
S.J.R. 287 (two hundred eighty-seven).
S.J.R. 289 (two hundred eighty-nine).
S.J.R. 298 (two hundred ninety-eight).
S.J.R. 299 (two hundred ninety-nine).
S.J.R. 301 (three hundred one).
Senator Norment moved that the Rules be suspended and the third reading of the titles of the following Senate joint resolutions be waived:

S.J.R. 254 (two hundred fifty-four).
S.J.R. 272 (two hundred seventy-two).
S.J.R. 276 (two hundred seventy-six).
S.J.R. 277 (two hundred seventy-seven).
S.J.R. 286 (two hundred eighty-six).
S.J.R. 287 (two hundred eighty-seven).
S.J.R. 289 (two hundred eighty-nine).
S.J.R. 298 (two hundred ninety-eight).
S.J.R. 299 (two hundred ninety-nine).
S.J.R. 301 (three hundred one).
S.J.R. 309 (three hundred nine).
S.J.R. 311 (three hundred eleven).
S.J.R. 314 (three hundred fourteen).
S.J.R. 338 (three hundred thirty-eight).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Norment moved that the questions on agreeing to the Senate joint resolutions that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following Senate joint resolutions were agreed to en bloc:

S.J.R. 254 (two hundred fifty-four).
S.J.R. 272 (two hundred seventy-two).
S.J.R. 276 (two hundred seventy-six).
S.J.R. 277 (two hundred seventy-seven).
S.J.R. 286 (two hundred eighty-six).
S.J.R. 287 (two hundred eighty-seven).
S.J.R. 289 (two hundred eighty-nine).
S.J.R. 298 (two hundred ninety-eight).
S.J.R. 299 (two hundred ninety-nine).
S.J.R. 301 (three hundred one).
S.J.R. 309 (three hundred nine).
S.J.R. 311 (three hundred eleven).
S.J.R. 314 (three hundred fourteen).
S.J.R. 338 (three hundred thirty-eight).

S.J.R. 297 (two hundred ninety-seven) was read by title the second time.

The amendment in the nature of a substitute proposed by the Committee on Rules was offered, having been printed separately, with its title reading as follows:

Acknowledging with profound regret the existence and acceptance of lynching within the Commonwealth.

The reading of the substitute was waived.

On motion of Senator McClellan, the substitute was agreed to.

On motion of Senator McClellan, the joint resolution was ordered to be engrossed and read by title the third time.

Senator McClellan moved that the Rules be suspended and the third reading of the title of S.J.R. 297 be waived.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.J.R. 297, on motion of Senator McClellan, was agreed to.

SUPPLEMENTAL CALENDAR NO. 1

SENATE BILL ON FIRST READING

S.B. 1101 (one thousand one hundred one) was read by title the first time.

Senator DeSteph moved that the Rules be suspended and the second reading of the title of S.B. 1101 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

The following amendment proposed by the Committee on Finance was offered:

1. After line 96, introduced
   insert
2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator DeSteph, the amendment was agreed to.

On motion of Senator DeSteph, the bill was ordered to be engrossed and read by title the third time.

Senator DeSteph moved that the Rules be suspended and the third reading of the title of S.B. 1101 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1101, on motion of Senator DeSteph, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Deeds--1.
RULE 36--0.
COMMENDING RESOLUTION
IMMEDIATE CONSIDERATION

On motion of Senator Stuart, the Rules were suspended and S.R. 106 (one hundred six), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.R. 106, on motion of Senator Stuart, was ordered to be engrossed and was agreed to.

LEGISLATION SIGNED BY PRESIDING OFFICER

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the date recorded below, signed the following bills that had been passed by both houses and duly enrolled:

February 5, 2019


H.B. 1909. An Act to amend and reenact §§ 8.01-654, 8.01-658, and 8.01-662 of the Code of Virginia and to repeal §§ 8.01-656, 8.01-657, and 8.01-659 of the Code of Virginia, relating to habeas corpus.

H.B. 2138. An Act to amend and reenact § 18.2-264 of the Code of Virginia, relating to prohibited inhalants or other noxious chemical substances; fluorinated hydrocarbons or vapors; hydrogenated fluorocarbons.

H.B. 2167. An Act to amend the Code of Virginia by adding a section numbered 8.01-420.4:1, relating to deposition of corporate officer.

H.B. 2197. An Act to amend and reenact § 8.01-420 of the Code of Virginia, relating to summary judgment; limited use of discovery depositions and affidavits.

H.B. 2665. An Act to amend the Code of Virginia by adding a section numbered 18.2-254.2, relating to specialty dockets; report.

S.B. 1726. An Act to amend and reenact § 4.1-111 of the Code of Virginia, relating to alcoholic beverage control; happy hour advertising.

HONORARY ADJOURNMENT

Senator Carrico addressed the Senate in memory of Virginia State Trooper Lucas B. Dowell.
Senator Carrico requested that when the Senate adjourns today, it adjourn in memory of Virginia State Trooper Lucas B. Dowell.

On motion of Senator Newman, the Senate, in memory of Virginia State Trooper Lucas B. Dowell, adjourned until tomorrow at 11:00 a.m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
WEDNESDAY, FEBRUARY 6, 2019

The Senate met at 11:00 a.m. and was called to order by Lieutenant Governor Justin E. Fairfax.

Rabbi Jeffrey Saxe, Temple Rodef Shalom, Falls Church, Virginia, offered the following prayer:

God, our Creator, we seek Your blessing today in our work. We turn to You for guidance, as the members of this dedicated gathering do the work of improving the welfare of the people of this Commonwealth. Instill in us a deep awareness of the tasks at hand and appreciation for the lives that hang in the balance. Help us to pursue solutions and open closed doors. Fill them with strength, wisdom and insight, bringing nearer Your vision of a world free of strife and overflowing with peace. Most of all, may the Source of Life fill us with humility. Infuse us with respect for one another, for Your world and all its inhabitants. Allow us to see the divine image in the faces of our partners, our friends and opponents and in the work of our hands. May the deliberations of this body be in the spirit of the Commonwealth as one united community, and may every motion, every argument and every vote be taken for the sake of heaven. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Helen Catherine Hogan Boucher of Arlington.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Stuart, the reading of the Journal was waived.

The recorded vote is as follows:

YEAS--38. NAYS--2. RULE 36--0.


NAYS--Deeds, Petersen--2.

RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 5, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILLS:

H.B. 1611. A BILL to amend the Code of Virginia by adding a section numbered 23.1-707.1, relating to the Virginia College Savings Plan; prepaid tuition contracts; pricing reserves.
H.B. 1614. A BILL to amend the Code of Virginia by adding a section numbered 15.2-958.7, relating to local Stormwater Management Fund; grant moneys.


H.B. 1617. A BILL to amend and reenact §§ 2.2-3711, 24.2-946, 24.2-948.4, 30-355, and 30-356 of the Code of Virginia and to amend the Code of Virginia by adding in Article 3 of Chapter 9.3 of Title 24.2 a section numbered 24.2-948.5, relating to campaign finance; prohibited personal use of campaign funds; Virginia Conflict of Interest and Ethics Advisory Council; civil penalty.

H.B. 1620. A BILL to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.

H.B. 1623. A BILL to amend and reenact § 22.1-3 of the Code of Virginia, relating to military families; relocation to the Commonwealth; student registration.

H.B. 1624. A BILL to amend and reenact § 8.01-271.1 of the Code of Virginia, relating to sanctions; evidence of other frivolous pleadings.

H.B. 1630. A BILL to amend and reenact § 16.1-69.21 of the Code of Virginia, relating to substitute judges; powers and duties; entry of a final order.

H.B. 1634. A BILL to amend and reenact § 58.1-605, as it is currently effective and as it may become effective, of the Code of Virginia, and to amend the Code of Virginia by adding sections numbered 58.1-605.1 and 58.1-606.1, relating to an additional local sales and use tax in Halifax County; appropriations of Halifax County to incorporated towns for educational purposes.

H.B. 1639. A BILL to require the Department of Medical Assistance Services to implement a process for payments for certain services to hospice patients.

H.B. 1640. A BILL to amend and reenact §§ 38.2-3408 and 38.2-4221 of the Code of Virginia, relating to accident and sickness insurance and health services plans; reimbursement for services provided by nurse practitioners.

H.B. 1642. A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

H.B. 1659. A BILL to amend and reenact § 63.2-1509 of the Code of Virginia, relating to child abuse and neglect; mandatory reporters.

H.B. 1661. A BILL to amend and reenact §§ 38.2-1700 and 38.2-3420 of the Code of Virginia and to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571 through 59.1-574, relating to the formation of a benefits consortium by a sponsoring association acting as a nonprofit agricultural organization.

H.B. 1668. A BILL to amend the Code of Virginia by adding a section numbered 2.2-4303.01, relating to the Virginia Public Procurement Act; high-risk contracts; report.

H.B. 1675. A BILL to amend and reenact § 8.01-15.2 of the Code of Virginia, relating to Servicemembers Civil Relief Act; attorney fees.
H.B. 1702. A BILL to amend and reenact § 2.2-126 of the Code of Virginia, relating to the Library of Virginia; disposition of official correspondence of the Governor.

H.B. 1704. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 23.1 a section numbered 23.1-611.1, relating to the State Council of Higher Education for Virginia; financial aid award notification.

H.B. 1718. A BILL to amend and reenact § 56-249.6 of the Code of Virginia, relating to electric utility regulation; fuel factor.

H.B. 1730. A BILL to amend and reenact §§ 59.1-444.3 and 63.2-905.2 of the Code of Virginia, relating to foster care; security freeze on credit report.


H.B. 1735. A BILL to amend the Code of Virginia by adding in Title 30 a chapter numbered 60, consisting of sections numbered 30-376 through 30-381, relating to the creation of the Commission on Student Behavioral Health.

H.B. 1742. A BILL to amend and reenact § 16.1-69.35 of the Code of Virginia, relating to Marsh Criminal-Traffic Division at Manchester General District Court and John Marshall Criminal-Traffic Division at Richmond General District Court; concurrent jurisdiction.

H.B. 1770. A BILL to amend and reenact §§ 4.1-119 and 4.1-120 of the Code of Virginia, relating to alcoholic beverage control; Sunday store hours; distiller commission.

H.B. 1790. A BILL to amend and reenact § 24.2-707 of the Code of Virginia, relating to absentee voting; certain absentee voters permitted to vote after close of absentee voting location.

H.B. 1798. A BILL to amend the Code of Virginia by adding in Title 40.1 a chapter numbered 10, consisting of a section numbered 40.1-143, relating to the procurement of state business-related call center and customer service work.

H.B. 1804. A BILL to amend and reenact § 65.2-402 of the Code of Virginia, relating to workers’ compensation; presumption of compensability for certain cancers.

H.B. 1807. A BILL to amend and reenact § 22.1-98.2 of the Code of Virginia, relating to state share for basic aid; duration of certain cost-savings agreements.

H.B. 1811. A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to holding handheld personal communications devices while driving a motor vehicle.

H.B. 1814. A BILL to amend and reenact §§ 8.01-341.1 and 8.01-341.2 of the Code of Virginia, relating to deferral of jury service; persons who have legal custody of and are responsible for the care of a child.

H.B. 1816. A BILL to amend and reenact § 58.1-512 of the Code of Virginia, relating to land preservation tax credit; allowable time to claim credit.
H.B. 1817. A BILL to amend and reenact §§ 2.2-515.2, 8.01-42.4, 18.2-513, 19.2-10.2, 19.2-386.16, and 19.2-386.35 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-348.1, relating to promoting travel for prostitution; penalty.

H.B. 1822. A BILL to amend and reenact § 10.1-2131 of the Code of Virginia and to amend the Code of Virginia by adding in Article 4 of Chapter 21.1 of Title 10.1 sections numbered 10.1-2127.1 and 10.1-2134.1 and by adding a section numbered 62.1-44.15:29.2, relating to Water Quality Improvement Grant; point source pollution; Stormwater Local Assistance Fund.

H.B. 1826. A BILL to amend and reenact § 54.1-2903 of the Code of Virginia, relating to physicians; advertising.

H.B. 1838. A BILL to amend and reenact § 15.2-6407 of the Code of Virginia, relating to Virginia Regional Industrial Facilities Act; revenue sharing; composite index.

H.B. 1840. A BILL to amend and reenact §§ 56-576 and 56-585.1 of the Code of Virginia, relating to the establishment of a pilot program to facilitate the construction of electric transmission infrastructure for business parks.

H.B. 1841. A BILL to amend and reenact § 54.1-3442.6 of the Code of Virginia, relating to pharmaceutical processor; employment; misdemeanors.

H.B. 1871. A BILL to amend and reenact § 63.2-611 of the Code of Virginia, relating to Virginia Initiative for Employment Not Welfare; transitional child care.

H.B. 1874. A BILL to amend and reenact § 3.2-6570 of the Code of Virginia, relating to shooting dogs or cats that are companion animals; penalty.


H.B. 1884. A BILL to require the Director of the Department of Corrections to review and revise the Department’s visitation policies concerning visitors at state correctional facilities; wearing of tampons or menstrual cups.

H.B. 1885. A BILL to amend and reenact § 32.1-229 of the Code of Virginia, relating to Department of Health and Board of Health; mitigating the risks of radon.

H.B. 1889. A BILL to amend and reenact § 30-355 of the Code of Virginia, relating to the Virginia Conflict of Interest and Ethics Advisory Council; meetings requirement.

H.B. 1911. A BILL to amend the Code of Virginia by adding a section numbered 46.2-861.1 and to repeal § 46.2-921.1 of the Code of Virginia, relating to duties of drivers of vehicles approaching stationary vehicles displaying certain warning lights; penalty.

H.B. 1915. A BILL to amend and reenact §§ 38.2-3559 through 38.2-3562 of the Code of Virginia, relating to health carriers; expedited reviews of adverse coverage determinations; exhaustion of internal reviews; cancer patients.

H.B. 1916. A BILL to amend and reenact § 2.2-1201 of the Code of Virginia, relating to state agencies and employees; break time and location for employees to express breast milk.
H.B. 1934. A BILL to amend and reenact §§ 56-1.2, 56-1.2:1, and 56-232.2:1 of the Code of Virginia, to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 2.2 a section numbered 2.2-614.5, and to repeal §§ 10.1-104.01, 23.1-1301.1, and 23.1-2908.1, relating to electric vehicle charging stations; operation by state agencies.

H.B. 1941. A BILL to amend and reenact §§ 18.2-51.4 and 18.2-51.5 of the Code of Virginia, relating to maiming, etc., of another; driving while intoxicated; operating a watercraft while intoxicated; penalties.

H.B. 1942. A BILL to amend and reenact §§ 53.1-40.10, 53.1-68, and 53.1-133.03 of the Code of Virginia, relating to behavioral health services; exchange of medical and mental health information and records; correctional facilities.

H.B. 1947. A BILL to amend and reenact § 18.2-83 of the Code of Virginia, relating to threats to bomb or damage; false information as to danger; private or public elementary or secondary school; penalty.


H.B. 1997. A BILL to amend the Code of Virginia by adding a section numbered 22.1-279.3:2, relating to public elementary and secondary school students; protective orders; notification.


H.B. 2005. A BILL to amend and reenact § 63.2-602 of the Code of Virginia, relating to Temporary Assistance for Needy Families (TANF); eligibility.


H.B. 2011. A BILL to authorize the issuance of special license plates for supporters of Virginia’s Move Over law bearing the legend MOVE OVER; fees.

H.B. 2014. A BILL to amend and reenact §§ 16.1-228, 16.1-281, 16.1-282, 16.1-282.1, 16.1-282.2, 37.2-408.1, 63.2-100, and 63.2-1726 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-906.1, relating to statutory alignment with federal Family First Prevention Services Act; statutory alignment.

EMERGENCY

H.B. 2015. A BILL to amend and reenact § 32.1-319.1 of the Code of Virginia, relating to Department of Medical Assistance Services; fraud prevention.

H.B. 2017. A BILL to amend and reenact § 51.5-160 of the Code of Virginia, relating to auxiliary grants; supportive housing.
H.B. 2019. A BILL to amend and reenact §§ 54.1-2350 and 55-519 of the Code of Virginia, relating to residential property; information on covenants; required disclosures; stormwater management facilities.

H.B. 2020. A BILL to amend the Code of Virginia by adding a section numbered 23.1-2907.2, relating to the Virginia Community College System; certain registered apprenticeships; uniform instruction.


H.B. 2026. A BILL to require the Board of Health to amend regulations governing newborn screening to include screening for congenital cytomegalovirus in newborns who fail the newborn hearing screen.

H.B. 2033. A BILL to amend the Code of Virginia by adding a section numbered 15.2-2022.1, relating to turns into or out of certain residential areas; resident permits.


H.B. 2042. A BILL to amend and reenact § 18.2-57.2 of the Code of Virginia, relating to assault and battery against a family or household member; prior conviction; mandatory minimum term of confinement.

H.B. 2044. A BILL to amend and reenact § 8.01-413 of the Code of Virginia, relating to medical records; subpoena duces tecum; additional time to comply.


H.B. 2055. A BILL to amend and reenact § 2.2-1202 of the Code of Virginia, relating to the Department of Human Resource Management; review of employee recruitment, retention, and compensation; report.

H.B. 2056. A BILL to amend and reenact § 18.2-461 of the Code of Virginia, relating to false information and hoax criminal activities; penalty.

H.B. 2061. A BILL to amend and reenact § 15.2-1408 of the Code of Virginia, relating to restrictions on activities of former officers and employees; City of Richmond.

H.B. 2080. A BILL to amend the Code of Virginia by adding in Chapter 1.2 of Title 19.2 a section numbered 19.2-11.13, relating to Physical Evidence Recovery Kit Tracking System.


H.B. 2089. A BILL to amend and reenact § 9.1-904 of the Code of Virginia, relating to Sex Offender and Crimes Against Minors Registry; reregistration schedule.

H.B. 2113. A BILL to amend the Code of Virginia by adding a section numbered 23.1-607.1, relating to public institutions of higher education; veterans; withdrawal; tuition refund.
H.B. 2118. A BILL to amend and reenact §§ 9.1-501, 18.2-268.7, and 46.2-341.26:7 of the Code of Virginia, relating to Department of Forensic Science; accrediting bodies.


H.B. 2124. A BILL to amend and reenact § 22.1-98 of the Code of Virginia, relating to length of school term; waiver for school closings resulting from evacuation.

H.B. 2126. A BILL to amend the Code of Virginia by adding a section numbered 38.2-3407.9:05, relating to accident and sickness insurance; step therapy protocols.

H.B. 2148. A BILL to amend and reenact § 24.2-613 of the Code of Virginia, relating to form of ballot; uniformity of names of candidates.

H.B. 2150. A BILL to amend and reenact § 58.1-3210 of the Code of Virginia, relating to real property tax exemption for the elderly and disabled; improvements to a dwelling.

H.B. 2166. A BILL to amend and reenact § 9.1-101 of the Code of Virginia, relating to Department of Criminal Justice Services; definition of law-enforcement officer; security division of the Virginia Lottery.

H.B. 2168. A BILL to amend the Code of Virginia by adding in Title 30 a chapter numbered 60, consisting of sections numbered 30-376 through 30-383, relating to the establishment of the Commission on School Innovation, Modernization, and Competitiveness; report.

H.B. 2178. A BILL to amend and reenact § 2.2-3711 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 4 of Title 24.2 a section numbered 24.2-410.2, relating to the Virginia voter registration system; security plans and procedures; remedying security risks.

H.B. 2182. A BILL to amend and reenact §§ 2.2-1130, 2.2-1153, 2.2-1156, 2.2-1157, 10.1-1122, and 36-139.1 of the Code of Virginia, relating to the Department of General Services; surplus property; opportunity for economic development entities to purchase prior to public sale.

H.B. 2185. A BILL to amend the Code of Virginia by adding in Article 7 of Chapter 31 of Title 23.1 a section numbered 23.1-3129.1, relating to the establishment of the Virginia Rural Information Technology Apprenticeship Grant Fund and Program.

H.B. 2192. A BILL to amend and reenact §§ 2.2-2279 and 15.2-4901 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 9 of Title 22.1 an article numbered 3, consisting of sections numbered 22.1-141.1 and 22.1-141.2, and by adding a section numbered 56-589.1, relating to the modernization of public school buildings and facilities.

H.B. 2204. A BILL to amend and reenact § 24.2-643 of the Code of Virginia, relating to polling place procedures; full residence address of voter not announced.

H.B. 2205. A BILL to amend and reenact § 22.1-207.1:1 of the Code of Virginia, relating to family life education; consent.

H.B. 2212. A BILL to amend and reenact § 33.2-110 of the Code of Virginia, relating to certain private roads or rights-of-way; gates and fences.
H.B. 2218. A BILL to amend and reenact § 59.1-200 of the Code of Virginia, relating to the Virginia Consumer Protection Act; prohibited practices; unlawful practice of an occupation or profession.


H.B. 2223. A BILL to amend the Code of Virginia by adding a section numbered 38.2-3407.15:5, relating to pharmacy services; mail order and delivery; pharmacy benefits managers.

H.B. 2234. A BILL to amend and reenact §§ 51.1-1110 and 51.1-1155 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave benefits.


H.B. 2247. A BILL to amend and reenact § 54.1-3207 of the Code of Virginia, relating to Board of Optometry; membership.

H.B. 2252. A BILL to amend the Code of Virginia by adding a section numbered 29.1-528.3, relating to firearms ordinances; property located in multiple localities.

H.B. 2270. A BILL to amend the Code of Virginia by adding in Chapter 10 of Title 53.1 a section numbered 53.1-220.3, relating to release of certain incarcerated aliens from jail; notice to Immigration and Customs Enforcement.

H.B. 2279. A BILL to amend and reenact §§ 19.2-187 and 19.2-187.01 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-1101.1, relating to Department of Forensic Science; purchase of forensic laboratory services.


H.B. 2292. A BILL to amend and reenact § 56-585.1 of the Code of Virginia, relating to electric utilities; energy efficiency programs.

H.B. 2293. A BILL to amend and reenact the fifteenth enactment of Chapter 296 of the Acts of Assembly of 2018, relating to stakeholder processes for the development of energy efficiency programs.

H.B. 2296. A BILL to amend the Code of Virginia by adding in Chapter 9 of Title 51.5 a section numbered 51.5-46.1, relating to rights of persons with disabilities; procedures for certain actions; website accessibility.

H.B. 2300. A BILL to amend the Code of Virginia by adding a section numbered 46.2-2011.33, relating to operation of certain motor vehicles; sex offenders.

H.B. 2303. A BILL to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration.
H.B. 2304. A BILL to amend and reenact §§ 55-225.24 and 55-248.7:2 of the Code of Virginia, relating to landlord and tenant; disclosure of waiver of subrogation provision in renter’s insurance policy obtained by a landlord on behalf of a tenant.

H.B. 2305. A BILL to amend and reenact §§ 15.2-1128, 15.2-1130, 15.2-1201.1, 15.2-1212, 15.2-1228, 15.2-2257, 15.2-4602, 15.2-4701, 15.2-4702, 15.2-4801, 15.2-5118, and 15.2-5120 of the Code of Virginia, relating to Title 15.2 sections not set out in Code of Virginia.

H.B. 2321. A BILL to establish the Gaming Study Commission to analyze the current gaming industry and proposals for the expansion of gaming in the Commonwealth; report; sunset.

H.B. 2332. A BILL to require the State Corporation Commission to convene a stakeholder group on consumer data protection issues.

H.B. 2336. A BILL to amend the Code of Virginia by adding a section numbered 23.1-102.1, relating to public institutions of higher education; executive officers; salaries.

H.B. 2339. A BILL to amend and reenact §§ 2.2-3803 and 58.1-3 of the Code of Virginia, relating to the Department of Taxation; sharing information with the Department of Social Services.

H.B. 2350. A BILL to amend and reenact § 23.1-601 of the Code of Virginia, relating to public institutions of higher education; tuition and fees; foster care youth.

H.B. 2355. A BILL to amend and reenact § 58.1-301 of the Code of Virginia, relating to conformity of the Commonwealth’s taxation system with the Internal Revenue Code.

H.B. 2368. A BILL to amend the Code of Virginia by adding in Title 15.2 a chapter numbered 59.2, consisting of sections numbered 15.2-5928 through 15.2-5934, relating to City of Virginia Beach; sports or entertainment project.

H.B. 2384. A BILL to amend and reenact §§ 22.1-79.5 and 22.1-279.6 of the Code of Virginia, relating to public schools; tobacco products and nicotine vapor products; prohibition.

H.B. 2395. A BILL to amend the Code of Virginia by adding a section numbered 10.1-1186.1:1, relating to Hazardous Waste Site Inventory.

H.B. 2396. A BILL to amend and reenact § 18.2-186.6 of the Code of Virginia, relating to breach of personal information notification; passport and military identification numbers.

H.B. 2409. A BILL to amend and reenact §§ 43-4, 43-5, 43-8, and 43-10 of the Code of Virginia, relating to mechanic’s liens; forms.

H.B. 2413. A BILL to amend and reenact § 19.2-215.9 of the Code of Virginia, relating to multi-jurisdiction grand jury; secrecy of information.

H.B. 2414. A BILL to amend and reenact § 16.1-243 of the Code of Virginia, relating to transfer of venue; delinquency; adjudication.

H.B. 2440. A BILL to amend and reenact §§ 58.1-1101 and 58.1-1103 of the Code of Virginia, relating to intangible personal property; classification and exemption of business property with an original cost of less than $25.

H.B. 2441. A BILL to amend and reenact § 46.2-345 of the Code of Virginia and to amend the Code of Virginia by adding in Article 7 of Chapter 3 of Title 46.2 a section numbered 46.2-345.2, relating to special identification cards without photographs; fee; confidentiality; penalties.

H.B. 2443. A BILL to amend and reenact §§ 38.2-1700 and 38.2-3420 of the Code of Virginia and to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571 through 59.1-574, relating to the formation of a benefits consortium by a sponsoring association.

H.B. 2470. A BILL to amend and reenact §§ 18.2-355 through 18.2-357.1 of the Code of Virginia, relating to prostitution and human trafficking related crimes; minors; penalty.

H.B. 2473. A BILL to amend and reenact § 40.1-28.9 of the Code of Virginia, relating to exemptions to the minimum wage.

H.B. 2474. A BILL to amend and reenact § 32.1-330 of the Code of Virginia, relating to expediting review of applications for long term care.

H.B. 2477. A BILL to amend and reenact §§ 56-577 and 56-587 of the Code of Virginia, relating to electric utility regulation; competitive suppliers.


H.B. 2490. A BILL to amend and reenact §§ 2.2-3705.4 and 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

H.B. 2497. A BILL to amend and reenact §§ 4.03, as amended, 4.05, 4.07, as amended, 5.01, 5.02, 5.03, as amended, 7.02, as amended, 7.03, 7.04, 7.07, as amended, 7.08, as amended, 7.11, 8.04, as amended, and 15.03 of Chapter 542 of the Acts of Assembly of 1990, which provided a charter for the City of Bristol, and to amend Chapter 542 of the Acts of Assembly of 1990 by adding a section numbered 8.06:1, relating to city powers, council meetings, city manager, city departments, planning commission, and utility board.

H.B. 2514. A BILL to amend and reenact § 46.2-1167 of the Code of Virginia, relating to motor vehicle safety inspections; charges.

H.B. 2515. A BILL to amend and reenact §§ 38.2-4214 and 38.2-4319 of the Code of Virginia and to amend the Code of Virginia by adding in Article 1 of Chapter 34 of Title 38.2 a section numbered 38.2-3407.20, relating to health plans; calculation of enrollee’s contribution to out-of-pocket maximum or cost-sharing requirement.

H.B. 2528. A BILL to amend and reenact § 18.2-33 of the Code of Virginia, relating to felony homicide, certain drug offenses; penalty.

H.B. 2529. A BILL to amend and reenact §§ 58.1-322.03 and 58.1-402 of the Code of Virginia, relating to income tax; itemization; standard deduction.

H.B. 2538. A BILL to amend the Code of Virginia by adding a section numbered 38.2-3445.1, relating to health insurance; payment of out-of-network providers.

H.B. 2546. A BILL to amend and reenact §§ 2.2-3705.5, 2.2-3711 and 2.2-4002 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 32.1-283.8, relating to the Maternal Mortality Review Team; penalty.

H.B. 2547. A BILL to amend and reenact §§ 56-585.1:3, 56-585.3, and 56-594 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 56-585.4 and 56-594.01, relating to electric utilities; net energy metering by electric cooperatives; community solar development.

H.B. 2549. A BILL to amend and reenact § 15.2-2286.1 of the Code of Virginia, relating to cluster zoning; density calculation.

H.B. 2550. A BILL to amend and reenact §§ 2.2-204, 2.2-225, 2.2-3705.6, 2.2-3705.7, 2.2-3711, 23.1-203, and 51.1-124.38 of the Code of Virginia; to amend the Code of Virginia by adding in Chapter 22 of Title 2.2 an article numbered 11, consisting of sections numbered 2.2-2351 through 2.2-2367; and to repeal Article 3 (§§ 2.2-2218 through 2.2-2233.1) of Chapter 22 of Title 2.2 and Article 8 (§§ 23.1-3130 through 23.1-3134) of Chapter 31 of Title 23.1, relating to research and development in the Commonwealth.

H.B. 2552. A BILL to amend and reenact § 19.2-60.1 of the Code of Virginia, relating to search warrants; unmanned aircraft systems; service.

H.B. 2553. A BILL to hold mass transit providers harmless for certain operating fund losses.

H.B. 2561. A BILL to amend and reenact § 38.2-3407.15:1 of the Code of Virginia, relating to carrier contracts with pharmacy providers; limitations on audits of pharmacy records.

H.B. 2569. A BILL to amend and reenact § 15.2-2292 of the Code of Virginia, relating to family day homes; zoning permits.
H.B. 2576. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 1 of Title 9.1 a section numbered 9.1-116.4, relating to Sex Trafficking Response Coordinator; duties; report.

H.B. 2577. A BILL to amend and reenact § 38.2-3418.17 of the Code of Virginia, relating to health insurance; coverage for autism spectrum disorder.

H.B. 2586. A BILL to amend and reenact §§ 9.1-902, 17.1-805, 18.2-46.1, 18.2-347 through 18.2-350, 18.2-357.1, 18.2-513, 19.2-215.1, and 19.2-392.02, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to prostitution and sex trafficking; offenses involving a minor; penalties.

H.B. 2589. A BILL to amend and reenact § 22.1-305.2 of the Code of Virginia, relating to the Advisory Board on Teacher Education and Licensure; membership; recommendations.

H.B. 2591. A BILL to amend and reenact § 23.1-503 of the Code of Virginia, relating to public institutions of higher education; students; determination of domicile.

H.B. 2597. A BILL to amend and reenact §§ 63.2-1508 and 63.2-1517 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-1506.1, relating to child abuse and neglect; report or complaint; victims of sex trafficking; taking child victim into custody.


H.B. 2602. A BILL to amend the Code of Virginia by adding in Chapter 31 of Title 23.1 an article numbered 10, consisting of sections numbered 23.1-3139 through 23.1-3144, relating to the establishment of the Consortium Comprehensive Cancer Center Advisory Board.

H.B. 2605. A BILL to amend and reenact §§ 19.2-298.01, 46.2-357, 46.2-391, 53.1-10, 53.1-67.6, 60.2-219, and 60.2-618 of the Code of Virginia; to amend the Code of Virginia by adding in Chapter 18 of Title 19.2 an article numbered 6, consisting of a section numbered 19.2-316.4, and by adding in Chapter 2 of Title 53.1 an article numbered 9, consisting of a section numbered 53.1-67.9; and to repeal Articles 3 (§ 19.2-316.1), 4 (§ 19.2-316.2), and 5 (§ 19.2-316.3) of Chapter 18 of Title 19.2 and Articles 5 (§ 53.1-67.1), 7 (§ 53.1-67.7), and 8 (§ 53.1-67.8) of Chapter 2 of Title 53.1 of the Code of Virginia, relating to community corrections alternative program; establishment.

H.B. 2609. A BILL to amend and reenact §§ 9.1-102 and 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; compulsory minimum training standards.

H.B. 2615. A BILL to amend and reenact § 18.2-31 of the Code of Virginia, relating to capital murder; punishment.

H.B. 2621. A BILL to amend the Code of Virginia by adding a section numbered 15.2-2241.2, relating to rezoning and site plan approval; decommissioning solar energy equipment, facilities, or devices.
H.B. 2632. A BILL to amend and reenact § 2.2-2452 of the Code of Virginia, relating to the Board of Veterans Services; membership and scope of responsibilities.

H.B. 2642. A BILL to amend and reenact § 3.2-6570 of the Code of Virginia, relating to cruelty to animals with intent to intimidate or threaten a household member; penalty.

H.B. 2652. A BILL to amend regulations governing licensed providers; Board of Behavioral Health and Developmental Services to require disclosure of certain information.


H.B. 2655. A BILL to amend the Code of Virginia by adding in Chapter 13.2 of Title 55 an article numbered 7, consisting of sections numbered 55-248.40:1, 55-248.40:2, and 55-248.40:3, relating to the Eviction Diversion Pilot Program.


H.B. 2664. A BILL to amend and reenact § 40.1-29 of the Code of Virginia, relating to payment of wages; statement of earnings.

H.B. 2670. A BILL to amend and reenact § 1.02, § 3.01, as amended, §§ 6.02 and 6.04, and § 10.03, as amended, of Chapter 99 of the Acts of Assembly of 1994, which provided a charter for the Town of Dumfries in Prince William County, relating to boundaries, election, and budget.

H.B. 2672. A BILL to amend and reenact § 2.2-2001.3 of the Code of Virginia, relating to the Department of Veterans Services; Virginia War Memorial division.

H.B. 2678. A BILL to amend and reenact § 18.2-386.2 of the Code of Virginia, relating to unlawful dissemination or sale of images of another person; penalty.

H.B. 2682. A BILL to amend and reenact § 24.2-709 of the Code of Virginia, relating to absentee voting; deadline for returning absentee ballot.

H.B. 2685. A BILL to amend and reenact § 23.1-608 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 23.1-608.1, relating to the Virginia Military Survivors and Dependents Education Program; eligibility.

H.B. 2686. A BILL to amend and reenact §§ 15.2-2308 and 15.2-2312 of the Code of Virginia, relating to board of zoning appeals; vote requirement.

H.B. 2691. A BILL to amend the Code of Virginia by adding a section numbered 56-585.1:8, relating to a pilot program for the provision of broadband capacity to unserved areas of the Commonwealth by certain electric utilities.

H.B. 2717. A BILL to amend and reenact § 46.2-325 of the Code of Virginia, relating to Virginia Driver’s Manual course; computer-based mediums.

H.B. 2718. A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3604, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.
H.B. 2719. A BILL to amend and reenact § 38.2-3431 of the Code of Virginia, relating to group health plans; small employers.

H.B. 2723. A BILL to amend and reenact § 38.2-1877 of the Code of Virginia, relating to portable electronics insurance; notices.

H.B. 2733. A BILL to amend and reenact § 58.1-3505 of the Code of Virginia, relating to personal property tax; exemption for agricultural vehicles.

H.B. 2738. A BILL to amend the Code of Virginia by adding a section numbered 56-235.12, relating to public utilities; acquisition of rights-of-way for qualified economic development sites.

H.B. 2741. A BILL to amend the Code of Virginia by adding in Title 45.1 a chapter numbered 27, consisting of sections numbered 45.1-395 through 45.1-400, relating to Clean Energy Advisory Board; fund; solar installation loan or rebate; report; sunset.

H.B. 2744. A BILL to amend and reenact § 2.2-2001.3 of the Code of Virginia and to amend the Code of Virginia by adding in Article 23 of Chapter 24 of Title 2.2 a section numbered 2.2-2469.1, relating to the Virginia War Memorial Board; transfer of duties and sunset.

H.B. 2747. A BILL to amend the Code of Virginia by adding in Title 67 a chapter numbered 16, consisting of sections numbered 67-1600 through 67-1607, relating to the establishment of the Southwest Virginia Energy Research and Development Authority.

H.B. 2748. A BILL to amend and reenact §§ 18.2-246.8, 18.2-246.10, and 18.2-371.2 of the Code of Virginia, relating to purchase, possession, and sale of tobacco products, nicotine vapor products, and alternative nicotine products; minimum age requirements; penalties.

H.B. 2749. A BILL to amend and reenact § 63.2-621 of the Code of Virginia, relating to Temporary Assistance for Needy Families; restrictions on use of cash assistance.

H.B. 2756. A BILL to amend and reenact § 63.2-1715, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to child day programs; licensure exemption.

H.B. 2760. A BILL to amend and reenact §§ 24.2-304.3, 24.2-306, and 30-264 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 24.2-103.1, relating to redistricting; Geographic Information System maps required; review by the Department of Elections.

H.B. 2764. A BILL to amend the Code of Virginia by adding a section numbered 24.2-418.2, relating to voter registration; persons assisting with completion or collection of completed voter registration applications; certain identifying information required.

H.B. 2766. A BILL to amend and reenact §§ 32.1-102.2, as it is currently effective and as it shall become effective, and 32.1-102.4 of the Code of Virginia, relating to certificate of public need; charity care.

H.B. 2767. A BILL to amend the Code of Virginia by adding in Chapter 24 of Title 2.2 an article numbered 27, consisting of sections numbered 2.2-2491 through 2.2-2495, relating to the Virginia African American Advisory Board; report.

H.B. 2768. A BILL to amend and reenact § 58.1-3 of the Code of Virginia, relating to clerks of court, disclosure of tax information.
H.B. 2770. A BILL to amend and reenact § 38.2-3447 of the Code of Virginia, relating to restrictions relating to accident and sickness insurance premium rates; variances in area rate factors.

H.B. 2776. A BILL to amend and reenact §§ 15.2-958.2:01 and 58.1-405.1 of the Code of Virginia, relating to income tax; modification for certain companies; grants; Page County.


H.B. 2784. A BILL to amend and reenact § 33.2-214 of the Code of Virginia and to amend the Code of Virginia by adding in Article 7 of Chapter 15 of Title 33.2 a section numbered 33.2-1532, relating to the Robert O. Norris Bridge and Statewide Special Structure Fund.

H.B. 2786. A BILL to allow closure of certain coal combustion residuals impoundments.

H.B. 2789. A BILL to direct the establishment of energy conservation measures providing incentives for the development of electric energy delivered from sunlight.


H.B. 2791. A BILL to amend and reenact § 2.2-2901 of the Code of Virginia, relating to the Virginia Personnel Act; appointments, promotions, and tenure based upon merit and fitness.

H.B. 2792. A BILL to amend the Code of Virginia by adding a section numbered 56-585.1:8, relating to a pilot program for municipal net energy metering.

H.B. 2800. A BILL to direct the Commissioner of Highways to report certain data on; overweight trucks.

H.B. 2805. A BILL to amend and reenact § 46.2-1242 of the Code of Virginia, relating to parking; access aisles adjacent to parking spaces reserved for persons with disabilities.

H.B. 2807. A BILL to amend and reenact § 3.1, as amended, of Chapter 352 of the Acts of Assembly of 1975, which provided a charter for the Town of Keysville in Charlotte County, relating to elections.

H.B. 2808. A BILL to provide a new charter for the Town of Capron in Southampton County and to repeal Chapter 188 of the Acts of Assembly of 1914, which provided a charter for the Town of Capron.

H.B. 2809. A BILL to amend and reenact § 3, as amended, of Chapter 571 of the Acts of Assembly of 1997, which provided a charter for the Town of Grottoes in Rockingham County, relating to mayor.

H.B. 2811. A BILL to amend and reenact § 58.1-3660 of the Code of Virginia, relating to tax-exempt pollution control facilities; certifying authority; Department of Health.

EMERGENCY

H.B. 2814. A BILL to amend and reenact § 30-370 of the Code of Virginia, relating to the Commission on Economic Opportunity for Virginians in Aspiring and Diverse Communities; sunset.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTION:
S.J.R. 347. Commending the Center for Innovative Technology’s Center for Unmanned Systems and the Virginia Tech Mid-Atlantic Aviation Partnership.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

The House bills communicated as passed by the House of Delegates, the first reading of their titles required by the Constitution having been dispensed with, were referred as follows:


H.B. 1617, H.B. 1735, H.B. 1889, H.B. 2168, H.B. 2321, H.B. 2602, H.B. 2767, and H.B. 2814 were referred to the Committee on Rules.


H.B. 1822, H.B. 1874, H.B. 2009, H.B. 2395, and H.B. 2642 were referred to the Committee on Agriculture, Conservation and Natural Resources.


COMMITTEE REPORT

The following bills, having been considered by the committee in session, were reported by Senators Norment and Hanger from the Committee on Finance:

H.B. 1666 (one thousand six hundred sixty-six) with substitute.
H.B. 1731 (one thousand seven hundred thirty-one).
H.B. 1937 (one thousand nine hundred thirty-seven).
H.B. 2060 (two thousand sixty) with amendments.
H.B. 2065 (two thousand sixty-five).
H.B. 2290 (two thousand two hundred ninety).
H.B. 2405 (two thousand four hundred fifty) with amendment.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

S.J.R. 357. Commending Charles City County.
   Patron--McClellan

   Patron--Petersen

   Patron--Petersen

   Patrons--McClellan, Dance and Sturtevant; Delegates: Adams, D.M., Bourne and Carr

S.J.R. 364. Celebrating the life of David C. Creasy, Sr.
   Patrons--McClellan, Dance and Sturtevant; Delegates: Adams, D.M., and Carr
Patrons--McClellan and Lewis; Delegates: Adams, D.M., Bagby, Carr and Rodman

GUESTS PRESENTED

On motion of Senator Norment, the Rules were suspended for the purpose of granting the privileges of the floor to distinguished persons.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Stuart presented Helen Turner Murphy and W. Tayloe Murphy, Jr., 2019 Outstanding Virginians, and their family and guests to the Senate.

RECESS

At 12:20 p.m., Senator Norment moved that the Senate recess until 1:30 p.m.

The motion was agreed to.

The hour of 1:30 p.m. having arrived, the Chair was resumed.

CALENDAR

UNFINISHED BUSINESS—SENATE

S.B. 1030 (one thousand thirty) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 65.2-402 of the Code of Virginia, relating to workers’ compensation; presumption of compensability for certain cancers.

On motion of Senator Cosgrove, the substitute was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

HOUSE BILLS ON THIRD READING

Senator Norment moved that the following House bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:
H.B. 1853 (one thousand eight hundred fifty-three).
H.B. 1898 (one thousand eight hundred ninety-eight).
H.B. 1964 (one thousand nine hundred sixty-four).
H.B. 2030 (two thousand thirty).
H.B. 2054 (two thousand fifty-four).
H.B. 2287 (two thousand two hundred eighty-seven).

The motion was agreed to.

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

H.B. 1853 (one thousand eight hundred fifty-three).
H.B. 1898 (one thousand eight hundred ninety-eight).
H.B. 1964 (one thousand nine hundred sixty-four).
H.B. 2030 (two thousand thirty).
H.B. 2054 (two thousand fifty-four).
H.B. 2287 (two thousand two hundred eighty-seven).

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

HOUSE BILLS ON SECOND READING

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

H.B. 1655 (one thousand six hundred fifty-five).
H.B. 1679 (one thousand six hundred seventy-nine).
H.B. 1681 (one thousand six hundred eighty-one).
H.B. 1950 (one thousand nine hundred fifty).
H.B. 1974 (one thousand nine hundred seventy-four).
H.B. 2021 (two thousand twenty-one).
H.B. 2180 (two thousand one hundred eighty).
H.B. 2181 (two thousand one hundred eighty-one).
H.B. 2347 (two thousand three hundred forty-seven).
H.B. 2358 (two thousand three hundred fifty-eight).
H.B. 2362 (two thousand three hundred sixty-two).
H.B. 2365 (two thousand three hundred sixty-five).
H.B. 2526 (two thousand five hundred twenty-six).
H.B. 2555 (two thousand five hundred fifty-five).
H.B. 2705 (two thousand seven hundred five).
The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 1655 (one thousand six hundred fifty-five).
H.B. 1679 (one thousand six hundred seventy-nine).
H.B. 1681 (one thousand six hundred eighty-one).
H.B. 1950 (one thousand nine hundred fifty).
H.B. 1974 (one thousand nine hundred seventy-four).
H.B. 2021 (two thousand twenty-one).
H.B. 2180 (two thousand one hundred eighty).
H.B. 2181 (two thousand one hundred eighty-one).
H.B. 2347 (two thousand three hundred forty-seven).
H.B. 2358 (two thousand three hundred fifty-eight).
H.B. 2362 (two thousand three hundred sixty-two).
H.B. 2365 (two thousand three hundred sixty-five).
H.B. 2526 (two thousand five hundred twenty-six).
H.B. 2555 (two thousand five hundred fifty-five).
H.B. 2705 (two thousand seven hundred five).

SENATE BILL ON SECOND READING

SPECIAL AND CONTINUING ORDER

Senator Hanger moved that S.B. 1100 (one thousand one hundred) be made a special and continuing order for Thursday, February 7, 2019, upon completion of the Senate Calendar.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1100, on motion of Senator Hanger, was passed by for the day.
Senator Surovell moved to reconsider the vote by which the following House bills were passed en bloc with their titles:

H.B. 1853 (one thousand eight hundred fifty-three).
H.B. 1898 (one thousand eight hundred ninety-eight).
H.B. 1964 (one thousand nine hundred sixty-four).
H.B. 2030 (two thousand thirty).
H.B. 2054 (two thousand fifty-four).
H.B. 2287 (two thousand two hundred eighty-seven).

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

H.B. 1853 (one thousand eight hundred fifty-three).
H.B. 1898 (one thousand eight hundred ninety-eight).
H.B. 1964 (one thousand nine hundred sixty-four).
H.B. 2030 (two thousand thirty).
H.B. 2054 (two thousand fifty-four).
H.B. 2287 (two thousand two hundred eighty-seven).

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

LEGISLATION SIGNED BY PRESIDING OFFICER

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the date recorded below, signed the following bills that had been passed by both houses and duly enrolled:
February 6, 2019

H.B. 1940. An Act to amend and reenact § 19.2-390.3 of the Code of Virginia, relating to Child Pornography Registry; contents of Registry; criminal investigations; report.

H.B. 1953. An Act to amend and reenact § 63.2-1526 of the Code of Virginia, relating to appeals from founded complaints of child abuse or neglect; concurrent criminal investigations.

On motion of Senator Newman, the Senate adjourned until tomorrow at 12 m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

Pandit Rajagopal Thuppal, Hindu Center of Virginia, The Richmond Temple, Glen Allen, Virginia, offered the following prayer:

Om Bhadram Karnnebhih Shrnnuyaama Devaah
Bhadram Pasyema-Akssabh-Yajatraah
Sthirair-Anggais-Tusstuvaamsas-Tanuubhiih
Vyashema Devahitam Yad-Aayuh
Svasti Na Indro Vrddha-Shravaah
Svasti Nah Puussaa Vishva-Vedaah
Svasti Nas-Taakssaryo Arisstta-Nemih
Svasti No Vrhaspatir-Dadhaatu
Om Shaantih Shaantih Shaantih

O gods, may we hear auspicious words with the ears;
May we see auspicious things with the eyes;
May we enjoy a Prayerful in life with Steadiness in our Bodies and Mind.
May the supremely rich Elements Like Fire and Earth
Be propitious to us;
May the Protector, bless us with Well-Being and Prosperity,

May the holy ensure our welfare.

The Pledge of Allegiance to the Flag of the United States of America was led by the members of the Senate of Virginia.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Locke, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Cosgrove, Deeds, Petersen--3.
RULE 36--0.
The following communication was received:

In the House of Delegates
February 6, 2019

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTIONS:


IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

The House joint resolutions, communicated as agreed to by the House of Delegates, were laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:


COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Obenshain from the Committee for Courts of Justice:

H.B. 1656 (one thousand six hundred fifty-six).
H.B. 1664 (one thousand six hundred sixty-four).
H.B. 1673 (one thousand six hundred seventy-three) with substitute.
H.B. 1711 (one thousand seven hundred eleven).
H.B. 1720 (one thousand seven hundred twenty) with substitute.
H.B. 1728 (one thousand seven hundred twenty-eight).
H.B. 1771 (one thousand seven hundred seventy-one).
H.B. 1783 (one thousand seven hundred eighty-three).
H.B. 1787 (one thousand seven hundred eighty-seven).
H.B. 1820 (one thousand eight hundred twenty).
H.B. 1833 (one thousand eight hundred thirty-three).
H.B. 1922 (one thousand nine hundred twenty-two).
H.B. 1944 (one thousand nine hundred forty-four) with substitute.
H.B. 1945 (one thousand nine hundred forty-five).
H.B. 1955 (one thousand nine hundred fifty-five).
H.B. 2059 (two thousand fifty-nine) with amendments.
H.B. 2078 (two thousand seventy-eight).
H.B. 2170 (two thousand one hundred seventy).
H.B. 2242 (two thousand two hundred forty-two).
H.B. 2253 (two thousand two hundred fifty-three).
H.B. 2278 (two thousand two hundred seventy-eight).
H.B. 2343 (two thousand three hundred forty-three) with substitute.
H.B. 2439 (two thousand four hundred thirty-nine) with substitute.
H.B. 2453 (two thousand four hundred fifty-three).
H.B. 2464 (two thousand four hundred sixty-four).
H.B. 2484 (two thousand four hundred eighty-four).
H.B. 2548 (two thousand five hundred forty-eight).
H.B. 2648 (two thousand six hundred forty-eight).
H.B. 2659 (two thousand six hundred fifty-nine).
H.B. 2769 (two thousand seven hundred sixty-nine).

The following bills, having been considered by the committee in session, were reported by Senator Newman from the Committee on Education and Health:

H.B. 1652 (one thousand six hundred fifty-two) with substitute.
H.B. 1725 (one thousand seven hundred twenty-five).
H.B. 1729 (one thousand seven hundred twenty-nine).
H.B. 1732 (one thousand seven hundred thirty-two).
H.B. 1733 (one thousand seven hundred thirty-three) with substitute.
H.B. 1737 (one thousand seven hundred thirty-seven).
H.B. 1738 (one thousand seven hundred thirty-eight) with substitute.
H.B. 1743 (one thousand seven hundred forty-three).
H.B. 1803 (one thousand eight hundred three).
H.B. 1835 (one thousand eight hundred thirty-five).
H.B. 1849 (one thousand eight hundred forty-nine).
H.B. 1870 (one thousand eight hundred seventy).
H.B. 1871 (one thousand eight hundred seventy-one).
H.B. 1873 (one thousand eight hundred seventy-three).
H.B. 1875 (one thousand eight hundred seventy-five).
H.B. 1876 (one thousand eight hundred seventy-six).
H.B. 1920 (one thousand nine hundred twenty) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 1930 (one thousand nine hundred thirty).
H.B. 1936 (one thousand nine hundred thirty-six) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 1938 (one thousand nine hundred thirty-eight).
H.B. 1952 (one thousand nine hundred fifty-two).
H.B. 1970 (one thousand nine hundred seventy) with amendment.
H.B. 1971 (one thousand nine hundred seventy-one).
H.B. 1985 (one thousand nine hundred eighty-five).
H.B. 1986 (one thousand nine hundred eighty-six) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2018 (two thousand eighteen).
H.B. 2026 (two thousand twenty-six) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2035 (two thousand thirty-five).
H.B. 2045 (two thousand forty-five).
H.B. 2057 (two thousand fifty-seven).
H.B. 2113 (two thousand one hundred thirteen) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2158 (two thousand one hundred fifty-eight).
H.B. 2173 (two thousand one hundred seventy-three) with substitute with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2215 (two thousand two hundred fifteen).
H.B. 2217 (two thousand two hundred seventeen).
H.B. 2228 (two thousand two hundred twenty-eight).
H.B. 2318 (two thousand three hundred eighteen).
H.B. 2337 (two thousand three hundred thirty-seven) with substitute with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2400 (two thousand four hundred).
H.B. 2445 (two thousand four hundred forty-five).
H.B. 2449 (two thousand four hundred forty-nine).
H.B. 2557 (two thousand five hundred fifty-seven) with substitute.
H.B. 2558 (two thousand five hundred fifty-eight) with substitute.
H.B. 2563 (two thousand five hundred sixty-three).
H.B. 2620 (two thousand six hundred twenty) with substitute with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2685 (two thousand six hundred eighty-five) with substitute with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2693 (two thousand six hundred ninety-three).
H.B. 2699 (two thousand six hundred ninety-nine).
H.B. 2720 (two thousand seven hundred twenty).
H.B. 2722 (two thousand seven hundred twenty-two).
H.B. 2750 (two thousand seven hundred fifty) with substitute.
H.B. 2798 (two thousand seven hundred ninety-eight) with amendment.

The following bills, having been considered by the committee in session, were recommended for rereferral by the Committee on Education and Health:

H.B. 1611 (one thousand six hundred eleven) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2119 (two thousand one hundred nineteen) with the recommendation that it be rereferred to the Committee for Courts of Justice.
H.B. 2142 (two thousand one hundred forty-two) with the recommendation that it be rereferred to the Committee for Courts of Justice.
H.B. 2306 (two thousand three hundred six) with the recommendation that it be rereferred to the Committee on Finance.

The following bills, having been considered by the committee in session, were reported by Senator Carrico from the Committee on Transportation:

H.B. 1637 (one thousand six hundred thirty-seven).
H.B. 1648 (one thousand six hundred forty-eight).
H.B. 1662 (one thousand six hundred sixty-two) with substitute.
H.B. 1677 (one thousand six hundred seventy-seven).
H.B. 1678 (one thousand six hundred seventy-eight).
H.B. 1709 (one thousand seven hundred nine).
H.B. 1768 (one thousand seven hundred sixty-eight).
H.B. 1777 (one thousand seven hundred seventy-seven).
H.B. 1786 (one thousand seven hundred eighty-six) with amendments.
H.B. 1802 (one thousand eight hundred two).
H.B. 1818 (one thousand eight hundred eighteen) with substitute.
H.B. 1832 (one thousand eight hundred thirty-two).
H.B. 1867 (one thousand eight hundred sixty-seven).
H.B. 1927 (one thousand nine hundred twenty-seven).
H.B. 1983 (one thousand nine hundred eighty-three) with amendment.
H.B. 2039 (two thousand thirty-nine).
H.B. 2114 (two thousand one hundred fourteen).
H.B. 2183 (two thousand one hundred eighty-three).
H.B. 2220 (two thousand two hundred twenty).
H.B. 2226 (two thousand two hundred twenty-six).
H.B. 2313 (two thousand three hundred thirteen).
H.B. 2487 (two thousand four hundred eighty-seven).
H.B. 2551 (two thousand five hundred fifty-one).
H.B. 2674 (two thousand six hundred seventy-four).


H.B. 2119 and H.B. 2142 were rereferred to the Committee for Courts of Justice.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

S.J.R. 366. Commending the Orange County Agricultural Initiative.
   Patrons--Reeves, Boysko, Chase and Spruill; Delegates: Adams, D.M., Cole, Delaney, Landes, Thomas and Ware

   Patrons--Reeves, Boysko, Chase, Howell, Peake, Spruill and Wagner; Delegates: Adams, D.M., Cole, Delaney, Landes, Thomas and Ware

S.J.R. 368. Celebrating the life of Donald Robert McCaig.
   Patrons--Deeds and Hanger

S.J.R. 369. Celebrating the life of Captain Andrew Patrick Ross, USA.
   Patrons--Deeds, Boysko, Hanger, Lewis, Peake, Reeves, Ruff, Spruill and Wagner; Delegates: Adams, D.M., Cole, Delaney, Jones, S.C., Keam, Landes, Pogge, Thomas and Ware

   Patrons--Deeds and Hanger

   Patron--Deeds

S.J.R. 372. Celebrating the life of Carl David Brinkley.
   Patrons--Deeds; Delegate: Austin
Patrons--Deeds and Hanger

Patrons--Reeves and Ruff

S.R. 110. Commending the 29th Infantry Division.
Patrons--Reeves, Barker, Black, Boysko, Chase, Deeds, Ebbin, Hanger, Howell, Peake, Ruff, Spruill, Stuart, Sturtevant and Wagner

CALENDAR

HOUSE BILLS ON THIRD READING

Senator Norment moved that the following House bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

H.B. 1655 (one thousand six hundred fifty-five).
H.B. 1679 (one thousand six hundred seventy-nine).
H.B. 1681 (one thousand six hundred eighty-one).
H.B. 1950 (one thousand nine hundred fifty).
H.B. 1974 (one thousand nine hundred seventy-four).
H.B. 2021 (two thousand twenty-one).
H.B. 2180 (two thousand one hundred eighty).
H.B. 2181 (two thousand one hundred eighty-one).
H.B. 2347 (two thousand three hundred forty-seven).
H.B. 2358 (two thousand three hundred fifty-eight).
H.B. 2362 (two thousand three hundred sixty-two).
H.B. 2365 (two thousand three hundred sixty-five).
H.B. 2526 (two thousand five hundred twenty-six).
H.B. 2555 (two thousand five hundred fifty-five).

The motion was agreed to.

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

H.B. 1655 (one thousand six hundred fifty-five).
H.B. 1950 (one thousand nine hundred fifty).
H.B. 1974 (one thousand nine hundred seventy-four).
H.B. 2021 (two thousand twenty-one).
H.B. 2347 (two thousand three hundred forty-seven).
H.B. 2358 (two thousand three hundred fifty-eight).
H.B. 2362 (two thousand three hundred sixty-two).
H.B. 2365 (two thousand three hundred sixty-five).
H.B. 2526 (two thousand five hundred twenty-six).
H.B. 2555 (two thousand five hundred fifty-five).
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1679 (one thousand six hundred seventy-nine), on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1681 (one thousand six hundred eighty-one), on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2180 (two thousand one hundred eighty), on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Chase, Suetterlein--2.
RULE 36--0.

H.B. 2181 (two thousand one hundred eighty-one), on motion of Senator Hanger, was passed with its title.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2705 (two thousand seven hundred five), on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--25. NAYS--15. RULE 36--0.

RULE 36--0.

HOUSE BILLS ON SECOND READING

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

H.B. 1666 (one thousand six hundred sixty-six).
H.B. 1731 (one thousand seven hundred thirty-one).
H.B. 1937 (one thousand nine hundred thirty-seven).
H.B. 2290 (two thousand two hundred ninety).
H.B. 2405 (two thousand four hundred five).
H.B. 2060 (two thousand sixty).
H.B. 2065 (two thousand sixty-five).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 1666 (one thousand six hundred sixty-six).
H.B. 1731 (one thousand seven hundred thirty-one).
H.B. 1937 (one thousand nine hundred thirty-seven).
H.B. 2290 (two thousand two hundred ninety).
H.B. 2405 (two thousand four hundred five).
H.B. 2060 (two thousand sixty).
H.B. 2065 (two thousand sixty-five).

SENATE BILL ON SECOND READING

S.B. 1100 (one thousand one hundred), on motion of Senator Hanger, was passed by temporarily.

MEMORIAL RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc by a unanimous standing vote:

H.J.R. 631 (six hundred thirty-one).
H.J.R. 730 (seven hundred thirty).
H.J.R. 731 (seven hundred thirty-one).
H.J.R. 761 (seven hundred sixty-one).
H.J.R. 766 (seven hundred sixty-six).

H.J.R. 712 (seven hundred twelve) was taken up, as follows:

HOUSE JOINT RESOLUTION NO. 712

Celebrating the life of the Honorable Frederick MacDonald Quayle.

WHEREAS, the Honorable Frederick MacDonald Quayle, a consummate public servant who greatly enhanced the quality of life in his beloved home of Suffolk, died on November 24, 2018; and

WHEREAS, Frederick “Fred” MacDonald Quayle began to cultivate his passion for community service at a young age, when he was elected student government president of Suffolk High School; he continued to demonstrate his penchant for leadership as an editor of The Cavalier Daily newspaper at the University of Virginia; and

WHEREAS, Fred Quayle served his country as a member of the United States Army Reserve from 1956 to 1962, then earned a law degree from the University of Richmond’s T. C. Williams School of Law, and pursued a career as an attorney in Norfolk and Chesapeake for more than 40 years; and

WHEREAS, well known in the legal community, Fred Quayle was a member of the Virginia State Bar and the Norfolk-Portsmouth Bar Association, and he was appointed as the divorce commissioner for the Chesapeake Circuit Court, arbitrating matters of divorce, child custody, and marital assets; and

WHEREAS, desirous to be of further service to the Commonwealth, Fred Quayle ran for and was elected to the Senate of Virginia in 1991; he ably represented the residents of the 13th District with integrity, dedication, and distinction for 20 years; and

WHEREAS, Fred Quayle introduced and supported many important pieces of legislation to benefit all Virginians and worked to build bipartisan consensus and respect between his fellow members of the General Assembly; and
WHEREAS, among his proudest accomplishments, Fred Quayle sponsored legislation to improve child support determination and collection procedures and helped create the Friend of the Chesapeake license plate, which has raised millions of dollars for education and conservation, earning national and state Legislator of the Year awards for his efforts; and

WHEREAS, Fred Quayle served as chair of the Senate Committee on Local Government and offered his wise insights to the Committees on Finance, Courts of Justice, Education and Health, and Rules; and

WHEREAS, Fred Quayle was a staunch advocate for the preservation of the Commonwealth’s valuable environmental and historic resources, serving as chair of the Tidewater Rehabilitation Institute Advisory Board, a charter board member of the Hoffler Creek Wildlife Preserve, and a member of the Board of Trustees of the Jamestown-Yorktown Foundation; and

WHEREAS, in 2002, Fred Quayle began a second career as an educator, inspiring young men and women as an assistant professor in the Department of Government and Public Affairs at Christopher Newport University until 2005 and as a lecturer and adjunct professor in the Department of Political Science and Geography at Old Dominion University until 2011; and

WHEREAS, a former Eagle Scout, Fred Quayle supported young people in the community as a Cubmaster of Cub Scout Pack 212 in Chesapeake and an honorary lifetime member of the Virginia PTA; and

WHEREAS, Fred Quayle was an avid sailor and a talented woodworker, who enjoyed making everything from toys for his grandchildren to furniture; he built six houses as a general contractor, including vacation homes in Sandbridge and Greene County; and

WHEREAS, Fred Quayle will be fondly remembered and greatly missed by his wife of 41 years, Brenda; his children, Frederick, Catherine, George, and Timothy, and their families; and numerous other family members, friends, and colleagues on both sides of the aisle; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of the Honorable Frederick MacDonald Quayle, a true statesman and a champion for the Suffolk community; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of the Honorable Frederick MacDonald Quayle as an expression of the General Assembly’s respect for his memory.

H.J.R. 712, on motion of Senator Cosgrove, was agreed to by a unanimous standing vote.

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions and resolution that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolutions and resolution were taken up, ordered to be engrossed, and agreed to en bloc by a unanimous standing vote:

S.J.R. 335 (three hundred thirty-five).
S.J.R. 340 (three hundred forty).
S.J.R. 344 (three hundred forty-four).
S.J.R. 345 (three hundred forty-five).
S.J.R. 346 (three hundred forty-six).
S.J.R. 349 (three hundred forty-nine).
SENATE JOINT RESOLUTION NO. 318

Celebrating the life of the Honorable Frederick MacDonald Quayle.

WHEREAS, the Honorable Frederick MacDonald Quayle, a consummate public servant who greatly enhanced the quality of life in his beloved home of Suffolk, died on November 24, 2018; and

WHEREAS, Frederick “Fred” Quayle began to cultivate his passion for community service at a young age, when he was elected as student government president of Suffolk High School; he continued to demonstrate his penchant for leadership as an editor of the Cavalier Daily newspaper at the University of Virginia; and

WHEREAS, Fred Quayle served his country as a member of the United States Army Reserve from 1956 to 1962, then earned a law degree from the University of Richmond’s T. C. Williams School of Law, and pursued a career as an attorney in Norfolk and Chesapeake for more than 40 years; and

WHEREAS, well known in the legal community, Fred Quayle was a member of the Virginia State Bar and the Norfolk-Portsmouth Bar Association, and he was appointed as the divorce commissioner for the Chesapeake Circuit Court, arbitrating matters of divorce, child custody, and marital assets; and

WHEREAS, desirous to be of further service to the Commonwealth, Fred Quayle ran for and was elected to the Senate of Virginia in 1991; he ably represented the residents of the 13th District with integrity, dedication, and distinction for 20 years; and

WHEREAS, Fred Quayle introduced and supported many important pieces of legislation to benefit all Virginians and worked to build bipartisan consensus and respect between his fellow members of the General Assembly; and

WHEREAS, among his proudest accomplishments, Fred Quayle sponsored legislation to improve child support determination and collection procedures and helped create the Friend of the Chesapeake license plate, which has raised millions of dollars for education and conservation, earning national and state Legislator of the Year awards for his efforts; and

WHEREAS, Fred Quayle served as chair of the Senate Committee on Local Government and offered his wise insights to the Committees on Finance, Courts of Justice, Education and Health, and Rules; and

WHEREAS, Fred Quayle was a staunch advocate for the preservation of the Commonwealth’s valuable environmental and historic resources, serving as chair of the Tidewater Rehabilitation Institute Advisory Board, a charter board member of the Hoffler Creek Wildlife Preserve, and a member of the Board of Trustees of the Jamestown-Yorktown Foundation; and

WHEREAS, in 2002, Fred Quayle began a second career as an educator, inspiring young men and women as an assistant professor in the Department of Government and Public Affairs at Christopher Newport University until 2005 and as a lecturer and adjunct professor in the Department of Political Science and Geography at Old Dominion University until 2011; and
WHEREAS, a former Eagle Scout, Fred Quayle also supported young people in the community as a
clubmaster of Cub Scout Pack 212 in Chesapeake and an honorary lifetime member of the Virginia PTA; and

WHEREAS, Fred Quayle was an avid sailor and a talented woodworker, who enjoyed making
everything from toys for his grandchildren to furniture; he built six houses as a general contractor,
including vacation homes in Sandbridge and Greene County; and

WHEREAS, Fred Quayle will be fondly remembered and greatly missed by his wife of 41 years, Brenda; children, Frederick, Catherine, George, and Timothy, and their families; and numerous other family members, friends, and colleagues on both sides of the aisle; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby
note with great sadness the loss of the Honorable Frederick MacDonald Quayle, a true statesman and a
champion for the Suffolk community; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for
presentation to the family of the Honorable Frederick MacDonald Quayle as an expression of the General
Assembly’s respect for his memory.

S.J.R. 318, on motion of Senator Cosgrove, was ordered to be engrossed and was agreed to by a
unanimous standing vote.

COMMENDING RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow
were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en
bloc:

H.J.R. 727 (seven hundred twenty-seven).
H.J.R. 733 (seven hundred thirty-three).
H.J.R. 736 (seven hundred thirty-six).
H.J.R. 737 (seven hundred thirty-seven).
H.J.R. 739 (seven hundred thirty-nine).
H.J.R. 740 (seven hundred forty).
H.J.R. 746 (seven hundred forty-six).
H.J.R. 747 (seven hundred forty-seven).
H.J.R. 748 (seven hundred forty-eight).
H.J.R. 753 (seven hundred fifty-three).
H.J.R. 755 (seven hundred fifty-five).
H.J.R. 756 (seven hundred fifty-six).
H.J.R. 757 (seven hundred fifty-seven).
H.J.R. 758 (seven hundred fifty-eight).
H.J.R. 763 (seven hundred sixty-three).
H.J.R. 764 (seven hundred sixty-four).
H.J.R. 770 (seven hundred seventy).
H.J.R. 773 (seven hundred seventy-three).

H.J.R. 742 (seven hundred forty-two), on motion of Senator Ebbin, was passed by for the day.

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions and
resolutions that follow were considered en bloc.
On motion of Senator Norment, the following Senate joint resolutions and resolutions were taken up, ordered to be engrossed, and agreed to en bloc:

S.J.R. 329 (three hundred twenty-nine).
S.J.R. 330 (three hundred thirty).
S.J.R. 331 (three hundred thirty-one).
S.J.R. 333 (three hundred thirty-three).
S.J.R. 334 (three hundred thirty-four).
S.J.R. 336 (three hundred thirty-six).
S.J.R. 337 (three hundred thirty-seven).
S.J.R. 339 (three hundred thirty-nine).
S.J.R. 342 (three hundred forty-two).
S.J.R. 343 (three hundred forty-three).
S.J.R. 348 (three hundred forty-eight).
S.J.R. 353 (three hundred fifty-three).
S.J.R. 354 (three hundred fifty-four).
S.J.R. 355 (three hundred fifty-five).
S.R. 102 (one hundred two).
S.R. 105 (one hundred five).

RECESS

At 1:00 p.m., Senator Norment moved that the Senate recess until 1:50 p.m.

The motion was agreed to.

The hour of 1:50 p.m. having arrived, the Chair was resumed.

SENATE BILL ON SECOND READING

SPECIAL AND CONTINUING ORDER

Action upon the Senate Calendar having been completed, S.B. 1100 (one thousand one hundred), under special and continuing order, was taken up.

PRIVILEGES OF THE FLOOR
FOR SENATE FINANCE COMMITTEE STAFF MEMBERS

On motion of Senator Hanger, the Rules were suspended for the purpose of granting the privileges of the floor, during consideration of S.B. 1100 (one thousand one hundred), to Senate Finance Committee staff members.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
S.B. 1100 (one thousand one hundred) was read by title the second time.

The following amendments proposed by the Committee on Finance were offered:

Item 0 #1s

**Revenues**

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<tr>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Revenues</strong></td>
</tr>
<tr>
<td><strong>Language</strong></td>
</tr>
</tbody>
</table>

Page 1, strike lines 37 through 50 and insert:

<table>
<thead>
<tr>
<th>&quot;First Year</th>
<th>Second Year</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unreserved Balance, June 30, 2018</td>
<td>$1,229,941,000</td>
<td>$0</td>
</tr>
<tr>
<td>Additions to Balance</td>
<td>($750,406,961)</td>
<td>$336,198,952</td>
</tr>
<tr>
<td>Official Revenue Estimates</td>
<td>$21,029,167,750</td>
<td>$21,455,817,000</td>
</tr>
<tr>
<td>Transfer</td>
<td>$624,570,037</td>
<td>$635,644,489</td>
</tr>
<tr>
<td>Total General Fund Resources Available for Appropriation</td>
<td>$22,133,271,826</td>
<td>$22,427,660,441</td>
</tr>
</tbody>
</table>

The appropriations made in this act from nongeneral fund revenues are based upon the following:

<table>
<thead>
<tr>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Language</strong></td>
</tr>
</tbody>
</table>

Page 2, strike lines 1 through 19.

**Explanation:**

(This amendment modifies the front page tables in SB 1100, as introduced, to reflect changes to resources as adopted by the Senate Finance Committee.)

Item 1 #1s

**Legislative Department**
General Assembly of Virginia

Language:

Page 4, line 10, strike "$27,291,062" and insert "$27,041,062".
Page 4, line 11, strike "$15,799,993" and insert "$16,049,993".

Explanation:

(This amendment transfers $250,000 in second year funding from the House of Delegates to the Senate to correct a prior year error.)

Item 1 #2s

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Assembly of Virginia</td>
<td>$2,000,000</td>
<td>$2,000,000</td>
</tr>
</tbody>
</table>

Language:

Page 4, line 5, strike "$46,981,541" and insert "$48,981,541".
Page 4, line 5, strike "$46,981,541" and insert "$48,981,541".

Explanation:

(This amendment provides a base funding adjustment to the General Assembly to address unanticipated operational cost increases.)

Item 1 #3s

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Assembly of Virginia</td>
<td>$0</td>
<td>$250,000</td>
</tr>
</tbody>
</table>

Language:

Page 4, line 5, strike "$46,981,541" and insert "$47,231,541".
Page 13, after line 45, insert:

"6. Out of this appropriation, $250,000 from the general fund the second year is provided for the Joint Subcommittee for Health and Human Resources Oversight to contract with a qualified entity to evaluate options for a § 1332 Affordable Care Act waiver to redesign the individual insurance market to better align with cost saving opportunities and outcomes similar to the large group market. The State Corporation Commission and HHR unit at the Joint Legislative Audit and Review Commission shall provide assistance to the joint subcommittee, as needed, as the joint subcommittee evaluates the options. The joint subcommittee shall make any recommendations to the General Assembly regarding a § 1332 Affordable Care Act waiver by December 1, 2019."
Explanation:
(This amendment provides $250,000 from the general fund the second year to the Joint Subcommittee for Health and Human Resources Oversight to contract with a qualified entity to evaluate options for a § 1332 Affordable Care Act waiver to redesign the individual insurance market to better align with cost saving opportunities and outcomes similar to the large group market.)

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Division of Capitol Police</td>
<td>$137,400</td>
<td>$0</td>
<td>GF</td>
</tr>
</tbody>
</table>

Language:
Page 16, line 4, strike "$10,831,214" and insert "$10,968,614".

Explanation:
(This amendment proposes $137,400 GF the first year for enhancement of the Division of Capitol Police career development program.)

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Division of Legislative Services</td>
<td>$0</td>
<td>$250,000</td>
<td>GF</td>
</tr>
</tbody>
</table>

Language:
Page 16, line 42, strike "$6,884,115" and insert "$7,134,115".

Explanation:
(This amendment provides $250,000 the second year from the general fund to acquire hardware, software and training to be used by the General Assembly for the 2021 redistricting. This includes separate mapping space and work stations for the Senate and the House of Delegates, work stations for staff of the Division of Legislative Services, a dedicated server for making redistricting data and plans publicly available, and redistricting software applications.)

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Division of Legislative Services</td>
<td>$264,000</td>
<td>$264,000</td>
<td>NGF</td>
</tr>
</tbody>
</table>
Page 16, line 42, strike "$6,884,115" and insert "$7,148,115".
Page 15, line 40, strike "$6,884,115" and insert "$7,148,115".
Page 16, line 42, strike "$6,884,115" and insert "$7,148,115".
Page 15, line 41, strike "$6,884,115" and insert "$7,148,115".
Page 17, after line 20, insert:
"E. Included in this item is $264,000 the first year and $264,000 the second year from dedicated special revenues to implement the recommendations of the Chesapeake Bay Restoration Fund Advisory Committee."

Explanation:

(This amendment appropriates the FY 2019 Dedicated Special Revenue from sales of the "Friends of the Bay" license plate to the Chesapeake Bay Restoration Fund for the recommendations of the Chesapeake Bay Restoration Fund Advisory Committee, and appropriates the same estimated amount for FY 2020.)

---

Item 11 #1s

Legislative Department
Commissioners for the Promotion of Uniformity of Legislation in the United States

Language:

Page 18, after line 28, insert:
"Commissioners shall receive no compensation for their services from the funds appropriated in this item, but their necessary travel and hotel expenses shall be reimbursed, subject to the approval of the Joint Rules Committee or to the joint approval of the Speaker of the House of Delegates and the Chairman of the Senate Committee on Rules."

Explanation:

(This amendment subjects the reimbursement of necessary travel and hotel expenses of members of the board of Commissioners of the Uniform Law Commission to the approval of the Joint Rules Committee or to the joint approval of the Speaker of the House of Delegates and the Chairman of the Senate Committee on Rules.)

---

Item 30 #1s

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia State Crime Commission</td>
<td>$0</td>
<td>$240,000 GF</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>2.00 FTE</td>
</tr>
</tbody>
</table>

Language:
Page 23, line 44, strike "$940,402" and insert "$1,180,402".

**Explanation:**

(This amendment adds 2.0 new FTE positions to the Crime Commission including an additional attorney and policy analyst. The Crime Commission has only had an increase of 1 FTE in the last ten years, despite the continuing increase in study requests and work load.)

---

**Item 31 #1s**

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Joint Legislative Audit and Review Commission</td>
<td>$200,000</td>
<td>$0 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 24, line 7, strike "$5,194,132" and insert "$5,394,132".

Page 27, after line 36, insert:

"I. Included within the appropriation for this item is $200,000 in the first year from the general fund for the Joint Legislative Audit and Review Commission to contract with one or more third-party independent reviewers to evaluate the Commonwealth's current and potential gaming governance structures, current and potential revenues to the Commonwealth, and any other relevant subjects it deems necessary pursuant to the study. In conducting this evaluation, the Joint Legislative Audit and Review Commission shall consider the impact of additional gaming and sports wagering, including both physical casino facilities and online gaming and sports wagering, as well as increased charitable gaming, on the current and future revenues of the Virginia Lottery. The Joint Legislative Audit and Review Commission shall coordinate the study, and all state agencies, public bodies, and officials shall cooperate with the Joint Legislative Audit and Review Commission pursuant to completion of the study, as it deems necessary, upon its request."

**Explanation:**

(This amendment provides $200,000 in the first year from the general fund for the Joint Legislative Audit and Review Commission to contract for a study on the Commonwealth's gaming governance structure and current and potential revenues to the state resulting from expanding gaming options in the Commonwealth, and any other relevant topics necessary to complete the study.)

---

**Item 34 #1s**

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Legislative Department Reversion Clearing Account</td>
<td>Language</td>
</tr>
</tbody>
</table>
Language:
Page 28, line 36, after "Square.", insert "Funding in the first year shall be provided by the Clerk of the Senate and funding in the second year shall be provided by the Clerk of the House of Delegates."

Explanation:
(This language only amendment clarifies the fiscal agency for the pass through of funding appropriated in Chapter 2 of 2018 Special Session 1 for the Women's Monument.)

<table>
<thead>
<tr>
<th>Judicial Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia State Bar</td>
<td>$0</td>
<td>$(2,625,000)</td>
</tr>
</tbody>
</table>

Language:
Page 42, line 4, strike "$14,766,473" and insert "$12,141,473".
Page 42, line 21, strike "$6,975,000" and insert "$4,350,000".

Explanation:
(This amendment redirects the proposed increase of $2.6 million GF in the second year to assist low income tenants in housing eviction cases. There is a companion amendment to Item 49 that provides funding to the Virginia State Bar for additional staff.)

<table>
<thead>
<tr>
<th>Judicial Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia State Bar</td>
<td>$0</td>
<td>$750,000</td>
</tr>
</tbody>
</table>

Language:
Page 42, line 4, strike "$14,766,473" and insert "$15,516,473".
Page 42, line 21, strike "$6,975,000" and insert "$5,100,000".

Explanation:
(This amendment provides $750,000 GF in the second year for the Virginia State Bar for additional staff.)
Office of the Governor

Language:

Page 44, after line 11, insert:
"C. The appropriations included in this Item are deemed sufficient to satisfy the third enactment of Senate Bill 1523 of the 2019 General Assembly."

Explanation:

(This amendment effectuates the purposes of Senate Bill 1523 which creates in the Governor's cabinet the position of Secretary of Workforce Development.)

Executive Offices

Office of the Governor

Language:

Page 44, after line 39, insert:
"C. Such sum sufficient shall be deemed to include any such funds necessary for the enactment of Senate Bill 1246 of the 2019 General Assembly."

Explanation:

(This amendment authorizes the disaster sum sufficient to be used for the purposes of Senate Bill 1246, which passed the Senate with a financial contingency clause.)

Executive Offices

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Attorney General and Department of Law</td>
<td>($500,000)</td>
</tr>
</tbody>
</table>

Language:

Page 46, line 36, strike "$3,986,677" and insert "$3,486,677".
Page 46, line 36, strike "$3,986,677" and insert "$3,486,677".
Page 46, line 43, strike "$1,250,000" and insert "$750,000".

Explanation:

(This amendment reduces by $500,000 each year the nongeneral fund appropriation for the Regulatory, Consumer Advocacy, Litigation, and Enforcement Revolving Trust Fund.)
Item 62 #1s

Executive Offices

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of the Commonwealth</td>
<td>($1,500,000)</td>
</tr>
</tbody>
</table>

Language:
Page 48, line 42, strike "$3,751,576" and insert "$2,251,576".
Page 49, strike lines 7 through 9.

Explanation:
(This amendment reverses $1.5 million GF in the first year and language supporting education and outreach efforts in advance of the 2020 Census.)

Item 65 #1s

Administration

<table>
<thead>
<tr>
<th>Language</th>
</tr>
</thead>
</table>

Language:
Page 51, line 26, after the period insert "The Data Sharing and Analytics Advisory Committee established in a second enactment clause of 2018 Senate Bill 580 that was enacted as Chapter 679, shall be extended to June 30, 2020, and the third enactment clause shall no longer be in force."

Explanation:
(This amendment extends the sunset date of the Data Sharing and Analytics Advisory Committee.)

Item 65 #2s

Administration

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Administration</td>
<td>($600,000)</td>
</tr>
</tbody>
</table>

Language:
Page 51, line 4, strike "$3,038,191" and insert "$2,438,191".
Page 51, line 20, strike "$1,352,541" and insert "$752,541".

Explanation:
(This amendment provides $752,541 GF in the first year for the data sharing and analytics program to conduct a statewide data inventory.)
Item 66 #1s

<table>
<thead>
<tr>
<th>Administration</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation Board</td>
<td>$0</td>
<td>$916,066 GF</td>
</tr>
</tbody>
</table>

Language:

Page 51, line 36, strike "$473,269,695" and insert "$474,185,761".
Page 55, after line 11, insert:
"O. Included in the appropriation for this Item is $916,066 in the second year from the general fund for the Virginia Beach Correctional Center for the Jail and Re-entry Service Coordination Pathway, which is a joint operation between the Virginia Beach Department of Human Services and the Virginia Beach Sheriff's Office. The program consists of diversion, screening, assessment, treatment, and re-entry services for all incarcerated individuals with an active mental illness or substance use disorder diagnosis."

Explanation:

(This amendment provides $916,066 GF the second year for 12 staff positions at the Virginia Beach Correctional Center for the Jail and Re-entry Service Coordination Pathway. There is a companion amendment to Item 73 that adds the positions to the position count table.)

Item 71 #1s

<table>
<thead>
<tr>
<th>Administration</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation Board</td>
<td>Language</td>
</tr>
</tbody>
</table>

Language:

Page 70, after line 13, insert:
"X. The Compensation Board shall convene a workgroup made up of relevant stakeholders to address the issue of the staffing standards for sheriffs' offices throughout the state, with specific emphasis on addressing the concerns of sheriffs' offices with verifiable and longstanding position needs, and for whom positions are not routinely provided, based on the existing staffing standards percent of need ranking. The working group shall consider a rotational plan for the equitable allocation of positions to sheriffs offices, whereby every other year, offices that have verifiable and longstanding position needs may be considered for additional positions based on criteria established by the working group. The Compensation Board shall detail the working group's recommendations in a report to be provided to the Chairmen of the Senate Finance and House Appropriations Committees no later than October 1, 2019."

Explanation:

(This amendment directs the Compensation Board to convene a working group to address the
issue of the staffing standards for sheriffs' offices throughout the state.)

Item 71 #2s

<table>
<thead>
<tr>
<th>Administration</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation Board</td>
<td>$0</td>
<td>$75,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 62, line 45, strike "$54,345,586" and insert "$54,420,586".
Page 65, after line 18, insert:
"O. Included in the appropriation for this Item is $75,000 the second year from the general fund for the Williamsburg and James City County Circuit Court Clerk's office to conduct a pilot program to provide an online listing of foreclosures; continued courthouse posting of foreclosures; and to provide notice of foreclosures in the local newspaper for a limited period of time."

Explanation:

(This amendment provides funding of $75,000 GF in the second year to begin a pilot program related to foreclosure notices.)

Item 73 #1s

<table>
<thead>
<tr>
<th>Administration</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation Board</td>
<td>Language</td>
</tr>
</tbody>
</table>

Language:

Page 70, after line 13, insert:
"X.1. Any locality in the Commonwealth that employs the use of body worn cameras for its law enforcement officers shall be required to establish and fund one full-time equivalent entry-level Assistant Commonwealth's Attorney, at a salary no less than that established by the Compensation Board for an entry-level Commonwealth's Attorney, at a rate of one Assistant Commonwealth's Attorney for up to 75 body worn cameras employed for use by local law enforcement officers, and one Assistant Commonwealth's Attorney for every 75 body worn cameras employed for use by local law enforcement officers, thereafter. However, with the consent of the Commonwealth's Attorney, a locality may provide their Commonwealth's Attorney's office with additional funding, using a different formula than stated above, as needed to accommodate the additional workload resulting from the requirement to review, redact and present footage from body worn cameras. If, as of July 1, 2019, a locality is providing additional funding to the Commonwealth's Attorney's office specifically to address the staffing and workload impact of the implementation of body worn cameras on that office, that additional funding shall be credited to the formula used in that locality. Any agreed upon funding formula
between the impacted Commonwealth's Attorney and the locality employing body worn cameras shall be filed with the Compensation Board by July 1, 2019 and shall remain in effect, unless modified by the agreement of both parties until June 30th of the following year. The term "locality" means every county or independent city with an Attorney for the Commonwealth. The term "employed for use" includes all body worn cameras maintained by the law enforcement agency or agencies of that locality, regardless of any temporary inoperability.

2. Additionally, the working group convened by the Executive Secretary of the Compensation Board pursuant to Chapter 2, Item 72, U (2018 Special Session Acts of Assembly) shall be maintained to continue to study the impact of body worn cameras on the workload of Commonwealth's Attorney's offices, providing an additional report to the Chairmen of the House Appropriations and Senate Finance Committees by December 1, 2020. During this timeframe, each Commonwealth's Attorney's office in a locality that employs body worn cameras, in conjunction with the law enforcement agency using body worn cameras, shall report to the Compensation Board the following information on a quarterly basis, in a format prescribed by the Board:

a. The number of hours of body worn camera video footage received from their law enforcement agencies. The number of hours should additionally be broken down into corresponding categories of felonies, misdemeanors and traffic offenses. Any recorded event that results in charges for two or more of the above categories shall be reported in the most serious category;

b. The number of hours spent in the course of redacting videos; and

c. Any other data determined relevant and necessary by the Compensation Board for this analysis.

3. Should a Commonwealth's Attorney's office in a locality that employs body worn cameras fail to report to the Compensation Board the information above for two consecutive quarters, that locality may discontinue for the following fiscal year that additional funding to the Commonwealth's Attorney's office that is specifically to address the staffing and workload impact of the implementation of body worn cameras on that office.

4. The workgroup shall utilize the reported information to examine the staffing challenges and workload impact on Commonwealth's Attorney's offices of the implementation of body worn cameras over this added time and make any additional recommendations in the subsequent report, including but not limited to recommending a different staffing formula than stated above."
Explanation:
(This amendment establishes guidelines for staffing requirements for Commonwealth's Attorney's offices to hire one Assistant Commonwealth's Attorney for every 75 body worn cameras employed by local law enforcement officers.)

Item 73 #2s

Administration
Compensation Board

Language:

Page 67, line 4, strike the second occurrence of "11,407" and insert "11,419".

Explanation:
(This amendment adds 12 sheriff's positions to the position count table in the second year to support a Jail and Re-entry Service Coordination Pathway in Virginia Beach, which is reflected in a companion amendment to Item 66.)

Item 80 #1s

<table>
<thead>
<tr>
<th>Administration</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of General Services</td>
<td>$0</td>
<td>($100,000)</td>
</tr>
</tbody>
</table>

Language:

Page 75, line 42, strike "$4,835,525" and insert "$4,735,525".

Explanation:
(This amendment reverses $100,000 GF in the second year related to "On the Square" employee engagement activities and staffing.)

Item 83 #1s

<table>
<thead>
<tr>
<th>Administration</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Elections</td>
<td>$0</td>
<td>($160,000)</td>
</tr>
</tbody>
</table>

Language:

Page 80, line 42, strike "$16,068,370" and insert "$15,908,370".

Explanation:
(This amendment redirects $160,000 GF in the second year to advertise for a voter referendum on the Equal Rights Amendment.)

Item 83 #2s

**Administration**

Department of Elections

**Language:**

Page 81, after line 27, insert:

"II. The Department of Elections, in collaboration with the Compensation Board, shall conduct a study of General Registrars' salaries, in relation to other local constitutional officers' salaries, between the years 1981 and 2018."

**Explanation:**

(This amendment adds language to the Appropriation Act directing the Department of Elections, in collaboration with the Compensation Board, to conduct a study of General Registrars' salaries, in relation to other local constitutional officers' salaries, from the years 1981 through 2018.)

---

Item 83 #3s

<table>
<thead>
<tr>
<th>Administration</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Elections</td>
<td>$0</td>
<td>($202,500) GF</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>-1.00 FTE</td>
</tr>
</tbody>
</table>

**Language:**

Page 80, line 42, strike "$16,068,370" and insert "$15,865,870".

**Explanation:**

(This amendment modifies the proposal in the introduced budget and provides $405,500 GF and 2.0 FTEs in the second year for the development and expansion of local election official training programs.)

---

Item 83 #4s

<table>
<thead>
<tr>
<th>Administration</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Elections</td>
<td>$0</td>
<td>$49,560 GF</td>
</tr>
</tbody>
</table>
Language:

Page 80, line 42, strike "$16,068,370" and insert "$16,117,930".

Explanation:

(This amendment provides $49,560 GF in the second year for the Department of Elections to implement the provisions of Senate Bill 1018 of the 2019 General Assembly, which directs the Department of Elections to provide GIS maps to local election officials and provide assistance to localities to review voter assignments and precinct boundaries, as requested, and is contingent upon its final passage.)

Item 84.20 #1s

Administration

Virginia Information Technologies Agency

Language

Language:

Page 84, after line 36, insert:
"C.1. Pursuant to § 3-2.03 of this act, a line of credit up to $15,000,000 shall be provided to the 911 Services Board as a temporary cash flow advance. Funds received from the line of credit shall be used only to support implementation of next general 911 service and shall be distributed in a manner consistent with § 56-484.17 (D), Code of Virginia. The request for the line of credit shall be prepared in the formats as approved by the Secretary of Finance and Secretary of Administration.

2. The Secretary of Finance and Secretary of Administration shall approve draw downs from this line of credit prior to the expenditure of funds."

Explanation:

(This amendment adds language that extends to the 911 Services Board a line of credit to accelerate implementation of next generation 911 service across the Commonwealth.)

Item 84.20 #2s

Administration

Virginia Information Technologies Agency

Language
Language:

Page 84, after line 36, insert:
“C. During next generation 911 service planning and deployment, the 911 Services Board may reimburse a provider for its wireless E-911 CMRS costs, in lieu of reimbursing the provider's costs to deliver 911 calls to the ESInet points of interconnection pursuant to § 56-48417(D), Code of Virginia. The 911 Services Board may establish the process, criteria, and duration for such reimbursement of CMRS costs but shall continue to ensure that necessary 911 service and ESInet objectives are achieved.”

Explanation:

(This amendment includes language to allow the 911 Services Board to continue to pay wireless carrier costs for E911 until the Commonwealth transitions to next generation 911 service. When the law was changed last year, the 911 Services Board anticipated that the old funding process would be eliminated sooner. This language allows the Board to deal with this delay and potential future delays.)

Item 84.30 #1s

Administration

Virginia Information Technologies Agency

Language:

Page 85, line 36, strike "to the".
Page 85, line 37, strike "Quality Technology Services data center" and insert "to a data center physically located in Virginia".

Explanation:

(This amendment is a technical correction regarding the Virginia Information Technologies Agency's migration of the Commonwealth's applications, data, and systems that are currently physically located or hosted in the Commonwealth Enterprise Solutions Center to another Virginia based data center by June 30, 2022.)

Item 91 #1s

Agriculture and Forestry

<table>
<thead>
<tr>
<th>Department of Agriculture and Consumer Services</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$0</td>
<td>$(138,237)</td>
</tr>
</tbody>
</table>

Language:

Page 93, line 37, strike "$315,171" and insert "$176,934".
**Explanation:**
(This amendment reverses a proposed new position for emergency responsiveness and animal care coverage.)

<table>
<thead>
<tr>
<th>Item 98 #1s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Agriculture and Forestry</strong></td>
</tr>
<tr>
<td>Department of Forestry</td>
</tr>
</tbody>
</table>

**Language:**
Page 96, line 17, strike "$34,664,547" and insert "$34,619,547".

**Explanation:**
(This amendment reverses a proposed new apprenticeship program.)

<table>
<thead>
<tr>
<th>Item 98 #2s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Agriculture and Forestry</strong></td>
</tr>
<tr>
<td>Department of Forestry</td>
</tr>
</tbody>
</table>

**Language:**
Page 96, line 17, strike "$34,664,547" and insert "$34,526,704".

**Explanation:**
(This amendment reverses a proposed land conservation easement coordinator position.)

<table>
<thead>
<tr>
<th>Item 98 #3s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Agriculture and Forestry</strong></td>
</tr>
<tr>
<td>Department of Forestry</td>
</tr>
</tbody>
</table>

**Language:**
Page 96, line 17, strike "$34,664,547" and insert "$34,496,704".

**Explanation:**
(This amendment reverses a proposed water quality program coordinator position.)

| Item 98 #4s |
### Agriculture and Forestry

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Forestry</td>
<td>$0</td>
<td>($167,843) GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 96, line 17, strike "$34,664,547" and insert "$34,496,704".

**Explanation:**

(This amendment reverses a proposed hardwood forest management coordinator position.)

---

### Commerce and Trade

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Commerce and Trade</td>
<td>($140,000)</td>
<td>$0 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 99, line 3, strike "$1,076,185" and insert "$936,185".

**Explanation:**

(This amendment reduces first-year funding intended to support a full-time broadband advisor in the Office of the Secretary of Commerce and Trade. The 2018 Appropriation Act included $140,000 GF each year for this purpose. The first-year appropriation is unnecessary as unused FY 2018 carry-forward balances are sufficient.)

---

### Commerce and Trade

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Economic Development Incentive Payments</td>
<td>$0</td>
<td>$50,000,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 99, line 47, strike "$43,823,498" and insert "$93,823,498".
Page 102, after line 43, insert:

"J. Out of the amounts in this Item, $50,000,000 the second year from the general fund shall be deposited to the Semiconductor Manufacturing Grant Fund for the award of grants to a qualified semiconductor manufacturing company in a qualified locality in accordance with legislation enacted by the 2019 General Assembly and subject to performance metrics agreed to in a memorandum of understanding with the Commonwealth."

**Explanation:**

(This amendment appropriates $50.0 million GF the second year to the Semiconductor
Manufacturing Grant Fund pursuant to Senate Bill 1370 and subject to the terms agreed to in a memorandum of understanding between a qualified manufacturing company and the Commonwealth.

Item 103 #2s

Commerce and Trade

Language:

Economic Development Incentive Payments

Page 100, after line 45, insert:

"7. Up to $1,925,000 of previously awarded funds and funds repaid by political subdivisions or business beneficiaries and deposited to the Commonwealth’s Development Opportunity Fund may be reallocated to the Virginia Jobs Investment Program Fund and made available for eligible businesses under the Virginia Jobs Investment Program subject to the conditions set forth in § 2.2-2240.3, Code of Virginia."

Explanation:

(This amendment authorizes up to $1.9 million of previously awarded funds that have been repaid to the Commonwealth’s Development Opportunity Fund to be used for grants under the Virginia Jobs Investment Program (VJIP), subject to the conditions set forth in current law. This authorization represents the amount of grants awarded to and repaid on behalf of Norfolk Southern Corporation.)

Item 105 #1s

Commerce and Trade

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Housing and Community Development</td>
<td>($14,000,000)</td>
<td>($4,000,000) GF</td>
</tr>
</tbody>
</table>

Language:

Page 103, line 17, strike "$80,902,939" and insert "$66,902,939".
Page 103, line 17, strike "$72,673,655" and insert "$68,673,655".
Page 104, line 11, strike "$20,000,000" and insert "$6,000,000".
Page 104, line 12, strike "$10,000,000" and insert "$6,000,000".

Explanation:

(This amendment provides an additional $500,000 GF each year for the Housing Trust Fund, bringing the total deposit to $6,000,000 GF annually.)
### Item 105 #2s

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Housing and Community Development</td>
<td>$0</td>
<td>($104,050)</td>
</tr>
<tr>
<td>Community Development</td>
<td>0.00</td>
<td>-1.00</td>
</tr>
</tbody>
</table>

**Language:**

Page 103, line 17, strike "$72,673,655" and insert "$72,569,605".

**Explanation:**

(This amendment removes proposed new spending of $104,050 GF and one position intended to support the creation of an eviction diversion program at the Department of Housing and Community Development.)

### Item 106 #1s

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Housing and Community Development</td>
<td>$0</td>
<td>($31,000,000)</td>
</tr>
</tbody>
</table>

**Language:**

Page 104, line 43, strike "$120,855,721" and insert "$89,855,721".

Page 106, line 47, strike "$50,000,000" and insert "$19,000,000".

Page 107, line 1, after "provider.", insert "Up to $250,000 the second year from the general fund may be designated for administrative expenses incurred by Department in administering the program."

**Explanation:**

(This amendment provides an increase of $15.0 million GF the second year for the Virginia Telecommunication Initiative to accelerate broadband deployment in unserved areas of the Commonwealth. This amendment also allows that up to $250,000 of the amounts provided the second year may be used for administrative expenses incurred by the Department of Housing and Community Development in administering the program.)

### Item 106 #2s

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Housing and Community Development</td>
<td>$0</td>
<td>$250,000</td>
</tr>
</tbody>
</table>

**Language:**
Page 104, line 43, strike "$120,855,721" and insert "$121,105,721".

**Explanation:**
(This amendment provides an increase of $250,000 GF the second year to the Department of Housing and Community Development (DHCD) for staff to administer the Virginia Telecommunication Initiative (VATI) program. Currently, DHCD has one staff supporting the program. With an increase in the appropriation for VATI grants, DHCD will need additional staff to adequately administer the program.)

Item 109 #1s

**Commerce and Trade**

Department of Housing and Community Development
Language

**Language:**
Page 108, after line 46, insert:
"The Commission on Local Government shall examine the various local structures of animal control programs. The Commission shall report on the different structures used by localities to provide such services to its citizens and assess the advantages, disadvantages, effectiveness and efficiencies of each structure including program administration, the management of personnel, compensation and other costs, and the flexibility to respond to local needs. The Commission shall report to the Chairs of the Senate Finance Committee and House Appropriations Committee by November 1, 2019."

**Explanation:**
(This amendment directs the Commission on Local Government to examine the various local structures of animal control programs, and to report on the advantages, disadvantages, effectiveness and efficiencies of each structure, to the Chairs of the Senate Finance Committee and House Appropriations Committee by November 1, 2019.)

Item 113 #1s

**Commerce and Trade**

Department of Labor and Industry

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>($1,429,000)</td>
</tr>
</tbody>
</table>

**Language:**
Page 109, line 25, strike "$12,033,222" and insert "$10,604,222".

**Explanation:**
(This amendment reverses the proposed increase in funding for compliance officer positions in...
the Virginia Occupational Safety and Health (VOSH) program. The Governor's proposed budget included $1.4 million GF for staffing to increase health and safety inspections.

<table>
<thead>
<tr>
<th>Item 117 #1s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Commerce and Trade</strong></td>
</tr>
<tr>
<td>Department of Mines, Minerals and Energy</td>
</tr>
</tbody>
</table>

**Language:**
Page 111, line 3, strike "$13,116,931" and insert "$3,116,931".
Page 111, line 3, strike "$3,503,931" and insert "$4,503,931".
Page 111, strike lines 31 through 36, and insert:
"D. Out of the amounts in this Item, $1,000,000 the second year from the general fund shall be deposited to the Installed Solar Energy Equipment Program Grant Fund and used to award grants to businesses that on or after July 1, 2019, construct, purchase, or lease solar energy equipment and place such equipment in service on certain nonresidential real property, pursuant to Senate Bill 1496, as enacted by the 2019 General Assembly."

**Explanation:**
(This amendment provides $1.0 million GF the second year to be deposited to the Installed Solar Energy Equipment Program Grant Fund and used to award grants to businesses that on or after July 1, 2019, construct, purchase, or lease solar energy equipment and place such equipment in service on certain nonresidential real property, subject to the requirements set forth in Senate Bill 1496. This amendment also removes language authorizing the development of a public/private partnership program to provide financing for energy efficiency and renewable energy loans to private and local government properties and entities.)

<table>
<thead>
<tr>
<th>Item 117 #2s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Commerce and Trade</strong></td>
</tr>
<tr>
<td>Department of Mines, Minerals and Energy</td>
</tr>
</tbody>
</table>

**Language:**
Page 111, line 3, strike "$3,503,931" and insert "$3,253,931".

**Explanation:**
(This amendment removes proposed new spending of $250,000 GF the second year which was intended to support 1.5 positions and create an office of offshore wind within the agency's division of energy.)
Item 119 #1s

**Commerce and Trade**

Department of Professional and Occupational Regulation

**Language:**

Page 112, after line 16, insert:

"A. The Department is authorized to provide electronic credentials to persons regulated by the Department or its regulatory boards. An "electronic credential" means an electronic method by which a person may display or transmit to another person information that verifies information about a person such as their certification, licensure, registration, or permit. Any statutory or regulatory requirement to display, post, or produce a credential issued by a Department regulatory board or the Department may be satisfied by the proffer of an electronic credential. The Department may use a third-party electronic credential system that is not maintained by the agency. Such electronic credential system shall include a verification system that is operated by the agency or its agent on its behalf for the purpose of verifying the authenticity and validity of electronic credentials issued by the Department. No funds are appropriated for this purpose."

**Explanation:**

(This amendment adds language authorizing the Department of Professional and Occupational Regulation to provide electronic credentials to individuals and organizations it regulates.)

---

Item 122 #1s

<table>
<thead>
<tr>
<th><strong>Commerce and Trade</strong></th>
<th><strong>FY18-19</strong></th>
<th><strong>FY19-20</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Economic Development Partnership</td>
<td>($19,000,000)</td>
<td>$1,000,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 115, line 16, strike "$51,597,198" and insert "$32,597,198".

Page 115, line 15, strike "$35,107,392" and insert "$36,107,392".

**Explanation:**

(This amendment provides an increase of $1.0 million GF each year for the Virginia Business Ready Sites program. Funding will be used to assess and estimate the cost to develop industrial sites to "project-ready" status, and to provide development grants to ready strategically significant sites for development with the goal of making Virginia more competitive in attracting high paying jobs and capital investment.)
Item 122 #2s

**Commerce and Trade**  
**FY18-19**  
Virginia Economic Development Partnership  
$0  
**FY19-20**  
$920,000  
GF

Language:
Page 115, line 15, strike "$35,107,392" and insert "$36,027,392".
Page 116, line 47, after "the first year and", insert "$1,845,000".

Explanation:
(This amendment provides an increase of $920,000 GF the second year for operating support for the Commonwealth Center for Advanced Manufacturing.)

---

Item 123 #1s

**Commerce and Trade**  
**FY18-19**  
Virginia Employment Commission  
($124,635)  
**FY19-20**  
($1,884,070)  
GF

Language:
Page 117, line 20, strike "$557,705,646" and insert "$557,581,011".
Page 117, line 20, strike "$554,265,081" and insert "$552,381,011".
Page 118, strike lines 9-14.

Explanation:
(This amendment removes proposed new spending of $124,635 GF the first year and $1,884,070 GF the second year for the development and implementation of a strategic workforce dashboard at the Virginia Employment Commission.)

---

Item 126 #1s

**Commerce and Trade**  
**FY18-19**  
Virginia Tourism Authority  
($25,000)  
**FY19-20**  
$25,000  
GF

Language:
Page 118, line 37, strike "$21,585,424" and insert "$21,560,424".
Page 118, line 36, strike "$20,810,424" and insert "$20,835,424".
Page 119, line 23, strike "$850,000" and insert "$825,000".
Page 119, line 23, strike "$550,000 the second year" and insert "$575,000 the second year".
Page 119, line 26, after "entity." insert "Of the amounts provided to the Southwest Virginia Recreation Authority for the Spearhead Trails initiative, $25,000 the second year from the general fund shall be used to establish a peer-support and recovery program for Virginia veterans with post traumatic stress disorder."

**Explanation:**

(This amendment provides funding to establish a peer-support and recovery program for Virginia veterans with post traumatic stress disorder in partnership with the Spearhead Trails initiative. Funding of $25,000 GF the second year for this initiative is offset by a like reduction in the first year. With this amendment, general fund support for the Spearhead Trails initiative totals $825,000 in FY 2019 and $575,000 GF in FY 2020.)

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**Item 126 #2s**

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
<th>GF</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Tourism Authority</td>
<td>($200,000)</td>
<td>$0</td>
<td></td>
</tr>
</tbody>
</table>

**Language:**

Page 118, line 37, strike "$21,585,424" and insert "$21,385,424".  
Page 119, line 20, strike "$350,000" and insert "$150,000".

**Explanation:**

(This amendment provides an increase of $50,000 GF the first year for the Heart of Appalachia (Coalfield Regional Tourism Authority) to support regional tourism marketing initiatives. With this amendment, general fund support for the Heart of Appalachia totals $150,000 GF in FY 2019 and $100,000 GF in FY 2020.)

---

**Item 128 #1s**

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
<th>GF</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Education, Central Office Operations</td>
<td>$0</td>
<td>$80,000</td>
<td></td>
</tr>
</tbody>
</table>

**Language:**

Page 126, line 39, strike "$21,419,207" and insert "$21,499,207".

**Explanation:**

(This amendment provides up to $80,000 GF in the second year for costs associated with the setup and design of a 17th career cluster: energy.)
Item 128 #2s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Education, Central Office Operations</td>
<td>$0</td>
<td>($137,733) GF</td>
</tr>
<tr>
<td>Language:</td>
<td>0.00</td>
<td>-1.00 FTE</td>
</tr>
</tbody>
</table>

Page 126, line 39, strike "$21,419,207" and insert "$21,281,474".

Explanation:
(This amendment provides $162,587 GF the second year for an additional early childhood education staff position at the Virginia Department of Education.)

Item 129 #1s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Education, Central Office Operations</td>
<td>$0</td>
<td>$20,000 GF</td>
</tr>
</tbody>
</table>

Language:
Page 129, line 18, strike "$16,985,368" and insert "$17,005,368".

Explanation:
(This amendment provides $20,000 GF in FY 2020 for costs associated with implementing a pilot program to study the feasibility of educational placement transition of certain students with disabilities. The amendment is contingent on passage of Senate Bill 1576.)

Item 130 #1s

<table>
<thead>
<tr>
<th>Education</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Education, Central Office Operations</td>
<td></td>
</tr>
</tbody>
</table>

Language:
Page 130, after line 48, insert:
"F. If Senate Bill 1218 is enacted by the 2019 Session of the General Assembly and becomes law, the provisions of paragraph D shall be repealed. Any funding to be allocated pursuant to Paragraph D, shall instead be used for the purposes set forth in Paragraph E."
Explaination:
(This amendment specifies that $300,000 GF each year shall be allocated for updating the Civics and Economics SOL assessments, contingent on passage of Senate Bill 1218.)

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Education, Central Office Operations</td>
<td>$0</td>
<td>($97,500) GF</td>
</tr>
</tbody>
</table>

Language:
Page 131, line 45, strike "$2,933,252" and insert "$2,835,752".

Explaination:
(This amendment captures offsetting savings from efficiencies in automating the teacher licensure application and intake process.)

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Education, Central Office Operations</td>
<td>$0</td>
<td>($150,000) GF</td>
</tr>
</tbody>
</table>

Language:
Page 132, line 24, strike "$21,678,429" and insert "$21,528,429".
Page 133, line 39, strike "$600,000" and insert "$450,000".

Explaination:
(This amendment provides $450,000 GF the second year to support replacement of the Department's aging grants management system.)

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>$0</td>
<td>($200,000) GF</td>
</tr>
</tbody>
</table>

Language:
Page 134, line 3, strike "$32,373,459" and insert "$32,173,459".
Page 142, strike lines 4 through 24.

**Explanation:**

(This amendment reverses $200,000 GF the second year for a new initiative to establish a Grow Your Own Teacher pilot program.)

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<table>
<thead>
<tr>
<th>Item 135 #2s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education</strong></td>
</tr>
<tr>
<td>Direct Aid to Public Education</td>
</tr>
</tbody>
</table>

**Language:**

Page 134, line 3, strike "$33,621,945" and insert "$31,621,945".
Page 142, strike lines 51 through 53.

**Explanation:**

(This amendment re-allocates $2.0 million GF the first year proposed in the budget as introduced for the Garden of Tomorrow project.)

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<table>
<thead>
<tr>
<th>Item 135 #3s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education</strong></td>
</tr>
<tr>
<td>Direct Aid to Public Education</td>
</tr>
</tbody>
</table>

**Language:**

Page 134, line 3, strike "$32,373,459" and insert "$31,973,459".
Page 142, strike lines 44 through 50.

**Explanation:**

(This amendment re-allocates $400,000 GF the second year proposed in the budget as introduced for the Virginia Arts Festival education initiatives.)

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<table>
<thead>
<tr>
<th>Item 135 #4s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education</strong></td>
</tr>
<tr>
<td>Direct Aid to Public Education</td>
</tr>
</tbody>
</table>
Language:

Page 134, line 3, strike "$33,621,945" and insert "$34,171,945".
Page 134, line 3, strike "$32,373,459" and insert "$32,923,459".
Page 142, after line 53, insert:
"MM. Out of the appropriation, $550,000 the first year and $550,000 the second year from the general fund is provided to CodeVA for the development, marketing, and implementation of high-quality and effective computer science training and professional development activities for public school teachers throughout the Commonwealth. The provided funds may also be used to reimburse CodeVA for teacher training services rendered in 2018 including all cost associated with facilitating teacher training cohorts.

CodeVA shall report no later than October 1, each year to the Chairmen of the House Education and Senate Education & Health Committees, as well as the computer science education advisory committee administered by Northern Virginia Community College, on its activities in the previous year to support computer science teacher training and curriculum development, including on collaboration with other stakeholders to avoid duplication of efforts.”.

Explanation:

(This amendment, together with a companion amendment in Item 210, transfers $550,000 GF in each year from Item 210, paragraph S, and moves it to Item 135 as a direct pass-through where it was originally.)

---

Item 135 #5s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>$0</td>
<td>$500,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 134, line 4, strike "$32,373,459" and insert "$32,873,459".
Page 139, line 22, after "the first year and" strike "$1,500,000" and inser: "$2,000,000".

Explanation:

(This amendment increases grants for teacher residency partnerships between university teacher preparation programs and the Petersburg, Norfolk, and Richmond City school divisions and any other university teacher preparation programs and hard to staff school divisions to help improve new teacher training and retention for hard to staff schools. The grants will support a site specific residency model program for preparation, planning, development, and implementation including possible stipends in the program to attract qualified candidates and mentors.)
Item 135 #6s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>$0</td>
<td>$125,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 134, line 3, strike "$32,373,459" and insert "$32,498,459".  
Page 142, after line 53, insert:

"MM. 1. Out of this appropriation, $250,000 to be divided over two fiscal years beginning in FY 2020 from the general fund is provided for a pilot program for Richmond City Public Schools for a maximum of 25 high school juniors or seniors, in a high school, technical center, or specialty school, as apprentices in certain fields. A business shall apply to the Superintendent of Richmond City Schools to host an apprentice and be eligible to receive a grant of up to $2,500 per student, based upon procedures and forms developed by the Superintendent. The Superintendent shall receive nominations of students to serve as apprentices during their junior and senior year of high school from principals and guidance counselors at qualified schools. The Superintendent shall select a maximum of 25 students to participate in the program, the selection of whom shall be based on the needs of the businesses that have applied to participate in the program. Each student shall be eligible to participate in the program for two academic semesters. If more than 25 businesses apply to participate in the program, the Superintendent shall select the businesses that most closely align with the interests and fields of study of the nominated students. If fewer than 25 businesses apply to participate in the program, a business may elect to host more than one apprentice under the program. In order to be eligible to receive a grant pursuant to this section, a business shall provide the apprentice with a stipend that is no less than the amount of the grant to be received by the business.

2. The Superintendent shall report annually, no later than January 1, to the Governor and the Chairmen of the House Committee on Appropriations, the House Committee on Finance, and the Senate Committee on Finance. The report shall, at a minimum, identify the businesses that participated in the apprenticeship program, the number of students who participated in the apprenticeship program, the qualified fields in which the apprenticeships were focused, the general experience of the businesses and students who participated, and whether any student who participated in the program pursued a workforce credential or gained employment in the field of the apprenticeship after the apprenticeship concluded."

Explanation:

(This amendment provides $125,000 GF in the second year for the first of a two-year pilot for a grant program in lieu of tax credits as proposed in Senate Bill 1532.)
Education

Direct Aid to Public Education

Language:

Page 179, line 30, after "2020 biennium" insert ", although localities may still access a proportional amount of funding between 3.0 percent and 5.0 percent, if they increase salaries by at least 3.0 percent".

Page 179, at the end of line 36, insert:
"In the case of school divisions that certify that salary increases of at least an average of 3.0 percent have been or will be provided during the 2018-20 biennium, they shall receive the proportional amount of this funding between 3.0 percent and 5.0 percent.".

Explanation:

(This amendment provides additional flexibility to the state support for up to a 5.0 percent teacher (SOQ-funded instructional and support positions) salary increase. This funding total $87.6 million above the amounts included in Chapter 2, 2018 Special Session I. In addition to the flexibility to provide the increase in either year of the biennium, or a combination of the two years, and the lack of a specific calculation of a required local match, this amendment specifies that school divisions shall be entitled to a proportionate share of funding, between 3.0 percent and 5.0 percent, if they certify to providing an increase of at least 3.0 percent. For example, divisions that provide and average 2.0 percent increase will not be eligible for state funding. Divisions that provide an average 4.0 percent increase would be eligible to receive state funding for a 4.0 percent compensation supplement. Divisions that provide an average 6.0 percent increase over the biennium would be eligible to receive the state funding for a 5.0 percent compensation supplement. In any case, there is no mandate to school divisions to provide any such increase, but the state support will only be provided to school divisions that choose to participate.)

---

Item 136 #2s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>$0</td>
<td>($25,978,056) GF</td>
</tr>
</tbody>
</table>

Language:

Page 142, line 55, strike "$7,295,037,230" and insert "$7,269,059,174".

Explanation:

(This amendment provides $10.1 million GF the second year to increase state support for additional school counselors. This equates to 1 per 460 students at the elementary school level, 1 per 375 students at the middle school level, and 1 per 330 students at the high school level.)
Item 136 #3s

**Education**

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>$0</td>
</tr>
</tbody>
</table>

**Language:**

Page 142, line 55, strike "$7,295,037,230" and insert "$7,292,620,724".
Page 180, line 38, strike "$9,678,780" and insert "$7,259,085".
Page 180, line 45, strike "localities are not responsible for a local match of"
Page 180, strike lines 45 through 49, and insert "a local match of 25 percent, or a local match based on the division's actual composite index of local ability-to-pay if that is lower than 0.2500, is required".

**Explanation:**

(This amendment provides $7.3 million for up to 1,530 slots in the 13 school divisions that participated in the state's federal Virginia Preschool Initiative Plus program, based on a required local match of 25 percent for FY 2020.)

---

Item 136 #4s

**Education**

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>($10,676,622)</td>
</tr>
</tbody>
</table>

**Language:**

Page 142, line 55, strike "$6,988,217,730" and insert "$6,977,541,108".
Page 142, line 55, strike "$7,295,037,230" and insert "$7,291,472,324".
Page 158, line 2, strike "$25,382,033" and insert "$14,705,411".

Page 158, line 3, strike "$36,728,753" and insert "$33,163,847".
Page 158, line 12, strike "16.0 percent" and insert "14.5 percent".
Page 158, line 13, strike "16.0 percent" and insert "15.5 percent".

**Explanation:**

(This amendment provides $10.7 million GF each year to increase the at-risk add-on percentages, to 14.5 percent in FY 2019 and to 15.5 percent in FY 2020.)

---

Item 136 #5s

**Education**
Direct Aid to Public Education

Language:
Page 173, strike lines 24 and 25.
Page 173, after line 23, insert:
"d. The Department of Education shall establish a per-student, per-course fee schedule for local school divisions to participate in Virtual Virginia coursework. Such fee schedule shall provide (i) an allotment of slots, determined by the Department, per course to a school division free of charge, and (ii) for any slots a school division wishes to use beyond the free slots, a per-course, per-student fee that may include discounts for school divisions based upon the composite index of local ability to pay.".

Explanation:
(This amendment updates language for Virtual Virginia, consistent with Senate Bill 1590.)

<table>
<thead>
<tr>
<th>Item 136 #6s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education</strong></td>
</tr>
<tr>
<td>Direct Aid to Public Education</td>
</tr>
</tbody>
</table>

Language:
Page 142, line 55, strike "$7,295,037,230" and insert "$7,293,337,230".
Page 169, strike lines 57 through 59.
Page 170, strike lines 1 through 26.

Explanation:
(This amendment level funds curriculum and CLASS observations, maintaining new funding provided in Chapter 2, 2018 Special Session I, which included $1.0 million over the biennium related to professional development, $700,000 over the biennium for classroom assessments, to improve the Virginia Preschool Initiative.)

<table>
<thead>
<tr>
<th>Item 136 #7s</th>
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</thead>
<tbody>
<tr>
<td><strong>Education</strong></td>
</tr>
<tr>
<td>Direct Aid to Public Education</td>
</tr>
</tbody>
</table>

Language:
Page 147, after line 5, insert:
"Beginning July 1, 2020, the true value of property indicator shall incorporate the land-use assessment value for those properties within a land-use plan pursuant to Article 4 (§ 58.1-3229"
et seq.) of Chapter 32 of Title 58.1 Code of Virginia."

Explanation:
(This amendment modifies, beginning with FY 2021, concurrent with the next re-benchmarking of the Standards of Quality costs, the current calculation of composite index of local ability to pay to incorporate within the real estate indicator of local wealth the land-use assessment value for those properties located within a land-use plan.)

| Item 136 #8s |
|-----------------|-----------------|-----------------|
| **Education**   | **FY18-19**     | **FY19-20**     |
| Direct Aid to Public Education | ($10,000,000) | 0 GF |

Language:
Page 142, line 55, strike "$6,988,217,730" and insert "$6,978,217,730".
Page 154, line 49, strike "$66,349,570" and insert "$76,349,570".
Page 160, after line 52, insert:
"b. 1. The Virginia Public School Authority shall provide an interest rate subsidy program in fiscal year 2020 for projects that are on the Board of Education's First Priority Waiting List, and which shall only use the subsidy funding and associated VPSA borrowing as original financing for the project and not to refinance any prior debt on the project. Projects on the Literary Fund Second Priority Waiting List may participate in the Interest Rate Subsidy Program if unused subsidy appropriation remains once the participation of projects on the First Priority Waiting List is confirmed and subject to the same restrictions. However, the cost of the subsidy shall not exceed $32.5 million in the second year including the subsidy payments and related issuance costs.
2. In addition to the interest rate subsidy program in paragraph b.1. above, up to $5.0 million shall be allocated to a similar program, based on the parameters in Senate Bill 1093, 2019 Session.".
Page 161, line 1, strike "b." and insert "c."
Page 161, line 4, after "Education Technology" insert "and Security Equipment".
Page 161, line 5, strike "c." and insert "d."

Explanation:
(This amendment directs a total of $70.0 million towards school construction support as follows: 1) $32.5 million towards an interest rate subsidy grant program for projects on the First Priority Waiting List for school construction Literary Fund loans (which may be able to address $130 million to $195 million worth of projects, based on historical trends of between 4-to-1 and 6-to-1 ratio of project costs relative to costs of subsidy grants); 2) $5.0 million towards an interest rate subsidy program, based on the parameters established in Senate Bill 1093, 2019 Session; and 3) the remaining $32.5 million for Literary Fund school construction loans that will revolve back to the Literary Fund. Senate Bill 1093 authorizes a 100 percent interest rate
subsidy for school divisions with local composite index of 0.2500 and below and a 50 percent interest rate subsidy for school divisions with a local composite index greater than 0.2500 but no greater than 0.4000. This amendment also includes a technical correction.)

Item 136 #9s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>$0</td>
<td>$480,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 142, line 55, strike "$7,295,037,230" and insert "$7,295,517,230".

Explanation:

(This amendment provides $480,000 GF the second year if it is determined to be needed for costs associated with Senate Bill 1314, which requires that any child who is admitted to a state hospital or state mental health facility for inpatient treatment shall, if appropriate, participate in any education and training program in such state hospital or state mental health facility unless such child has been excused from attendance at school attendance due to a bona fide religious training or belief.)

Item 136 #10s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>($18,515,608)</td>
<td>($16,175,901) GF</td>
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</tbody>
</table>

Language:

Page 142, line 55, strike "$6,988,217,730" and insert "$6,969,702,122".
Page 142, line 55, strike "$7,295,037,230" and insert "$7,278,861,329".
Page 145, line 29, strike "$253,190,472" and insert "$234,674,864".
Page 145, line 29, strike "$255,531,948" and insert "$239,356,049"
Page 178, line 39, strike "$364.15 per pupil" and insert "$337.52 per pupil".
Page 178, line 39, strike "$367.44 per pupil" and insert "$344.18 per pupil".

Explanation:

(This amendment restores the amounts for the Supplemental Lottery Per Pupil Allocation to the levels included in Chapter 2, 2018 Special Session I. This equates to 37.1 percent in the first year and 38.1 percent in the second year of total Lottery Proceeds, estimated at $632.4 million in the first year and $628.8 million in the second year, as flexible funding. The remainder of the
Lottery Proceeds support other education programs, including At-Risk Add-On, Virginia Preschool Initiative, Early Reading Intervention, K-3 Primary Class Size Reduction, and others.)

Item 141 #1s

**Education**

State Council of Higher Education for Virginia

**Language**

Page 186, strike line 30.

Page 186, line 31, strike "5." and insert "4."

**Explanation:**

(This amendment removes the proposed language in the introduced budget that there be an income eligibility requirement such that the student must have a family income at or below $50,000 a year.)

Item 141 #2s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>State Council of Higher Education for Virginia</td>
<td>$0</td>
<td>($1,700,000)</td>
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</table>

**Language**

Page 183, line 19, strike "$93,908,559" and insert "$92,208,559".

Page 183, line 38, strike "$72,798,303" and insert "$71,098,303".

**Explanation:**

(This amendment captures savings from a technical correction accounting for a double-counting of funds related to the Jefferson College of Health Sciences, which will be merged with Radford University. Radford received an allocation of $1.7 million GF based on the number of TAG grants previously received by Jefferson College students.)

Item 143 #1s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>State Council of Higher Education for Virginia</td>
<td>$0</td>
<td>$750,000</td>
</tr>
</tbody>
</table>


Language:

Page 187, line 36, strike "$17,205,107" and insert "$17,955,107".
Page 190, after line 6 insert:
"Q. Out of this appropriation $750,000 in the second year from the general fund is designated for the administration of a one-time survey of graduates of public institutions of higher education. The survey shall be designed to enable Virginia to answer fundamental questions about the value and impact of undergraduate education and complement existing research on wages of college graduates derived from the Virginia Longitudinal Data System. The results of the survey shall be used to guide future policy decisions in alignment with the priorities of the Governor and the General Assembly."

Explanation:

(This amendment facilitates, as part of the State Council of Higher Education for Virginia's effort to better assess and communicate the value of higher education, funding for the one-time administration of a graduate survey. The survey is expected to enable Virginia to assess the value and impact of higher education through direct student feedback. SCHEV plans to combine this information with the wage data it currently produces through the Virginia Longitudinal Data System. The funding will support surveying public institution graduates with sufficient sampling to yield results at the state, institution, and program level, as well as student demographic information.)

Item 143 #2s

Education

State Council of Higher Education for Virginia

Language:

Page 190, after line 6, insert:
"Q. The State Council of Higher Education for Virginia shall work with the Lumina Foundation to develop a statewide higher education finance plan that incorporates the priorities of the Joint Subcommittee on the Future Competitiveness of Higher Education and provides strategies to achieve higher education outcomes."

Explanation:

(This amendment requires SCHEV and Lumina to report to the Joint Committee on the Future Competitiveness of Higher Education on recommendations and strategies for Virginia to achieve higher education outcomes.)

Item 143 #3s

Education

FY18-19

FY19-20
State Council of Higher Education for Virginia

Language:

Page 187, line 36, strike "$17,205,107" and insert "$17,705,107".
Page 189, line 30, strike "and $200,000 the second year".
Page 189, after line 48, insert:

"3. a. Out of this appropriation, $700,000, the second year from the general fund is designated for an internship program. The funding is designed to expand paid or credit-bearing student internship and other work-based learning opportunities in collaboration with Virginia employers. The Program comprises institutional grants and a statewide initiative to facilitate the readiness of students, employers, and institutions of higher education to participate in internship and other work-based learning opportunities.

b. In administering the statewide initiative, the Council shall (i) engage stakeholders from business and industry, secondary and higher education, economic development, and state agencies and entities that are successfully engaging employers or successfully operating internship programs; (ii) explore strategies in Virginia and elsewhere on successful institutional, regional, statewide or sector-based internship programs; (iii) gather data on current institutional internship practices, scale, and outcomes; (iv) develop internship readiness educational resources, delivery methods, certification procedures, and outreach and awareness activities for employer partners, students, and institutional career development personnel; (v) pursue shared services or other efficiency initiatives, including technological solutions; and (vi) create a process to track key measures of performance.

c. The Council shall establish eligibility criteria, including requirements for matching funds, for institutional grants. Such grants shall be used to accomplish one or more of the following goals: (i) support state or regional workforce needs; (ii) support initiatives to attract and retain talent in the Commonwealth; (iii) support research and research commercialization in sectors and clusters targeted for development; (iv) support regional economic growth and diversification plans; (v) enhance the job readiness of students; (vi) enhance higher education affordability and timely completion for Virginia students; or (vii) further the objectives of increasing the tech talent pipeline."

Explanation:

(This amendment provides an additional $500,000 GF in the second year for the innovative internship program at the State Council of Higher Education for Virginia, including $300,000 transferred from Central Appropriations that is in support of additional computer science degrees in support of the tech talent pipeline. The amendment would bring total funding for the program to $700,000 GF in the second year, and specifies parameters for the program that are consistent with Senate Bill 1628, 2019 Session.)

Item 143 #4s
Education

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>$75,000</td>
</tr>
</tbody>
</table>

**Language:**

Page 187, line 35, strike "$17,205,107" and insert "$17,280,107".

**Explanation:**

(This amendment provides $75,000 GF in the second year for expenses of a partner organization to conduct an annual meeting for legislators from education-related committees on critical education issues, bringing together national and regional policy experts.)

---

**Item 143 #5s**

Education

State Council of Higher Education for Virginia

**Language:**

Page 190, after line 6, insert "Q. In addition to the exceptions pursuant to § 2.2-3815, the provisions of the section shall not be construed to prevent the release of a social security number to the U.S. Census, U.S. Education Department, or other agency of the federal government, by the State Council of Higher Education for the purposes of data-matching to improve knowledge of the outcomes of education programs of the Commonwealth, including, but not limited to earnings and education-related debt."

**Explanation:**

(This amendment specifies certain needed data exchange with the U.S. Census in order to get wage outcomes for graduates working outside the Commonwealth.)

---

**Item 143 #6s**

Education

State Council of Higher Education for Virginia

**Language:**

Page 189, strike lines 49 through 55.

Page 190, strike lines 1 through 6 and insert:

"P. As part of the biennial six-year financial plan required in the provisions of § 23.1-306, Code of Virginia, each public four-year institution of higher education, Richard Bland College, and
the Virginia Community College System may include in its six-year plan submitted to the State Council of Higher Education for Virginia (SCHEV) alternative tuition and fee structures and programs that could result in lower costs to in-state undergraduate students. SCHEV shall develop instructions related to the submission of such plans in conjunction with the six-year financial plans as required by § 23.1-306, Code of Virginia.

Q. 1. In conjunction with the plans included in the six-year plans, each public institution of higher education may propose one innovative request and a corresponding state ask with clearly defined performance measures for a performance pilot, and the General Assembly may approve the requested performance pilot in language to be placed in the general appropriation act. The performance pilot shall advance the objectives of the Commonwealth by addressing innovative requests related to college access, affordability, cost predictability, employment pathways for undergraduate Virginia students, strategic talent development, pathways to increase timely degree completion, and other priorities set out in the general appropriation act.

2. Development and approval of any performance pilot proposal shall proceed in tandem with consideration of the institution's six-year plan, as follows:

a. An institution that intends to propose a performance pilot shall communicate that intention as early as practicable, but not later than April 1 of the year in which the performance pilot will be proposed, to the six-year plan reviewers, the co-chairmen of the Joint Subcommittee on the Future Competitiveness of Virginia Higher Education, and the Governor. In developing a proposed performance pilot, the institution shall consider the Commonwealth's educational and economic policies and priorities, including those reflected in the Virginia Plan for Higher Education issued by the Council, the economic development policy developed pursuant to § 2.2-205, the strategic plan developed pursuant to § 2.2-2237.1, relevant regional economic growth and diversification plans prepared by regional councils pursuant to the Virginia Growth and Opportunity Act (§ 2.2-2484 et seq.), and any additional guidance provided by the Joint Subcommittee on the Future Competitiveness of Virginia Higher Education and the Governor.

b. An institution that proposes a performance pilot shall include the one innovative request and corresponding state ask with clearly defined performance measures with its submission of the preliminary version of its six-year plan or with its preliminary amendment or affirmation submission.

c. The six-year plan reviewers, or their designees, shall review and comment on any proposed performance pilot in accordance with the six-year plan review and comment process and may expedite such review and comment process to facilitate the executive and legislative budget process or for other reasons. No later than October 15 of the relevant year, the reviewers shall communicate to the Governor and the Chairmen of the House Committee on Appropriations and the Senate Committee on Finance their recommendations regarding each performance pilot proposal.
d. Each performance pilot proposal shall include evidence of its approval by the institution's governing board and, if accepted, shall be referenced in the general appropriation act."

**Explanation:**
(This amendment states that institutions may present as part of their six-year financial plans: 1) alternative tuition and fee structures and programs to result in lower costs for in-state undergraduate students; and 2) an innovative performance pilot.)

<table>
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<tr>
<th>Education</th>
<th>FY18-19</th>
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</thead>
<tbody>
<tr>
<td>The College of William and Mary in Virginia</td>
<td>$0</td>
<td>$570,000 GF</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>3.00 FTE</td>
</tr>
</tbody>
</table>

**Language:**

Page 192, line 50, strike "$217,241,750" and insert "$217,811,750".

**Explanation:**
(This amendment supports the College of William and Mary's expansion of the Data Science program with $570,000 GF in the second year and 3.0 FTE. This funding will support the recruitment of three additional faculty to meet excess demand in the existing data science minor and to develop a full major in the data sciences.)

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Institute of Marine Science</td>
<td>$300,000</td>
<td>$0      GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 198, line 6, strike "$24,760,690" and insert "$25,060,690".
Page 199, after line 38, insert:
"O. Out of this appropriation, $300,000 the first year from the general fund is provided to support the development of a wave, hydrodynamic, and sediment transport model for the region around Chincoteague Inlet; including Assateague Inlet, Wallops Island, and Chincoteague Island, that can be used to inform erosion control and stabilization management decisions on the islands, contingent on the provision of at least equal funding from the U.S. Army Corps of Engineers.".

**Explanation:**
(This amendment provides $300,000 GF in the first year for the Virginia Institute of Marine Science to support the development of a wave, hydrodynamic, and sediment transport model for
the region around Chincoteague Inlet; including Assateague Inlet, Wallops Island, and Chincoteague Island, that can be used to inform erosion control and stabilization management decisions on the islands. This will build on research that is currently funded by Virginia's Center for Innovative Technology.)

Item 162 #1s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>George Mason University</td>
<td>$0</td>
<td>$300,000</td>
</tr>
<tr>
<td></td>
<td>$0</td>
<td>$300,000</td>
</tr>
</tbody>
</table>

Language:

Page 200, line 29, strike "$590,854,330" and insert "$591,454,330".

Explanation:

(This amendment provides $300,000 GF and $300,000 NGF in the second year for the Advance NOVA Mason Partnership Program at George Mason University. This program is to support the challenges related to the two-to-four year transfer model, allowing for systems integration and a more seamless transition between the two institutions.

Item 180 #1s

<table>
<thead>
<tr>
<th>Education</th>
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<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>Old Dominion University</td>
<td>$0</td>
<td>$370,000</td>
</tr>
</tbody>
</table>

Language:

Page 212, line 36, strike "$17,484,260" and insert "$17,854,260".
Page 213, after line 12, insert:
"D. Out of this appropriation, $370,000 the second year from the general fund is designated to the Virginia SmallSat Data Consortium, to support development of the Virginia Institute for SpaceFlight and Autonomy."

Explanation:

(This amendment provides $370,000 GF the second year to support development of the Virginia Institute for SpaceFlight and Autonomy, building upon the Virginia SmallSat Data Consortium, an ODU-led collaborative effort with Virginia Tech. The future center will focus on commercialization of university research, technology development, and creation of an innovative ecosystem of industry, government, and academia.)

Item 195 #1s
Education FY18-19 FY19-20
University of Virginia $0 ($1,000,000) GF

Language:
Page 222, line 23, strike "$537,856,736" and insert "$536,856,736".
Page 222, line 38, strike the second instance of "$3,612,500" and insert "$2,612,500".

Explanation:
(This amendment maintains general fund support for the Focused Ultrasound Center at the University of Virginia at $2.6 million GF in the second year.)

Education FY18-19 FY19-20
University of Virginia's College at Wise $0 ($1,300,000) GF

Language:
Page 224, line 32, strike "$31,925,486" and insert "$30,625,486".

Explanation:
(This amendment provides $1.3 million GF in the second year. This funding is in addition to the authority granted in Senate Bill 1519, and is intended to help address enrollment at UVA-Wise. Of the total, $1.0 million will be used to support core operations and enhanced recruitment efforts, and $300,000 will be used to implement program planning for accounting and business accreditation, and online bachelors in nursing, and a cybersecurity initiative. Fall 2018 enrollment of 2,065 undergraduates is 156 students fewer than in 2016, although higher than the levels during 2008-2010.)

Education FY18-19 FY19-20
Virginia Commonwealth University $0 $160,000 GF

Language:
Page 226, line 51, strike "$635,434,781" and insert "$635,594,781".
Page 227, line 52, strike both instances of "$32,753" and insert "$192,753".

Explanation:
(This amendment provides $160,000 GF in the second year to increase the existing Virginia
Commonwealth University Education Policy Institute's appropriation from $32,753 to $192,753 to allow for the creation of a legislative aide leadership development program and the creation of a legislative briefing and translated research analysis program.)

<table>
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<tr>
<th>Education</th>
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<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Community College System</td>
<td>($550,000)</td>
<td>($550,000) GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 231, line 47, strike "$895,795,430" and insert "$895,245,430".
Page 231, line 48, strike "$893,505,430" and insert "$902,955,430".
Page 234, strike lines 4 through 15.

**Explanation:**

(This amendment, together with a companion amendment in Item 135, transfers $550,000 GF in each year, to CodeVA for computer science training and professional development activities for teachers, from Item 210, paragraph S, and moves it to Item 135 as a direct pass-through where it was originally.)

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Community College System</td>
<td>$0</td>
<td>($3,200,000) GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 231, line 48, strike "$903,505,430" and insert "$900,305,430".
Page 234, line 44, strike "$5,500,000" and insert "$2,300,000".
Page 234, line 44, strike "79" and insert "33".
Page 234, at the end of line 47, insert "Prior to utilizing this funding and no later than July 1, 2019, the Virginia Community College System shall provide to the Chairpersons of the Senate Finance and House Appropriations Committees, (i) the proposed allocation of the positions across the system, (ii) an update on efforts to utilize the resources and technical assistance of the Southern Regional Education Board, and (iii) an update on reengineered advising processes, along with (iv) a timeline of outcome improvement goals, including specific metrics."

**Explanation:**

(This amendment provides $2.3 million for additional advising positions across the Virginia Community College System.)
### Item 216 #1s

<table>
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<tr>
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<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
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<td>Virginia Military Institute</td>
<td>$0</td>
<td>$610,548 GF</td>
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<td>1.00 FTE</td>
</tr>
</tbody>
</table>

**Language:**

Page 238, line 17, strike "$41,462,327" and insert "$42,074,875".

**Explanation:**

(This amendment provides $610,548 GF in the second year, related to items including addressing the common core math requirement, and operations and maintenance of the new Corps Physical Training Facilities Phase I and Phase II. Virginia Military Institute needs to develop a new, two-course math sequence that will include technology-driven mathematical topics and basic computational skills and will be most helpful to non-STEM majors in preparation for success in life. This initiative is integral to continued accreditation with Southern Association of Colleges and Schools Commission on Colleges.)

---

### Item 227 #1s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia State University</td>
<td>$0</td>
<td>$234,000 GF</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>2.00 FTE</td>
</tr>
</tbody>
</table>

**Language:**

Page 245, line 23, strike "$73,668,030" and insert "$73,902,030".

**Explanation:**

(This amendment provides $234,000 GF and two additional agriculture educator professors/instructors in the second year to enhance and offer more students the agriculture education degree to address the increasing shortage of available agriculture education teachers.)

---

### Item 232 #1s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frontier Culture Museum of Virginia</td>
<td>$0</td>
<td>$250,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 249, line 8, strike "$2,612,716" and insert "$2,862,716".

**Explanation:**
(This amendment provides $250,000 GF each year to allow the museum to address security vulnerabilities by contracting with a professional security firm to manage daily agency security operations, respond to incidents occurring on agency property, and if necessary, coordinate a broader response with local law enforcement agencies for a more visible uniformed security presence during public hours. Recent commercial and residential growth on land immediately adjacent to the museum campus has brought additional daily unmonitored traffic and activity across and around agency property. Due to the current lack of a perimeter barrier and the close proximity to interstates 81 and 64, this raises concern for the safety and security of staff and visitors, which includes over 35,000 students on field trips annually.)

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frontier Culture Museum of Virginia</td>
<td>$0</td>
<td>$125,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 249, line 8, strike "$2,612,716" and insert "$2,737,716".

**Explanation:**

(This amendment provides $175,000 GF each year to increase the pay rates of current wage employees to a competitive level and increases the entry pay for wage-hour workers hired to fill future vacancies. In 2018, the Museum had a total of 13 wage hour employees in maintenance or interpretation who resigned for better employment opportunities (full time) or to return to school, which is more than half of the wage hour positions the Museum offers.)

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jamestown-Yorktown Foundation</td>
<td>$0</td>
<td>$243,626 GF</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>3.00   FTE</td>
</tr>
</tbody>
</table>

**Language:**

Page 249, line 48, strike "$18,360,426" and insert "$18,604,052".

**Explanation:**

(This amendment provides $243,626 GF in the second year to stabilize the landscaping/housekeeping staff by increasing their base salary and hourly rate to address attrition, and adds three full-time staff to improve full-time to part-time staff ratio. Over the past three years, turnover rates in these positions have reached a high of 38% surpassing the annual statewide attrition rate of 14%.)
Item 234 #2s

**Education**  
**FY18-19**  |  **FY19-20**  
---|---
Jamestown-Yorktown Foundation | $0 | $280,832 GF

**Language:**
Page 249, line 48, strike "$18,360,426" and insert "$18,641,258".

**Explanation:**
(This amendment requests one-time funding for prioritized security system replacement and improvements essential for protecting the general population and employees in the event of an emergency. These required improvements are prioritized components of the agency's Continuity of Operations Plan and Safety and Security Plan.)

Item 238 #1s

**Education**  
**FY18-19**  |  **FY19-20**  
---|---
The Library Of Virginia | $0 | $500,000 GF

**Language:**
Page 251, line 29, strike "$16,733,584" and insert "$17,233,584".
Page 251, line 44, strike "$500,000" and insert "$1,000,000".

**Explanation:**
(This amendment provides $500,000 GF in the second year for additional state aid to local public libraries that may be used for either summer reading materials and programs or for STEAM instructional materials.)

Item 241 #1s

**Education**  
**FY18-19**  |  **FY19-20**  
---|---
The Virginia Commission for the Arts | $0 | ($125,000) GF

**Language:**
Page 253, line 2, strike "$4,130,912" and insert "$4,005,912".
Page 253, line 6, strike "$3,880,912" and insert "$3,755,912".

**Explanation:**
(This amendment provides $125,000 GF in the second year for additional grants to arts
organizations, bringing the total to $3.75 million in FY 2020, up from $3.63 million in FY 2019.)

### Item 243 #1s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Museum of Fine Arts</td>
<td>$0</td>
<td>($188,700) GF</td>
</tr>
</tbody>
</table>

**Language:**
Page 253, line 38, strike "$42,500,852" and insert "$42,312,152".

**Explanation:**
(This amendment provides $188,703 GF in the second year to support Evans 360, a multidimensional learning experience and evaluation project that provides interactive ways for people across the Commonwealth to engage with the museum.)

### Item 251 #1s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Southeastern Universities Research</td>
<td>$0</td>
<td>($500,000) GF</td>
</tr>
</tbody>
</table>

**Language:**
Page 258, line 20, strike "$1,775,439" and insert "$1,275,439".
Page 258, line 33, strike "and $500,000 the second year".

**Explanation:**
(This amendment maintains one-time seed funding in the first year only to support establishing a center for nuclear tomography.)

### Item 252 #1s

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Higher Education Research Initiative</td>
<td>$0</td>
<td>($10,000,000) GF</td>
</tr>
</tbody>
</table>

**Language:**
Page 258, line 46, strike "$28,000,000" and insert "$18,000,000".
Page 259, line 24, strike "$10,000,000" and insert "$5,000,000".

Page 259, line 36, strike "$10,000,000" and insert "$5,000,000".

**Explanation:**

(This amendment phases funding for the new Commonwealth Cyber Initiative.)

---

**Item 255 #1s**

**Finance**

Secretary of Finance

**Language**

Page 263, after line 32, insert:

"D. The Secretary of Finance shall convene a working group of stakeholders, to include but not be limited to, the Virginia Municipal League, Virginia Association of Counties, Virginia Manufacturers Association and the Virginia Economic Developers Association, to prepare a proposal by October 1, 2019, that allows for Virginia to eliminate the first five years of machinery and tools taxation for all new equipment put into service after January 1, 2020, and reimburse local governments on a pro-rata basis for all foregone revenues, not to exceed $50 million annually statewide. The proposal shall include recommendations for multiple sources of revenue to pay for the proposal. The revenue sources shall include: (1) dynamic growth in individual income tax, sales tax and corporate income tax revenue from manufacturing growth; (2) sales tax revenue derived from internet sales taxes collected after July 1, 2019, that are associated with legislation to bring Virginia into compliance with the "Wayfair" Supreme Court Case. Further, the plan shall include, for those localities not currently assessing the machinery and tools tax, an option for reducing business personal property taxes by $1 million per year and receiving reimbursement from sales tax revenue derived from internet sales taxes collected after July 1, 2019, that are associated with legislation to bring Virginia into compliance with the "Wayfair" Supreme Court Case.

The Secretary of Commerce and Trade, the Virginia Economic Development Partnership, and the Virginia Department of Taxation shall provide technical assistance to the working group, specifically contributing the following: (1) assessment of the economic benefit to local governments and the Commonwealth of Virginia for the growth in manufacturing machinery and tools investment; (2) assessment of the best method of disposition of revenues from state general fund revenues to local governments, specifically the method established by § 58.1-662, Code of Virginia; (3) assessment of the economic impact on local governments for the loss of machinery and tools tax revenue for the first five years; and (4) assessment of how many states currently tax a manufacturer's machinery and tools and compare the rates for competitiveness, specifically against the states of North Carolina, South Carolina, Georgia, Florida, Mississippi,
Alabama, Arkansas, Tennessee, Kentucky and West Virginia."

Explanation:

(This amendment directs the Secretary of Finance to convene a working group of interested parties for the purpose of presenting a legislative plan and budget by the 2020 General Assembly Session that would allow Virginia to require all localities to assess a "zero" rate on a manufacturer's machinery and tools for the first five years the equipment is put into service. The funds to reimburse local governments would be provided by the state using new sales and use tax revenues derived from requiring remote sellers to collect sales tax. Funds would be distributed to localities following a reimbursement method similar to the method used for the Communications Sales and Use Tax Trust Fund.)

Item 255 #2s

<table>
<thead>
<tr>
<th>Finance</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Finance</td>
<td>$0</td>
<td>($175,000) GF</td>
</tr>
</tbody>
</table>

Language:

Page 263, line 4, strike "$842,595" and insert "$667,595".
Page 263, strike lines 20 through 32.

Explanation:

(This amendment reverses and redirects $175,000 GF in the second year for a study on the Commonwealth's gaming governance structure and current and potential revenues generated by gaming expansion. A companion amendment provides funding for the Joint Legislative Audit and Review Commission to contract for the study.)

Item 255 #3s

Finance

Secretary of Finance

Language

Page 263, after line 32, insert:
"D. The Secretary of Finance shall develop a plan to contract for services and supplies needed for disaster response based on reasonable and competitive costs. The Secretary may work with the Secretaries of Education and Health and Human Resources to determine an optimal plan for using state institutions of higher education or the private sector for sheltering displaced persons during a disaster. Any agreement with the institutions of higher education shall consider use of existing bathroom and kitchen facilities at the institution before contracting with a vendor to
bring in mobile facilities for such uses. The plan shall also consider agreements for family-based pricing structures for families that can stay together at a lower cost than staying individually. The Secretary shall report on such plan to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2019."

**Explanation:**

(This amendment directs the Secretary of Finance to develop a plan for competitive contracting for supplies and sheltering needed during natural disasters and emergencies.)

---

**Item 266 #1s**

<table>
<thead>
<tr>
<th>Finance</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Accounts</td>
<td>($284,810,000)</td>
<td>$0</td>
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<tr>
<td>Transfer Payments</td>
<td></td>
<td>GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 269, line 41, strike "$784,797,895" and insert "$499,987,895".
Page 269, line 48, strike "$784,797,895" and insert "$499,987,895".
Page 270, strike lines 8 through 14.

**Explanation:**

(This amendment provides $500.0 million GF in the first year and $95.5 million GF in the second year for the Revenue Reserve Fund in the following amounts, and for the following purposes: 1) Base funding of $91.0 million GF that was included in Chapter 2, 2018 Special Session I, Acts of Assembly; 2) $235.3 million GF to reflect the balances committed by the Comptroller for FY 2018, pursuant to Item 266, Chapter 2, 2018 Special Session I, Acts of Assembly; 3) $199.7 million GF to reflect the estimated amount required to be deposited to the Revenue Stabilization Fund in FY 2021, based on the revenue estimates included in the Governor's proposed amendments to Chapter 2; and 4) $69.6 million GF in supplemental funding.)

---

**Item 266.10 #1s**

<table>
<thead>
<tr>
<th>Finance</th>
<th>FY18-19</th>
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<tbody>
<tr>
<td>Department of Accounts</td>
<td>$499,800,000</td>
<td>$0</td>
</tr>
<tr>
<td>Transfer Payments</td>
<td></td>
<td>GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 270, after line 26, insert:

"266.10 Tax Reform Fund

$499,800,000

$0
"A. Out of the amounts in this paragraph, $419,360,000 the first year from the general fund shall be deposited to the Tax Reform Fund established by the eighth enactment of this act for the purpose of issuing individual income tax refunds. For taxable years beginning on and after January 1, 2018, but before January 1, 2019, an individual filing a return before July 1, 2019, or married persons filing a joint return before July 1, 2019, shall be issued a refund out of the Tax Reform Fund in an amount up to $110 for an individual, or $220 for married persons filing a joint return. An individual shall only be allowed a refund up to the amount of such individual's tax liability after the application of any deductions, subtractions, or credits to which the individual is entitled pursuant to Chapter 3 (§ 58.1-300 et seq.) of Title 58.1 of the Code of Virginia. Married persons filing a joint return shall only be allowed a refund up to the amount of such married persons' tax liability after the application of any deductions, subtractions, or credits to which the married persons are entitled pursuant to Chapter 3 of Title 58.1 of the Code of Virginia. 

B. Out of the amounts in this Item, $80,440,000 the first year from the general fund is provided to effectuate temporary or permanent tax reform during the 2020-2022 biennium."

**Explanation:**

(This amendment appropriates a deposit to the Tax Reform Fund in the amount of $499.8 million GF the first year. Out of this amount $419.4 million GF the first year is provided for the purpose of providing tax relief in the form of a tax refund payable to individual and married taxpayers, and $80.4 million GF the first year is provided for temporary or permanent tax reform.)

---

**Item 276 #1s**

<table>
<thead>
<tr>
<th>Finance</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of the Treasury</td>
<td>$0</td>
<td>$520,163 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 280, line 6, strike "$32,706,683" and insert "$33,226,846".

Page 281, after line 4, insert:

"J. Out of the amounts for this Item shall be paid $520,163 in the second year from the general fund for the relief of Gary Linwood Bush, as provided for pursuant to Senate Bill 1477 of the 2019 General Assembly."

**Explanation:**

(This amendment provides $520,163 GF in the second year for the relief of Gary Linwood Bush, pursuant to, and contingent upon final passage of Senate Bill 1477 of the 2019 General Assembly.)
Item 281 #1s

**Health and Human Resources**

Secretary of Health and Human Resources

**Language:**

Page 291, after line 47, insert:

"F. The Secretary of Health and Human Resources, or his designee, shall convene stakeholders, including the Virginia Oral Health Coalition, the Virginia Department of Health, the Department of Medical Assistance Services, the Virginia Hospital and Healthcare Association, the Virginia College of Emergency Room Physicians, the Virginia Dental Association, the Old Dominion Dental Society and the Virginia Dental Hygienists Association, to identify data to assess the impact to population health and the fiscal impact of the use of hospital emergency rooms for issues related to adult dental care throughout the Commonwealth. A report, including data collected, an analysis of the data, and summary of the expected impact of a mandatory comprehensive adult dental benefit on Medicaid costs and on the health of Medicaid beneficiaries, shall be sent to the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2019."

**Explanation:**

(This amendment directs the Secretary of Health and Human Resources, or his designee, to convene stakeholders to identify data to assess the impact on population health and the fiscal impact of the use of hospital emergency rooms for issues related to adult dental care throughout the Commonwealth. A report including data collected, an analysis of the data, and a summary of the expected impact of a mandatory comprehensive adult dental benefit on Medicaid costs and on the health of Medicaid beneficiaries, shall be sent to the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2019.)

Item 281 #2s

**Health and Human Resources**

Secretary of Health and Human Resources

**Language:**

Page 290, strike lines 48 through 53.

Page 291, strike lines 1 through 20, and insert:

"C.1. The Secretary of Health and Human Resources, in collaboration with the Secretary of Administration and the Secretary of Public Safety and Homeland Security, shall convene a workgroup to oversee the development of a statewide integrated electronic health record (EHR) system. The workgroup shall include the Department of Behavioral Health and Developmental..."
Services (DBHDS), the Virginia Department of Health, the Department of Corrections, the Department of Planning and Budget, staff from the House Appropriations and Senate Finance committees, and other agencies as deemed appropriate by the respective Secretaries. The purpose of the workgroup shall be to evaluate and determine the costs and benefits of developing a statewide integrated EHR system based on state contract, whether such system is one domain for the state or separate domains for each agency. The workgroup shall evaluate the specific needs of agencies seeking an EHR system to determine if the agency's business requirements require evaluating a vendor off state contract that may be more cost-effective and appropriate for that agency. As part of the evaluation of a system off state contract, the workgroup shall include an assessment of the interoperability of potential systems with other state EHR systems. No state agency shall issue a request for proposals for an EHR system unless an evaluation of the costs of benefits of using the state contract has been completed and the General Assembly has included a specific authorization of such system in a general appropriation act. Any state agency that is authorized the seek a vendor off state contract for an EHR system shall ensure such system is interoperable with other state agencies and also with other public and private health care entities to the extent allowed by federal and state law, and regulations.

2. The workgroup shall report on its activities and any recommendations to the Joint Subcommittee on Health and Human Resources Oversight by October 15, 2019.

Explanation:

(This amendment modifies the Statewide Electronic Health Records workgroup to include legislative representation and provide the focus of the workgroup to evaluate the costs and benefits of developing a statewide EHR for multiple state agencies. State agencies will be allowed to seek a vendor off state contract if an evaluation of using the state contract has been completed and the General Assembly has authorized such action.)

---

Item 282 #1s

Health and Human Resources

Children's Services Act

Language

Language:

Page 296, line 12, strike "July" and insert "October".

Explanation:

(This amendment modifies language in the budget delaying a final report on a study of private day special education rates from July 2019 to October 2019.)

---

Item 282 #2s
Health and Human Resources

Children's Services Act

Language:

Page 296, after line 33, insert:
"P.1. The Department of Education, in collaboration with the Office of Children's Services, shall establish an implementation workgroup for developing and refining the collection and reporting of outcome measures. The workgroup shall include a representative of various stakeholders that includes, but is not limited, to private day schools, local school divisions, associations that represent private providers, and others that can assist in the purpose of the workgroup. The workgroup shall develop and refine outcome measures that are recommended in the Private Day Special Education Outcomes report from November 1, 2018. The workgroup shall establish data collection protocols, requirements, and establish outcome reporting mechanisms. The department shall begin collecting outcome data for private day special education schools in the 2019-2020 school year, if possible, but no later than the 2020-2021 school year.

2. The Office of Children's Services shall enter into a data sharing Memorandum of Understanding with the Department of Education to allow linkage of specific student data to specific private day schools.

3. The Board of Education shall promulgate emergency regulations to implement these provisions within 280 days or less from enactment date of this act."

Explanation:

(This amendment directs the Department of Education and the Office of Children's Services to establish an implementation workgroup for developing and refining, the collection and reporting of outcome measures as recommended in the Private Day Special Education Outcomes report from November 1, 2018.)

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>$0</td>
<td>($256,248)</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>-3.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Language:

Page 299, line 22, strike "$14,351,745" and insert "$14,095,497".

Explanation:

(This amendment reduces by $256,248 from the general fund the second year funding and three positions provided to establish a Statewide Overdose Fatality Review Team.)
### Item 289 #1s

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>$0</td>
<td>($1,461,742) GF</td>
</tr>
</tbody>
</table>

#### Language:

Page 300, line 3, strike "$93,768,863" and insert "$92,307,121".
Page 301, strike lines 8 through 11.

#### Explanation:

(This amendment eliminates new funding of $1.5 million from the general fund the second year provided in the introduced budget for the purchase of certain childhood vaccines.)

### Item 290 #1s

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>($168,982)</td>
<td>$0 GF</td>
</tr>
<tr>
<td></td>
<td>-2.00</td>
<td>0.00 FTE</td>
</tr>
</tbody>
</table>

#### Language:

Page 301, line 14, strike "$18,359,931" and insert "$18,190,949".

#### Explanation:

(This amendment eliminates $168,982 from the general fund the second year that was provided to fund two positions for the Certificate of Public Need office for updating the state medical facilities plan on a more frequent two-year schedule pursuant to legislation in the 2019 Session. The Department of Health has authority to increase fees to support these positions.)

### Item 291 #1s

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>$0</td>
<td>($50,000) GF</td>
</tr>
</tbody>
</table>

#### Language:

Page 302, line 7, strike "$167,386,863" and insert "$167,336,863".

#### Explanation:

(This amendment eliminates $50,000 from the general fund the second year provided to support the Virginia Neonatal Perinatal Collaborative.)
**Health and Human Resources**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>$0</td>
<td>$450,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 302, line 7, strike "$167,386,863" and insert "$167,836,863".

Page 303, after line 4, insert:

"H. Out of this appropriation, $450,000 from the general fund the second year shall be provided for the Virginia Department of Health to contract with an external party that can provide software to implement an adult and pediatric traumatic brain injury (TBI) pilot. The pilot shall provide clinical decision support software to hospitals with trauma centers that agree to participate. The purpose of the pilot program is to increase compliance with evidence-based treatment guidelines and best practices for severe adult and pediatric TBI."

**Explanation:**

(This amendment provides $450,000 from the general fund the second year for the Virginia Department of Health to contract with an external party that can provide software to implement an adult and pediatric traumatic brain injury (TBI) pilot. The external party would provide the clinical decision support software to hospitals with trauma centers that agree to participate in the pilot program. The purpose of the pilot program is to increase compliance with evidence-based treatment guidelines and best practices for severe adult and pediatric TBI in order to reduce patient mortality, improve patient recovery and reduce the long-term care costs to the Commonwealth.)

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**Health and Human Resources**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>$0</td>
<td>($795,000) GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 303, line 6, strike "$268,240,726" and insert "$267,445,726".

Page 305, strike lines 53 through 55.

**Explanation:**

(This amendment eliminates $795,000 the second year from the general fund for a new earmark for Eastville Community Health Center.)
Health and Human Resources

Department of Health

Language:

Page 305, strike lines 26 through 49, and insert: "F. The Virginia Department of Health shall end its contracts with sub-recipients of the Virginia Long-Acting Reversible Contraception program within 30 days of the effective date of Senate Bill 1100. Out of any remaining unused appropriation for this initiative, the department shall only use such funds for the purchase of Long-Acting Reversible Contraception (LARC) devices and implement a program to make such devices available to local health departments and other health care providers at no cost. The department shall negotiate or utilize the most cost-effective methods for purchasing LARCs in order to maximize the number to be purchased. The department shall report within 30 days after the close of each quarter with a status update to include: (i) Number of LARCs purchased and the unit price; and (ii) Number of LARCs distributed in total and by health care provider. The status update shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees."

Explanation:

(This amendment modifies the Long-Acting Reversible Contraception initiative and changes it from a reimbursement program with contracted providers to one in which the Virginia Department of Health purchases the LARCs and makes them available at no cost to health care providers.)

<table>
<thead>
<tr>
<th>Item 293 #1s</th>
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</thead>
<tbody>
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<td><strong>FY18-19</strong></td>
</tr>
<tr>
<td>Department of Health</td>
<td>$0</td>
</tr>
</tbody>
</table>

Language:

Page 306, line 2, strike "$21,239,583" and insert "$20,639,583".

Explanation:

(This amendment reduces by $600,000 the second year from the general fund support for Riverside Shore Memorial Hospital's obstetrics program that was included in the introduced budget. This action leaves $600,000 in the budget for the program.)

<table>
<thead>
<tr>
<th>Item 293 #2s</th>
<th></th>
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<tbody>
<tr>
<td><strong>Health and Human Resources</strong></td>
<td><strong>FY18-19</strong></td>
</tr>
<tr>
<td>Department of Health</td>
<td>($4,500,000)</td>
</tr>
</tbody>
</table>
Language:
Page 306, line 3, strike "$28,239,583" and insert "$23,739,583".
Page 310, line 5, strike "$7,000,000" and insert "$2,500,000".

Explanation:
(This amendment reduces by $4.5 million general fund the first year funding of $5.0 million included in the introduced budget for the Hampton University Proton Beam Therapy Foundation. This leaves total funding of $2.5 million in the first year of the budget.)

<table>
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<tr>
<th>Health and Human Resources</th>
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<tbody>
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Language:
Page 306, line 2, strike "$21,239,583" and insert "$22,389,583".
Page 309, line 16, strike "$25,000" and insert $1,175,000".
Page 309, line 17, strike "$25,000" and insert $1,175,000".

Explanation:
(This amendment provides $1.2 million from the general fund in the second year to fund the All Payer Claims Database (APCD), which under Senate Bill 1216, makes submission of health plan claims data mandatory. Other states with mandatory APCDs are supported primarily with state funds.)

<table>
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</table>

Language:
Page 310, strike lines 11 through 14.

Explanation:
(This amendment eliminates language included in the introduced budget setting out an appropriation for Riverside Shore Memorial Hospital. The language and the actual appropriation were included in two separate items so this amendment is technical to clean up the language.)
Item 294 #1s

Health and Human Resources FY18-19 FY19-20
Department of Health $0 $50,000 GF

Language:

Page 310, line 15, strike "$29,195,627" and insert "$29,245,627".

Explanation:

(This amendment provides $50,000 from the general fund the second year to create a database for the submission of lead testing plans and water sample results from child care centers pursuant to Senate Bill 1622.)

Item 297 #1s

Health and Human Resources FY18-19 FY19-20
Department of Health $0 ($4,201,500) GF

Language:

Page 311, line 3, strike "$28,580,165" and insert "$24,378,665".
Page 312, after line 38, insert:
"F. The Virginia Department of Health shall evaluate implementation of an Electronic Health Records system consistent with the workgroup led by the Secretary of Health and Human Resources. The department shall develop cost estimates as part of an implementation plan, which shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees by October 1, 2019."

Explanation:

(This amendment eliminates $4.2 million from the general fund the second year provided for the Virginia Department of Health to implement an Electronic Health Records system. The department is in the process of determining its business needs, and, as required by the EHR workgroup, an evaluation of using the state contract to pursue an EHR system must be completed.)

Item 297 #2s

Health and Human Resources FY18-19 FY19-20
Department of Health ($200,000) $0 GF

Language:
Page 311, line 3, strike "$24,492,399" and insert "$24,292,399".

**Explanation:**

(This amendment eliminates $200,000 the first year from the general fund provided in the introduced budget to fund charges from the Office of the Attorney General for defending the Virginia Department of Health in a lawsuit. The Office of the Attorney General is supported by the general fund and should not need additional resources to defend the agency.)

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**Item 297 #3s**

**Health and Human Resources**

<table>
<thead>
<tr>
<th>Department of Health</th>
<th>FY18-19</th>
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<tbody>
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</table>

**Language:**

Page 311, line 3, strike "$28,580,165" and insert "$28,630,165".

Page 312, after line 38, insert:

"F. The Virginia Department of Health shall modify the Emergency Room Care Coordination Program to track individuals who present in the emergency room and are then subject to a Temporary Detention Order. The department shall report the data monthly on its website and provide an annual report to the General Assembly for each fiscal year, no later than September 1 after the fiscal year ends."

**Explanation:**

(This amendment provides $50,000 from the general fund the second year to modify the Emergency Room Care Coordination Program to track individuals who present in the emergency room and become subject to a Temporary Detention Order and require the information be made available publicly.)

---

**Item 299 #1s**

**Health and Human Resources**

<table>
<thead>
<tr>
<th>Department of Health Professions</th>
<th>Language</th>
</tr>
</thead>
</table>

**Language:**

Page 313, line 16, before "Out" insert "A."

Page 313, after line 28, insert:

"B. The Board of Pharmacy shall work with relevant stakeholders, chosen by the board, to determine ways to enhance awareness of proper drug disposal methods, including existing community-based collection and disposal opportunities."

**Explanation:**
(This amendment directs the Board of Pharmacy to work with relevant stakeholders to determine ways to enhance public awareness of proper drug disposal methods, including existing community-based collection and disposal opportunities. This amendment is a recommendation of the Joint Commission on Health Care.)

Item 303 #1s

<table>
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Language:
Page 315, line 7, strike "$14,974,837,166" and insert "$14,990,082,859".
Page 342, after line 27, insert:
"YYY. Effective July 1, 2019, the Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to increase the reimbursement rate for physician services to 70 percent of the equivalent Medicare rate, as of that date, and only for those services currently reimbursed less than 70 percent of the Medicare rate. The department shall ensure through its contracts with managed care organizations that the rate increase is reflected in their rates to providers. The department shall have authority to implement these rate changes prior to the completion of the regulatory process."

Explanation:
(This amendment provides $4.1 million from the general fund and $11.1 million from federal Medicaid matching funds in the second year to increase Medicaid reimbursement to 70 percent of the equivalent Medicare fee for service and managed care rates to primary care physicians and specialists who are currently reimbursed less than 70 percent of Medicare rates.)

Item 303 #2s

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Language:
Page 315, line 7, strike "$14,974,837,166" and insert "$14,982,043,623".
Page 342, after line 27, insert:
"YYY. Effective July 1, 2019, the Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to increase rates for outpatient psychiatric services, limited to those as defined in 12VAC30-50-140 (D) and (P), 12VAC30-50-150 (D) and (E), 12VAC30-50-180 (C) and (D), and 12VAC30-130-5020 and by 21 percent to the equivalent of 100 percent
of the 2018 Medicare rates and create a separate rating category for those outpatient psychiatric services. The department shall have the authority to implement these reimbursement changes prior to the completion of the regulatory process."

**Explanation:**

(This amendment provides $3.3 million from the general fund and $4.5 million from federal Medicaid matching funds to increase the Medicaid rates for licensed mental health professionals (LMHPs), psychologists, and licensed clinical social workers. These rates are lower than Medicare and commercial rates, resulting in fewer providers accepting Medicaid patients in need of these services.)

**Item 303 #3s**

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**Language:**

Page 315, line 7, strike "$14,974,837,166" and insert "$14,967,749,294".
Page 342, strike lines 5 through 14.

**Explanation:**

(This amendment eliminates $3.5 million from the general fund and a similar amount of federal Medicaid matching funds included in the introduced budget to expand preventative services for adults. Many of the Medicaid managed care organizations already cover these services.)

**Item 303 #4s**

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**Language:**

Page 315, line 7, strike "$14,974,837,166" and insert "$14,975,587,166".
Page 318, line 12, strike "25" and insert "35".

**Explanation:**

(This amendment provides $375,000 from the general fund and a like amount of federal Medicaid matching funds for 10 Medicaid developmental disability slots that will be held in reserve for individuals with developmental disabilities whose circumstances many result in a change in services and between waivers.)
Item 303 #5s

**Health and Human Resources**

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**Language:**

Page 315, line 7, strike "$14,974,837,166" and insert "$14,974,887,910".

Page 342, after line 27, insert:

"YYY. Effective July 1, 2019, the Department of Medical Assistance Services shall increase the telehealth originating site facility fee to 100 percent of the Medicare rate and shall reflect changes annually based on any changes in the Medicare rate. The department shall exempt Federally Qualified Health Centers and Rural Health Centers from this reimbursement change. The department shall have the authority to implement these changes prior to completion of any regulatory process undertaken in order to effect such change."

**Explanation:**

(This amendment provides $23,215 from the general fund and $27,529 from federal Medicaid matching funds to increase the Medicaid telehealth originating site facility fee to 100 percent of the Medicare rate, including annual Medicare fee increases. This a recommendation of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century.)

Item 303 #6s

**Health and Human Resources**

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<td>Services</td>
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</table>

**Language:**

Page 315, line 7, strike "$14,974,837,166" and insert "$14,897,037,166".

**Explanation:**

(This amendment reduces $38.9 million from the general fund and a like amount of federal matching funds in the second year to reflect the impact of the federal suspension of a tax on health insurers for calendar year 2019. The continuing resolution (H.R. 195) passed by Congress in January 2018 suspended the tax. The tax on health insurers was created in the Affordable Care Act and the net impact is that the cost of the tax is passed-through to Medicaid managed care companies, which is the reason the tax impacts the state budget.)
Health and Human Resources

Department of Medical Assistance Services

Language:

Page 342, after line 27, insert:
"YYY. The Department of Medical Assistance Services shall develop a methodology for Disproportionate Share Hospital (DSH) payments that recognizes and creates incentives for private hospitals in providing medical services for individuals subject to temporary detention orders (TDOs). The methodology shall factor in utilization related to TDOs in the DSH methodology. The department shall have the authority to modify the State Plan for Medical Assistance and to implement the changes in the DSH methodology effective July 1, 2019 and prior to the completion of the regulatory process. The department shall report on the details of the methodology, and the potential impact on allocations to hospitals, to the Chairmen of the House Appropriations and Senate Finance Committees by June 1, 2019."

Explanation:

(This amendment directs the Department of Medical Assistance Services to develop a new methodology for the allocation of Disproportionate Share Hospital (DSH) payments to increase reimbursement to hospitals that are serving more temporary detention orders and likewise to reduce reimbursement to hospitals whose utilization of such TDO services declines. This program is intended to assist in reducing census pressure on the state mental health hospitals.)

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 342, after line 27, insert:
"YYY. Notwithstanding any other provision of law, any general fund balance in this Item remaining at year-end shall revert to the general fund and shall not be reappropriated in the following fiscal year."

Explanation:

(This amendment reverts any general fund year-end balance in the Medicaid program each year. The appropriation for the Medicaid program is based on an annual forecast, which adjusts the appropriation as needed as part of the normal budget process and therefore any remaining balance in the program should revert at the end of the fiscal year.)
Item 303 #9s

**Health and Human Resources**

Department of Medical Assistance Services

**Language:**

Page 342, after line 27, insert:
"YYY. The Department of Medical Assistance Services shall have authority to designate schools as allowable telehealth originating sites for purposes of billing the Department of Medical Assistance Services an originating site fee."

**Explanation:**

(This amendment provides authority for the Department of Medical Assistance Services to designate schools as allowable telehealth originating sites. This is a recommendation of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century.)

Item 303 #10s

**Health and Human Resources**

Department of Medical Assistance Services

**Language:**

Page 342, after line 27, insert:
"YYY. The Department of Medical Assistance Services shall amend its contracts with managed care organizations to require written notification and training to agency-directed personal care providers at least 60 days prior to the implementation of all changes to Quality Management Review and prior authorization policies and processes consistent with state and federal regulations."

**Explanation:**

(This amendment directs the Department of Medical Assistance Services to require the Medicaid managed care organizations to provide written notification and training to agency-directed personal care providers at least 60 days prior to the implementation of all changes to Quality Management Review and prior authorization policies and processes.)

Item 303 #11s

**Health and Human Resources**

Department of Medical Assistance Services

**Language**
Language:

Page 327, strike lines 43 through 58.
Page 328, strike lines 1 through 58.
Page 329, strike lines 1 through 55.
Page 330, strike lines 1 through 52, and insert:
"SS. Not Set Out."

Explanation:

(This amendment modifies the introduced budget bill (SB 1100) such that Paragraph SS. in Item 303 is not set out and therefore reflects the original language in Chapter 2, 2018 Special Session I, Acts of Assembly. The paragraph will not be set out in the enrolled version of the bill.)

Item 303 #12s

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 342, after line 27, insert:

"YYY.1. The Department of Medical Assistance Services shall work with the Department of Behavioral Health and Developmental Services and stakeholders to develop a plan for implementation of the continuum of evidence-based, trauma-informed, and cost-effective mental health services recommended by the University of Colorado Farley Center for Health Policy. The continuum shall include Community Mental Health Rehabilitation Services (including Early Intervention Services) and integrated behavioral health in primary care and school settings.

2. The department shall include in the plan: (i) changes to medical necessity criteria; (ii) services covered; (iii) provider qualifications; (iv) reimbursement methodologies and rates for Community Mental Health and Rehabilitation Services; (v) the fiscal impact of proposed changes; and (vi) a timeline assuming an implementation date beginning on July 1, 2020. The department shall work with its actuary to model the fiscal impact of the proposed continuum.

3. The Department of Medical Assistance Services and Department of Behavioral Health and Developmental Services shall submit the plan to the Chairmen of the House Appropriations and Senate Finance Committees by no later than October 1, 2019."

Explanation:

(This amendment adds language directing the development of a plan for the realignment of Medicaid behavioral health services to ensure the system supports evidence-based, trauma-information, prevention-focused and cost-effective services for individuals served across the lifespan.)
### Item 307 #1s

<table>
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<tr>
<td>Services</td>
<td>($708,750)</td>
<td>($896,333)</td>
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</table>

**Language:**

Page 343, line 28, strike "$278,627,135" and insert "$277,209,635".
Page 343, line 28, strike "$291,221,330" and insert "$289,428,664".

**Explanation:**

(This amendment eliminates $708,750 from the general fund and a like amount of federal Medicaid matching funds the first year and $896,333 from the general fund and a like amount of federal Medicaid matching funds the second year included in the introduced budget for the costs of managed care enrollment broker services.)

### Item 307 #2s

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**Language:**

Page 343, line 28, strike "$278,627,135" and insert "$277,627,135".
Page 350, line 5, strike "$500,000 the first year and".
Page 350, line 6, strike "and $500,000 the first year".

**Explanation:**

(This amendment eliminates $500,000 from the general fund and a like amount of federal Medicaid matching funds the first year included in the introduced budget for training of consumer-directed personal care attendants. This action leaves funding in the second year for training.)

### Item 307 #3s

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**Language:**
Page 343, line 28, strike "$291,221,330" and insert "$289,459,690".

**Explanation:**

(This amendment eliminates $440,410 from the general fund and $1.3 million from federal Medicaid matching funds the second year included in the introduced budget for higher contract costs of the Cover Virginia Call Center. The Commonwealth now allows the federal marketplace to make Medicaid eligibility determinations, which will reduce the workload of the call center.)

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**Language:**

Page 343, line 28, strike "$291,221,330" and insert "$291,571,330".

Page 350, after line 9, insert:

"Y. Out of this appropriation, $87,500 from the general fund and $262,500 from nongeneral funds the second year, shall be provided for support of the All Payer Claims Database operated by Virginia Health Information. This appropriation is contingent on federal approval of an Operational Advanced Planning Document."

**Explanation:**

(This amendment provides $87,500 from the general fund and $262,500 from federal Medicaid matching funds to support the All Payer Claims Database (APCD). Senate Bill 1216 would make participation in the APCD mandatory. This amendment allows the Department of Medical Assistance Services (DMAS) to access enhanced federal funding to support its use of the APCD. Medicaid can use enhanced federal funding at a 75 percent federal matching rate to support the maintenance and operations of the APCD. At least seven other states (Oregon, Florida, New York, Colorado, Rhode Island, Utah and New Hampshire) currently pay for a portion of the maintenance and operations of their APCD using Medicaid enhanced federal funding. Furthermore, the Centers for Medicare and Medicaid Services (CMS) has confirmed that this type of funding can be available to Virginia's APCD if DMAS submits and CMS approves an Operational Advanced Planning Document (O-APD) for the project and payments. This amount is proportional to the volume of APCD claims that are associated with Virginia Medicaid members.)

| Health and Human Resources                          | Item 307 #4s |

Item 307 #5s
Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services, in collaboration with the Department of Social Services, shall contract with a vendor to conduct a pilot program to improve screening services for income and assets as part of the Medicaid eligibility determination process for both initial applications and renewals. Such pilot program shall include innovative methods to increase automation of various financial accounts to improve the verification process for eligibility. The pilot shall also develop and evaluate methods to monitor compliance with the provisions of the Training, Education, Employment, and Opportunity Program. Savings generated from improvements in the eligibility process shall be used to pay for the vendor costs of the pilot program."

Explanation:

(This amendment directs the Department of Medical Assistance Services, in collaboration with the Department of Social Services, to contract with a vendor for a pilot program to improve screening services for income and assets as part of the Medicaid eligibility determination process for both initial applications and renewals. The pilot program would include new methods to increase automation of various financial accounts to improve the verification process for eligibility. The pilot shall also develop and evaluate methods to monitor compliance with the provisions of the Training, Education, Employment, and Opportunity Program. The savings generated from improvements in the eligibility process would be used to pay for the vendor costs of the pilot program.)

Item 307 #6s

<table>
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<td>Department of Medical Assistance Services</td>
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Language:

Page 343, line 28, strike "$278,627,135" and insert "$276,946,992".
Page 343, line 28, strike "$291,221,330" and insert "$280,981,044".

Explanation:

(This amendment removes $1.7 million the first year and $10.2 million the second year from the general fund for the Department of Medical Assistance Services' related to certain administrative costs for which there is a nongeneral fund source.)

Item 307 #7s
Health and Human Resources

Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Director, Department of Planning and Budget, shall unallocate $4,611,953 from the general fund in this Item and revert the appropriation to the general fund, on or before June 30, 2019, which reflects carryforward balances from fiscal year 2018."

Explanation:

(This amendment partially reverts the carryforward balance from fiscal year 2018 for the Department of Medical Assistance Services' administrative budget that was approved by the Governor. The agency's administrative program had a remaining balance at the end of fiscal year 2018 of $12.8 million general fund and the Governor reappropriated $7.8 million of that balance in fiscal year 2019. Based on the current funding level for the agency, this appropriation is not necessary.)

Item 307 #8s

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services shall provide data by the first day of each month, to each managed care organization, that includes the renewal dates for each member enrolled in their plan that will occur in the next 60 days. The department shall work with the managed care organizations to develop processes to reduce the number of renewals lapsing each year for Medicaid and FAMIS enrollees."

Explanation:

(This amendment requires the Department of Medical Assistance Services to submit renewal data for managed care plan members in Medicaid and FAMIS to assist the managed care organizations in reducing the number of enrollees who have lapsed coverage during the year due to disenrollment that occurs as part of the annual eligibility renewal process in Medicaid or FAMIS.)

Item 307 #9s

Health and Human Resources
Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services shall develop an annual report that provides a detailed accounting of the agency's organization and operations. This report shall include an organizational chart that shows all full- and part-time positions (by job title) employed by the agency as well as the current management structure and unit responsibilities. The report shall also provide a summary of organization changes implemented over the previous year. The report shall be submitted to the Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees by August 15, of each year."

Explanation:

(This amendment requires the Department of Medical Assistance Services to annually report on the agency's organization and operations to the Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees. This information will assist in providing information regarding the transition of the agency from managing a fee-for-service system to oversight of a managed care delivery system.)

Item 307 #10s

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services shall, within 15 days of receiving a deferral of federal grant funds or a disallowance letter, notify the Director, Department of Planning and Budget, and the Chairmen of the House Appropriations and Senate Finance Committees of such deferral or disallowance. The notice shall include the amount of the deferral or disallowance and a detailed explanation of the federal rationale for the action. Any federal documentation received by the department shall be attached to the notification."

Explanation:

(This amendment requires the Department of Medical Assistance Services to notify the Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees of any federal deferral of grant funds or disallows.)

Item 307 #11s
Health and Human Resources
Department of Medical Assistance Services

Language:
Page 350, after line 9, insert:
"Y. The Department of Planning and Budget (DPB), in consultation with the Department of Medical Assistance Services (DMAS), shall evaluate the staffing and other cost requirements of legislation from the 2019 Session and identify the funding and positions within DMAS that shall be transferred to the new Office of Medicaid Fiscal Oversight and Accountability. DPB shall have the authority to transfer appropriation and positions to the new Office to fulfill the intent of the legislation."

Explanation:
(This amendment provides authority for the Department of Planning and Budget to transfer funding and positions to implement Senate Bill 1352, which creates a new Office of Medicaid Fiscal Oversight and Accountability, which will develop the official Medicaid forecast, develop managed care rates, and provide fiscal monitoring of the Medicaid program.)

Item 307 #12s

Health and Human Resources
Department of Medical Assistance Services

Language:
Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services, at least 30 days prior to the submission of a state plan amendment, waiver amendment, managed care contract change, or submission of a regulatory change, shall provide notice and documentation of such change to the Department of Planning and Budget. The Department of Planning and Budget shall review such action to determine if there is a fiscal impact on the Commonwealth. If the Department of Planning and Budget determines the change may likely result in a general fund fiscal impact, for which no legislative appropriation has been provided, then the Department of Medical Assistance Service shall delay the proposed change until the General Assembly authorizes such action."

Explanation:
(This amendment implements a fiscal impact review process for changes to the Medicaid program. Any change that may result in a general fund impact, which has not been funded, will be delayed until the General Assembly specifically authorizes such action.)

Item 307 #13s
Health and Human Resources
Department of Medical Assistance Services

Language:
Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services shall amend its contracts with managed care organizations to eliminate maternity kick payments and the discrete incentive transition program."

Explanation:
(This amendment directs the Department of Medical Assistance Services to amend its contracts for both managed care programs to eliminate maternity kick payments and the discrete incentive transition program. These recent managed care contract modifications potentially increase the Commonwealth's risk and shift the managed care programs away from a fully risk-based managed care model. In addition, these changes have not been fully evaluated to determine the potential fiscal implications on the Commonwealth.)

Item 307 #14s

Health and Human Resources
Department of Medical Assistance Services

Language:
Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services shall include the Department of Planning and Budget as part of the managed care rate development process, at the discretion of the Director, Department of Planning and Budget. The Department of Medical Assistance Services shall, as part of the managed care rate development process, report to the Joint Subcommittee for Health and Human Resources Oversight on assumptions, policy changes, and other modifications used in the development of managed care rates, including the fiscal impact of the rate changes, at least 30 days prior to the effective date of the rate changes.)

Explanation:
(This amendment provides additional oversight of the Medicaid managed care rate setting process and directs the Department of Medical Assistance Services to report to the Joint Subcommittee for Health and Human Resources Oversight to provide greater transparency and understanding of the trends and assumptions behind the changes in the rates.)

Item 307 #15s
Health and Human Resources

Department of Medical Assistance Services

Language:

Page 343, line 41, strike "Department of Planning and Budget", insert "Office of Medicaid Fiscal Oversight and Accountability".
Page 343, line 46, strike "Department of Medical Assistance Services", insert "Office of Medicaid Fiscal Oversight and Accountability".
Page 344, line 8, after "Budget", insert ", Office of Medicaid Fiscal Oversight and Accountability".
Page 344, line 20, after "month." strike the remainder of the line.
Page 344, strike lines 21 through 27.
Page 350, after line 9, insert:

"A.1. The Medicaid Forecasting Workgroup is hereby created to review and make recommendations concerning the estimate of Medicaid expenditures prepared and submitted pursuant to § 32.1-323.1.

2. The workgroup shall have nine members as follows:
   (i) Two staff members from the Department of Planning and Budget, to be appointed by the director of the Department of Planning and Budget;
   (ii) Two staff members from the Department of Medical Assistance Services, to be appointed by the director of the Department of Medical Assistance Services;
   (iii) Two staff members from the Office of Medicaid Fiscal Oversight and Accountability, to be appointed by the director of the Office of Medicaid Fiscal Oversight and Accountability;
   (iv) One staff member from the Joint Legislative Audit and Review Commission, to be appointed by the director of the Joint Legislative Audit and Review Commission;
   (v) One fiscal analyst from the House Committee on Appropriations, to be appointed by the staff director of the House Committee on Appropriations; and
   (vi) One fiscal analyst from the Senate Committee on Finance, to be appointed by the staff director of the Senate Committee on Finance.

3. The members of the workgroup shall elect a chairman from the membership, who shall serve a term of one year. A majority of the members shall constitute a quorum. Staff support shall be provided by the Office of Medicaid Fiscal Oversight and Accountability, the Department of Planning and Budget, and the Department of Medical Assistance Services.

4. The workgroup shall meet at least once monthly from the period of July through November of each year, and additional meetings shall be at the call of the chairman or whenever a majority of the members so request. The workgroup shall monitor and review the development of the official Medicaid forecast for the year.

5. At the July meeting each year, the workgroup shall review the performance of expenditures to forecast for the prior fiscal year, and identify policy adjustments that are required to be factored into the development of the new forecast.

6. In subsequent meetings, the workgroup shall review individual service models and policy adjustment impacts on the forecast. In the continuing review and development of the forecast,
the workgroup shall consider industry benchmarks and standards for health care, spending and cost increases, and, when relevant, forecasting trends and activities in other states.
7. The workgroup shall make any recommendations regarding the official Medicaid forecast at the October meeting each year.
8. The November meeting each year shall take place after the submission of the official Medicaid forecast pursuant to § 32.1-323.1, and the workgroup shall respond to the submitted official forecast at such meeting and document any dissent with the official forecast raised by individual members of the workgroup.
9. The workgroup shall report annually on its work, including any recommendations or noted dissent regarding the official Medicaid forecast, no later than December 15. Such report shall be delivered to the Secretary of Finance, the Secretary of Health and Human Resources, and the Chairmen of the House Committee on Appropriations and the Senate Committee on Finance."

**Explanation:**

(This amendment creates a Medicaid Forecasting Workgroup to provide greater oversight and transparency of the development of the official forecast of Medicaid expenditures.)

---

**Health and Human Resources**

Department of Behavioral Health and Developmental Services

**Language:**

Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services and the Department of Medical Assistance Services shall not require waiver providers or Community Services Boards to use the proposed individualized supports budget process for the Developmental Disability Waiver without the explicit authorization of the General Assembly through legislation or authorizing budget language."

**Explanation:**

(This amendment adds language prohibiting the Departments of Behavioral Health and Developmental Services and Medical Assistance Services from requiring waiver providers or Community Services Boards to use an individualized supports budget process for the Medicaid Developmental Disability waiver program without explicit authorization from the General Assembly.)

---

**Health and Human Resources**

Department of Behavioral Health and Developmental Services

**Language:**
Language:

Page 356, line 11, strike "each" and insert "a".
Page 356, line 13, strike "at the end of the fiscal year" and insert "as of April 15, 2019".
Page 356, after line 19, insert:
"3. The Department of Behavioral Health and Developmental Services, in consultation with the Department of Medical Assistance Services, shall submit a letter to the Secretary of Health and Human Resources and the Chairmen of the House Appropriations and Senate Finance Committees by April 15, 2019, and quarterly thereafter, that reports on: (i) the state general fund reductions taken by each Community Services Board (CSB) or Behavioral Health Authority (BHA) in fiscal year (FY) 2020 in anticipation of projected savings from the expansion of Medicaid eligibility to existing CSB clients who were previously uninsured; (ii) the actual Medicaid-generated reimbursements realized by each CSB/BHA in FY 2019 as a result of the expansion of Medicaid eligibility to existing CSB clients who were previously uninsured; (iii) the state general fund reductions to be taken by each CSB/BHA in FY 2020 in anticipation of projected savings from the expansion of Medicaid eligibility; and (iv) the amount of Medicaid reimbursements that each CSB/BHA would have to achieve in order to meet the anticipated general fund savings/budget reductions in FY 2020, as well as any actions the Department proposes to take to address any shortfalls and to ensure continuity in the provision of services. The Department of Medical Assistance Services shall require the managed care organizations to report encounter data impacting Community Services Boards on a monthly basis, with the data submitted no later than 20 days after the end of each month in order to determine the revenue impact to fulfill the intent of this paragraph."

Explanation:

(This amendment modifies language in the introduced budget which allows the Department of Behavioral Health and Developmental Services to provide funding from special fund balances at the end of the fiscal year to CSBs in circumstances where a CSB’s additional FY 2019 Medicaid reimbursements do not reach at least 90 percent of the general fund reductions assumed in Chapter 2 for FY 2020. Language allows that assistance to be provided prior to the end of the fiscal year so that the provision of critical services is not disrupted. The amendment also clarifies that assistance may be provided to an individual CSB rather than requiring that Medicaid reimbursements to all CSBs fall short of GF reductions before assistance may be provided. The amendment requires the department to report to the Secretary of Finance and the Chairmen of the House Appropriations and Senate Finance Committees on how the expected general fund savings compare to actual Medicaid payments for FY 2019 so that the expected general fund savings in FY 2020 may be adjusted in amendments to the biennial budget during the 2020 Session of the General Assembly, if necessary.)

Item 310 #3s

Health and Human Resources
Department of Behavioral Health and Developmental Services

Language:

Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall establish a mental health coordination pilot program in the Northern Virginia region so that public and private providers of services and advocates for those services may collectively determine how to develop the most effective and most comprehensive services for persons who need such services. Such services shall include preventive, early intervention, outpatient, in-home, inpatient, residential, supportive, and other services. This mental health coordination pilot shall seek agreement on how the services provided can best promote mental health, help people receive services needed when they are needed, provide intensive treatment when needed, ensure that crisis care is provided, provide care management in ways that help maintain mental health, and provide the supportive services necessary for individuals with mental health needs to live fully within the community. Participants in this pilot program shall include but not be limited to community services boards, state facilities and programs, private hospitals, partial hospitalization and crisis stabilization programs, residential treatment facilities, private community providers, criminal justice personnel, consumers and advocates for consumers, and others."

Explanation:

(This amendment re-creates a public and private collaborative process in Northern Virginia that existed in the last decade to better and more comprehensively address needs within the region, share responsibility for meeting those needs, and strive to have individuals with mental health needs have those needs met in ways and programs that best meet their needs in cost effective ways.)

Item 310 #4s

Health and Human Resources

Department of Behavioral Health and Developmental Services

Language:

Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall lease 25 acres of land at Eastern State Hospital to Hope Family Village Corporation for one dollar for the development of a village of residence and common areas to create a culture of self-care and neighborly support for families and their loved ones impacted by serious mental illness. The department shall work with the Hope Family Village Corporation to identify a 25 acre plot of land that is suitable for the project."
Explanation:
(This amendment directs that 25 acres of land at Eastern State Hospital be set aside and leased to Hope Family Village Corporation for one dollar for the development of a village of residence and common areas to create a culture of self-care and neighborly support for families and their loved ones impacted by serious mental illness.)

Item 310 #5s

Health and Human Resources
Department of Behavioral Health and Developmental Services Language

Language:
Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall prepare a plan to "right size" the state hospital system, including appropriate capacity and distribution of capacity, and the steps to transition from the current system to the right-sized system. The department shall submit the plan to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees by September 15, 2019."

Explanation:
(This amendment directs the Department of Behavioral Health and Developmental Services to prepare a plan to "right size" the state hospital system, including appropriate capacity and distribution of capacity, and the steps to transition from the current system to the right-sized system. This is a recommendation of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century.)

Item 310 #6s

Health and Human Resources
Department of Behavioral Health and Developmental Services Language

Language:
Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall, to the extent permitted under state and federal law, prioritize waiver slots in the Fairfax-Falls Church allocation of developmental disability slots for residents of Falls Church that are eligible for placement at the Miller House and are on the Priority One wait-list. If less than five Falls Church individuals are deemed critical enough to receive services at the Miller House, the department shall ensure that Falls Church residents shall have priority for any subsequent openings that become available at the Miller House, consistent with state and federal law."
Explanation:

(This amendment directs the Department of Behavioral Health and Developmental Services to prioritize five developmental disability waiver slots in the Fairfax-Falls Church allocation of developmental disability slots for residents of Falls Church that may be placed in the Miller House that are on the Priority One wait-list.)

Item 310 #7s

Health and Human Resources
Department of Behavioral Health and Developmental Services

Language:

Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall ensure that children on the developmental disability waiting list, whose parents serve in the military or Foreign Service and have a child on the developmental disability waiting list prior to deployment outside Virginia, shall remain on the waiting list while the parents are deployed outside of Virginia and the child is outside of the state. When the child returns with their family from deployment outside of Virginia the child's place on the waiting list shall be consistent with their placement prior to leaving Virginia."

Explanation:

(This amendment directs the Department of Behavioral Health and Developmental Services to ensure that children on the developmental disability waiting list whose parents serve in the military or Foreign Service and are deployed outside of Virginia and then return, to be placed on the waiting list consistent with their placement prior to leaving Virginia.)

Item 310 #8s

Health and Human Resources
Department of Behavioral Health and Developmental Services

Language:

Page 354, after line 4, insert:

"3. The Special Joint Subcommittee to Consult on the Plan to Close State Training Centers shall meet no later than May 15, 2019 to review and consider Public-Private Partnerships for Central Virginia Training Center that may allow continued operation in some form, whether such proposal has been officially proposed or not. The Commissioner of the Department of Behavioral Health and Developmental Services shall provide all information and analysis
related to any proposals received under the Public-Private Education Facilities and Infrastructure Act to the joint subcommittee.

4. The Department of Behavioral Health and Developmental Services shall provide data to the joint subcommittee regarding all remaining residents of the Central Virginia Training Center, which shall include SIS scores, and other data that provides insight into the needs of those individuals that remain. The department shall further provide details, and any information the joint subcommittee requests, regarding the entire Developmental Disability (DD) crisis system in the Commonwealth in order for the joint subcommittee to evaluate the sufficiency of behavioral specialists, and the overall crisis system, in meeting the community needs of individuals with developmental disabilities. The joint subcommittee shall consider such information at the meeting pursuant to paragraph M.3."

Explanation:

(This amendment directs the Special Joint Subcommittee to Consult on the Plan to Close State Training Centers to meet no later than May 15, 2019 to review and consider Public-Private Partnerships for Central Virginia Training Center, including any proposals received under the Public-Private Education Facilities and Infrastructure Act to the joint subcommittee. The Department of Behavioral Health and Developmental Services is also directed to provide data to the joint subcommittee regarding all remaining residents of the Central Virginia Training Center that provides insight into the needs of those individuals that remain, along with information regarding the entire Developmental Disability crisis system in the Commonwealth in order for the joint subcommittee to evaluate the sufficiency of the overall crisis system for individuals with developmental disabilities.)

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Item 311 #1s

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Language:

Page 356, line 22, strike "$14,560,077" and insert "$12,960,077".
Page 357, line 17, strike "$1,600,000 the first year and".

Explanation:

(This amendment eliminates $1.6 million the first year from the general fund provided for the purchase of Naloxone kits. Funding of $1.6 million the second year remains for this purpose.)

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Item 312 #1s

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### Grants to Localities

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<td>$0</td>
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**Language:**

Page 357, line 37, strike "$502,170,491" and insert "$501,170,491".
Page 359, line 43, strike "$11,000,000" and unstrike "$2,000,000".
Page 360, line 19, strike "$2,750,000", insert "$5,750,000".
Page 361, line 32, strike "$15,000,000", insert "$20,000,000".

**Explanation:**

(This amendment reduces by $1.0 million general fund the second year funding provided in the introduced budget for the behavioral health and developmental disability crisis system and redirects $5.0 million to fund additional outpatient services as part of the STEP-VA initiative. This action brings the total second year funding for outpatient services to $20 million. Funding of $3.0 million remains for improving children's crisis services.)

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### Health and Human Resources

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**Language:**

Page 357, line 37, strike "$502,170,491" and insert "$503,170,491".
Page 360, line 39, strike "$14,083,710" and insert "$15,083,710".

**Explanation:**

(This amendment provides $1.0 million the second year from the general fund to increase funding for Permanent Supportive Housing. The introduced budget includes an additional $2.1 million for the program.)

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### Health and Human Resources

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**Language:**

Page 357, line 37, strike "$502,170,491" and insert "$502,670,491".
Page 362, after line 10, insert:
"QQ. Out of this appropriation, $500,000 from the general fund the second year is provided to New River Valley Community Services to develop a pilot program creating a psychiatric emergency center."
Explanation:

(This amendment provides $500,000 from the general fund the second year for a pilot psychiatric emergency center to be developed by New River Valley Community Services. This is a recommendation of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century.)

Item 312 #4s

Health and Human Resources

Grants to Localities

Language

Language:

Page 362, line 5, after "program.", insert:
"Any funds that remain unspent at the end of each fiscal year shall be carried forward to the subsequent fiscal year."

Explanation:

(This amendment provides that unspent funds allocated for the Appalachian Telemental Health Initiative would not revert to the general fund at the end of the fiscal year and would be carried forward to bring the unspent funds into the the next fiscal year for the same purpose. This is a recommendation of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century.)

Item 312 #5s

Health and Human Resources

Grants to Localities

Language

Language:

Page 362, after line 10, insert:
"QQ. Out of this appropriation, $750,000 the second year from the Behavioral Health and Developmental Services trust fund shall be expended for developmental disability services in the Northern Virginia region (Region 2). The department shall collaborate with Community Services Boards and private providers in the region, to determine the best use of such funds to address critical needs, in the region, for individuals with developmental disabilities. The department shall report on the allocation of these funds to the Chairman of the House Appropriations and Senate Finance Committees by no later than September 15, 2019."

Explanation:

(This amendment designates $750,000 the second year from the Behavioral Health and
Developmental Services trust fund, out of the $2.5 million in the introduced budget, to be expended for developmental disability services in the Northern Virginia region (Region 2) to address critical needs, in the region, for individuals with developmental disabilities. The department will report on the allocation of these funds to the Chairmen of the House Appropriations and Senate Finance Committees by no later than September 15, 2019.)

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Language:
Page 362, line 40, strike "$259,838,038" and insert "$258,338,038".

Explanation:
(This amendment reduces funding by $1.5 million the second year from the general fund for direct staff positions at state hospitals to handle census pressures that have resulted in higher operating capacities. After this reduction, $6.5 million remains of the funding in the introduced budget for this purpose.)

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<tr>
<td>Department for Aging and Rehabilitative Services</td>
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</table>

Language:
Page 367, line 28, after "program.", insert:
"The funding allocated to employment services organizations shall be allocated consistent with the recommendations of the Employment Service Organizations Steering Committee. The appropriation for EES shall be used for the program and shall not be used for any other purpose."

Explanation:
(This amendment requires funding allocations for the Extended Employment Services (EES) program be consistent with the Employment Service Organizations Steering Committee and that the funding appropriated for EES shall only be used for the program and not used for any other purpose.)
Health and Human Resources

Language:

Page 370, line 43, strike "The amounts to".
Page 370, strike line 44.
Page 370, line 45, strike "appropriations allocated for each category." and insert:
"Each individual Area Agency on Aging may transfer up to the maximum amount of federal funds and matching state general fund amounts allowed by federal law between service categories. Further, each Area Agency on Aging may transfer undesignated state general fund amounts among service categories."

Explanation:

(This amendment replaces current language in order to provide greater flexibility to local Area Agencies on Aging to move service dollars among service categories in order to best serve the needs of clients in their service areas.)

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<th>Item 334 #1s</th>
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<td>Health and Human Resources</td>
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<tr>
<td>Department for Aging and Rehabilitative Services</td>
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</table>

Language:

Page 371, line 18, strike "$7,089,867" and insert "$6,989,867".

Explanation:

(This amendment eliminates $100,000 the second year from the general fund included in the introduced budget to support Adult Protective Services.)

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<tbody>
<tr>
<td>Health and Human Resources</td>
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<tr>
<td>Department of Social Services</td>
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Language:

Page 374, line 5, strike "$43,073,674" and insert "$46,229,037".
Explanation:

(This amendment provides $1.8 million from the general fund and $1.3 million from nongeneral funds and 18 positions to fund the Joint Legislative Audit Review Commission (JLARC) recommendations for improving the foster care system pursuant to Senate Bill 1339. This funding: (i) establishes a Director of Foster Care Health and Safety; (ii) adds 10 additional regional foster care staff in the Department of Social Services; (iii) funds a regional project manager; (iv) funds five staff for temporary assistance or control of local foster care programs; (v) provides funds for a compliance dashboard (data analyst for support) and complaint hotline; (vi) funds a minimum caseload standard of 15 cases per worker; and (vii) adds five positions for monitoring foster care services.)

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Language:

Page 375, line 5, strike "$276,021,073" and insert "$279,521,073".
Page 377, after line 42, insert:
"R. The Department of Social Services shall increase the Temporary Assistance for Needy Families (TANF) cash benefits by five percent effective July 1, 2019."

Explanation:

(This amendment provides $300,000 from the general fund and $3.2 million from nongeneral funds the second year to increase Temporary Assistance to Needy Families (TANF) benefits by five percent. The last increase in benefits was a 2.5 percent increase in July 2017. The average monthly payment for a TANF family is $314. The general fund reflects the increase for the TANF Unemployed Parent program which is state-funded.)

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Language:

Page 375, line 5, strike "$276,021,073" and insert "$277,087,169".

Explanation:
(This amendment adds $39,698 from the general fund and $1.0 million from the federal Temporary Assistance to Needy Families (TANF) block grant to fund the fiscal impact of Senate Bill 1145, which extends Virginia Initiative for Employment Not Welfare (VIEW) transitional child care assistance to individuals who participate in an education or training program accredited by a public institution of higher education or other post-secondary school licensed or certified by the Board of Education or the State Council of Higher Education for Virginia. Under current law, transitional child care assistance is only available if it enables the individual to work.)

Health and Human Resources
Department of Social Services

Language:
Page 377, after line 42, insert:
"R. The Commissioner, Department of Social Services, shall develop a comprehensive plan for the Temporary Assistance to Needy Families (TANF) block grant and make recommendations to ensure the block grant is being used in the most effective manner to best support low-income families in achieving self-sufficiency. The Commissioner shall: (i) Review and evaluate the current uses of TANF block grant funds; (ii) Assess the effectiveness of current TANF benefits in assisting families; (iii) Evaluate the effectiveness of the discretionary uses of TANF in meeting the four goals of the TANF program and whether such uses have outcome measures; and (iv) Provide estimates for the costs of any recommendations in the plan. The Commissioner shall consult with stakeholders in developing the plan, and shall submit the plan to the Joint Subcommittee for Health and Human Resources Oversight by October 1, 2019."

Explanation:
(This amendment directs the Department of Social Services to conduct a comprehensive review of the Temporary Assistance to Needy Families (TANF) block grant program in meeting the needs of lower-income families and report on a plan to the Joint Subcommittee for Health and Human Resources Oversight by October 1, 2019.)

Health and Human Resources
Department of Social Services

FY18-19 FY19-20
$0 $142,264 GF

Language:
Page 377, line 45, strike "$487,089,788" and insert "$487,232,052".
Explanation:
(This amendment provides $142,264 the second year from nongeneral funds to fund the fiscal impact of Senate Bill 1257, which adds clergy as mandatory reporters for reporting child abuse.)

Item 341 #2s

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Language:
Page 377, line 45, strike "$487,089,788" and insert "$487,190,298".

Explanation:
(This amendment provides $80,151 from the general fund and $20,359 from nongeneral funds to fund the fiscal impact of Senate Bill 1661, which provides for sex trafficking assessments in cases of suspected victims of sex trafficking.)

Item 341 #3s

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Language:
Page 377, line 45, strike "$487,089,788" and insert "$487,507,818".

Explanation:
(This amendment provides $176,133 from the general fund and $241,897 from nongeneral funds the second year related to the fiscal impact of Senate Bill 1253, which provides for local departments to place a freeze on the credit reports of foster care youth.)

Item 342 #1s

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<td>Department of Social Services</td>
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Language:
Page 378, line 42, strike "$774,309,270" and insert "$774,455,086".
Explanation:
(This amendment adjusts the nongeneral appropriation to reflect a correction in the introduced budget related to an increase in federal Child Support Fees.)

Item 343 #1s

Health and Human Resources
Department of Social Services
Language

Language:
Page 380, line 19, strike "60" and insert "120".

Explanation:
(This amendment increases the number of Auxiliary Grant recipients in supportive housing slots from 60 to 120 pursuant to Senate Bill 1286, which allows individuals receiving an Auxiliary Grant to select supportive housing without any requirement to make such selection. The state provides 80 percent of the funding for an Auxiliary Grant and localities provide 20 percent of the funding. Currently, the number of Auxiliary Grant recipients in a supportive housing setting is capped at 60 individuals. No funding is needed to support the cost to provide an Auxiliary Grant to the additional individuals, who may select supportive housing pursuant to the legislation, because the Auxiliary Grant program expenditures continue to decline and the budget is sufficient.)

Item 344 #1s

Health and Human Resources
Department of Social Services
Language

Language:
Page 383, after line 38, insert:
"P. The Department of Social Services shall develop a foster care recruitment and retention strategic plan with assistance from a workgroup of local department directors, foster parents, and local child placing agencies. The strategic plan shall include funding needs and federal funding that could be leveraged and any department staffing needs to implement the plan. The strategic plan shall be based on data on the availability of foster families and specific needs of children in foster care. The department shall submit the strategic plan to the Governor and the General Assembly by November 1, 2019."

Explanation:
(This amendment directs the Department of Social Services to develop a foster care recruitment
and retention strategic plan. The department will submit the strategic plan to the Governor and the General Assembly by November 1, 2019. This is a JLARC recommendation from a study of the foster care system.)

---

**Item 344 #2s**

**Health and Human Resources**

Department of Social Services

**Language:**

Page 383, after line 38, insert:

"P. The Department of Social Services shall immediately review all cases of children in congregate care without a clinical need to be there and assist local departments in finding appropriate family-based settings. The department shall certify completion of the reviews by June 30, 2020, and by letter notify the General Assembly as such."

**Explanation:**

(This amendment directs the Department of Social Services to immediately review all cases of children in congregate care without a clinical need to be there and to assist local departments in finding appropriate family-based settings. The department will certify completion of the reviews by June 30, 2020. This is a recommendation from JLARC's report on the foster care system.)

---

**Item 344 #3s**

**Health and Human Resources**

Department of Social Services

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>$611,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 380, line 42, strike "$237,294,427" and insert "$237,905,427".

Page 383, after line 38, insert:

"P.1. The Department of Social Services shall contract with one or more Service Coordinators to oversee the development of a continuum of evidence-based services to prevent children who are candidates of foster care from entering foster care. The Service Coordinator(s) shall be responsible for: (i) establishing new evidence-based programs identified in the federal Family First Prevention Services Act (FFPSA) Evidence-Based Services Clearinghouse; and for (ii) providing start-up and ongoing support and technical assistance for community providers to implement evidence-based services eligible for federal reimbursement under FFPSA. The Service Coordinator(s) shall further be responsible for establishing a network of community providers in each region sufficient to allow access to evidence-based prevention services for children at risk of entering foster care and their families, as determined by a service gap analysis provided by the Service Coordinator(s) in advance of FFPSA implementation statewide. The
department shall work with the Service Coordinator(s) and relevant stakeholders to create such a process for accepting applications from providers who wish to create new evidence-based programs included in the FFPSA Evidence-Based Services Clearinghouse.

2. The Department of Social Services shall make available to providers one-time funding for training and licensing costs associated with establishing evidence-based programming as identified in the FFPSA Evidence-Based Services Clearinghouse. These funds shall be made available to providers selected by the department and shall receive technical support through the Service Coordinator(s) to support the development of evidence-based prevention services and programs for children at risk of entering foster care and their families.)

Explanation:

(This amendment adds $611,000 from the general fund in fiscal year 2020 for one-time costs associated with implementing changes required by the new federal Family First Prevention Services Act (FFPSA). Funding shall be provided for contracting with Service Coordinators to establish evidence-based programs and set up networks of providers in Department of Social Services regions, start-up and technical assistance to community service providers, and training and licensing to begin developing and implementing evidence-based programs as required by the FFPSA. Training and licensing support shall be made available to providers selected by the Department of Social Services and receiving technical support through the Service Coordinator(s) to support the development of evidence-based prevention services and programs for children at risk of entering foster care and their families.)

Item 346 #1s

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
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</thead>
<tbody>
<tr>
<td>Department of Social Services</td>
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<td>$500,000 NGF</td>
</tr>
</tbody>
</table>

Language:

Page 384, line 2, strike "$48,521,967" and insert "$49,021,967".
Page 385, line 6, after "the first year and" strike "$500,000" and insert "$1,000,000".
Page 385, line 10, after "homelessness," strike "and".
Page 385, line 10, after "services", insert ", and early childhood education and adult workforce development programs."

Explanation:

(This amendment provides $500,000 each year from the general fund for Northern Virginia Family Service to expand early childhood education and adult workforce development programs.)

Item 346 #2s
Health and Human Resources FY18-19 FY19-20
Department of Social Services $0 $2,250,000 NGF

Language:
Page 384, line 2, strike "$48,521,967" and insert "$50,771,967".
Page 384, after line 38, insert:
"4. Out of this appropriation, $2,250,000 the second year from the Temporary Assistance to
Needy Families (TANF) block grant shall be provided for competitive grants to Community
Action Agencies for a Two-Generation/Whole Family Pilot Project and for evaluation of the
pilot project. Applicants selected for the pilot project shall provide a match of no less than 20
percent of the grant, including in-kind services. The Department of Social Services shall report
to the General Assembly annually on the progress of the pilot project and shall complete a final
report on the project no later than six years after the commencement of the project."

Explanation:
(This amendment provides $2.3 million the second year from the federal Temporary Assistance
to Needy Families (TANF) block grant for competitive grants to Community Action Agencies
for a Two-Generation/Whole Family Pilot Project and for evaluation of the pilot project. The
goal of this pilot project is to test and evaluate concepts and specific interventions that represent
two-generation or whole family strategies to alleviate multi-generational poverty. The pilot
project will accelerate the development of two-generation or whole family strategies that will
move families out of poverty in a variety of communities throughout the Commonwealth. The
Department of Social Services shall evaluate these pilot programs and disseminate information
about successful projects throughout the Commonwealth to promote adoption of effective two-
generation or whole family strategies to alleviate multi-generational poverty. Language requires
an annual report to the General Assembly on the progress of the pilots with a final report no
later than six years after the implementation of the project.)

Health and Human Resources FY18-19 FY19-20
Department of Social Services $0 ($4,250,000) GF

Language:
Page 388, line 22, strike "$4,250,000" and insert "$0".
Page 388, strike lines 25 through 36.

Explanation:
(This amendment eliminates $4.3 million the second year from the general fund included in the
introduced budget for the purchase of non-perishable supplies to be used in case of disasters and
the need to setup state-run shelters.)
### Item 348 #1s

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Department of Social Services</td>
<td>$0</td>
<td>($1,050,000) GF</td>
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</tbody>
</table>

**Language:**

Page 388, line 38, strike "$115,544,025" and insert "$114,494,025".

**Explanation:**

(This amendment eliminates $1.1 million from the general fund in the second year provided in the introduced budget. This funding can be supported from a nongeneral fund source and therefore this amendment removes the general fund.)

### Item 351 #1s

<table>
<thead>
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**Language:**

**Explanation:**

(This amendment provides an increase of one position in the agency's maximum employment level to reflect action in the introduced budget that provided funding to enable the Virginia Board for People with Disabilities to convert a part-time position to a full-time position in order to reduce backlog and high turnover in the position.)

### Item 355 #1s

<table>
<thead>
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<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department for the Blind and Vision Impaired</td>
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<td>($625,500) GF</td>
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</table>

**Language:**

Page 392, line 19, strike "$14,708,047" and insert "$14,082,547".

**Explanation:**

(This amendment reduces $625,500 from the general fund the second year to eliminate the increase in funding provided in the introduced budget for providing vocational rehabilitation services to blind and vision impaired individuals.)
Item 361 #1s

Natural Resources
Secretary of Natural Resources

Language:
Page 396, following line 37, insert:
"D. The Secretary of Natural Resources and the Secretary of Transportation, with the assistance of the Director of the Department of Conservation and Recreation and the Commissioner of Highways, shall convene a stakeholder group to assess the feasibility and costs associated with transferring sponsorship and maintenance support responsibilities for the Virginia Capital Trail from the Department of Transportation to the Department of Conservation and Recreation. The stakeholder group shall solicit input from affected stakeholders including the Virginia Capital Trail Foundation, trail user groups, and local government representatives from jurisdictions through which the trail traverses. The Secretary shall report to the Chairmen of the House Appropriations and Senate Finance Committees on the results of the assessment no later than October 1, 2019."

Explanation:
(This amendment directs the Secretaries of Natural Resources and Transportation to investigate the feasibility of moving support for the Capital Bike Trail from VDOT to DCR.)

Item 362 #1s

Natural Resources

<table>
<thead>
<tr>
<th>Department of Conservation and Recreation</th>
<th>FY18-19</th>
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Language:
Page 396, line 45, strike "$81,126,611" and insert "$61,126,611".
Page 396, line 45, strike "$127,331,015" and insert "$112,299,864".
Page 398, line 30, strike "in the first year".
Page 398, strike line 36 through line 44.
Page 400, strike line 36 through line 57.
Page 401, strike line 1 through line 14.

Explanation:
(This amendment reverses the proposed supplemental deposit to the Water Quality
Improvement Fund and maintains current policy on distribution of funds for agricultural best management practices.

Item 362 #2s

<table>
<thead>
<tr>
<th>Natural Resources</th>
<th>FY18-19</th>
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</thead>
<tbody>
<tr>
<td>Department of Conservation and Recreation</td>
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<td>$5,000,000 GF</td>
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</table>

**Language:**

Page 396, line 45, strike "$127,331,015" and insert "$132,331,015".
Page 399, line 45, strike "$732,147" and insert "$5,732,147".
Page 399, after line 50, insert:
"2. Out of the amounts appropriated in this Item for the Dam Safety, Flood Prevention and Protection Assistance Fund, $5,000,000 the second year from the general fund shall be provided to match local funding for lakebed stabilization, sediment control and removal, wetland creation, dam safety improvements, stream flow improvement, and other related costs in the College Lake watershed in the City of Lynchburg. This amount shall be matched by a local appropriation of at least $5,000,000 prior to any disbursement from this Item."
Page 399, line 51, strike "2." and insert "3.".

**Explanation:**

(This amendment provides a one-time grant of $5.0 million from the general fund to the City of Lynchburg to match local funding for sediment removal and other improvements to College Lake, a central stormwater basin in the City, which suffered significant damage in a severe rainfall event in August 2018. Damage from the rainfall event cost the City of Lynchburg more than $30 million. The amount shall be matched by a local contribution.)

Item 363 #1s

<table>
<thead>
<tr>
<th>Natural Resources</th>
<th>FY18-19</th>
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<tbody>
<tr>
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<td>$50,000 GF</td>
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**Language:**

Page 401, line 16, strike "$67,793,291" and insert "$67,843,291".
Page 403, line 3, after "year" insert "and $50,000 from the general fund the second year".

**Explanation:**

(This amendment adds $50,000 GF in second year to the existing First Landing bike facilities expansion project.)
Natural Resources

Department of Conservation and Recreation

Language:

Page 403, after line 5, insert:
"K. The Department of Conservation and Recreation shall review the Brandy Station and Cedar Mountain Battlefield properties and make recommendations to the Chairmen of the Senate Finance and House Appropriations Committees by October 1, 2019, on their suitability as a historical and recreational area pursuant to §10.1-200 et seq. Code of Virginia, or development as a state or regional park. In its review, the Department shall consider: (i.) management of the area or park by a combination of public and private entities, (ii.) potential user activities at the area or park including heritage tourism, primitive camping, fishing, bow hunting, boating, equestrian activities, biking and historical and military education, and (iii.) operation of the area or park with only those improvements minimally necessary for the activities listed herein and consistent with the preservation and protection of existing historic, cultural, archaeological and natural resources."

Explanation:

(This amendment directs the Department of Conservation and Recreation to review the Brandy Station and Cedar Mountain Battlefield properties and make recommendations on their suitability as a historical and recreation area or for development as a state or regional park.)

Natural Resources

<table>
<thead>
<tr>
<th>FY18-19</th>
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<td>(5,500,000)</td>
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Language:

Page 401, line 16, strike "$63,895,919" and insert "$58,395,919".
Page 401, line 16, strike "$67,793,291" and insert "$62,293,291".
Page 401, line 34, strike "$5,500,000 the first".
Page 401, line 35, strike "year and $10,000,000".
Page 401, line 35, unstrike "$4,500,000".

Explanation:

(This amendment reverses a proposed increase to the Virginia Land Conservation Foundation.)
Item 363 #4s

<table>
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**Language:**
Page 401, line 16, strike "$67,793,291" and insert "$67,668,291".

**Explanation:**
(This amendment reverses a new initiative to develop the Virginia Great Valley Lewis and Clark Eastern Legacy Trail.)

Item 363 #5s

<table>
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<tr>
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<tbody>
<tr>
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</tr>
<tr>
<td>Recreation</td>
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<tr>
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</tr>
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</table>

**Language:**
Page 401, line 37 through line 38.

Page 401, line 39, strike "Fund.".

**Explanation:**
(This amendment restores the statutory formula for transferring funds to the Open Space Land Preservation Trust Fund pursuant to §10.1-1020, Code of Virginia.)

Item 366 #1s

<table>
<thead>
<tr>
<th>Natural Resources</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Environmental Quality</td>
<td>Language</td>
</tr>
</tbody>
</table>

**Language:**
Page 405, line 15, after "law," strike "the department" and insert "any Virginia Stormwater Management Program authority".
Page 405, line 18, strike "impact" and insert "management program plan’.
Page 405, line 20, strike "The portion of the fee above the normal".
Page 405, strike line 21 through line 22.

**Explanation:**
(This amendment modifies language that was included in Chapter 2 of 2018 Special Session 1 that established a voluntary fee for the expedited review of stormwater review permits for land disturbance acreage equal to or greater than 100 acres. The language expands the process to include any Virginia Stormwater Management Program authority and removes the requirement that the fees in excess of the normal $9,600 fee imposed by DEQ be used to increase staffing for reviewing permit applications.)

Item 366 #2s

Natural Resources
Department of Environmental Quality Language

Language:
Page 404, after line 33, insert:
"3. The State Water Control Board shall amend its regulation at 9 VAC 25-31-250.A.3. on the maximum time for a Virginia Pollutant Discharge Elimination System permitted discharger to attain compliance with water quality-based limitations so as to be consistent with the time for compliance established by the United States Environmental Protection Agency § 122.47(a)(1) of Title 40 of the Code of Federal Regulations. The board shall complete this amendment by October 1, 2019. This action shall be exempt from the procedures and requirements of Article 2 of Chapter 40 of Title 2.2 of the Code of Virginia."

Explanation:
(This amendment brings the State Water Control Board’s Virginia Pollutant Discharge Elimination System discharge permit compliance schedule regulations into conformity with the comparable federal regulation of the U.S. Environmental Protection Agency as revised in May of 2000.)

Item 366 #3s

Natural Resources
Department of Environmental Quality Language

Language:
Page 405, after line 22, insert:
"J. The Department of Environmental Quality shall prepare an update to its November 1, 2018 initial report entitled “Flexibilities for Virginia’s Permitted Dischargers Implementing EPA's 2013 Nationally-Recommended Ammonia Criteria” pursuant to Enactment Clause 2 of Chapter 511 of the 2018 Acts of Assembly. The update shall expand the Department's previous identification of specific procedures and practices for ammonia criteria implementation to minimize their impact on Virginia sewerage systems or other treatment works, specifically by
including all existing or potential permitting procedures and practices that are not prohibited by the Clean Water Act but which would provide relief to permitted dischargers. The Department shall report its findings to the Chairmen of the Senate Committee on Agriculture, Conservation and Natural Resources, the House Committee on Agriculture, Chesapeake and Natural Resources, the Senate Finance Committee, and the House Appropriations Committee no later than November 1, 2019."

**Explanation:**

(This amendment directs DEQ to update its 2018 report on Ammonia Criteria to include existing or potential permitting procedures and practices that are not prohibited by the Clean Water Act but which would provide relief to permitted dischargers.)

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**Item 366 #4s**

<table>
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</table>

**Language:**

Page 404, line 2, strike "$44,189,387" and insert "$44,039,387".
Page 404, line 2, strike "$44,781,502" and insert "$43,377,446".

**Explanation:**

(This amendment reverses proposed new positions for regulatory review and monitoring.)

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**Item 368 #1s**

<table>
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<tbody>
<tr>
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</table>

**Language:**

Page 406, line 8, strike "$111,313,511" and insert "$61,313,511".
Page 406, line 41, strike "the first".
Page 406, line 42, strike "year and $50,000,000 the second year".
Page 406, line 42, unstrike "for the fiscal year beginning July".
Page 406, line 43, unstrike "1, 2018".

**Explanation:**

(This amendment reverses a proposed deposit of $50.0 million GF to the Stormwater Local Assistance Fund.)
Item 374 #1s

Natural Resources

<table>
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<tbody>
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</table>

Language:

Page 409, line 49, strike "$6,876,468" and insert "$6,880,323".
Page 411, after line 37, insert:
"5. Notwithstanding the provisions of § 10.1-2211.2, Code of Virginia, included in this item is $3,855 the second year from the general fund to support the preservation and care of historical African American graves located at the Bassette's, Elmerton, Tucker Family, Queen Street, Union Street, Good Samaritan, and Pleasant Shade cemeteries located in the City of Hampton, Virginia pursuant to Senate Bill 1128 of the 2019 General Assembly."

Explanation:

(This amendment provides funding for the 771 eligible graves located at seven historical African American cemeteries located in the City of Hampton pursuant to Senate Bill 1128 of the 2019 General Assembly.)

Item 376 #1s

Natural Resources

<table>
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<tr>
<td>Marine Resources Commission</td>
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<td>($1,000,000)</td>
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</table>

Language:

Page 412, line 10, strike "$22,187,803" and insert "$21,187,803".
Page 412, line 41, unstrike "$3,000,000" and strike "$4,000,000".
Page 412, line 43, unstrike "$1,000,000" and strike "$1,500,000".

Explanation:

(This amendment reverses a proposed increase of $1.0 million GF to the oyster restoration and replenishment program.)

Item 381 #1s

Public Safety and Homeland Security

<table>
<thead>
<tr>
<th></th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Public Safety and Homeland Security</td>
<td></td>
</tr>
</tbody>
</table>

Language:

Page 416, after line 34, insert:
"E. The Secretary shall convene a workgroup to review the effectiveness of Virginia's Sex Offender Registry requirements for public safety. The workgroup shall examine and report on: (1) the feasibility of implementing a multi-tiered risk-based classification system; (2) the feasibility and public safety considerations of implementing differentiated registration requirements for juvenile and/or misdemeanor offenders; (3) the feasibility and public safety considerations of implementing an automatic removal process for meeting certain criteria; (4) an evaluation of the requirements to post employer information on the registry; and (5) the feasibility of implementing a multi-disciplinary Sex Offender Management Board that would provide evidence-based input on proposed changes to sex offender laws in the Commonwealth. The workgroup shall identify and compare the requirements for registration imposed by the federal government, by the other 49 states and the Commonwealth, and evaluate this information as context in the report. The workgroup shall report on its work by November 15, 2020."

Explanation:

(This amendment requires the Secretary of Public Safety and Homeland Security to convene a workgroup to study the Sex Offender Registry process and recommend best practices.)

Item 381 #2s

Public Safety and Homeland Security

Secretary of Public Safety and Homeland Security Language

Language:

Page 416, after line 34, insert:
"E. The Secretary of Public Safety, in consultation with the Secretary of Health and Human Resources, shall convene a workgroup to report on the feasibility of increasing access to sex offender treatment for inmates. The workgroup shall identify the different types of sex offender treatment currently available at the Department of Corrections and the numbers of offenders treated annually in each program. The workgroup shall consider the most effective time during an inmate's sentence at which to screen him or her for treatment, and whether the existing Departmental policy should be modified. The report shall also recommend specific short- and long-term strategies for the Commonwealth to employ, and identify staffing and other costs required for implementation. The report shall be submitted to the Governor and Chairmen of the House Appropriations and Senate Finance Committees by November 15, 2020."

Explanation:

(This amendment requires the Secretary of Public Safety and Homeland Security to convene a workgroup to recommend strategies and specific treatment options at the Department of Corrections.)

Item 385 #1s
Public Safety and Homeland Security
Department of Alcoholic Beverage Control

Language:

Page 418, after line 15, insert:

"F. The Department shall implement a pilot program to evaluate the feasibility of installing automated teller machines (ATMs) in agency stores. The Department shall report the findings of the pilot program to the Chairmen of the House Appropriations and Senate Finance Committees no later than October 1, 2020."

Explanation:

(This amendment requires the ABC to implement a pilot program evaluating the value of installing ATMs at state-owned stores, and to report the findings of the pilot program by October 1, 2020.)

Item 387 #1s

Public Safety and Homeland Security

<table>
<thead>
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<tbody>
<tr>
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</table>

Language:

Page 418, line 36, strike "$103,664,289" and insert "$104,014,289".
Page 418, line 36, strike "$104,905,315" and insert "$105,255,315".
Page 419, after line 8, insert:

“C. Out of the amounts appropriated in this Item, $350,000 the first year and $350,000 the second year from the general fund is designated for the Department of Corrections to pay the Department of Motor Vehicles for the costs of providing identification cards to inmates through the DMV Connect program.”

Explanation:

(This amendment provides funding of $350,000 GF per year for the Department of Corrections to provide identification cards to offenders upon re-entry.)

Item 389 #1s
Public Safety and Homeland Security

Department of Corrections

Language:

Page 421, line 21, after "centers." insert:
"In the second year, the Department may utilize a portion of the funding to provide a minimum of one dose of a non-narcotic, non-addictive, injectable prescription drug regimen to participants in a detention or diversion re-entry program."

Explanation:

(This amendment permits the use of existing funding for an injectable opioid treatment regimen in detention and diversion centers.)

<table>
<thead>
<tr>
<th>Item 389 #2s</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Safety and Homeland Security</td>
</tr>
<tr>
<td>FY18-19</td>
</tr>
<tr>
<td>Department of Corrections</td>
</tr>
</tbody>
</table>

Language:

Page 420, line 50, strike "$18,663,154" and insert "$18,083,080".
Page 421, line 20, strike "$1,599,084" and insert "$1,019,010." 

Explanation:

(This amendment provides a total of $1.0 million GF for the Community Corrections Alternative Program. The introduced budget proposed $1.2 million GF, in addition to $439,000 GF that was added for each year in Chapter 2, 2018, Special Session I.)

<table>
<thead>
<tr>
<th>Item 390 #1s</th>
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<tbody>
<tr>
<td>Public Safety and Homeland Security</td>
</tr>
<tr>
<td>FY18-19</td>
</tr>
<tr>
<td>Department of Corrections</td>
</tr>
</tbody>
</table>

Language:

Page 421, line 27, strike "$1,014,684,958" and insert "$1,014,511,459".
Page 421, line 27, strike "$1,013,884,498" and insert "$1,013,537,501".
Page 423, strike lines 37 through 41.

Explanation:

(This amendment eliminates a proposal to begin a new program to hire military medics and
corpsmen at the Department of Corrections.)

Item 390 #2s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
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<tbody>
<tr>
<td>Department of Corrections</td>
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Language:

Page 421, line 27, strike "$1,013,884,498" and insert "$1,012,832,931".
Page 423, after line 41, insert:
"O. Included in the appropriation for this Item is $3,000,000 in the second year from the general fund for the Department of Corrections to use for initiatives to improve recruitment and retention of correctional personnel. Of this amount, $1,051,567 is dedicated towards targeted actions for correctional officers at Augusta Correctional Facility. The Department shall report on its specific planned uses for this funding to the Governor, the Department of Planning and Budget, and the Chairmen of the House Appropriations and Senate Finance Committees by May 30, 2019."

Explanation:

(This amendment designates $1.1 million of existing funding, which was added to the second year of Chapter 2, 2018 Special Session I, for a targeted salary action for correctional officers assigned to the Augusta Correctional Facility. Chapter 2 added $3.0 million in the second year for unspecified uses towards addressing the Department's high turnover vacancies. Because funding was added in Chapter 2 for this purpose, the additional funding proposed in the introduced budget is not needed.)

Item 390 #3s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Corrections</td>
<td>Language</td>
</tr>
</tbody>
</table>

Language:

Page 423, after line 41, insert:
"O. In the introduced budget for the biennium beginning on July 1, 2020, the Department of Planning and Budget shall create a new program within the Department of Corrections for the appropriations related to inmate healthcare. Appropriation under the service area for "Medical and Clinical Services - Prisons (39810)," shall be transferred to the new Item created pursuant to this paragraph. The program shall allocate the funding into appropriate service areas to identify: healthcare contracts; facilities for which the Department provides in-house medical care; offsite care; medical transportation; medications; and other appropriate allocations."
Explanation:
(This amendment directs the Department of Planning and Budget, in the introduced budget for the next biennium, to set out the service area for inmate medical services as an independent program in the budget. This is a technical amendment.)

Item 390 #4s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Corrections</td>
<td>$0</td>
<td>$70,000 GF</td>
</tr>
</tbody>
</table>

Language:
Page 421, line 27, strike "$1,013,884,498" and insert "$1,013,954,498".
Page 423, after line 41, insert:
"O. Included within the appropriation for this Item is $70,000 from the general fund for the Sex Offender Residential Treatment Program (SORT)."

Explanation:
(This amendment provides $70,000 GF to increase funding in the second year for Sex Offender Residential Treatment Program.)

Item 390 #5s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Corrections</td>
<td>Language</td>
</tr>
</tbody>
</table>

Language:
Page 423, after line 41, insert:
"O. The Department of Corrections shall use the Medicare fee-for-service payment schedule to reimburse community providers of health care services (excluding inpatient care) to inmates housed in state correctional facilities. The Department of Corrections shall change its billing and reimbursement processes to accommodate using the Medicare fee-for-service payment schedule as soon as is practicable, but no later than January 1, 2020. The Department of Corrections is authorized to amend its contracts, as necessary, with its third-party claims administrator to require the contractor to use the Medicare fee-for-service fee schedule as the basis for reimbursing providers for non-inpatient services."

Explanation:
(This amendment requires the Department of Corrections to pay for outpatient and physicians services to community health care providers using Medicare rates.)
Public Safety and Homeland Security
Department of Corrections

Language:

Page 423, after line 41, insert:
"O. The Department of Corrections shall convene a workgroup to develop a pilot partnership for a university health system to provide comprehensive health care for the inmates in at least one state correctional facility. The workgroup shall be co-chaired by the director of the Department of Corrections, the chief executive officer of the VCU Health System, and the executive vice president for health affairs at the University of Virginia. The workgroup shall jointly submit an interim update to the Senate Finance and House Appropriations Committees no later than November 1, 2019, and jointly submit a final plan for the pilot partnership no later than January 1, 2020. The plan shall include (i) the facility or facilities included in the pilot, (ii) what staff will be used to provide health care services, (iii) the amount and structure of payment to the university, (iv) the implementation timeline for the pilot, and (v) how the effectiveness of the pilot project will be evaluated."

Explanation:

(This amendment directs DOC, VCU Health System, and UVA Health System to develop a pilot program for one of the university health systems to provide comprehensive healthcare in one of the DOC secure facilities.)

Item 390 #7s

Public Safety and Homeland Security
Department of Corrections

Language:

Page 423, after line 41, insert:
"O. The Department of Corrections and institutions of higher education shall collaborate on a plan to ensure that inmates with long-term or high-cost prescription drug needs receive treatment from a federal 340-B covered entity. The Virginia Commonwealth University Department of Health Administration and the University of Virginia Medical Center shall work jointly with the Department of Corrections to develop and implement a plan to have treatment for these inmates provided by an entity covered under the federal 340-B program. The Department shall begin development of the plan as soon as is practicable and report to the House Appropriations and Senate Finance Committees by January 1, 2020.

Explanation:
(This amendment requires DOC and institutions of higher education to report on a plan to treat inmates with high-cost chronic conditions with drugs purchased through the federal 340-B program as much as possible.)

Item 391 #1s

Public Safety and Homeland Security

Department of Corrections

Language:

Page 426, after line 44, insert:
"S. The Department shall develop policies to improve the exchange of offender medical information, including electronic exchange of offender medical information for telemedicine, telepsychiatry and electronic medical chart access by health care providers, and report on the policies, implementation plan, and related costs by October 30, 2019."

Explanation:

(This amendment requires DOC to develop policies to improve the exchange of offender medical information, per the recommendations of the Joint Commission on Mental Health in the 21st Century.)

Item 391 #2s

Public Safety and Homeland Security

Department of Corrections

Language:

Page 426, after line 44, insert:
"S. The Department of Corrections is authorized to purchase from the Town of Craigsville approximately 122 acres, more or less, located adjacent to the Augusta Correctional Center. In consideration for this acreage, the Department will provide wastewater treatment services to the Town at no cost for a period adequate to equal the value of the property conveyed. The value of the property shall be established by averaging the value of one appraisal provided by the Department of Corrections and one by the Town of Craigsville."

Explanation:

(This amendment authorizes the transfer of land from the Town of Craigsville to the Department.)

Item 391 #3s
Public Safety and Homeland Security FY18-19 FY19-20
Department of Corrections $0 ($250,000) GF

Language:
Page 423, line 43, strike "$110,514,949" and insert "$110,264,949".
Page 426, strike lines 33 through 44.
After line 32, insert:
"R. Included in the appropriation for this Item is $50,000 in the second year from the general
fund for the estimated net increase in the operating cost of adult correctional facilities resulting
from the enactment of sentencing legislation as listed below. This amount shall be paid into the
Corrections Special Reserve Fund, established pursuant to § 30-19.1:4, Code of Virginia.
Increase the penalty for aggravated cruelty to animals -- $50,000"

Explanation:
(This amendment removes funding that was included in the introduced budget that was
associated with six bills which did not pass the Senate, and maintains $50,000 GF for the
corrections impact of Senate Bill 1604, which passed the Senate.)

Item 392 #1s

Public Safety and Homeland Security FY18-19 FY19-20
Department of Criminal Justice $0 ($97,000) GF
Services 0.00 -1.00 FTE

Language:
Page 427, line 7, strike "$5,036,721" and insert "$4,939,721".

Explanation:
(This amendment maintains an additional $330,630 GF for DCJS to increase school resource
officer training. The reduction accounts for the removal of the cost of one FTE proposed in the
introduced budget. The introduced budget proposed a total of $3.3 million GF in new funding
and 10 new FTEs. The Senate amendments related to school safety, in total, maintain $2.6
million GF in new funding and 5 of the 10 FTEs requested, which more than doubles existing
funding and staff at the Center.)

Item 392 #2s

Public Safety and Homeland Security FY18-19 FY19-20
Department of Criminal Justice $0 ($464,890) GF
Services 0.00 -3.00 FTE
Language:
Page 427, line 7, strike "$5,036,721" and insert "$4,571,831".

Explanation:
(This amendment provides for an additional $871,890 GF and three additional FTEs for DCJS to increase training and technical assistance to public schools through the Center for School and Campus Safety. The reduction accounts for the removal of the cost of three of six new FTEs proposed in the introduced budget. A total of five amendments in the introduced budget proposed $3.3 million GF in new funding and 10 new FTEs. The Senate budget maintains a total of $2.6 million GF in new funding and 5 of the 10 FTEs requested, which more than doubles existing funding and staff at the Center.)

Item 392 #3s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice</td>
<td>$0</td>
<td>($184,992) GF</td>
</tr>
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</table>

Language:
Page 427, line 7, strike "$5,036,721" and insert "$4,851,729".

Explanation:
(This amendment removes a proposal to add new funding to purchase servers for the law enforcement records management system, which was proposed in the introduced budget.)

Item 393 #1s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
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<tbody>
<tr>
<td>Department of Criminal Justice</td>
<td>$0</td>
<td>($115,630) GF</td>
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<tr>
<td>Services</td>
<td>0.00</td>
<td>-1.00 FTE</td>
</tr>
</tbody>
</table>

Language:
Page 427, line 36, strike "$1,072,877" and insert "$957,247".

Explanation:
(This amendment provides an additional $400,000 GF for DCJS to cover the cost to contract with the University of Virginia to continue the School Climate Survey. The amendment reduces the funding by the cost of one new FTE which was proposed. A total of five amendments in the introduced budget proposed $3.3 million GF in new funding and 10 new FTEs. The Senate budget maintains a total of $2.6 million GF in new funding and 5 of the 10 FTEs requested, which more than doubles existing funding and staff at the Center.)
<table>
<thead>
<tr>
<th>Item 395 #1s</th>
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</thead>
<tbody>
<tr>
<td><strong>Public Safety and Homeland Security</strong></td>
</tr>
<tr>
<td>Department of Criminal Justice Services</td>
</tr>
</tbody>
</table>

**Language:**
Page 427, line 52, strike "$109,826,612" and insert "$109,841,612". Page 430, line 22, strike the second instance of "$85,000" and insert "$100,000".

**Explanation:**
(This amendment provides an additional $15,000 GF in the second year for the York County Sheriff’s Office for the statewide administration of the Drug Abuse Resistance Education program.)

<table>
<thead>
<tr>
<th>Item 395 #2s</th>
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<tbody>
<tr>
<td><strong>Public Safety and Homeland Security</strong></td>
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<tr>
<td>Department of Criminal Justice Services</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

**Language:**
Page 427, line 51, strike "$109,826,612" and insert "$109,971,612".

**Explanation:**
(This amendment provides $145,000 GF in the second year to support the development of a statewide response plan to coordinate Virginia’s response to sex trafficking, pursuant to the recommendations of the Crime Commission and Senate Bill 1669, which passed the Senate. The amount includes $30,000 for the one-time costs for the development of treatment curricula for persons convicted of buying sex.)

<table>
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<tr>
<th>Item 395 #3s</th>
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<tbody>
<tr>
<td><strong>Public Safety and Homeland Security</strong></td>
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<tr>
<td>Department of Criminal Justice Services</td>
</tr>
</tbody>
</table>

**Language:**
Page 427, line 52, strike "$109,826,612" and insert "$109,796,612".
Explanations:

(This amendment removes a proposal to add new funding of $30,000 for community policing training.)

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Emergency Management</td>
<td>$0</td>
<td>($500,000)</td>
</tr>
</tbody>
</table>

Language:

Page 433, line 19, strike "$27,914,419" and insert "$27,414,419".

Explanations:

(This amendment removes a portion of the proposed new funding for special operations at the Department of Emergency Management.)

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>Department of Emergency Management</td>
<td>$0</td>
<td>($556,136)</td>
</tr>
</tbody>
</table>

Language:

Page 433, line 19, strike "$27,914,419" and insert "$27,358,283".

Explanations:

(This amendment removes proposed new funding to increase search and rescue operations at the Department of Emergency Management.)

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Emergency Management</td>
<td>$150,000</td>
<td>($150,000)</td>
</tr>
</tbody>
</table>

Language:

Page 434, line 4, strike "$22,933,000" and insert "$23,083,000".
Page 434, line 5, strike "$23,083,000" and insert "$22,933,000".
Page 434, after line 51, insert:
"E. Out of the appropriation for this Item is $150,000 GF in the first year for the Department to repay its line of credit with the Department of the Treasury."

**Explanation:**

(This amendment moves proposed funding to pay a debt on a line of credit from the Department of Treasury from the second year to the first year. This is a technical amendment in order to make this a one-time appropriation.)

---

**Public Safety and Homeland Security**

Department of Emergency Management

**Language:**

Page 436, after line 10, insert:
"G. The Department of Emergency Management shall work with the Department of Planning and Budget to report on annual disaster expenditures and contracting. The report shall: 1) specify by event and state agency or locality, the amount spent per year from the Disaster Recovery Fund (state sum sufficient) separate from any other state, local, federal or private contributions. The Department may also report total spending from all funds per disaster event, so long as the Disaster Recovery Funds are identified separately; 2) identify any Federal Emergency Management Agency (FEMA) recoveries made during the previous fiscal year, itemizing for which event(s) the reimbursement was made; 3) identify any disaster events still open for reimbursement claims, which have been open for more than two years from the date of the event and identify the reasons why the event should not be closed; and 4) any contracts executed during a disaster and the expenditures and purposes for which they were executed. The State Coordinator shall report on the requirements of this paragraph by June 30 of each year to the Chairmen of the House Appropriations and Senate Finance Committees."

**Explanation:**

(This amendment requires an annual report on disaster spending.)

---

**Public Safety and Homeland Security**

Department of Emergency Management

**Language:**

Page 436, after line 10, insert:
"G. The Department of Emergency Management shall report annually by June 30 of each year..."
on disaster mitigation activities and expenditures conducted throughout the Commonwealth. The report shall identify the total costs of the projects, and identify how the costs are shared among state, local and federal resources. The annual report shall also recommend future mitigation projects, identify the need for and the anticipated impact of such projects, and estimated costs of those projects."

**Explanation:**

(This amendment requires an annual report on disaster mitigation projects underway and planned. Research suggests that disaster mitigation may help control disaster response costs in the long run.)

---

**Item 406 #1s**

**Public Safety and Homeland Security**

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Fire Programs</td>
<td>$0</td>
</tr>
</tbody>
</table>

**Language:**

Page 437, line 10, strike "$3,111,469" and insert "$2,986,469".

**Explanation:**

(This amendment eliminates proposed new funding for the Office of the State Fire Marshal.)

---

**Item 407 #1s**

**Public Safety and Homeland Security**

<table>
<thead>
<tr>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Forensic Science</td>
</tr>
</tbody>
</table>

**Language:**

Page 438, after line 26, insert:

"E. Notwithstanding § 9.1-1101.1 of the Code of Virginia, the Department of Forensic Science shall not enter into contracts or agreements for forensic laboratory services that i) require additional general fund resources for laboratory services that can otherwise be procured at lower costs, or ii) impose additional regulatory burdens on the staff of the Department to implement."

**Explanation:**

(This amendment prohibits the Department of Forensic Science from entering into contracts for laboratory services which are not competitively priced.)

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**Item 414 #1s**
<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Military Affairs</td>
<td>$0</td>
<td>$(1,500,000)</td>
</tr>
</tbody>
</table>

**Language:**
Page 443, line 4, strike "$4,528,382" and insert "$3,028,382".

**Explanation:**
(This amendment eliminates proposed new funding for tuition assistance under the Department of Military Affairs.)

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<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>Department of Military Affairs</td>
<td>$0</td>
<td>$(150,000)</td>
</tr>
</tbody>
</table>

**Language:**
Page 443, line 24, strike "$52,618,404" and insert "$52,468,404".

**Explanation:**
(This amendment removes proposed new funding for the Department to conduct cyber security assessments.)

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<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
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<th>FY19-20</th>
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<tbody>
<tr>
<td>Department of State Police</td>
<td>$197,920</td>
<td>$211,947</td>
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<tr>
<td></td>
<td>0.00</td>
<td>3.00</td>
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</table>

**Language:**
Page 444, line 39, strike "$62,039,445" and insert "$62,237,365".
Page 444, line 40, strike "$63,005,212" and insert "$63,217,159".
Page 446, after line 27, insert:
"N. Included within the amounts for this Item is $197,920 in the first year from the general fund for a modification to the Central Criminal Records Exchange and $211,947 and three positions in the second year from the general fund for the Department to address the recommendation of the Crime Commission to provide a reference to the "Hold File" for criminal history records checks."

**Explanation:**
(This amendment provides $197,920 GF in the first year for a one-time information technology
modification to the Central Criminal Records Exchange (CCRE), and $212,000 GF for three positions in the second year for VSP to reference the "Hold File" when conducting criminal history records checks, based on a recommendation of the state Crime Commission."

Item 419 #2s

Public Safety and Homeland Security FY18-19 FY19-20
Department of State Police $350,000 $200,000 GF

Language:
Page 444, line 37, strike "$62,039,445" and insert "$62,389,445".
Page 444, line 38, strike "$63,005,212" and insert "$63,205,212".

Explanation:
(This amendment provides $550,000 GF for the Fusion Center to update the "See Something, Send Something" application pursuant to the provisions of Senate Bill 1608. This amendment will give students access to 24-7 crisis counseling and the ability to submit information to law enforcement about potential threats.)

Item 419 #3s

Public Safety and Homeland Security FY18-19 FY19-20
Department of State Police $0 ($392,356) GF
0.00 -7.00 FTE

Language:
Page 444, line 40, strike "$63,005,212" and insert "$62,612,856".

Explanation:
(This amendment removes funding associated with legislation for universal background checks for firearms sales, which did not pass the Senate.)

Item 419 #4s

Public Safety and Homeland Security FY18-19 FY19-20
Department of State Police $0 ($471,489) GF

Language:
Page 444, line 40, strike "$63,005,212" and insert "$62,533,723".

Explanation:
(This amendment eliminates proposed funding that was included in the introduced budget associated with legislation, which did not pass the Senate.)

Item 419 #5s

Public Safety and Homeland Security

Language:

Page 446, after line 27, insert:
"N. In the introduced budget for the biennium beginning on July 1, 2020, the Department of Planning and Budget shall create a new program within the Department of State Police for the appropriations related to operation and maintenance of the Statewide Agencies Radio System. Appropriation under this Item for the service area for Telecommunications and Statewide Agencies Radio System (STARS) (30204), shall be transferred into the new Item created pursuant to this paragraph. The program shall allocate the funding into appropriate service areas to identify: vehicle radio maintenance for State Police vehicles, vehicle radio maintenance for other agency vehicles, site maintenance, subscriber equipment, network maintenance, and equipment, as appropriate."

Explanation:

(This amendment directs the Department of Planning and Budget, in the introduced budget for the next biennium, to set out the service area for STARS as an independent program in the budget. This is a technical amendment.)

Item 419 #6s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>Department of State Police</td>
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<td>$194,532 GF</td>
</tr>
<tr>
<td>0.00</td>
<td>2.00</td>
<td>FTE</td>
</tr>
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</table>

Language:

Page 444, line 40, strike "$63,005,212" and insert "$63,199,744".

Explanation:

(This amendment provides funding and positions for two FTEs to support a school safety application, which is being developed.)

Item 419 #7s
Public Safety and Homeland Security

<table>
<thead>
<tr>
<th>FY18-19</th>
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</thead>
<tbody>
<tr>
<td>$0</td>
<td>$187,132</td>
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<tr>
<td>0.00</td>
<td>1.00</td>
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</tbody>
</table>

**Language:**

Page 444, line 38, strike "$63,005,212" and insert "$63,192,344".

Page 448, after line 34, insert:

"R. Out of the appropriation for this Item is $187,132 in the second year from the general fund to update the Centralized Criminal Records Exchange to capture additional expungements related to the decriminalization of marijuana and support for ongoing staffing."

**Explanation:**

(This amendment provides $129,044 GF in the second year for the one-time cost to update the Centralized Criminal Records Exchange to capture additional expungements. Additional staff costs are $58,088 to support audit file processes.)

---

Item 419 #8s

Public Safety and Homeland Security

Department of State Police

**Language:**

Page 445, after line 30, insert:

"4. Any general fund appropriation given for STARS operating and maintenance under the service area 30204, is designated for such purposes. If the Department of State Police cannot expend its STARS appropriation within a given fiscal year, there shall remain an appropriation balance at the end of the fiscal year. The Department may request a discretionary re-appropriation in the subsequent year as provided in § 4-1.05 of this act if necessary for the payment of preexisting obligations for the purchase of goods or services."

**Explanation:**

(This amendment provides guidance for expenditure of appropriation in service area 30204.)

---

Item 420 #1s

Public Safety and Homeland Security

Department of State Police

**Language:**
Page 447, line 23, after “F.” insert “1.”
Page 447, after line 26, insert:

“2. a. The Department of State Police shall report annually on its med-flight activities for each of its two operations by October 30 of each year. The report shall identify, at a minimum, the number of flights for each med-flight operation for the previous fiscal year; the associated operations and maintenance costs; and the associated medical costs, including medical personnel and equipment.

b. The Department shall also study the steps necessary to contract with insurance providers for reimbursement of expenses and report on those steps and the estimated annual revenue to the Department of Planning and Budget and the Chairmen of the House Appropriations and the Senate Finance Committees by November 30, 2019.”

**Explanation:**

(This amendment directs the Department of State Police to report data on its Med-flight I and II operations, as well as study and report on the steps to contract with insurance providers for reimbursement of appropriate expenses.)

---

**Item 434 #1s**

**Transportation**

Virginia Commercial Space Flight Authority

**Language:**

Page 455, line 6, insert "A.".
Page 455, after line 9, insert:

"B. In addition to the amounts included in this Item, the Commonwealth Transportation Board shall transfer $8,500,000 in the second year from the Transportation Trust Fund to the Commonwealth Space Flight Fund to improve existing waterfront facilities for multimodal unmanned vehicle test operations, including small barge and research vessel access, and for the removal of trees adjacent to the existing airfield."

**Explanation:**

(This amendment provides a transfer of $8.5 million in the second year from the Transportation Trust Fund to the Commercial Spaceflight Fund for access improvements at the Mid-Atlantic Regional Spaceport.)

---

**Item 434 #2s**
Transportation
Virginia Commercial Space Flight Authority

Language:
Page 455, line 6, insert "A.".
Page 455, after line 9, insert:
"B. In addition to the amounts included in this Item, the Commonwealth Transportation Board shall transfer $2,500,000 in the second year from the Transportation Trust Fund to the Commonwealth Space Flight Fund for completion of launch pad LC-2."

Explanation:
(This amendment provides $2.5 million NGF in the second year for completion of the small rocket launch pad.)

Item 439 #1s

Transportation
Department of Motor Vehicles

Language:
Page 459, following line 19, insert:
"Q. The appropriations included in this Item, Item 286, and any transfers pursuant to § 3-6.03, are deemed sufficient to satisfy the fourth enactment of Senate Bill 1013 and the fourth enactment of Senate Bill 1613 of the 2019 General Assembly."

Explanation:
(This amendment is a technical companion to address the appropriations contingency clause included in Senate Bill 1013 and Senate Bill 1613 of the 2019 General Assembly.)

Item 445 #1s

Transportation
Department of Rail and Public Transportation

Language:
Page 463, after line 4, insert:
"G. Notwithstanding the provisions of the ninth enactment of Chapters 854 and 856 of the 2018 Acts of Assembly, the prioritization process required by § 33.2-214.4 of the Code of Virginia for the allocation of transit operating assistance shall not be implemented prior to July 1, 2020,
for use in the development of the Six-Year Improvement Program for fiscal years 2021 through 2026. The funding distribution formula developed through the prioritization process shall specifically address congestion mitigation metrics, by including factors such as passenger miles traveled and private passenger vehicles removed from roads, before any such funding distribution formula is implemented."

Explanation:

(This amendment delays the implementation of § 33.2-214.4 statewide prioritization for the Commonwealth Mass Transit Fund from July 1, 2019 to July 1, 2020, beginning with the fiscal year 2021-2026 Six Year Improvement Program, and requires that additional congestion reduction metrics, including passenger miles traveled, be included in the operation assistance allocation formula.)

Item 445 #2s

Transportation

Department of Rail and Public Transportation

Language

Page 463, after line 4, insert:
"G. From the amounts in this Item for Public Transportation Programs, $2,000,000 in the second year from the unrestricted operating reserves of the Department shall be provided for the evaluation of enhanced public transportation services from the Franconia-Springfield Metro Station to Lorton, Potomac Mills, and Marine Corps Base Quantico in Prince William County, including the feasibility of extending the existing Metro Blue Line and other multimodal options such as bus rapid transit along Interstate 95 and U.S. Route 1."

Explanation:

(This amendment provides $2.0 million from the Department of Rail and Public Transportation's unrestricted operating reserves for the evaluation of enhanced public transportation services from the Franconia-Springfield Metro Station to Marine Corps Base Quantico in Prince William and Stafford Counties. The Department currently maintains approximately $10.0 million in unrestricted reserves.)

Item 446 #1s

Transportation

Department of Rail and Public Transportation

Language

Page 463, after line 26, insert:
"3. The Director of the Department of Rail and Public Transportation shall work with the Virginia Museum of Transportation to determine the feasibility of providing funding from the Shortline Railway Preservation and Development Program for improvements to a federally-classified shortline rail line, known as Roanoke Southern Railway LLC, located in Roanoke Virginia and transferred to the Museum from Norfolk Southern. The Director shall report on the potential eligibility of the rail line and its proposed projects to the Chairmen of the House Appropriations and Senate Finance Committees no later than November 1, 2019."

**Explanation:**

(This amendment directs DRPT to investigate the eligibility of a rail line formerly owned by Norfolk Southern for receiving financial assistance from the Shortline Railway Preservation and Development Program.)

---

**Item 449 #1s**

**Transportation**

Department of Transportation

Language

**Language:**

Page 464, line 44, strike "A." and insert "A.1."

Page 464, after line 47, insert:

"2. Included in the amounts in this Item, $50,000 the first year from the allocations to the Office of Intermodal Planning and Investment, is herein provided for sponsorship support of the fifth annual Mobility Talks International (MTI) Conference in April, 2019. The Director of the Office of Intermodal Planning and Investment shall actively engage connected and autonomous vehicle stakeholders in the Commonwealth in order to most effectively maximize the return on investment from participation in the MTI Conference for the operation of unmanned systems throughout Virginia."

**Explanation:**

(This amendment directs $50,000 from the Office of Intermodal Planning and Investment in FY 2019 to support the fifth annual Mobility Talks International (MTI) Conference being held in Washington, D.C. on April 3, 2019. MTI brings together industry leaders with policymakers from across the nation and around the world to exchange ideas on best practices related to the development and regulation of connected and autonomous vehicles.)

---

**Item 449 #2s**

**Transportation**

Department of Transportation

Language
Language:

Page 465, following line 17, insert:
"E. The Virginia Department of Transportation shall evaluate the feasibility of an eastern bypass for U.S. Route 29 around Charlottesville, Virginia. In conducting this evaluation, the Department shall review and catalog the land east of U.S. Route 29, consider the current traffic conditions on U.S. Route 29 in Charlottesville, meet with local business owners and employees of the University of Virginia and the University of Virginia Health System, and evaluate possible funding options for such development, including revenues from the potential sale of right of way properties acquired for the western bypass project that are not currently designated for other purposes. The Department shall complete its review by November 30, 2019 and provide a copy of its evaluation and recommendations to the Chairmen of the House Committees on Transportation and Appropriations and the Senate Committees on Transportation and Finance, no later than December 13, 2019."

Explanation:

(This amendment directs VDOT to review possible options for an eastern bypass for U.S. Route 29 around Charlottesville.)

Item 450 #1s

<table>
<thead>
<tr>
<th>Transportation</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Transportation</td>
<td>($75,000,000)</td>
<td>$0 GF</td>
</tr>
</tbody>
</table>

Language:

Page 465, line 19, strike "$2,982,209,244" and insert "$2,907,209,244".
Page 466, strike line 52 through line 53.
Page 467, strike line 1.

Explanation:

(This amendment reverses a proposed $75.0 million GF deposit to the Virginia Transportation Infrastructure Bank.)

Item 453 #1s

Transportation

Language

Page 468, line 29, after ":" insert:
"It is the intent of the General Assembly that funds allocated by the Commonwealth
Transportation Board for Recreational Access Roads in this Item shall be prioritized for handicapped accessibility improvements at Virginia State Parks, including improvements to handicapped access points and parking facility enhancements as may be requested by the Department of Conservation and Recreation.

Explanation:

(This amendment directs the Commonwealth Transportation Board to prioritize recreational access road funding for projects that improve handicapped access at State Park facilities.)

Item 464 #1s

<table>
<thead>
<tr>
<th>Veterans and Defense Affairs</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Veterans and Defense Affairs</td>
<td>$0</td>
<td>$2,500,000 NGF</td>
</tr>
</tbody>
</table>

Language:

Page 480, line 10, strike "$600,000" and insert "$3,100,000".
Page 480, after line 36, insert:

"4. Included in this appropriation is $2,500,000 the second year from nongeneral funds to be provided through an agreement with the City of Virginia Beach for construction of a new secure gate to the Camp Pendleton State Military Reservation located in the City of Virginia Beach. An initial payment of $2,500,000 shall be made by the City prior to June 30, 2020 and an additional payment of $2,500,000 shall be made by the City prior to June 30, 2021. Pursuant to Executive Order 20 (2018), authorizing the transfer of administrative authority of the Department of Military Affairs from the Secretary of Public Safety and Homeland Security to the Secretary of Veterans and Defense Affairs, the Secretary of Veterans and Defense Affairs shall seek agreement with the City for the long-term lease of state-owned parcels totaling approximately 12 acres, more or less, and currently leased to the City for use as parking for the Virginia Aquarium and Marine Science Center and overflow Rudee Inlet boat ramp parking. The term of the lease shall be not less than 50 years with an additional 50-year option being available. Upon successful execution of the lease agreement, the City of Virginia Beach shall also provide for a new signal-controlled entrance to Camp Pendleton State Military Reservation aligned with the new secure gate. The Secretary of Veterans and Defense Affairs shall report to the Chairmen of the the House Committee on Appropriations and the Senate Committee on Finance on such projects and real property lease agreements executed from funds appropriated in this item by October 15th of each year until completion of the specified improvement projects."

Explanation:

(This amendment appropriates $2.5 million NGF in FY 2020 with the expectation of an additional payment of $2.5 million NGF in FY 2021 to be provided from City of Virginia Beach to harden access to Camp Pendleton in exchange for a minimum 50-year lease of property owned by the Commonwealth and currently leased to the City of Virginia Beach and used for
overflow parking at the Virginia Aquarium.)

Item 466 #1s

Veterans and Defense Affairs
Department of Veterans Services

FY18-19  $0
FY19-20  ($1,094,692)  GF

Language:
Page 481, line 14, strike "$19,491,136" and insert "$18,396,444".

Explanation:
(This amendment reverses proposed staffing increases in the Department of Veterans Services leaving an additional $500,000 GF for additional positions in the Veterans Benefits Section.)

Item 468 #1s

Veterans and Defense Affairs
Department of Veterans Services

FY18-19  $0
FY19-20  ($140,000)  GF

Language:
Page 482, line 38, strike "$2,913,744" and insert "$2,773,744".

Explanation:
(This amendment reverses funding for a new Deputy Director.)

Item 474 #1s

Central Appropriations

Language

Page 494, strike lines 1 through 12, and insert:

"O.1.a. In order to address the potential for stranded liability in the Virginia Retirement System, notwithstanding any other contrary provisions of the Appropriation Act or of § 51.1-145, institutions of higher education that have established their own optional retirement plan under § 51.1-126(B) shall pay, effective July 1, 2019, contributions to the employer's retirement allowance account in an amount equal to that portion of the state employer contribution rate designated to pay down the total unfunded accrued liability, for any positions existing as of
December 31, 2013 that are subsequently converted from non-Optional Retirement Plan for Higher Education (ORPHE) eligible positions to ORPHE-eligible positions on or after January 1, 2014 and that are filled by an employee who elects to participate in the ORPHE. In meeting this obligation, each institution shall provide to the Virginia Retirement System by April 1 of each year a list of all positions converted from non-ORPHE eligible positions to ORPHE-eligible positions since January 1, 2014, and whether current employees in such positions have elected ORPHE participation.

b. Such contributions shall not be required for any new position established by the institution after January 1, 2014, that may be eligible for participation in the Optional Retirement Plan for Higher Education."

Explanation:
(This amendment requires a surcharge, which is currently 8.04 percent, beginning in FY 2020 for institutions of higher education, based on converting positions that were previously enrolled in a defined benefit or hybrid retirement program to a defined contribution program, to avoid stranding the existing unfunded liability for the Commonwealth's Virginia Retirement System.)

Item 474 #2s

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>($40,183,237)</td>
</tr>
<tr>
<td>Language:</td>
<td></td>
<td>GF</td>
</tr>
</tbody>
</table>

Page 486, line 12, strike "$239,537,205" and insert "$199,353,968".
Page 497, strike lines 36 through 46.
Page 498, strike lines 1 through 39.

Explanation:
(This amendment redirects $40.2 million GF in the second year, and removes language effectuating a one percent bonus for state employees and state-supported local employees, effective December 1, 2019.)

Item 474 #3s

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>$139,611</td>
</tr>
<tr>
<td>Language:</td>
<td></td>
<td>GF</td>
</tr>
</tbody>
</table>

Page 486, line 12, strike "$239,537,205" and insert "$239,676,816".
Page 496, line 31, strike "$17,882,376" and insert "$18,021,987".
Page 496, after line 29, insert:
"e. In addition to any other salary increase provided in this paragraph, general registrars shall receive an additional three percent salary increase, effective July 1, 2019."

**Explanation:**

(This amendment adds $139,611 GF in the second year to provide an additional three percent increase to general registrars' salaries, effective July 1, 2019.)

---

**Item 474 #4s**

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>$650,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 486, line 12, strike "$239,537,205" and insert "$240,187,205".

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**Item 474 #5s**

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>($4,337,440) GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 486, line 12, strike "$239,537,205" and insert "$235,199,765".
Page 490, line 14, strike "2.15%" and insert "1.66%".
Page 490, line 34, after "amounts" strike "on or before January 1, 2020" and insert "by no later than January 1, 2020, or an earlier date to be determined by the Virginia Retirement System in its sole discretion,"
Page 490, line 36, strike "$6" and insert "$5".
Page 490, line 42, strike "$180" and insert "$150", and strike "$6" and insert "$5".
Page 490, line 43, strike "$6" and insert "$5".
Page 490, line 51, strike "$4,445,107" and insert "$2,222,556".
Page 491, line 17, strike "on or before January 1, 2020, and insert "by no later than January 1,
2020, or an earlier date to be determined by the Virginia Retirement System in its sole discretion."
Page 491, line 18, strike "$5" and insert "$3".
Page 491, line 23, strike "$150" and insert "$90", and strike "$5" and insert "$3".
Page 491, line 31, strike "$3,701,056" and insert "$1,586,167".
Page 491, line 34, strike "1.23" and insert "0.75".

Explanation:

(This amendment provides $3.8 million GF in the second year to increase the retiree health insurance credit for public safety employees who retire under the State Police Officers' Retirement System (SPORS) and the Virginia Law Officers' Retirement System (VaLORS) with at least 15 years of creditable service, as well as a sheriff or deputy sheriff of any county or city who retires under the Virginia Retirement System with at least 15 years of creditable service, on or after January 1, 2020. For SPORS and VaLORS members, the credit increases from $4 to $5 per year of creditable service, and for sheriffs and their deputies, the credit increases from $1.50 to $3.00 per year of creditable service.)

Item 474 #6s

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>($808,692) GF</td>
</tr>
</tbody>
</table>

Language:

Page 486, line 12, strike "$239,537,205" and insert "$238,728,513".
Page 498, line 41, strike "and $808,692 the second year".

Explanation:

(This amendment provides funding in the first year only as a final payment related to the employer's share of the University of Virginia's state employees' health care premium increases for those employees who participate in the university's health care plans.)

Item 474 #7s

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>$1,393,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 486, line 12, strike "$239,537,205" and insert "$240,930,205".
### Explanation:
(This amendment provides $1.4 million GF in the second year to support the costs to the Virginia Retirement System associated with SB 1023 of the 2019 General Assembly, related to return-to-work for retired law-enforcement employed as school security officers, contingent upon its final passage.)

<table>
<thead>
<tr>
<th>Item 475 #1s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Central Appropriations</strong></td>
</tr>
<tr>
<td>Central Appropriations</td>
</tr>
</tbody>
</table>

### Language:
Page 498, line 46, strike "$70,862,344" and insert "$64,963,713".
Page 503, strike lines 55 through 57.
Page 504, strike lines 1 and 2.

### Explanation:
(This amendment defers $5.9 million GF in the second year related to reimbursing the Department of Elections and localities for costs associated with the 2020 presidential primary.)

<table>
<thead>
<tr>
<th>Item 475 #2s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Central Appropriations</strong></td>
</tr>
<tr>
<td>Central Appropriations</td>
</tr>
</tbody>
</table>

### Language:
Page 498, line 46, strike "$70,862,344" and insert "$70,612,344".
Page 504, strike lines 3 through 21.

### Explanation:
(This amendment reverses $250,000 GF in the second year and language to establish a Committee on Paid Family Leave Policy.)

<table>
<thead>
<tr>
<th>Item 475 #3s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Central Appropriations</strong></td>
</tr>
<tr>
<td>Central Appropriations</td>
</tr>
</tbody>
</table>
Page 498, line 46, strike "$70,862,344" and insert "$73,862,344".

Page 505, after line 1, insert:

"X. 1. a. Out of this appropriation, $3,000,000 in the second year from the general fund is provided for procurement of an electronic records system at the Department of Corrections through the statewide contract Number VA-121107-SMU, managed by the Virginia Information Technologies Agency. The Director, Department of Planning and Budget, is authorized to transfer appropriation from this paragraph to the Department of Corrections contingent upon meeting the conditions in paragraph b or c.

b. The Department of Corrections shall award a contract for an electronic health records system for the women's correctional facilities by April 1, 2019. After the contract is awarded, and the vendor receives Enterprise Cloud Oversight Services certification by the Virginia Information Technologies Agency by July 1, 2019, the Department of Corrections may procure and implement a contract for all remaining secure correctional facilities through the statewide contract Number VA-121107-SMU on a unique domain.

c. If the Department of Corrections does not execute a contract for an electronic health records system for the women's correctional facilities as outlined in paragraph b, the funding in this Item shall be made available for the Department of Corrections to procure and implement a contract for all secure correctional facilities through the statewide contract Number VA-121107-SMU on a unique domain."

Explanation:

(This amendment provides supplemental funding for the Department of Corrections to procure electronic health records systems for the men's facilities through the statewide VITA contract; or, in the event the current procurement for a system for women's facilities does not progress in a timely manner, for all facilities.)

Item 475 #4s

Central Appropriations

Central Appropriations

Language

Language:

Page 505, after line 1, insert:

"X. The Board of Corrections shall review the approval process, mechanisms for funding, and the appropriate amount of funding related to the state's share of the cost of constructing, expanding, or renovating local or regional jail or confinement facilities that fall outside the traditional model of jail facilities normally considered for approval by the Board of Corrections."
Specific emphasis for the review shall be placed on secure facilities that may house offenders who require addiction treatment and recovery services, and for whom a non-conventional, but sufficiently secure, alternative confinement facility would be most beneficial and cost-effective. The Board of Corrections shall submit a report on its findings to the Chairmen of the Senate Finance and House Appropriations Committees no later than December 1, 2019."

**Explanation:**

(This amendment provides for a review of alternatives to traditional jail facilities approved by the Board of Corrections.)

---

**Item 475 #5s**

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
<td>($6,000,000)</td>
<td>$2,000,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 498, line 46, strike "$43,637,316" and insert "$37,637,316".
Page 498, line 46, strike "$70,862,344" and insert "$72,862,344".
Page 504, line 22, after "Item" strike the rest of the line, and insert "$2,000,000 in each year from the general fund is included".
Page 504, after line 25, insert:

"Included in this appropriation is $100,000 the second year to study the development and implementation of the Virginia Works Portal."

**Explanation:**

(This amendment provides $2.0 million GF each year for an integrated workforce case management system.)

---

**Item 475 #6s**

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>($300,000) GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 498, line 46, strike "$70,862,344" and insert "$70,562,344".
Page 504, line 26, strike "$8,300,000" and insert "$8,000,000".

**Explanation:**

(This amendment allocates $300,000 GF the second year to the higher education internship program under State Council for Higher Education in Virginia's budget.)
Item 486 #1s

**Independent Agencies**

Virginia Retirement System

**Language:**

Page 511, strike lines 37 through 42.

**Explanation:**

(This amendment removes proposed new language that would have changed the existing structure of the Board of Trustees to be comprised of 12 members, of which, three new members would be ex-officio, non-voting members, including the Secretary of Finance, or his designee; the staff director of the Senate Finance Committee or his/her designee; and the staff director of House Appropriations Committee, or his designee.)

Item 486 #2s

<table>
<thead>
<tr>
<th>Independent Agencies</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Retirement System</td>
<td>$282,627</td>
<td>$0</td>
</tr>
</tbody>
</table>

**Language:**

Page 510, line 33, strike "$17,175,128" and insert "$17,457,755".

**Explanation:**

(This amendment provides $282,627 NGF the first year for the Virginia Retirement System to implement the provisions of Senate Bill 1023 of the 2019 General Assembly, related to return-to-work for retired law-enforcement employed as school security officers, and contingent upon its final passage.)

Item 486 #3s

<table>
<thead>
<tr>
<th>Independent Agencies</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Retirement System</td>
<td>$45,408</td>
<td>$0</td>
</tr>
</tbody>
</table>

**Language:**

Page 510, line 33, strike "$17,175,128" and insert "$17,220,536".
Explanation:

(This amendment provides $45,408 NGF the first year to implement the provisions of Senate Bill 1384 of the 2019 General Assembly related to the Judicial Retirement System, contingent upon its final passage.)

<table>
<thead>
<tr>
<th>Administration</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of General Services</td>
<td>($2,000,000)</td>
<td>$0 GF</td>
</tr>
<tr>
<td></td>
<td>$2,000,000</td>
<td>$0 NGF</td>
</tr>
</tbody>
</table>

Language:

Page 522, line 6, strike "General" and insert "Bond Proceeds".

Explanation:

(This amendment changes the source of funding for the improvements for the North Drive project at the Department of General Services from $2.0 million GF in the first year to bond proceeds.)

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>James Madison University</td>
<td>$0</td>
<td>$310,000 NGF</td>
</tr>
</tbody>
</table>

Language:

Page 523, line 20, strike "$0" and insert "$310,000".
Page 523, after line 21, insert:

"James Madison University is authorized to exchange 0.83 acres of University-owned property located at 622 South Main Street, Harrisonburg, Virginia for 0.51 acres, including a 3,884 square foot improvement, located at 741 South Main Street, Harrisonburg, Virginia, owned by the Diocesan Missionary Society of Virginia. The University is further authorized to compensate the Diocesan Missionary Society of Virginia $310,000 the second year from nongeneral funds."

Explanation:

(This amendment authorizes the exchange of University-owned property for property contiguous to campus owned by the Diocesan Missionary Society of Virginia. The university will compensate the society $310,000 NGF for the property exchange.)
### Item C-8.10 #1s

**Education**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>James Madison University</td>
<td>$0</td>
<td>$5,000,000</td>
</tr>
</tbody>
</table>

**Language:**

Page 523, after line 22, insert:

"C-8.10 Planning: Renovate and Expand Carrier Library
Fund Sources: Nongeneral

$0 $5,000,000

"James Madison University shall be reimbursed for the designated nongeneral funds used in this Item for detailed planning when the project is funded to move into the construction phase."

**Explanation:**

(This amendment provides $5.0 million NGF for detailed planning for the Carrier Library. The project proposes upgrades throughout the entire 157,542 gross square feet of building systems and an additional 56,400 gross square feet of space.)

---

### Item C-8.60 #1s

**Education**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Longwood University</td>
<td>$0</td>
<td>$2,163,000</td>
</tr>
</tbody>
</table>

**Language:**

Page 523, after line 38, insert:

"C-8.60 New Construction: Wygal Hall Replacement
Fund Sources: Nongeneral

$0 $2,163,000

"Longwood University shall be reimbursed for the designated nongeneral funds used in this Item for detailed planning when the project is funded to move into the construction phase."

**Explanation:**

(This amendment provides nongeneral fund authority to proceed with detailed planning for the Wygal Hall Replacement project. Wygal Hall was constructed nearly 50 years ago and the University reports that it is in poor physical condition. This amendment would allow the University to be reimbursed for the use of nongeneral funds when the project is funded to move into the construction phase.)
Item C-13 #1s

**Education**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
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</tr>
</thead>
<tbody>
<tr>
<td>University of Virginia</td>
<td>$0</td>
<td>$10,200,000 NGF</td>
</tr>
</tbody>
</table>

**Language:**

Page 525, line 17, strike "$0" and insert "$10,200,000".
Page 525, after line 17, insert:
"Fund Sources: Higher Education Operating $0 $2,600,000".
Page 525, line 18, after "$31,441,000" insert "$7,600,000".

**Explanation:**

(This amendment provides $7.6 million in bond proceeds and $2.6 million in higher education operating NGF in the second year as a project supplement, for a total project cost of $197.0 million for the Gilmer Hall and Chemistry renovation project at the University of Virginia. Additional resources are necessary due to higher than anticipated project costs.)

Item C-13.10 #1s

**Education**

<table>
<thead>
<tr>
<th></th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Commonwealth University</td>
<td>Language</td>
</tr>
</tbody>
</table>

**Language:**

Page 525, line 35, prior to the "." insert "and adding a premium of 25 percent to the averaged appraised value".

**Explanation:**

(This amendment adjusts the language related to the future acquisition of the Virginia Alcoholic Beverage Control Authority property on Hermitage Road in the City of Richmond, Virginia.)

Item C-13.20 #1s

**Education**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Virginia Commonwealth University</td>
<td>$6,541,000</td>
<td>$0 NGF</td>
</tr>
</tbody>
</table>

**Language:**

Page 525, after line 42, insert:

*C-13.20 New Construction: Construct School of Engineering Research Expansion (18243) $6,541,000 $0

Fund Sources: Bond Proceeds $6,541,000 $0*
Explanation:

(This amendment provides $6.5 million of 9(D) Revenue Bonds to support construction of the Engineering Research Expansion capital project authorized under § 1.B.2 of Chapter 759 (2016) and in Item C-19 of Chapter 1 (2018) for Virginia Commonwealth University. The requested debt authorization replaces interim financing through indirect cost recovery funds. The University states that there is no increase in the total cost of the project.)

Item C-25 #1s

Natural Resources

Department of Conservation and Recreation

Language:

Page 528, line 39, after "Parks.", strike "In addition, the department is authorized to accept donations of property to".

Page 528, line 40, strike "develop a state park within Loudoun County."

Explanation:

(This amendment eliminates the proposed authorization for the Department of Conservation and Recreation to accept land to develop a new state park in Loudoun County.)

Item C-34.10 #1s

Public Safety and Homeland Security

Department of State Police

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>($92,151,000) NGF</td>
</tr>
</tbody>
</table>

Language:

Page 531, line 3, strike "$132,151,000" and insert "$40,000,000".

Page 531, line 4, strike "$132,151,000" and insert "$40,000,000".

Page 531, line 5 through 11 and insert:

"It is the intent of the General Assembly that this appropriation is the first of a four year allocation to implement an upgrade program for the Statewide Agencies Radio System (STARS) project. It may consist of, but is not limited to, land; mobile telecommunications equipment and towers; software; radio frequency rights and licenses; communications control buildings and facilities; related infrastructure; program management; and other project costs necessary, incidental or convenient to undertake, acquire, develop, construct, upgrade, and equip the integrated statewide shared land-mobile radio communications system for the Commonwealth."
Explanation:
(This amendment provides $40 million in bond proceeds in the second year to implement an upgrade of the Statewide Agencies Radio System (STARS) project over the next four years.)

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
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</thead>
<tbody>
<tr>
<td>Central Capital Outlay</td>
<td>($10,358,000)</td>
<td>$0 GF</td>
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</table>

Language:
Page 538, line 28, strike "$29,591,000" and insert "$19,233,000".
Page 538, line 30, strike "$29,591,000" and insert "$19,233,000".
Page 538, strike lines 41-45.
Page 538, after line 43, insert:
"239 Frontier Culture Museum of Virginia Construct Crossing Gallery".
Page 538, strike lines 48-49.

Page 539, strike lines 1-5.

Explanation:
(This amendment reallocates almost $10.4 million GF from the planning pool in the first year by reducing the number of proposed new planning projects that were included in the introduced budget and including one new project.)

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<thead>
<tr>
<th>Central Appropriations</th>
<th>Language</th>
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</thead>
<tbody>
<tr>
<td>Central Capital Outlay</td>
<td>Language</td>
</tr>
</tbody>
</table>

Language:
Page 541, strike lines 37-50.
Page 541, line 51, strike "c. In addition, the" and insert "3.a. The".
Page 542, line 7, strike "d." and insert "b.”.
Page 542, strike lines 9-11.

Explanation:
(This amendment eliminates prior language related to a Department of General Services report and the possible location of a second juvenile justice facility.)
Central Appropriations  

<table>
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<tr>
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<tbody>
<tr>
<td>Central Capital Outlay</td>
<td>0</td>
<td>($4,100,000)</td>
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Language:

Page 543, line 14, strike "$131,982,000" and insert "$127,882,000".
Page 543, line 16, strike "$121,466,000" and insert "$117,366,000".
Page 543, line 24, strike "$121,466,000" and insert "$117,366,000".
Page 544, line 10, strike "$96,466,000" and insert "$92,366,000".
Page 544, strike lines 29-30.
Page 544, after line 28, insert:
"720 Department of Behavioral Health and Developmental Services Renovate Kitchen Facilities, Eastern State Hospital".

Explanation:

(This amendment reduces bond proceeds by $4.1 million in the second year for the 2019 Capital Construction Pool and changes authorization related to two projects at the Department of Behavioral Health and Developmental Services.)

Central Appropriations  

<table>
<thead>
<tr>
<th></th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Capital Outlay</td>
<td>Language</td>
</tr>
</tbody>
</table>

Language:

Page 545, after line 41, insert:
"C. George Mason University is authorized to use nongeneral funds to demolish the Arlington Original Building and related storm drain relocation at its Arlington Campus as an initial step in its commitment to construct a future academic and research facility to house its School of Computing, Institute for Digital Innovation, and Incubation Hub consistent with provisions of Item 475, paragraph W of this act."

Explanation:

(This amendment authorizes George Mason University to use nongeneral funds to demolish the Arlington Original Building and related storm drain relocation at its Arlington Campus as part of efforts to prepare for a future facility consistent with the provisions of Item 475, paragraph W of this act.)
Central Appropriations

9(D) Revenue Bonds

Language:
Page 548, line 26, strike "$218,153,000" and insert "$224,694,000".
Page 549, after line 11, insert "Virginia Commonwealth University (236) Construct School of Engineering Research Expansion C-13.20 18243 $6,541,000".
Page 549, line 20, strike "$218,153,000" and insert "$224,694,000".

Explanation:
(This amendment updates the 9(D) Revenue Bond table to reflect the actions in Item C-13.20.)

Item 3-1.01 #1s

Transfers

Interfund Transfers

Language:
Page 560, line 10, unstrike "and an additional $2,000,000 on or before June 30, 2020".

Explanation:
(This amendment restores the second-year transfer of $2.0 million from Communications Sales and Use Tax revenues to the general fund, after payments (i) to the Department of Deaf and Hard-of-Hearing for telephone relay services, and (ii) to localities for any franchise fee amounts due. The 2018 Appropriation Act included a transfer of $2.0 million each year, representing savings from the decline in the cost of the telecommunications relay services contract.)

Item 3-1.01 #2s

Transfers

Interfund Transfers

Language:
Page 552, line 7 strike "112,900,000" and insert "$114,900,000."
Line 7 strike "$117,200,000" and insert "$120,000,000."

Explanation:
(This amendment increases ABC GF net profit transfers, based on above-target year-to-date sales.)
Item 3-5.15 #1s

Adjustments and Modifications to Tax Collections

Provider Coverage Assessment

Language:

Page 565, strike lines 34 through 53.
Page 566, strike lines 1 through 52.
Page 567, strike lines 1 through 22, and insert:
"§ 3-5.15 Not Set Out."

Explanation:

(This amendment modifies the introduced budget bill (SB 1100) such that § 3-5.15 is not set out and therefore reflects the original language in Chapter 2, 2018 Special Session I, Acts of Assembly. This section will not be set out in the enrolled version of the bill.)

Item 3-5.16 #1s

Adjustments and Modifications to Tax Collections

Provider Payment Rate Assessment

Language:

Page 567, strike lines 23 through 56.
Page 568, strike lines 1 through 53.
Page 569, strike lines 1 through 38, and insert:
"§ 3-5.16 Not Set Out."

Explanation:

(This amendment modifies the introduced budget bill (SB 1100) such that § 3-5.16 is not set out and therefore reflects the original language in Chapter 2, 2018 Special Session I, Acts of Assembly. This section will not be set out in the enrolled version of the bill.)

Item 3-5.17 #1s

Adjustments and Modifications to Tax Collections

Tobacco Tax Study

Language:

Page 569, line 40, strike "study" and insert "continue studying".
Page 569, line 46, strike "2018" and insert "2019".
Explanation:
(This amendment extends, from November 2018 to November 2019, the conclusion of a study by the Joint Subcommittee to Evaluate Tax Preferences of options for the modernization of cigarette taxes and possible reforms to the taxation of tobacco products that will provide fairness and equity for all local governments.)

Item 3-5.20 #1s

Adjustments and Modifications to Tax Collections
Refundable Earned Income Tax Credit

Language:
Page 570, strike lines 4 through 8.

Explanation:
(This amendment strikes language that would allow taxpayers who claim the Virginia Earned Income Tax Credit, to receive a refund for the amount of credit in excess of the taxpayer's tax liability.)

Item 4-2.01 #1s

Revenues
Nongeneral Fund Revenues

Language:
Page 579, line 50, after "three percent" insert ", subject to annual approval by the University's Board of Visitors,"
Page 579, at the end of line 51, insert "This exemption shall apply to the period beginning in fiscal year 2020 and extending through the end of fiscal year 2024.".

Explanation:
(This amendment limits authority for Mary Washington University to exceed three percent adjustments to mandatory fees in auxiliary programs to FY 2020 through FY 2024.)

Item 4-4.01 #1s

Capital Projects
General

Language:
Page 586, at the end of line 19, insert:
"Concurrent with submitting the report on the use of maintenance reserve funding and in possible consideration of future capital outlay requests, each higher education institution may provide, to the extent the information is available, the following: (1) a list of all their deferred maintenance with the cost estimates of each item and whether the item is either "energy related" or "non-energy related"; (2) a report on their energy expenditures; and (3) a comprehensive deferred maintenance strategy list and timelines for completion that utilize efficient resources from either internal or external sources."

Explanation:

(This amendment requests additional deferred maintenance and expenditure reporting including energy use and expenditures by institutions of higher education. This information can be considered in future capital outlay requests.)

Item 4-5.10 #1s

Special Conditions and Restrictions on Expenditures

Surplus Property Transfers for Economic Development Language

Page 601, after line 45, insert:
"c. Prior to July 1, 2019, and not withstanding any provision of law to the contrary, the Department of General Services shall convey approximately 80 acres, more or less, of surplus state property located in York County, Virginia to the Eastern Virginia Regional Industrial Development Authority for an amount not to exceed $1,350,000. Prior to execution of the property transfer, the Department shall provide to the Eastern Virginia Regional Industrial Development Authority certified copies of the two most recent state appraisals for the existing state owned property, and in no case shall the transaction price exceed the average of the two most recent state appraisals.

1. The Eastern Virginia Regional Industrial Development Authority is authorized to convey the property rights of approximately 80 acres to the operator of a 20 megawatt solar facility at an amount deemed sufficient, but in no case more than $1,000,000.

2. Any remaining and abutting state-controlled acreage shall be made available to the Eastern Virginia Regional Industrial Development Authority for an amount not to exceed $350,000 upon condition that half of the proceeds of any future land sale, less any infrastructure development costs incurred by the Eastern Virginia Regional Industrial Development Authority, will be returned to the Commonwealth and deposited to the General Fund. In no case shall the Eastern Virginia Regional Industrial Development Authority sell any parcel of the former state-controlled lands to entities other than unmanned systems companies or companies locating to
the Hampton Roads Unmanned Systems Park."

**Explanation:**

(This amendment authorizes the sale of state controlled land to the Eastern Virginia Regional Industrial Development Authority for development of the Hampton Roads Unmanned Systems Park in York County, Virginia. The new facility will provide an open area and infrastructure for use by public institutions, private companies and individuals to develop, test and demonstrate unmanned systems.)

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**Item 4-6.01 #1s**

**Special Conditions and Restrictions on Expenditures**

**Employee Compensation**

**Language:**

Page 607, unstrike line 21, and replace the second and third occurrence of "$90,537" with "$92,348".
Page 607, strike line 37.

**Explanation:**

(This amendment addresses a technical error by moving the Director of Gunston Hall back to the Level IV Range from the Level V range of the agency head salary tables.)

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**Item 4-6.01 #2s**

**Special Conditions and Restrictions on Expenditures**

**Employee Compensation**

**Language:**

Page 607, line 17, strike "Secretary" and unstrike "Commissioner".

**Explanation:**

(This amendment corrects an error in the agency head salary table. The title of the Commissioner of Elections was erroneously changed to Secretary of Elections.)

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**Item 4-6.07 #1s**

**Special Conditions and Restrictions on Expenditures**

**Higher Education Employment and Benefit Restrictions**

**Language**
Language:

Page 614, after line 6, insert:

"4-6.07 HIGHER EDUCATION EMPLOYMENT AND BENEFIT RESTRICTIONS

No baccalaureate public institution of higher education shall employ an individual appointed by the Governor to the Board of Visitors of such institution within two years of the expiration of his term. Such prohibition shall not apply to the employment of an individual to serve as an institution president or, in the case of Virginia Military Institute, the Superintendent."

Explanation:

(This amendment is self-explanatory.)

Item 4-14 #1s

Effective Date

Language:

Page 630, strike lines 47 through 49.
Page 631, strike lines 1 through 47.
Page 632, strike lines 1 through 6.

Explanation:

(This amendment removes language proposed by the Governor that would amend the Code of Virginia by adding in Chapter 6 of Title 58.1 sections numbered 58.1-612.1 and 58.1-612.2. These changes included in the introduced budget would establish economic nexus as the criteria for collecting retail sales and use tax and would require certain remote sellers and marketplace facilitators to collect the tax. The language proposed by the Governor in the introduced budget is in conflict with Senate Bill 1083 which passed the Senate.)

Item 4-14 #2s

Effective Date

Language:

Page 630, strike lines 8 through 46, and insert:

"6. That §§ 58.1-301, 58.1-322.02, 58.1-322.03, and 58.1-402 of the Code of Virginia are amended and reenacted as follows:"
§ 58.1-301. Conformity to Internal Revenue Code.
A. Any term used in this chapter shall have the same meaning as when used in a comparable context in the laws of the United States relating to federal income taxes, unless a different meaning is clearly required.
B. Any reference in this chapter to the laws of the United States relating to federal income taxes shall mean the provisions of the Internal Revenue Code of 1954, and amendments thereto, and other provisions of the laws of the United States relating to federal income taxes, as they existed on February 9, 2018, except for:
1. The special depreciation allowance for certain property provided for under §§ 168(k), 168(l), 168(m), 1400L, and 1400N of the Internal Revenue Code;
2. The carry-back of certain net operating losses for five years under § 172(b)(1)(H) of the Internal Revenue Code;
3. The original issue discount on applicable high yield discount obligations under § 163(e)(5)(F) of the Internal Revenue Code; and
4. The deferral of certain income under § 108(i) of the Internal Revenue Code. For Virginia income tax purposes, income from the discharge of indebtedness in connection with the reacquisition of an "applicable debt instrument" (as defined under § 108(i) of the Internal Revenue Code) reacquired in the taxable year shall be fully included in the taxpayer's Virginia taxable income for the taxable year, unless the taxpayer elects to include such income in the taxpayer's Virginia taxable income ratably over a three-taxable-year period beginning with taxable year 2009 for transactions completed in taxable year 2009, or over a three-taxable-year period beginning with taxable year 2010 for transactions completed in taxable year 2010 on or before April 21, 2010. For purposes of such election, all other provisions of § 108(i) of the Internal Revenue Code shall apply mutatis mutandis. No other deferral shall be allowed for income from the discharge of indebtedness in connection with the reacquisition of an "applicable debt instrument.";
5. The amount of the deduction allowed for domestic production activities pursuant to § 199 of the Internal Revenue Code for taxable years beginning on or after January 1, 2010. For Virginia income tax purposes, two-thirds of the amount deducted pursuant to § 199 of the Internal Revenue Code for federal income tax purposes during the taxable year may be deducted for Virginia income tax purposes for taxable years beginning on and after January 1, 2010. For taxable years beginning on and after January 1, 2013, the entire amount of the deduction allowed for domestic production activities pursuant to § 199 of the Internal Revenue Code may be deducted for Virginia income tax purposes;
6. The provisions of the Tax Cuts and Jobs Act (the Act) enacted December 22, 2017, as Public Law 115-97, provided, however, that this exception shall not apply to the following:
   a. Treatment of certain individuals performing services in the Sinai Peninsula of Egypt pursuant to § 11026 of the Act;
   b. Relief for 2016 disaster areas pursuant to § 11028 of the Act;
   c. Any other provision of the Act that affects the computation of federal adjusted gross income of individuals or federal taxable income of corporations for taxable years beginning after December 31, 2016, and before January 1, 2018, other than the temporary reduction in the
medical expense deduction floor pursuant to § 11027 of the Act; and

The Department of Taxation is hereby authorized to develop procedures or guidelines for implementation of the provisions of this section, which procedures or guidelines shall be exempt from the provisions of the Administrative Process Act (§ 2.2-4000 et seq.).

§ 58.1-322.02. Virginia taxable income; subtractions.
In computing Virginia taxable income pursuant to § 58.1-322, to the extent included in federal adjusted gross income, there shall be subtracted:
1. Income derived from obligations, or on the sale or exchange of obligations, of the United States and on obligations or securities of any authority, commission, or instrumentality of the United States to the extent exempt from state income taxes under the laws of the United States, including, but not limited to, stocks, bonds, treasury bills, and treasury notes but not including interest on refunds of federal taxes, interest on equipment purchase contracts, or interest on other normal business transactions.
2. Income derived from obligations, or on the sale or exchange of obligations, of the Commonwealth or of any political subdivision or instrumentality of the Commonwealth.
3. Benefits received under Title II of the Social Security Act and other benefits subject to federal income taxation solely pursuant to § 86 of the Internal Revenue Code.
4. Up to $20,000 of disability income, as defined in § 22(c)(2)(B)(iii) of the Internal Revenue Code; however, any person who claims a deduction under subdivision 5 of § 58.1-322.03 may not also claim a subtraction under this subdivision.
5. The amount of any refund or credit for overpayment of income taxes imposed by the Commonwealth or any other taxing jurisdiction.
6. The amount of wages or salaries eligible for the federal Work Opportunity Credit which was not deducted for federal purposes on account of the provisions of § 280C(a) of the Internal Revenue Code.
7. Any amount included therein less than $600 from a prize awarded by the Virginia Lottery.
8. The wages or salaries received by any person for active and inactive service in the National Guard of the Commonwealth of Virginia, not to exceed the amount of income derived from 39 calendar days of such service or $3,000, whichever amount is less; however, only those persons in the ranks of O3 and below shall be entitled to the deductions specified in this subdivision.
9. Amounts received by an individual, not to exceed $1,000 in any taxable year, as a reward for information provided to a law-enforcement official or agency, or to a nonprofit corporation created exclusively to assist such law-enforcement official or agency, in the apprehension and conviction of perpetrators of crimes. This subdivision shall not apply to the following: an individual who is an employee of, or under contract with, a law-enforcement agency, a victim or the perpetrator of the crime for which the reward was paid, or any person who is compensated for the investigation of crimes or accidents.
10. The amount of "qualified research expenses" or "basic research expenses" eligible for
deduction for federal purposes, but which were not deducted, on account of the provisions of § 280C(c) of the Internal Revenue Code and which shall be available to partners, shareholders of S corporations, and members of limited liability companies to the extent and in the same manner as other deductions may pass through to such partners, shareholders, and members.

11. Any income received during the taxable year derived from a qualified pension, profit-sharing, or stock bonus plan as described by § 401 of the Internal Revenue Code, an individual retirement account or annuity established under § 408 of the Internal Revenue Code, a deferred compensation plan as defined by § 457 of the Internal Revenue Code, or any federal government retirement program, the contributions to which were deductible from the taxpayer's federal adjusted gross income, but only to the extent the contributions to such plan or program were subject to taxation under the income tax in another state.

12. Any income attributable to a distribution of benefits or a refund from a prepaid tuition contract or savings trust account with the Virginia College Savings Plan, created pursuant to Chapter 7 (§ 23.1-700 et seq.) of Title 23.1. The subtraction for any income attributable to a refund shall be limited to income attributable to a refund in the event of a beneficiary's death, disability, or receipt of a scholarship.

13. All military pay and allowances, to the extent included in federal adjusted gross income and not otherwise subtracted, deducted, or exempted under this section, earned by military personnel while serving by order of the President of the United States with the consent of Congress in a combat zone or qualified hazardous duty area that is treated as a combat zone for federal tax purposes pursuant to § 112 of the Internal Revenue Code.

14. For taxable years beginning before January 1, 2015, the gain derived from the sale or exchange of real property or the sale or exchange of an easement to real property which results in the real property or the easement thereto being devoted to open-space use, as that term is defined in § 58.1-3230, for a period of time not less than 30 years. To the extent that a subtraction is taken in accordance with this subdivision, no tax credit under this chapter for donating land for its preservation shall be allowed for three years following the year in which the subtraction is taken.

15. Fifteen thousand dollars of military basic pay for military service personnel on extended active duty for periods in excess of 90 days; however, the subtraction amount shall be reduced dollar-for-dollar by the amount by which the taxpayer's military basic pay exceeds $15,000 and shall be reduced to zero if such military basic pay amount is equal to or exceeds $30,000.

16. The first $15,000 of salary for each federal and state employee whose total annual salary from all employment for the taxable year is $15,000 or less.

17. Unemployment benefits taxable pursuant to § 85 of the Internal Revenue Code.

18. Any amount received as military retirement income by an individual awarded the Congressional Medal of Honor.

19. Items of income attributable to, derived from, or in any way related to (i) assets stolen from, hidden from, or otherwise lost by an individual who was a victim or target of Nazi persecution or (ii) damages, reparations, or other consideration received by a victim or target of Nazi persecution to compensate such individual for performing labor against his will under the threat of death, during World War II and its prelude and direct aftermath. This subtraction shall not apply to assets acquired with such items of income or with the proceeds from the sale of assets
stolen from, hidden from, or otherwise lost to, during World War II and its prelude and direct aftermath, a victim or target of Nazi persecution. The provisions of this subdivision shall only apply to an individual who was the first recipient of such items of income and who was a victim or target of Nazi persecution, or a spouse, widow, widower, or child or stepchild of such victim.

As used in this subdivision:

"Nazi regime" means the country of Nazi Germany, areas occupied by Nazi Germany, those European countries allied with Nazi Germany, or any other neutral European country or area in Europe under the influence or threat of Nazi invasion.

"Victim or target of Nazi persecution" means any individual persecuted or targeted for persecution by the Nazi regime who had assets stolen from, hidden from, or otherwise lost as a result of any act or omission in any way relating to (i) the Holocaust, (ii) World War II and its prelude and direct aftermath, (iii) transactions with or actions of the Nazi regime, (iv) treatment of refugees fleeing Nazi persecution, or (v) the holding of such assets by entities or persons in the Swiss Confederation during World War II and its prelude and aftermath. A "victim or target of Nazi persecution" also includes any individual forced into labor against his will, under the threat of death, during World War II and its prelude and direct aftermath.

20. The military death gratuity payment made after September 11, 2001, to the survivor of deceased military personnel killed in the line of duty, pursuant to 10 U.S.C. Chapter 75; however, the subtraction amount shall be reduced dollar-for-dollar by the amount that the survivor may exclude from his federal gross income in accordance with § 134 of the Internal Revenue Code.

21. The death benefit payments from an annuity contract that are received by a beneficiary of such contract, provided that (i) the death benefit payment is made pursuant to an annuity contract with an insurance company and (ii) the death benefit payment is paid solely by lump sum. The subtraction under this subdivision shall be allowed only for that portion of the death benefit payment that is included in federal adjusted gross income.

22. Any gain recognized from the sale of launch services to space flight participants, as defined in 49 U.S.C. § 70102, or launch services intended to provide individuals with the training or experience of a launch, without performing an actual launch. To qualify for a deduction under this subdivision, launch services must be performed in Virginia or originate from an airport or spaceport in Virginia.

23. Any gain recognized as a result of resupply services contracts for delivering payload, as defined in 49 U.S.C. § 70102, entered into with the Commercial Orbital Transportation Services division of the National Aeronautics and Space Administration or other space flight entity, as defined in § 8.01-227.8, and launched from an airport or spaceport in Virginia.

24. Any income taxed as a long-term capital gain for federal income tax purposes, or any income taxed as investment services partnership interest income (otherwise known as investment partnership carried interest income) for federal income tax purposes. To qualify for a subtraction under this subdivision, such income shall be attributable to an investment in a "qualified business," as defined in § 58.1-339.4, or in any other technology business approved by the Secretary of Technology, provided that the business has its principal office or facility in the Commonwealth and less than $3 million in annual revenues in the fiscal year prior to the investment. To qualify for a subtraction under this subdivision, the investment shall be made
between the dates of April 1, 2010, and June 30, 2020. No taxpayer who has claimed a tax
credit for an investment in a "qualified business" under § 58.1-339.4 shall be eligible for the
subtraction under this subdivision for an investment in the same business.
25. For taxable years beginning on and after January 1, 2014, any income of an account holder
for the taxable year taxed as (i) a capital gain for federal income tax purposes attributable to
such person's first-time home buyer savings account established pursuant to Chapter 32 (§ 55-
555 et seq.) of Title 55 and (ii) interest income or other income for federal income tax purposes
attributable to such person's first-time home buyer savings account.
Notwithstanding the statute of limitations on assessments contained in § 58.1-312, any
subtraction taken under this subdivision shall be subject to recapture in the taxable year or years
in which moneys or funds withdrawn from the first-time home buyer savings account were used
for any purpose other than the payment of eligible costs by or on behalf of a qualified
beneficiary, as provided under § 55-558. The amount subject to recapture shall be a portion of
the amount withdrawn in the taxable year that was used for other than the payment of eligible
costs, computed by multiplying the amount withdrawn and used for other than the payment of
eligible costs by the ratio of the aggregate earnings in the account at the time of the withdrawal
to the total balance in the account at such time.
However, recapture shall not apply to the extent of moneys or funds withdrawn that were (i)
withdrawn by reason of the qualified beneficiary's death or disability; (ii) a disbursement of
assets of the account pursuant to a filing for protection under the United States Bankruptcy
Code, 11 U.S.C. §§ 101 through 1330; or (iii) transferred from an account established pursuant
to Chapter 32 (§ 55-555 et seq.) of Title 55 into another account established pursuant to such
chapter for the benefit of another qualified beneficiary.
For purposes of this subdivision, "account holder," "eligible costs," "first-time home buyer
savings account," and "qualified beneficiary" mean the same as those terms are defined in § 55-
555.
26. For taxable years beginning on and after January 1, 2015, any income for the taxable year
attributable to the discharge of a student loan solely by reason of the student's death. For
purposes of this subdivision, "student loan" means the same as that term is defined under §
108(f) of the Internal Revenue Code.
27. a. Income, including investment services partnership interest income (otherwise known as
investment partnership carried interest income), attributable to an investment in a Virginia
venture capital account. To qualify for a subtraction under this subdivision, the investment shall
be made on or after January 1, 2018, but before December 31, 2023. No subtraction shall be
allowed under this subdivision for an investment in a company that is owned or operated by a
family member or an affiliate of the taxpayer. No subtraction shall be allowed under this
subdivision for a taxpayer who has claimed a subtraction under subdivision 24 or a tax credit
under § 58.1-339.4 for the same investment.
b. As used in this subdivision 27:
"Qualified portfolio company" means a company that (i) has its principal place of business in
the Commonwealth; (ii) has a primary purpose of production, sale, research, or development of
a product or service other than the management or investment of capital; and (iii) provides
equity in the company to the Virginia venture capital account in exchange for a capital
investment. "Qualified portfolio company" does not include a company that is an individual or sole proprietorship.

"Virginia venture capital account" means an investment fund that has been certified by the Department as a Virginia venture capital account. In order to be certified as a Virginia venture capital account, the operator of the investment fund shall register the investment fund with the Department prior to December 31, 2023, (i) indicating that it intends to invest at least 50 percent of the capital committed to its fund in qualified portfolio companies and (ii) providing documentation that it employs at least one investor who has at least four years of professional experience in venture capital investment or substantially equivalent experience. "Substantially equivalent experience" includes, but is not limited to, an undergraduate degree from an accredited college or university in economics, finance, or a similar field of study. The Department may require an investment fund to provide documentation of the investor's training, education, or experience as deemed necessary by the Department to determine substantial equivalency. If the Department determines that the investment fund employs at least one investor with the experience set forth herein, the Department shall certify the investment fund as a Virginia venture capital account at such time as the investment fund actually invests at least 50 percent of the capital committed to its fund in qualified portfolio companies.

28. a. Income attributable to an investment in a Virginia real estate investment trust. To qualify for a subtraction under this subdivision, the investment shall be made on or after January 1, 2019, but before December 31, 2024. No subtraction shall be allowed for an investment in a trust that is managed by a family member or an affiliate of the taxpayer. No subtraction shall be allowed under this subdivision for a taxpayer who has claimed a subtraction under subdivision 24 or 27 or a tax credit under § 58.1-339.4 for the same investment.

b. As used in this subdivision 28:

"Distressed" means satisfying the criteria applicable to a locality described in subdivision E 2 of § 2.2-115.

"Double distressed" means satisfying the criteria applicable to a locality described in subdivision E 3 of § 2.2-115.

"Virginia real estate investment trust" means a real estate investment trust, as defined in 26 U.S.C. § 856, that has been certified by the Department as a Virginia real estate investment trust. In order to be certified as a Virginia real estate investment trust, the trustee shall register the trust with the Department prior to December 31, 2024, indicating that it intends to invest at least 90 percent of trust funds in Virginia and at least 40 percent of trust funds in real estate in localities that are distressed or double distressed. If the Department determines that the trust satisfies the preceding criteria, the Department shall certify the trust as a Virginia real estate investment trust at such time as the trust actually invests at least 90 percent of trust funds in Virginia and at least 40 percent of trust funds in real estate in localities that are distressed or double distressed.

29. For taxable years beginning on and after January 1, 2018, 20 percent of business interest disallowed as a deduction pursuant to § 163(f) of the Internal Revenue Code. For purposes of this subdivision, "business interest" means the same as that term is defined under § 163(f) of the Internal Revenue Code.
§ 58.1-322.03. Virginia taxable income; deductions.
In computing Virginia taxable income pursuant to § 58.1-322, there shall be deducted from Virginia adjusted gross income as defined in § 58.1-321:
1. a. The amount allowable for itemized deductions for federal income tax purposes where the taxpayer has elected for the taxable year to itemize deductions on his federal return, but reduced by the amount of income taxes imposed by the Commonwealth or any other taxing jurisdiction and deducted on such federal return and increased by an amount that, when added to the amount deducted under § 170 of the Internal Revenue Code for mileage, results in a mileage deduction at the state level for such purposes at a rate of 18 cents per mile; or
b. Three thousand dollars for single individuals and $6,000 for married persons (one-half of such amounts in the case of a married individual filing a separate return), provided that the taxpayer has not itemized deductions for the taxable year on his federal income tax return: (i) for taxable years beginning before January 1, 2019, and on and after January 1, 2026, $3,000 for single individuals and $6,000 for married persons (one-half of such amounts in the case of a married individual filing a separate return) and (ii) for taxable years beginning on and after January 1, 2019, but before January 1, 2026, $4,500 for single individuals and $9,000 for married persons (one-half of such amounts in the case of a married individual filing a separate return). For purposes of this section, any person who may be claimed as a dependent on another taxpayer’s return for the taxable year may compute the deduction only with respect to earned income.
2. a. A deduction in the amount of $930 for each personal exemption allowable to the taxpayer for federal income tax purposes.
b. Each blind or aged taxpayer as defined under § 63(f) of the Internal Revenue Code shall be entitled to an additional personal exemption in the amount of $800.
The additional deduction for blind or aged taxpayers allowed under this subdivision shall be allowable regardless of whether the taxpayer itemizes deductions for the taxable year for federal income tax purposes.
3. A deduction equal to the amount of employment-related expenses upon which the federal credit is based under § 21 of the Internal Revenue Code for expenses for household and dependent care services necessary for gainful employment.
4. An additional $1,000 deduction for each child residing for the entire taxable year in a home under permanent foster care placement as defined in § 63.2-908, provided that the taxpayer can also claim the child as a personal exemption under § 151 of the Internal Revenue Code.
5. a. A deduction in the amount of $12,000 for individuals born on or before January 1, 1939.
b. A deduction in the amount of $12,000 for individuals born after January 1, 1939, who have attained the age of 65. This deduction shall be reduced by $1 for every $1 that the taxpayer's adjusted federal adjusted gross income exceeds $50,000 for single taxpayers or $75,000 for married taxpayers. For married taxpayers filing separately, the deduction shall be reduced by $1 for every $1 that the total combined adjusted federal adjusted gross income of both spouses exceeds $75,000.
For the purposes of this subdivision, "adjusted federal adjusted gross income" means federal adjusted gross income minus any benefits received under Title II of the Social Security Act and
other benefits subject to federal income taxation solely pursuant to § 86 of the Internal Revenue Code, as amended.

6. The amount an individual pays as a fee for an initial screening to become a possible bone marrow donor, if (i) the individual is not reimbursed for such fee or (ii) the individual has not claimed a deduction for the payment of such fee on his federal income tax return.

7. a. A deduction shall be allowed to the purchaser or contributor for the amount paid or contributed during the taxable year for a prepaid tuition contract or college savings trust account entered into with the Virginia College Savings Plan, pursuant to Chapter 7 (§ 23.1-700 et seq.) of Title 23.1. Except as provided in subdivision b, the amount deducted on any individual income tax return in any taxable year shall be limited to $4,000 per prepaid tuition contract or college savings trust account. No deduction shall be allowed pursuant to this subdivision 7 if such payments or contributions are deducted on the purchaser's or contributor's federal income tax return. If the purchase price or annual contribution to a college savings trust account exceeds $4,000, the remainder may be carried forward and subtracted in future taxable years until the purchase price or college savings trust contribution has been fully deducted; however, except as provided in subdivision b, in no event shall the amount deducted in any taxable year exceed $4,000 per contract or college savings trust account. Notwithstanding the statute of limitations on assessments contained in § 58.1-312, any deduction taken hereunder shall be subject to recapture in the taxable year or years in which distributions or refunds are made for any reason other than (i) to pay qualified higher education expenses, as defined in § 529 of the Internal Revenue Code or (ii) the beneficiary's death, disability, or receipt of a scholarship. For the purposes of this subdivision, "purchaser" or "contributor" means the person shown as such on the records of the Virginia College Savings Plan as of December 31 of the taxable year. In the case of a transfer of ownership of a prepaid tuition contract or college savings trust account, the transferee shall succeed to the transferor's tax attributes associated with a prepaid tuition contract or college savings trust account, including, but not limited to, carryover and recapture of deductions.

b. A purchaser of a prepaid tuition contract or contributor to a college savings trust account who has attained age 70 shall not be subject to the limitation that the amount of the deduction not exceed $4,000 per prepaid tuition contract or college savings trust account in any taxable year. Such taxpayer shall be allowed a deduction for the full amount paid for the contract or contributed to a college savings trust account, less any amounts previously deducted.

8. The total amount an individual actually contributed in funds to the Virginia Public School Construction Grants Program and Fund, established in Chapter 11.1 (§ 22.1-175.1 et seq.) of Title 22.1, provided that the individual has not claimed a deduction for such amount on his federal income tax return.

9. An amount equal to 20 percent of the tuition costs incurred by an individual employed as a primary or secondary school teacher licensed pursuant to Chapter 15 (§ 22.1-289.1 et seq.) of Title 22.1 to attend continuing teacher education courses that are required as a condition of employment; however, the deduction provided by this subdivision shall be available only if (i) the individual is not reimbursed for such tuition costs and (ii) the individual has not claimed a deduction for the payment of such tuition costs on his federal income tax return.

10. The amount an individual pays annually in premiums for long-term health care insurance,
provided that the individual has not claimed a deduction for federal income tax purposes, or, for taxable years beginning before January 1, 2014, a credit under § 58.1-339.11. For taxable years beginning on and after January 1, 2014, no such deduction for long-term health care insurance premiums paid by the individual during the taxable year shall be allowed if the individual has claimed a federal income tax deduction for such taxable year for long-term health care insurance premiums paid by him.

11. Contract payments to a producer of quota tobacco or a tobacco quota holder, or their spouses, as provided under the American Jobs Creation Act of 2004 (P.L. 108-357), but only to the extent that such payments have not been subtracted pursuant to subsection D of § 58.1-402, as follows:
   a. If the payment is received in installment payments, then the recognized gain may be subtracted in the taxable year immediately following the year in which the installment payment is received.
   b. If the payment is received in a single payment, then 10 percent of the recognized gain may be subtracted in the taxable year immediately following the year in which the single payment is received. The taxpayer may then deduct an equal amount in each of the nine succeeding taxable years.

12. An amount equal to 20 percent of the sum paid by an individual pursuant to Chapter 6 (§ 58.1-600 et seq.), not to exceed $500 in each taxable year, in purchasing for his own use the following items of tangible personal property: (i) any clothes washers, room air conditioners, dishwashers, and standard size refrigerators that meet or exceed the applicable energy star efficiency requirements developed by the U.S. Environmental Protection Agency and the U.S. Department of Energy; (ii) any fuel cell that (a) generates electricity using an electrochemical process, (b) has an electricity-only generation efficiency greater than 35 percent, and (c) has a generating capacity of at least two kilowatts; (iii) any gas heat pump that has a coefficient of performance of at least 1.25 for heating and at least 0.70 for cooling; (iv) any electric heat pump hot water heater that yields an energy factor of at least 1.7; (v) any electric heat pump that has a heating system performance factor of at least 8.0 and a cooling seasonal energy efficiency ratio of at least 13.0; (vi) any central air conditioner that has a cooling seasonal energy efficiency ratio of at least 13.5; (vii) any advanced gas or oil water heater that has an energy factor of at least 0.65; (viii) any advanced oil-fired boiler with a minimum annual fuel-utilization rating of 85; (ix) any advanced oil-fired furnace with a minimum annual fuel-utilization rating of 85; and (x) programmable thermostats.

13. The lesser of $5,000 or the amount actually paid by a living donor of an organ or other living tissue for unreimbursed out-of-pocket expenses directly related to the donation that arose within 12 months of such donation, provided that the donor has not taken a medical deduction in accordance with the provisions of § 213 of the Internal Revenue Code for such expenses. The deduction may be taken in the taxable year in which the donation is made or the taxable year in which the 12-month period expires.

14. For taxable years beginning on and after January 1, 2013, the amount an individual age 66 or older with earned income of at least $20,000 for the year and federal adjusted gross income not in excess of $30,000 for the year pays annually in premiums for (i) a prepaid funeral insurance policy covering the individual or (ii) medical or dental insurance for any person for
whom individual tax filers may claim a deduction for such premiums under federal income tax
laws. As used in this subdivision, "earned income" means the same as that term is defined in §
32(c) of the Internal Revenue Code. The deduction shall not be allowed for any portion of such
 premiums paid for which the individual has (a) been reimbursed, (b) claimed a deduction for
 federal income tax purposes, (c) claimed a deduction or subtraction under another provision of
 this section, or (d) claimed a federal income tax credit or any income tax credit pursuant to this
 chapter.

15. For taxable years beginning on and after January 1, 2019, up to $10,000 of the actual
amount of real and personal property taxes imposed by the Commonwealth or any other taxing
jurisdiction not otherwise deducted solely on account of the dollar limitation imposed on
individual deductions by § 164(b)(6)(B) of the Internal Revenue Code.

§ 58.1-402. Virginia taxable income.
A. For purposes of this article, Virginia taxable income for a taxable year means the federal
taxable income and any other income taxable to the corporation under federal law for such year
of a corporation adjusted as provided in subsections B, C, D, and E.
For a regulated investment company and a real estate investment trust, such term means the
"investment company taxable income" and "real estate investment trust taxable income,"
respectively, to which shall be added in each case any amount of capital gains and any other
income taxable to the corporation under federal law which shall be further adjusted as provided
in subsections B, C, D, and E.
B. There shall be added to the extent excluded from federal taxable income:
1. Interest, less related expenses to the extent not deducted in determining federal taxable
income, on obligations of any state other than Virginia, or of a political subdivision of any such
other state unless created by compact or agreement to which the Commonwealth is a party;
2. Interest or dividends, less related expenses to the extent not deducted in determining federal
taxable income, on obligations or securities of any authority, commission or instrumentality of
the United States, which the laws of the United States exempt from federal income tax but not
from state income taxes;
3. [Repealed.]
4. The amount of any net income taxes and other taxes, including franchise and excise taxes,
which are based on, measured by, or computed with reference to net income, imposed by the
Commonwealth or any other taxing jurisdiction, to the extent deducted in determining federal
taxable income;
5. Unrelated business taxable income as defined by § 512 of the Internal Revenue Code;
6. [Repealed.]
7. The amount required to be included in income for the purpose of computing the partial tax on
an accumulation distribution pursuant to § 667 of the Internal Revenue Code;
8. a. For taxable years beginning on and after January 1, 2004, the amount of any intangible
expenses and costs directly or indirectly paid, accrued, or incurred to, or in connection directly
or indirectly with one or more direct or indirect transactions with one or more related members
to the extent such expenses and costs were deductible or deducted in computing federal taxable
income for Virginia purposes. This addition shall not be required for any portion of the intangible expenses and costs if one of the following applies:

1. The corresponding item of income received by the related member is subject to a tax based on or measured by net income or capital imposed by Virginia, another state, or a foreign government that has entered into a comprehensive tax treaty with the United States government;
2. The related member derives at least one-third of its gross revenues from the licensing of intangible property to parties who are not related members, and the transaction giving rise to the expenses and costs between the corporation and the related member was made at rates and terms comparable to the rates and terms of agreements that the related member has entered into with parties who are not related members for the licensing of intangible property; or
3. The corporation can establish to the satisfaction of the Tax Commissioner that the intangible expenses and costs meet both of the following: (i) the related member during the same taxable year directly or indirectly paid, accrued or incurred such portion to a person who is not a related member, and (ii) the transaction giving rise to the intangible expenses and costs between the corporation and the related member did not have as a principal purpose the avoidance of any portion of the tax due under this chapter.

b. A corporation required to add to its federal taxable income intangible expenses and costs pursuant to subdivision a may petition the Tax Commissioner, after filing the related income tax return for the taxable year and remitting to the Tax Commissioner all taxes, penalties, and interest due under this article for such taxable year including tax upon any amount of intangible expenses and costs required to be added to federal taxable income pursuant to subdivision a, to consider evidence relating to the transaction or transactions between the corporation and a related member or members that resulted in the corporation's taxable income being increased, as required under subdivision a, for such intangible expenses and costs.

If the corporation can demonstrate to the Tax Commissioner's sole satisfaction, by clear and convincing evidence, that the transaction or transactions between the corporation and a related member or members resulting in such increase in taxable income pursuant to subdivision a had a valid business purpose other than the avoidance or reduction of the tax due under this chapter, the Tax Commissioner shall permit the corporation to file an amended return. For purposes of such amended return, the requirements of subdivision a shall not apply to any transaction for which the Tax Commissioner is satisfied (and has identified) that the transaction had a valid business purpose other than the avoidance or reduction of the tax due under this chapter. Such amended return shall be filed by the corporation within one year of the written permission granted by the Tax Commissioner and any refund of the tax imposed under this article shall include interest at a rate equal to the rate of interest established under § 58.1-15 and such interest shall accrue as provided under § 58.1-1833. However, upon the filing of such amended return, any related member of the corporation that subtracted from taxable income amounts received pursuant to subdivision C 21 shall be subject to the tax imposed under this article on that portion of such amounts for which the corporation has filed an amended return pursuant to this subdivision. In addition, for such transactions identified by the Tax Commissioner herein by which he has been satisfied by clear and convincing evidence, the Tax Commissioner may permit the corporation in filing income tax returns for subsequent taxable years to deduct the related intangible expenses and costs without making the adjustment under subdivision a.
The Tax Commissioner may charge a fee for all direct and indirect costs relating to the review of any petition pursuant to this subdivision, to include costs necessary to secure outside experts in evaluating the petition. The Tax Commissioner may condition the review of any petition pursuant to this subdivision upon payment of such fee.

No suit for the purpose of contesting any action of the Tax Commissioner under this subdivision shall be maintained in any court of this Commonwealth.

c. Nothing in subdivision B 8 shall be construed to limit or negate the Department's authority under § 58.1-446;

9. a. For taxable years beginning on and after January 1, 2004, the amount of any interest expenses and costs directly or indirectly paid, accrued, or incurred to, or in connection directly or indirectly with one or more direct or indirect transactions with one or more related members to the extent such expenses and costs were deductible or deducted in computing federal taxable income for Virginia purposes. This addition shall not be required for any portion of the interest expenses and costs, if:

(1) The related member has substantial business operations relating to interest-generating activities, in which the related member pays expenses for at least five full-time employees who maintain, manage, defend or are otherwise responsible for operations or administration relating to the interest-generating activities; and

(2) The interest expenses and costs are not directly or indirectly for, related to or in connection with the direct or indirect acquisition, maintenance, management, sale, exchange, or disposition of intangible property; and

(3) The transaction giving rise to the expenses and costs between the corporation and the related member has a valid business purpose other than the avoidance or reduction of taxation and payments between the parties are made at arm's length rates and terms; and

(4) One of the following applies:

(i) The corresponding item of income received by the related member is subject to a tax based on or measured by net income or capital imposed by Virginia, another state, or a foreign government that has entered into a comprehensive tax treaty with the United States government;

(ii) Payments arise pursuant to a pre-existing contract entered into when the parties were not related members provided the payments continue to be made at arm's length rates and terms;

(iii) The related member engages in transactions with parties other than related members that generate revenue in excess of $2 million annually; or

(iv) The transaction giving rise to the interest payments between the corporation and a related member was done at arm's length rates and terms and meets any of the following: (a) the related member uses funds that are borrowed from a party other than a related member or that are paid, incurred or passed-through to a person who is not a related member; (b) the debt is part of a regular and systematic funds management or portfolio investment activity conducted by the related member, whereby the funds of two or more related members are aggregated for the purpose of achieving economies of scale, the internal financing of the active business operations of members, or the benefit of centralized management of funds; (c) financing the expansion of the business operations; or (d) restructuring the debt of related members, or the pass-through of acquisition-related indebtedness to related members.

b. A corporation required to add to its federal taxable income interest expenses and costs
pursuant to subdivision a may petition the Tax Commissioner, after filing the related income tax return for the taxable year and remitting to the Tax Commissioner all taxes, penalties, and interest due under this article for such taxable year including tax upon any amount of interest expenses and costs required to be added to federal taxable income pursuant to subdivision a, to consider evidence relating to the transaction or transactions between the corporation and a related member or members that resulted in the corporation's taxable income being increased, as required under subdivision a, for such interest expenses and costs.

If the corporation can demonstrate to the Tax Commissioner's sole satisfaction, by clear and convincing evidence, that the transaction or transactions between the corporation and a related member or members resulting in such increase in taxable income pursuant to subdivision a had a valid business purpose other than the avoidance or reduction of the tax due under this chapter and that the related payments between the parties were made at arm's length rates and terms, the Tax Commissioner shall permit the corporation to file an amended return. For purposes of such amended return, the requirements of subdivision a shall not apply to any transaction for which the Tax Commissioner is satisfied (and has identified) that the transaction had a valid business purpose other than the avoidance or reduction of the tax due under this chapter and that the related payments between the parties were made at arm's length rates and terms. Such amended return shall be filed by the corporation within one year of the written permission granted by the Tax Commissioner and any refund of the tax imposed under this article shall include interest at a rate equal to the rate of interest established under § 58.1-15 and such interest shall accrue as provided under § 58.1-1833. However, upon the filing of such amended return, any related member of the corporation that subtracted from taxable income amounts received pursuant to subdivision C 21 shall be subject to the tax imposed under this article on that portion of such amounts for which the corporation has filed an amended return pursuant to this subdivision. In addition, for such transactions identified by the Tax Commissioner herein by which he has been satisfied by clear and convincing evidence, the Tax Commissioner may permit the corporation in filing income tax returns for subsequent taxable years to deduct the related interest expenses and costs without making the adjustment under subdivision a.

The Tax Commissioner may charge a fee for all direct and indirect costs relating to the review of any petition pursuant to this subdivision, to include costs necessary to secure outside experts in evaluating the petition. The Tax Commissioner may condition the review of any petition pursuant to this subdivision upon payment of such fee.

No suit for the purpose of contesting any action of the Tax Commissioner under this subdivision shall be maintained in any court of this Commonwealth.

c. Nothing in subdivision B 9 shall be construed to limit or negate the Department's authority under § 58.1-446.

d. For purposes of subdivision B 9:

"Arm's-length rates and terms" means that (i) two or more related members enter into a written agreement for the transaction, (ii) such agreement is of a duration and contains payment terms substantially similar to those that the related member would be able to obtain from an unrelated entity, (iii) the interest is at or below the applicable federal rate compounded annually for debt instruments under § 1274(d) of the Internal Revenue Code that was in effect at the time of the agreement, and (iv) the borrower or payor adheres to the payment terms of the agreement.
governing the transaction or any amendments thereto.
"Valid business purpose" means one or more business purposes that alone or in combination constitute the motivation for some business activity or transaction, which activity or transaction improves, apart from tax effects, the economic position of the taxpayer, as further defined by regulation.

10. a. For taxable years beginning on and after January 1, 2009, the amount of dividends deductible under §§ 561 and 857 of the Internal Revenue Code by a Captive Real Estate Investment Trust (REIT). For purposes of this subdivision, a REIT is a Captive REIT if:
(1) It is not regularly traded on an established securities market;
(2) More than 50 percent of the voting power or value of beneficial interests or shares of which, at any time during the last half of the taxable year, is owned or controlled, directly or indirectly, by a single entity that is (i) a corporation or an association taxable as a corporation under the Internal Revenue Code; and (ii) not exempt from federal income tax pursuant to § 501(a) of the Internal Revenue Code; and
(3) More than 25 percent of its income consists of rents from real property as defined in § 856(d) of the Internal Revenue Code.

b. For purposes of applying the ownership test of subdivision 10 a (2), the following entities shall not be considered a corporation or an association taxable as a corporation:
(1) Any REIT that is not treated as a Captive REIT;
(2) Any REIT subsidiary under § 856 of the Internal Revenue Code other than a qualified REIT subsidiary of a Captive REIT;
(3) Any Listed Australian Property Trust, or an entity organized as a trust, provided that a Listed Australian Property Trust owns or controls, directly or indirectly, 75 percent or more of the voting or value of the beneficial interests or shares of such trust; and
(4) Any Qualified Foreign Entity.

c. For purposes of subdivision B 10, the constructive ownership rules prescribed under § 318(a) of the Internal Revenue Code, as modified by § 856(d)(5) of the Internal Revenue Code, shall apply in determining the ownership of stock, assets, or net profits of any person.

d. For purposes of subdivision B 10:
"Listed Australian Property Trust" means an Australian unit trust registered as a Management Investment Scheme, pursuant to the Australian Corporations Act, in which the principal class of units is listed on a recognized stock exchange in Australia and is regularly traded on an established securities market.
"Qualified Foreign Entity" means a corporation, trust, association or partnership organized outside the laws of the United States and that satisfies all of the following criteria:
(1) At least 75 percent of the entity's total asset value at the close of its taxable year is represented by real estate assets, as defined in § 856(c)(5)(B) of the Internal Revenue Code, thereby including shares or certificates of beneficial interest in any REIT, cash and cash equivalents, and U.S. Government securities;
(2) The entity is not subject to a tax on amounts distributed to its beneficial owners, or is exempt from entity level tax;
(3) The entity distributes, on an annual basis, at least 85 percent of its taxable income, as computed in the jurisdiction in which it is organized, to the holders of its shares or certificates.
of beneficial interest;
(4) The shares or certificates of beneficial interest of such entity are regularly traded on an established securities market or, if not so traded, not more than 10 percent of the voting power or value in such entity is held directly, indirectly, or constructively by a single entity or individual; and
(5) The entity is organized in a country that has a tax treaty with the United States.

C. There shall be subtracted to the extent included in and not otherwise subtracted from federal taxable income:
1. Income derived from obligations, or on the sale or exchange of obligations, of the United States and on obligations or securities of any authority, commission or instrumentality of the United States to the extent exempt from state income taxes under the laws of the United States including, but not limited to, stocks, bonds, treasury bills, and treasury notes, but not including interest on refunds of federal taxes, interest on equipment purchase contracts, or interest on other normal business transactions.
2. Income derived from obligations, or on the sale or exchange of obligations of this Commonwealth or of any political subdivision or instrumentality of this Commonwealth.
3. Dividends upon stock in any domestic international sales corporation, as defined by § 992 of the Internal Revenue Code, 50 percent or more of the income of which was assessable for the preceding year, or the last year in which such corporation has income, under the provisions of the income tax laws of the Commonwealth.
4. The amount of any refund or credit for overpayment of income taxes imposed by this Commonwealth or any other taxing jurisdiction.
5. Any amount included therein by the operation of the provisions of § 78 of the Internal Revenue Code (foreign dividend gross-up).
6. The amount of wages or salaries eligible for the federal Targeted Jobs Credit which was not deducted for federal purposes on account of the provisions of § 280C(a) of the Internal Revenue Code.
7. Any amount included therein by the operation of § 951 of the Internal Revenue Code (subpart F income) or, for taxable years beginning on and after January 1, 2018, § 951A of the Internal Revenue Code (Global intangible Low-Taxed Income).
8. Any amount included therein which is foreign source income as defined in § 58.1-302.
9. [Repealed.]
10. The amount of any dividends received from corporations in which the taxpaying corporation owns 50 percent or more of the voting stock.
11. [Repealed.]
12, 13. [Expired.]
14. For taxable years beginning on or after January 1, 1995, the amount for "qualified research expenses" or "basic research expenses" eligible for deduction for federal purposes, but which were not deducted, on account of the provisions of § 280C(c) of the Internal Revenue Code.
15. For taxable years beginning on or after January 1, 2000, the total amount actually contributed in funds to the Virginia Public School Construction Grants Program and Fund established in Chapter 11.1 (§ 22.1-175.1 et seq.) of Title 22.1.
16. For taxable years beginning on or after January 1, 2000, but before January 1, 2015, the gain derived from the sale or exchange of real property or the sale or exchange of an easement to real property which results in the real property or the easement thereto being devoted to open-space use, as that term is defined in § 58.1-3230, for a period of time not less than 30 years. To the extent a subtraction is taken in accordance with this subdivision, no tax credit under this chapter for donating land for its preservation shall be allowed for three years following the year in which the subtraction is taken.
17. For taxable years beginning on and after January 1, 2001, any amount included therein with respect to § 58.1-440.1.
18. For taxable years beginning on and after January 1, 1999, income received as a result of (i) the "Master Settlement Agreement," as defined in § 3.2-3100; and (ii) the National Tobacco Grower Settlement Trust dated July 19, 1999, by (a) tobacco farming businesses; (b) any business holding a tobacco marketing quota, or tobacco farm acreage allotment, under the Agricultural Adjustment Act of 1938; or (c) any business having the right to grow tobacco pursuant to such a quota allotment.
19, 20. [Repealed.]
21. For taxable years beginning on and after January 1, 2004, any amount of intangible expenses and costs or interest expenses and costs added to the federal taxable income of a corporation pursuant to subdivision B 8 or B 9 shall be subtracted from the federal taxable income of the related member that received such amount if such related member is subject to Virginia income tax on the same amount.
22. For taxable years beginning on and after January 1, 2009, any gain recognized from the sale of launch services to space flight participants, as defined in 49 U.S.C. § 70102, or launch services intended to provide individuals the training or experience of a launch, without performing an actual launch. To qualify for a deduction under this subdivision, launch services must be performed in Virginia or originate from an airport or spaceport in Virginia.
23. For taxable years beginning on and after January 1, 2009, any gain recognized as a result of resupply services contracts for delivering payload, as defined in 49 U.S.C. § 70102, entered into with the Commercial Orbital Transportation Services division of the National Aeronautics and Space Administration or other space flight entity, as defined in § 8.01-227.8, and launched from an airport or spaceport in Virginia.
24. For taxable years beginning on or after January 1, 2011, any income taxed as a long-term capital gain for federal income tax purposes, or any income taxed as investment services partnership interest income (otherwise known as investment partnership carried interest income) for federal income tax purposes. To qualify for a subtraction under this subdivision, such
income must be attributable to an investment in a "qualified business," as defined in § 58.1-339.4, or in any other technology business approved by the Secretary of Technology, provided the business has its principal office or facility in the Commonwealth and less than $3 million in annual revenues in the fiscal year prior to the investment. To qualify for a subtraction under this subdivision, the investment must be made between the dates of April 1, 2010, and June 30, 2020. No taxpayer who has claimed a tax credit for an investment in a "qualified business" under § 58.1-339.4 shall be eligible for the subtraction under this subdivision for an investment in the same business.

25. a. Income, including investment services partnership interest income (otherwise known as investment partnership carried interest income), attributable to an investment in a Virginia venture capital account. To qualify for a subtraction under this subdivision, the investment shall be made on or after January 1, 2018, but before December 31, 2023. No subtraction shall be allowed under this subdivision for an investment in a company that is owned or operated by an affiliate of the taxpayer. No subtraction shall be allowed under this subdivision for a taxpayer who has claimed a subtraction under subdivision C 24 for the same investment.

b. As used in this subdivision 25:
"Qualified portfolio company" means a company that (i) has its principal place of business in the Commonwealth; (ii) has a primary purpose of production, sale, research, or development of a product or service other than the management or investment of capital; and (iii) provides equity in the company to the Virginia venture capital account in exchange for a capital investment. "Qualified portfolio company" does not include a company that is an individual or sole proprietorship.

"Virginia venture capital account" means an investment fund that has been certified by the Department as a Virginia venture capital account. In order to be certified as a Virginia venture capital account, the operator of the investment fund shall register the investment fund with the Department prior to December 31, 2023, (i) indicating that it intends to invest at least 50 percent of the capital committed to its fund in qualified portfolio companies and (ii) providing documentation that it employs at least one investor who has at least four years of professional experience in venture capital investment or substantially equivalent experience. "Substantially equivalent experience" includes, but is not limited to, an undergraduate degree from an accredited college or university in economics, finance, or a similar field of study. The Department may require an investment fund to provide documentation of the investor's training, education, or experience as deemed necessary by the Department to determine substantial equivalency. If the Department determines that the investment fund employs at least one investor with the experience set forth herein, the Department shall certify the investment fund as a Virginia venture capital account at such time as the investment fund actually invests at least 50 percent of the capital committed to its fund in qualified portfolio companies.

26. a. Income attributable to an investment in a Virginia real estate investment trust. To qualify for a subtraction under this subdivision, the investment shall be made on or after January 1, 2019, but before December 31, 2024. No subtraction shall be allowed for an investment in a trust that is managed by an affiliate of the taxpayer. No subtraction shall be allowed under this subdivision for a taxpayer who has claimed a subtraction under subdivision C 24 or 25 for the same investment.
b. As used in this subdivision 26:
"Distressed" means satisfying the criteria applicable to a locality described in subdivision E 2 of § 2.2-115.
"Double distressed" means satisfying the criteria applicable to a locality described in subdivision E 3 of § 2.2-115.
"Virginia real estate investment trust" means a real estate investment trust, as defined in 26 U.S.C. § 856, that has been certified by the Department as a Virginia real estate investment trust. In order to be certified as a Virginia real estate investment trust, the trustee shall register the trust with the Department prior to December 31, 2024, indicating that it intends to invest at least 90 percent of trust funds in Virginia and at least 40 percent of trust funds in real estate in localities that are distressed or double distressed. If the Department determines that the trust satisfies the preceding criteria, the Department shall certify the trust as a Virginia real estate investment trust at such time as the trust actually invests at least 90 percent of trust funds in Virginia and at least 40 percent of trust funds in real estate in localities that are distressed or double distressed.

27. For taxable years beginning on and after January 1, 2018, 20 percent of business interest disallowed as a deduction pursuant to § 163(f) of the Internal Revenue Code. For purposes of this subdivision, "business interest" means the same as that term is defined under § 163(f) of the Internal Revenue Code.

D. For taxable years beginning on and after January 1, 2006, there shall be subtracted from federal taxable income contract payments to a producer of quota tobacco or a tobacco quota holder as provided under the American Jobs Creation Act of 2004 (P. L. 108-357) as follows:
1. If the payment is received in installment payments, then the recognized gain, including any gain recognized in taxable year 2005, may be subtracted in the taxable year immediately following the year in which the installment payment is received.
2. If the payment is received in a single payment, then 10 percent of the recognized gain may be subtracted in the taxable year immediately following the year in which the single payment is received. The taxpayer may then deduct an equal amount in each of the nine succeeding taxable years.

E. Adjustments to federal taxable income shall be made to reflect the transitional modifications provided in § 58.1-315.

F. Notwithstanding any other provision of law, the income from any disposition of real property which is held by the taxpayer for sale to customers in the ordinary course of the taxpayer's trade or business, as defined in § 453(I)(I)(B) of the Internal Revenue Code, of property made on or after January 1, 2009, may, at the election of the taxpayer, be recognized under the installment method described under § 453 of the Internal Revenue Code, provided that (i) the election relating to the dealer disposition of the property has been made on or before the due date prescribed by law (including extensions) for filing the taxpayer's return of the tax imposed under this chapter for the taxable year in which the disposition occurs, and (ii) the dealer disposition is in accordance with restrictions or conditions established by the Department, which shall be set forth in guidelines developed by the Department. Along with such restrictions or conditions, the guidelines shall also address the recapture of such income under certain circumstances. The development of the guidelines shall be exempt from the Administrative
Process Act (§ 2.2-4000 et seq.).

7. That the provisions of this act amending § 58.1-301 of the Code of Virginia shall be effective only for taxable years beginning on and after January 1, 2018.

8. That a special nonreverting fund is hereby established to be known as the "Tax Reform Fund."

9. In addition to any refund due pursuant to § 58.1-309 of the Code of Virginia, and for taxable years beginning on and after January 1, 2018, but before January 1, 2019, an individual filing a return before July 1, 2019, or married persons filing a joint return before July 1, 2019, shall be issued a refund out of the Tax Reform Fund, established by the eighth enactment of this act, in an amount up to $110 for an individual, or $220 for married persons filing a joint return. An individual shall only be allowed a refund pursuant to this enactment up to the amount of such individual's tax liability after the application of any deductions, subtractions, or credits to which the individual is entitled pursuant to Chapter 3 (§ 58.1-300 et seq.) of Title 58.1 of the Code of Virginia. Married persons filing a joint return shall only be allowed a refund pursuant to this enactment up to the amount of such married persons' tax liability after the application of any deductions, subtractions, or credits to which the married persons are entitled pursuant to Chapter 3 of Title 58.1 of the Code of Virginia. Refunds due pursuant to this enactment shall be issued on or after October 1, 2019, but before October 15, 2019.

10. That any additional revenues generated by the federal Tax Cuts and Jobs Act, P.L. 115-97 (2017), from the collection of taxes for taxable years beginning on and after January 1, 2018, but before January 1, 2019, beyond those revenues reasonably expected to be collected absent the federal policy changes, and after refunds are issued pursuant to the ninth enactment of this act, shall be transferred to the Tax Reform Fund, established by the eighth enactment of this act. The General Assembly shall appropriate any revenues deposited in the Tax Reform Fund to effectuate temporary or permanent tax reform during the 2020-2022 biennium.

Page 630, line 47, strike "7" and insert "11".
Page 632, line 7, strike "8" and insert "12".
Page 632, line 8, strike "9" and insert "13".
Page 632, line 9, strike "10" and insert "14".
Page 632, line 10, strike "11" and insert "15".
Page 632, line 12, strike "12" and insert "16".
Page 632, line 16, strike "13" and insert "17".
Page 632, line 17, strike "14" and insert "18".
Page 632, line 19, strike "15" and insert "19".
Page 632, line 22, strike "19" and insert "20".
Page 632, line 23, strike "and".

Page 632, line 24, after "fifteenth", insert ", sixteenth, seventeenth, eighteenth, and nineteenth".
Explanation:

(This amendment advances conformity of the Commonwealth's tax code with the federal tax code to December 31, 2018, including conformity to the federal Tax Cuts and Jobs Act (TCJA) and provides for additional Virginia income tax changes: (1) For taxable year 2018, provides an income tax refund of up to $110 for individual taxpayers and up to $220 for married taxpayers filing jointly; (2) Beginning in taxable year 2018, extends the existing corporate income tax subtraction for foreign income to apply to the amount of Global Intangible Low-Taxed Income that is included in a corporation's federal taxable income; (3) Beginning in taxable year 2018, creates an individual and corporate income tax subtraction for one-fifth of the amount of business interest that is disallowed as a deduction from federal taxable income pursuant to the federal TCJA; (4) Starting with taxable year 2019, deforms from the provision of the federal TCJA that limits the deduction for state and local taxes (SALT) to $10,000; and (5) Increases the standard deduction to $4,500 (single) and $9,000 (married filing jointly) effective beginning in taxable year 2019, coincident with provisions of the federal TCJA.)

Item 4-14 #3s

Effective Date

Additional Enactments

Language

Language:

Page 632, after line 21, insert:

"16. That §§ 18.2-250.1, 18.2-251, 19.2-392.2, 19.2-392.3, and 19.2-392.4 of the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding sections numbered 18.2-251.04 and 19.2-387.3 as follows:

§18.2-250.1. Possession of marijuana unlawful.

A. It is unlawful for any person knowingly or intentionally to possess marijuana unless the substance was obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in the course of his professional practice, or except as otherwise authorized by the Drug Control Act (§ 54.1-3400 et seq.).

Upon the prosecution of a person for violation of this section, ownership or occupancy of the premises or vehicle upon or in which marijuana was found shall not create a presumption that such person either knowingly or intentionally possessed such marijuana.

Any person who violates this section is guilty of a misdemeanor and shall be confined in jail not more than 30 days and fined not more than $500, either or both; any person, upon a second or subsequent conviction of a violation of this section, is guilty of a Class 1 misdemeanor. A charge of a violation of this section that has been expunged under subdivision A 4 of § 19.2-392.2 shall be deemed a conviction for purposes of prosecuting a person for a second or subsequent violation of this section."
B. The provisions of this section shall not apply to members of state, federal, county, city, or
town law-enforcement agencies, jail officers, or correctional officers, as defined in § 53.1-1,
certified as handlers of dogs trained in the detection of controlled substances when possession
of marijuana is necessary for the performance of their duties.

C. In any prosecution under this section involving marijuana in the form of cannabidiol oil or
THC-A oil as those terms are defined in §54.1-3408.3, it shall be an affirmative defense that the
individual possessed such oil pursuant to a valid written certification issued by a practitioner in
the course of his professional practice pursuant to § 54.1-3408.3 for treatment or to alleviate the
symptoms of (i) the individual's intractable epilepsy or (ii) if such individual is the parent or
legal guardian of a minor or of an incapacitated adult as defined in § 18.2-369, such minor's or
incapacitated adult's intractable epilepsy. If the individual files the valid written certification
with the court at least 10 days prior to trial and causes a copy of such written certification to be
delivered to the attorney for the Commonwealth, such written certification shall be prima facie
evidence that such oil was possessed pursuant to a valid written certification.

§18.2-251. Persons charged with first offense may be placed on probation; conditions;
substance abuse screening; assessment treatment and education programs or services;
drug tests; costs and fees; violations; discharge.

Whenever any person who has not previously been convicted of any offense under this article or
under any statute of the United States or of any state relating to narcotic drugs, marijuana, or
stimulant, depressant, or hallucinogenic drugs, or has not previously had a proceeding against
him for violation of such an offense dismissed as provided in this section or expunged under
subdivision A 4 of § 19.2-392.2, pleads guilty to or enters a plea of not guilty to possession of a
controlled substance under § 18.2-250 or to possession of marijuana under § 18.2-250.1, the
court, upon such plea if the facts found by the court would justify a finding of guilt, without
entering a judgment of guilt and with the consent of the accused, may defer further proceedings
and place him on probation upon terms and conditions. Prior to deferring the proceedings
under this section and at the time that the case is heard, the attorney for the Commonwealth or
law-enforcement officer shall provide to the court, and the court shall review, the criminal
history record and any records maintained by the Department of State Police pursuant to §
19.2-387.3 to ensure that the person is eligible for such deferral. The court shall not retain in
the case file any such records provided to the court.

As a term or condition, the court shall require the accused to undergo a substance abuse
assessment pursuant to § 18.2-251.01 or 19.2-299.2, as appropriate, and enter treatment and/or
education program or services, if available, such as, in the opinion of the court, may be best
suited to the needs of the accused based upon consideration of the substance abuse assessment.
The program or services may be located in the judicial district in which the charge is brought or
in any other judicial district as the court may provide. The services shall be provided by (i) a
program licensed by the Department of Behavioral Health and Developmental Services, by a
similar program which is made available through the Department of Corrections, (ii) a local
community-based probation services agency established pursuant to § 9.1-174, or (iii) an ASAP program certified by the Commission on VASAP.

The court shall require the person entering such program under the provisions of this section to pay all or part of the costs of the program, including the costs of the screening, assessment, testing, and treatment, based upon the accused's ability to pay unless the person is determined by the court to be indigent.

As a condition of probation, the court shall require the accused (a) to successfully complete treatment or education program or services, (b) to remain drug and alcohol free during the period of probation and submit to such tests during that period as may be necessary and appropriate to determine if the accused is drug and alcohol free, (c) to make reasonable efforts to secure and maintain employment, and (d) to comply with a plan of at least 100 hours of community service for a felony and up to 24 hours of community service for a misdemeanor. In addition to any community service required by the court pursuant to clause (d), if the court does not suspend or revoke the accused's license as a term or condition of probation for a violation of § 18.2-250.1, the court shall require the accused to comply with a plan of 50 hours of community service. Such testing shall be conducted by personnel of the supervising probation agency or personnel of any program or agency approved by the supervising probation agency. The court shall, unless done at arrest, order the accused to report to the original arresting law-enforcement agency to submit to fingerprinting.

Upon violation of a term or condition, the court may enter an adjudication of guilt and proceed as otherwise provided. Upon fulfillment of the terms and conditions, the court shall discharge the person and dismiss the proceedings against him. Discharge and dismissal under this section shall be without adjudication of guilt and is a conviction only for the purposes of applying this section in subsequent proceedings.

Notwithstanding any other provision of this section, whenever a court places an individual on probation upon terms and conditions pursuant to this section, such action shall be treated as a conviction for purposes of §§ 18.2-259.1, 22.1-315, and 46.2-390.1, and the driver's license forfeiture provisions of those sections shall be imposed. However, if the court places an individual on probation upon terms and conditions for a violation of § 18.2-250.1, such action shall not be treated as a conviction for purposes of § 18.2-259.1 or 46.2-390.1, provided that a court (1) may suspend or revoke an individual's driver's license as a term or condition of probation and (2) shall suspend or revoke an individual's driver's license as a term or condition of probation for a period of six months if the violation of § 18.2-250.1 was committed while such person was in operation of a motor vehicle. The provisions of this paragraph shall not be applicable to any offense for which a juvenile has had his license suspended or denied pursuant to § 16.1-278.9 for the same offense.


There is hereby created in the state treasury a special nonreverting fund to be known as the
Heroin and Prescription Opioid Epidemic Fund, referred to in this section as "the Fund." The Fund shall be established on the books of the Comptroller. All moneys received from fees imposed under subsection L of § 19.2-392.2 on orders of expungement entered under subdivision A 4 of § 19.2-392.2 shall be paid into the state treasury and credited to the Fund. Interest earned on moneys in the Fund shall remain in the Fund and be credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal year that are not appropriated by the General Assembly shall not revert to the general fund but shall remain in the Fund. All moneys in the Fund shall be subject to annual appropriation by the General Assembly to the Department of Behavioral Health and Developmental Services to be used solely for prevention, treatment, and recovery services relating to the use of heroin and prescription opioid drugs. Expenditures and disbursements from the Fund shall be made by the State Treasurer on warrants issued by the Comptroller upon written request signed by the Director of the Department of Behavioral Health and Developmental Services.

§19.2-387.3. Possession of Marijuana Database.

A. The Department of State Police shall keep and maintain a computerized database of charges of violations of § 18.2-250.1 that have been expunged under subdivision A 4 of § 19.2-392.2 separate and apart from all other records maintained by the Department. The Department of State Police shall make database information available, upon request, to criminal justice agencies, including local law-enforcement agencies and the attorney for the Commonwealth, through the Virginia Criminal Information Network. Database information provided under this section shall be used only for the purposes of the administration of criminal justice. Information in the database may be provided to the defendant for the purposes of determining eligibility for a deferred disposition as provided in § 18.2-251. Information contained in the database shall not constitute a criminal record except as otherwise specified in the Code.

B. Use of the information contained in the database or received from the database for purposes not authorized by this section is prohibited, and a willful violation of this section with the intent to harass or intimidate another shall be punished as a Class 1 misdemeanor.

C. No liability shall be imposed upon any law-enforcement official or attorney for the Commonwealth who disseminates information or fails to disseminate information in good faith compliance with the requirements of this section, but this provision shall not be construed to grant immunity for gross negligence or willful misconduct.

D. Any record, including records maintained by electronic media, by photographic processes, or paper, in the office of the Department shall be admissible in evidence in any proceeding under §§ 18.2-250.1, 18.2-251, and 19.2-392.2. A copy, a machine-produced transcript, or a photograph of the record or paper attested by the Superintendent or his designee may be admitted as evidence in lieu of the original. In any case in which the records are transmitted by electronic means, a machine imprint of the Superintendent's name purporting to authenticate the record shall be the equivalent of attestation or certification by the Superintendent. Any copy, transcript, photograph, or certification purporting to be sealed or sealed and signed by the Superintendent or his designee or imprinted with the Superintendent's name may be admitted as
evidence without any proof of the seal or signature or of the official character of the person whose name is signed thereto. If an issue as to the authenticity of any information transmitted by electronic means is raised, the court shall require that a record attested by the Superintendent or his designee be submitted for admission into evidence.

§19.2-392.2. Expungement of police and court records.

A. If a person is charged with the commission of a crime or any offense defined in Title 18.2; and he may file a petition setting forth the relevant facts and requesting expungement of the police records and court records relating to the charge if:
   1. is Such person is acquitted; or;
   2. A nolle prosequi is taken or the;
   3. The charge is otherwise dismissed, including dismissal by accord and satisfaction pursuant to § 19.2-151; he may file a petition setting forth the relevant facts and requesting expungement of the police records and the court records relating to the charge; or
   4. The charge is for a first offense violation of § 18.2-250.1 and is deferred and dismissed pursuant to the provisions of § 18.2-251.

B. If any person whose name or other identification has been used without his consent or authorization by another person who has been charged or arrested using such name or identification, he may file a petition with the court disposing of the charge for relief pursuant to this section. Such person shall not be required to pay any fees for the filing of a petition under this subsection. A petition filed under this subsection shall include one complete set of the petitioner's fingerprints obtained from a law-enforcement agency.

C. The petition with a copy of the warrant or indictment if reasonably available shall be filed in the circuit court of the county or city in which the case was disposed of by acquittal or being otherwise dismissed and shall contain, except where not reasonably available, the date of arrest and the name of the arresting agency. Where this information is not reasonably available, the petition shall state the reason for such unavailability. The petition shall further state the specific criminal charge to be expunged, the date of final disposition of the charge as set forth in the petition, the petitioner's date of birth, and the full name used by the petitioner at the time of arrest.

D. A copy of the petition shall be served on the attorney for the Commonwealth of the city or county in which the petition is filed. The attorney for the Commonwealth may file an objection or answer to the petition or may give written notice to the court that he does not object to the petition within 21 days after it is served on him.

E. The petitioner shall obtain from a law-enforcement agency one complete set of the petitioner's fingerprints and shall provide that agency with a copy of the petition for expungement. The law-enforcement agency shall submit the set of fingerprints to the Central Criminal Records Exchange (CCRE) with a copy of the petition for expungement attached. The CCRE shall forward under seal to the court a copy of the petitioner's criminal history, a copy of
the source documents that resulted in the CCRE entry that the petitioner wishes to expunge, and
the set of fingerprints. Upon completion of the hearing, the court shall return the fingerprint
card to the petitioner. If no hearing was conducted, upon the entry of an order of expungement
or an order denying the petition for expungement, the court shall cause the fingerprint card to be
destroyed unless, within 30 days of the date of the entry of the order, the petitioner requests the
return of the fingerprint card in person from the clerk of the court or provides the clerk of the
court a self-addressed, stamped envelope for the return of the fingerprint card.

F. After receiving the criminal history record information from the CCRE, the court shall
conduct a hearing on the petition. If the court finds that the continued existence and possible
dissemination of information relating to the arrest or charge of the petitioner causes or may
cause circumstances which constitute a manifest injustice to the petitioner, it shall enter an
order requiring the expungement of the police and court records, including electronic records,
relating to the charge. Otherwise, it shall deny the petition. However, if the petitioner has no
prior criminal record and the arrest or charge was for a misdemeanor violation, the petitioner
shall be entitled, in the absence of good cause shown to the contrary by the Commonwealth, to
expungement of the police and court records relating to the arrest or charge, and the court shall
enter an order of expungement. If the attorney for the Commonwealth of the county or city in
which the petition is filed (i) gives written notice to the court pursuant to subsection D that he
does not object to the petition and (ii) when the charge to be expunged is a felony, stipulates in
such written notice that the continued existence and possible dissemination of information
relating to the arrest of the petitioner causes or may cause circumstances which constitute a
manifest injustice to the petitioner, the court may enter an order of expungement without
conducting a hearing.

G. The Commonwealth shall be made party defendant to the proceeding. Any party aggrieved
by the decision of the court may appeal, as provided by law in civil cases.

H. Notwithstanding any other provision of this section, when the charge is dismissed because
the court finds that the person arrested or charged is not the person named in the summons,
warrant, indictment or presentment, the court dismissing the charge shall, upon motion of the
person improperly arrested or charged, enter an order requiring expungement of the police and
court records relating to the charge. Such order shall contain a statement that the dismissal and
expungement are ordered pursuant to this subsection and shall be accompanied by the complete
set of the petitioner's fingerprints filed with his petition. Upon the entry of such order, it shall be
treated as provided in subsection K.

I. Notwithstanding any other provision of this section, when a person has been granted an
absolute pardon for the commission of a crime that he did not commit, he may file in the circuit
court of the county or city in which the conviction occurred a petition setting forth the relevant
facts and requesting expungement of the police records and the court records relating to the
charge and conviction, and the court shall enter an order requiring expungement of the police
and court records relating to the charge and conviction. Such order shall contain a statement that
the expungement is ordered pursuant to this subsection. Upon the entry of such order, it shall be treated as provided in subsection K.

J. Upon receiving a copy of a writ vacating a conviction pursuant to § 19.2-327.5 or 19.2-327.13, the court shall enter an order requiring expungement of the police and court records relating to the charge and conviction. Such order shall contain a statement that the expungement is ordered pursuant to this subsection. Upon the entry of the order, it shall be treated as provided in subsection K.

K. Upon the entry of an order of expungement, the clerk of the court shall cause a copy of such order to be forwarded to the Department of State Police, which shall, pursuant to rules and regulations adopted pursuant to § 9.1-134, direct the manner by which the appropriate expungement or removal of such records shall be effected.

K1. Except as otherwise specified in the Code, an order of expungement entered under subdivision A 4 does not constitute a criminal record and need not be reported by the person so arrested or charged in response to any inquiries about the person's criminal record, including any inquiries contained in any application for employment, license, or other right or privilege. Except as provided in § 19.2-387.3, all index references shall be deleted, and the court and law-enforcement officers and agencies shall reply and the person may reply to any inquiry that no record exists with respect to such person. Records relating to an order of expungement entered under subdivision A 4 shall be retained by the Department of State Police for the purposes specified in § 19.2-387.3.

L. Costs shall be as provided by § 17.1-275, but shall not be recoverable against the Commonwealth. If the court enters an order of expungement, the clerk of the court shall refund to the petitioner such costs paid by the petitioner. Costs shall not be refunded to the petitioner for an order of expungement entered under subdivision A 4. In addition to the costs provided by § 17.1-275, an additional $300 fee shall be assessed to the petitioner for an order of expungement entered under subdivision A 4, of which $150 shall be paid into the Heroin and Prescription Opioid Epidemic Fund established pursuant to § 18.2-251.04 and $150 shall be paid into the state treasury and credited to the Department of State Police.

M. Any order entered where (i) the court or parties failed to strictly comply with the procedures set forth in this section or (ii) the court enters an order of expungement contrary to law, shall be voidable upon motion and notice made within three years of the entry of such order.

§19.2-392.3. Disclosure of expunged records.

A. Subject to § 19.2-387.3, it shall be unlawful for any person having or acquiring access to an expunged court or police record to open or review it or to disclose to another person any information from it without an order from the court which ordered the record expunged.
B. Upon a verified petition filed by the attorney for the Commonwealth alleging that the record is needed by a law-enforcement agency for purposes of employment application as an employee of a law-enforcement agency or for a pending criminal investigation and that the investigation will be jeopardized or that life or property will be endangered without immediate access to the record, the court may enter an ex parte order, without notice to the person, permitting such access. An ex parte order may permit a review of the record, but may not permit a copy to be made of it.

C. Any person who willfully violates this section is guilty of a Class 1 misdemeanor.

§19.2-392.4. Prohibited practices by employers, educational institutions, agencies, etc., of state and local governments.

A. An employer or educational institution shall not, in any application, interview, or otherwise, require an applicant for employment or admission to disclose information concerning any arrest or criminal charge against him that has been expunged. An applicant need not, in answer to any question concerning any arrest or criminal charge that has not resulted in a conviction, include a reference to or information concerning arrests or charges that have been expunged.

B. Agencies, officials, and employees of the state and local governments shall not, in any application, interview, or otherwise, require an applicant for a license, permit, registration, or governmental service to disclose information concerning any arrest or criminal charge against him that has been expunged. An applicant need not, in answer to any question concerning any arrest or criminal charge that has not resulted in a conviction, include a reference to or information concerning arrests or charges that have been expunged. Such an application may not be denied solely because of the applicant's refusal to disclose information concerning any arrest or criminal charge against him that has been expunged.

C. A person who willfully violates this section is guilty of a Class 1 misdemeanor for each violation.


18. That the State Board of Behavioral Health and Developmental Services shall promulgate regulations pursuant to § 37.2-203 of the Code of Virginia to implement the provisions of this act by January 1, 2020."

Page 632, line 22, strike "16." and insert "19.".

Page 632, line 23, strike "and".
Page 632, line 24, after "fifteenth" insert ", sixteenth, seventeenth, and eighteenth".
Explanation:
(This amendment reduces the penalties for possession of marijuana to a fine of not more than $500 and makes a first offense violation that has been deferred and dismissed under § 18.2-251 eligible for expungement. The amendment provides that any person seeking expungement of such first offense violation shall be assessed a $300 fee, of which $150 shall be paid into the Heroin and Prescription Opioid Epidemic Fund, created by the bill, and $150 shall be paid into the state treasury and credited to the Department of State Police.)

Item 4-14 #4s

Effective Date
Additional Enactments Language

Language:

Page 632, after line 21, insert:

16. That §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364 of the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding a section numbered 18.2-334.5, by adding in Article 1 of Chapter 3 of Title 37.2 a section numbered 37.2-314.1, and by adding in Title 58.1 a chapter numbered 41, containing articles numbered 1 through 9, consisting of sections numbered 58.1-4100 through 58.1-4130, as follows:

§ 2.2-3711. Closed meetings authorized for certain limited purposes.

A. Public bodies may hold closed meetings only for the following purposes:

1. Discussion, consideration, or interviews of prospective candidates for employment; assignment, appointment, promotion, performance, demotion, salaries, disciplining, or resignation of specific public officers, appointees, or employees of any public body; and evaluation of performance of departments or schools of public institutions of higher education where such evaluation will necessarily involve discussion of the performance of specific individuals. Any teacher shall be permitted to be present during a closed meeting in which there is a discussion or consideration of a disciplinary matter that involves the teacher and some student and the student involved in the matter is present, provided the teacher makes a written request to be present to the presiding officer of the appropriate board. Nothing in this subdivision, however, shall be construed to authorize a closed meeting by a local governing body or an elected school board to discuss compensation matters that affect the membership of such body or board collectively.

2. Discussion or consideration of admission or disciplinary matters or any other matters that would involve the disclosure of information contained in a scholastic record concerning any
student of any public institution of higher education in the Commonwealth or any state school system. However, any such student, legal counsel and, if the student is a minor, the student's parents or legal guardians shall be permitted to be present during the taking of testimony or presentation of evidence at a closed meeting, if such student, parents, or guardians so request in writing and such request is submitted to the presiding officer of the appropriate board.

3. Discussion or consideration of the acquisition of real property for a public purpose, or of the disposition of publicly held real property, where discussion in an open meeting would adversely affect the bargaining position or negotiating strategy of the public body.

4. The protection of the privacy of individuals in personal matters not related to public business.

5. Discussion concerning a prospective business or industry or the expansion of an existing business or industry where no previous announcement has been made of the business' or industry's interest in locating or expanding its facilities in the community.

6. Discussion or consideration of the investment of public funds where competition or bargaining is involved, where, if made public initially, the financial interest of the governmental unit would be adversely affected.

7. Consultation with legal counsel and briefings by staff members or consultants pertaining to actual or probable litigation, where such consultation or briefing in open meeting would adversely affect the negotiating or litigating posture of the public body. For the purposes of this subdivision, "probable litigation" means litigation that has been specifically threatened or on which the public body or its legal counsel has a reasonable basis to believe will be commenced by or against a known party. Nothing in this subdivision shall be construed to permit the closure of a meeting merely because an attorney representing the public body is in attendance or is consulted on a matter.

8. Consultation with legal counsel employed or retained by a public body regarding specific legal matters requiring the provision of legal advice by such counsel. Nothing in this subdivision shall be construed to permit the closure of a meeting merely because an attorney representing the public body is in attendance or is consulted on a matter.

9. Discussion or consideration by governing boards of public institutions of higher education of matters relating to gifts, bequests and fund-raising activities, and of grants and contracts for services or work to be performed by such institution. However, the terms and conditions of any such gifts, bequests, grants, and contracts made by a foreign government, a foreign legal entity, or a foreign person and accepted by a public institution of higher education in the Commonwealth shall be subject to public disclosure upon written request to the appropriate board of visitors. For the purpose of this subdivision, (i) "foreign government" means any government other than the United States government or the government of a state or a political subdivision thereof, (ii) "foreign legal entity" means any legal entity (a) created under the laws of the United States or of any state thereof if a majority of the ownership of the stock of such legal entity is owned by foreign governments or foreign persons or if a majority of the membership of any such entity is composed of foreign persons or foreign legal entities or (b)
created under the laws of a foreign government, and (iii) "foreign person" means any individual who is not a citizen or national of the United States or a trust territory or protectorate thereof.

10. Discussion or consideration by the boards of trustees of the Virginia Museum of Fine Arts, the Virginia Museum of Natural History, the Jamestown-Yorktown Foundation, and The Science Museum of Virginia of matters relating to specific gifts, bequests, and grants from private sources.

11. Discussion or consideration of honorary degrees or special awards.

12. Discussion or consideration of tests, examinations, or other information used, administered, or prepared by a public body and subject to the exclusion in subdivision 4 of § 2.2-3705.1.

13. Discussion, consideration, or review by the appropriate House or Senate committees of possible disciplinary action against a member arising out of the possible inadequacy of the disclosure statement filed by the member, provided the member may request in writing that the committee meeting not be conducted in a closed meeting.

14. Discussion of strategy with respect to the negotiation of a hazardous waste siting agreement or to consider the terms, conditions, and provisions of a hazardous waste siting agreement if the governing body in open meeting finds that an open meeting will have an adverse effect upon the negotiating position of the governing body or the establishment of the terms, conditions and provisions of the siting agreement, or both. All discussions with the applicant or its representatives may be conducted in a closed meeting.

15. Discussion by the Governor and any economic advisory board reviewing forecasts of economic activity and estimating general and nongeneral fund revenues.

16. Discussion or consideration of medical and mental health records subject to the exclusion in subdivision 1 of § 2.2-3705.5.

17. Deliberations of the Virginia Lottery Board in a licensing appeal action conducted pursuant to subsection D of § 58.1-4007 regarding the denial or revocation of a license of a lottery sales agent; and discussion, consideration or review of Virginia Lottery matters related to proprietary lottery game information and studies or investigations excluded from disclosure under subdivision 6 of § 2.2-3705.3 and subdivision 11 of § 2.2-3705.7.

18. Those portions of meetings in which the Board of Corrections discusses or discloses the identity of, or information tending to identify, any prisoner who (i) provides information about crimes or criminal activities, (ii) renders assistance in preventing the escape of another prisoner or in the apprehension of an escaped prisoner, or (iii) voluntarily or at the instance of a prison official renders other extraordinary services, the disclosure of which is likely to jeopardize the prisoner's life or safety.

19. Discussion of plans to protect public safety as it relates to terrorist activity or specific cybersecurity threats or vulnerabilities and briefings by staff members, legal counsel, or law-enforcement or emergency service officials concerning actions taken to respond to such matters or a related threat to public safety; discussion of information subject to the exclusion in
subdivision 2 or 14 of § 2.2-3705.2, where discussion in an open meeting would jeopardize the safety of any person or the security of any facility, building, structure, information technology system, or software program; or discussion of reports or plans related to the security of any governmental facility, building or structure, or the safety of persons using such facility, building or structure.

20. Discussion by the Board of the Virginia Retirement System, acting pursuant to § 51.1-124.30, or of any local retirement system, acting pursuant to § 51.1-803, or by a local finance board or board of trustees of a trust established by one or more local public bodies to invest funds for postemployment benefits other than pensions, acting pursuant to Article 8 (§ 15.2-1544 et seq.) of Chapter 15 of Title 15.2, or by the board of visitors of the University of Virginia, acting pursuant to § 23.1-2210, or by the Board of the Virginia College Savings Plan, acting pursuant to § 23.1-706, regarding the acquisition, holding or disposition of a security or other ownership interest in an entity, where such security or ownership interest is not traded on a governmentally regulated securities exchange, to the extent that such discussion (i) concerns confidential analyses prepared for the board of visitors of the University of Virginia, prepared by the retirement system, or a local finance board or board of trustees, or the Virginia College Savings Plan or provided to the retirement system, a local finance board or board of trustees, or the Virginia College Savings Plan under a promise of confidentiality, of the future value of such ownership interest or the future financial performance of the entity, and (ii) would have an adverse effect on the value of the investment to be acquired, held, or disposed of by the retirement system, a local finance board or board of trustees, the board of visitors of the University of Virginia, or the Virginia College Savings Plan. Nothing in this subdivision shall be construed to prevent the disclosure of information relating to the identity of any investment held, the amount invested or the present value of such investment.

21. Those portions of meetings in which individual child death cases are discussed by the State Child Fatality Review team established pursuant to § 32.1-283.1, those portions of meetings in which individual child death cases are discussed by a regional or local child fatality review team established pursuant to § 32.1-283.2, those portions of meetings in which individual death cases are discussed by family violence fatality review teams established pursuant to § 32.1-283.3, those portions of meetings in which individual adult death cases are discussed by the state Adult Fatality Review Team established pursuant to § 32.1-283.5, those portions of meetings in which individual adult death cases are discussed by a local or regional adult fatality review team established pursuant to § 32.1-283.6, and those portions of meetings in which individual death cases are discussed by overdose fatality review teams established pursuant to § 32.1-283.7.

22. Those portions of meetings of the board of visitors of the University of Virginia or the Eastern Virginia Medical School Board of Visitors, as the case may be, and those portions of meetings of any persons to whom management responsibilities for the University of Virginia Medical Center or Eastern Virginia Medical School, as the case may be, have been delegated, in which there is discussed proprietary, business-related information pertaining to the operations of the University of Virginia Medical Center or Eastern Virginia Medical School, as the case may be, including business development or marketing strategies and activities with existing or future
joint venturers, partners, or other parties with whom the University of Virginia Medical Center or Eastern Virginia Medical School, as the case may be, has formed, or forms, any arrangement for the delivery of health care, if disclosure of such information would adversely affect the competitive position of the Medical Center or Eastern Virginia Medical School, as the case may be.

23. Discussion or consideration by the Virginia Commonwealth University Health System Authority or the board of visitors of Virginia Commonwealth University of any of the following: the acquisition or disposition by the Authority of real property, equipment, or technology software or hardware and related goods or services, where disclosure would adversely affect the bargaining position or negotiating strategy of the Authority; matters relating to gifts or bequests to, and fund-raising activities of, the Authority; grants and contracts for services or work to be performed by the Authority; marketing or operational strategies plans of the Authority where disclosure of such strategies or plans would adversely affect the competitive position of the Authority; and members of the Authority's medical and teaching staffs and qualifications for appointments thereto.

24. Those portions of the meetings of the Health Practitioners' Monitoring Program Committee within the Department of Health Professions to the extent such discussions identify any practitioner who may be, or who actually is, impaired pursuant to Chapter 25.1 (§ 54.1-2515 et seq.) of Title 54.1.

25. Meetings or portions of meetings of the Board of the Virginia College Savings Plan wherein personal information, as defined in § 2.2-3801, which has been provided to the Board or its employees by or on behalf of individuals who have requested information about, applied for, or entered into prepaid tuition contracts or savings trust account agreements pursuant to Chapter 7 (§ 23.1-700 et seq.) of Title 23.1 is discussed.

26. Discussion or consideration, by the former Wireless Carrier E-911 Cost Recovery Subcommittee created pursuant to former § 56-484.15, of trade secrets, as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.), submitted by CMRS providers as defined in § 56-484.12, related to the provision of wireless E-911 service.

27. Those portions of disciplinary proceedings by any regulatory board within the Department of Professional and Occupational Regulation, Department of Health Professions, or the Board of Accountancy conducted pursuant to § 2.2-4019 or 2.2-4020 during which the board deliberates to reach a decision or meetings of health regulatory boards or conference committees of such boards to consider settlement proposals in pending disciplinary actions or modifications to previously issued board orders as requested by either of the parties.

28. Discussion or consideration of information subject to the exclusion in subdivision 11 of § 2.2-3705.6 by a responsible public entity or an affected locality or public entity, as those terms are defined in § 33.2-1800, or any independent review panel appointed to review information and advise the responsible public entity concerning such records.

29. Discussion of the award of a public contract involving the expenditure of public funds,
including interviews of bidders or offerors, and discussion of the terms or scope of such contract, where discussion in an open session would adversely affect the bargaining position or negotiating strategy of the public body.

30. Discussion or consideration of grant or loan application information subject to the exclusion in subdivision 17 of § 2.2-3705.6 by (i) the Commonwealth Health Research Board or (ii) the Innovation and Entrepreneurship Investment Authority or the Research and Technology Investment Advisory Committee appointed to advise the Innovation and Entrepreneurship Investment Authority.

31. Discussion or consideration by the Commitment Review Committee of information subject to the exclusion in subdivision 5 of § 2.2-3705.2 relating to individuals subject to commitment as sexually violent predators under Chapter 9 (§ 37.2-900 et seq.) of Title 37.2.

32. Discussion or consideration of confidential proprietary information and trade secrets developed and held by a local public body providing certain telecommunication services or cable television services and subject to the exclusion in subdivision 18 of § 2.2-3705.6. However, the exemption provided by this subdivision shall not apply to any authority created pursuant to the BVU Authority Act (§ 15.2-7200 et seq.).

33. Discussion or consideration by a local authority created in accordance with the Virginia Wireless Service Authorities Act (§ 15.2-5431.1 et seq.) of confidential proprietary information and trade secrets subject to the exclusion in subdivision 19 of § 2.2-3705.6.

34. Discussion or consideration by the State Board of Elections or local electoral boards of voting security matters made confidential pursuant to § 24.2-625.1.

35. Discussion or consideration by the Forensic Science Board or the Scientific Advisory Committee created pursuant to Article 2 (§ 9.1-1109 et seq.) of Chapter 11 of Title 9.1 of criminal investigative files subject to the exclusion in subdivision B 1 of § 2.2-3706.

36. Discussion or consideration by the Brown v. Board of Education Scholarship Committee of information or confidential matters subject to the exclusion in subdivision A 3 of § 2.2-3705.4, and meetings of the Committee to deliberate concerning the annual maximum scholarship award, review and consider scholarship applications and requests for scholarship award renewal, and cancel, rescind, or recover scholarship awards.

37. Discussion or consideration by the Virginia Port Authority of information subject to the exclusion in subdivision 1 of § 2.2-3705.6 related to certain proprietary information gathered by or for the Virginia Port Authority.

38. Discussion or consideration by the Board of Trustees of the Virginia Retirement System acting pursuant to § 51.1-124.30, by the Investment Advisory Committee appointed pursuant to § 51.1-124.26, by any local retirement system, acting pursuant to § 51.1-803, by the Board of the Virginia College Savings Plan acting pursuant to § 23.1-706, or by the Virginia College Savings Plan's Investment Advisory Committee appointed pursuant to § 23.1-702 of information subject to the exclusion in subdivision 24 of § 2.2-3705.7.
39. Discussion or consideration of information subject to the exclusion in subdivision 3 of § 2.2-3705.6 related to economic development.

40. Discussion or consideration by the Board of Education of information relating to the denial, suspension, or revocation of teacher licenses subject to the exclusion in subdivision 11 of § 2.2-3705.3.

41. Those portions of meetings of the Virginia Military Advisory Council or any commission created by executive order for the purpose of studying and making recommendations regarding preventing closure or realignment of federal military and national security installations and facilities located in Virginia and relocation of such facilities to Virginia, or a local or regional military affairs organization appointed by a local governing body, during which there is discussion of information subject to the exclusion in subdivision 8 of § 2.2-3705.2.

42. Discussion or consideration by the Board of Trustees of the Veterans Services Foundation of information subject to the exclusion in subdivision 28 of § 2.2-3705.7 related to personally identifiable information of donors.

43. Discussion or consideration by the Virginia Tobacco Region Revitalization Commission of information subject to the exclusion in subdivision 23 of § 2.2-3705.6 related to certain information contained in grant applications.

44. Discussion or consideration by the board of directors of the Commercial Space Flight Authority of information subject to the exclusion in subdivision 24 of § 2.2-3705.6 related to rate structures or charges for the use of projects of, the sale of products of, or services rendered by the Authority and certain proprietary information of a private entity provided to the Authority.

45. Discussion or consideration of personal and proprietary information related to the resource management plan program and subject to the exclusion in (i) subdivision 25 of § 2.2-3705.6 or (ii) subsection E of § 10.1-104.7. This exclusion shall not apply to the discussion or consideration of records that contain information that has been certified for release by the person who is the subject of the information or transformed into a statistical or aggregate form that does not allow identification of the person who supplied, or is the subject of, the information.

46. Discussion or consideration by the Board of Directors of the Virginia Alcoholic Beverage Control Authority of information subject to the exclusion in subdivision 1 of § 2.2-3705.3 related to investigations of applicants for licenses and permits and of licensees and permittees.

47. Discussion or consideration of grant or loan application records subject to the exclusion in subdivision 28 of § 2.2-3705.6 related to the submission of an application for an award from the Virginia Research Investment Fund pursuant to Article 8 (§ 23.1-3130 et seq.) of Chapter 31 of Title 23.1 or interviews of parties to an application by a reviewing entity pursuant to subsection D of § 23.1-3133 or by the Virginia Research Investment Committee.

48. Discussion or development of grant proposals by a regional council established pursuant to
Article 26 (§ 2.2-2484 et seq.) of Chapter 24 to be submitted for consideration to the Virginia Growth and Opportunity Board.

49. Discussion or consideration of (i) individual sexual assault cases by a sexual assault team established pursuant to § 15.2-1627.4 or (ii) individual child abuse or neglect cases or sex offenses involving a child by a child abuse team established pursuant to § 15.2-1627.5.

50. Discussion or consideration by the Board of the Virginia Economic Development Partnership Authority, the Joint Legislative Audit and Review Commission, or any subcommittees thereof, of the portions of the strategic plan, marketing plan, or operational plan exempt from disclosure pursuant to subdivision 33 of § 2.2-3705.7.

51. Those portions of meetings of the subcommittee of the Board of the Virginia Economic Development Partnership Authority established pursuant to subsection F of § 2.2-2237.3 to review and discuss information received from the Virginia Employment Commission pursuant to subdivision C 2 of § 50.2-114.

52. Deliberations of the Virginia Lottery Board in a licensing appeal action conducted pursuant to § 58.1-4105 regarding the denial or revocation of a license of a casino gaming operator and discussion, consideration, or review of matters related to investigations exempted from disclosure under subdivision 1 of § 2.2-3705.3.

B. No resolution, ordinance, rule, contract, regulation or motion adopted, passed or agreed to in a closed meeting shall become effective unless the public body, following the meeting, reconvenes in open meeting and takes a vote of the membership on such resolution, ordinance, rule, contract, regulation, or motion that shall have its substance reasonably identified in the open meeting.

C. Public officers improperly selected due to the failure of the public body to comply with the other provisions of this section shall be de facto officers and, as such, their official actions are valid until they obtain notice of the legal defect in their election.

D. Nothing in this section shall be construed to prevent the holding of conferences between two or more public bodies, or their representatives, but these conferences shall be subject to the same procedures for holding closed meetings as are applicable to any other public body.

E. This section shall not be construed to (i) require the disclosure of any contract between the Department of Health Professions and an impaired practitioner entered into pursuant to Chapter 25.1 (§ 54.1-2515 et seq.) of Title 54.1 or (ii) require the board of directors of any authority created pursuant to the Industrial Development and Revenue Bond Act (§ 15.2-4900 et seq.), or any public body empowered to issue industrial revenue bonds by general or special law, to identify a business or industry to which subdivision A 5 applies. However, such business or industry shall be identified as a matter of public record at least 30 days prior to the actual date of the board's authorization of the sale or issuance of such bonds.

§ 11-16.1. Exemption from the chapter.

This chapter shall not apply to any bet, wager, or casino gaming permitted by Chapter 41 (§
58.1-4100 et seq.) of Title 58.1 or to any contract, conduct, or transaction arising from conduct lawful thereunder.

§ 18.2-334.5. Exemptions to article; certain gaming operations.

Nothing in this article shall be construed to make it illegal to participate in any casino gaming operation conducted in accordance with Chapter 41 (§ 58.1-4100 et seq.) of Title 58.1.


A. Criminal history record information shall be disseminated, whether directly or through an intermediary, only to:

1. Authorized officers or employees of criminal justice agencies, as defined by § 9.1-101, for purposes of the administration of criminal justice and the screening of an employment application or review of employment by a criminal justice agency with respect to its own employees or applicants, and dissemination to the Virginia Parole Board, pursuant to this subdivision, of such information on all state-responsible inmates for the purpose of making parole determinations pursuant to subdivisions 1, 2, 3, and 5 of § 53.1-136 shall include collective dissemination by electronic means every 30 days. For purposes of this subdivision, criminal history record information includes information sent to the Central Criminal Records Exchange pursuant to §§ 37.2-819 and 64.2-2014 when disseminated to any full-time or part-time employee of the State Police, a police department or sheriff’s office that is a part of or administered by the Commonwealth or any political subdivision thereof, and who is responsible for the prevention and detection of crime and the enforcement of the penal, traffic or highway laws of the Commonwealth for the purposes of the administration of criminal justice;

2. Such other individuals and agencies that require criminal history record information to implement a state or federal statute or executive order of the President of the United States or Governor that expressly refers to criminal conduct and contains requirements or exclusions expressly based upon such conduct, except that information concerning the arrest of an individual may not be disseminated to a noncriminal justice agency or individual if an interval of one year has elapsed from the date of the arrest and no disposition of the charge has been recorded and no active prosecution of the charge is pending;

3. Individuals and agencies pursuant to a specific agreement with a criminal justice agency to provide services required for the administration of criminal justice pursuant to that agreement which shall specifically authorize access to data, limit the use of data to purposes for which given, and ensure the security and confidentiality of the data;

4. Individuals and agencies for the express purpose of research, evaluative, or statistical activities pursuant to an agreement with a criminal justice agency that shall specifically authorize access to data, limit the use of data to research, evaluative, or statistical purposes, and ensure the confidentiality and security of the data;

5. Agencies of state or federal government that are authorized by state or federal statute or executive order of the President of the United States or Governor to conduct investigations
determining employment suitability or eligibility for security clearances allowing access to
classified information;

6. Individuals and agencies where authorized by court order or court rule;

7. Agencies of any political subdivision of the Commonwealth, public transportation companies
owned, operated or controlled by any political subdivision, and any public service corporation
that operates a public transit system owned by a local government for the conduct of
investigations of applicants for employment, permit, or license whenever, in the interest of
public welfare or safety, it is necessary to determine under a duly enacted ordinance if the past
criminal conduct of a person with a conviction record would be compatible with the nature of
the employment, permit, or license under consideration;

7a. Commissions created pursuant to the Transportation District Act of 1964 (§ 33.2-1900 et
seq.) of Title 33.2 and their contractors, for the conduct of investigations of individuals who
have been offered a position of employment whenever, in the interest of public welfare or safety
and as authorized in the Transportation District Act of 1964, it is necessary to determine if the
past criminal conduct of a person with a conviction record would be compatible with the nature of
the employment under consideration;

8. Public or private agencies when authorized or required by federal or state law or interstate
compact to investigate (i) applicants for foster or adoptive parenthood or (ii) any individual, and
the adult members of that individual's household, with whom the agency is considering placing
a child or from whom the agency is considering removing a child due to abuse or neglect, on an
emergency, temporary, or permanent basis pursuant to §§ 63.2-901.1 and 63.2-1505, subject to
the restriction that the data shall not be further disseminated to any party other than a federal or
state authority or court as may be required to comply with an express requirement of law;

9. To the extent permitted by federal law or regulation, public service companies as defined in §
56-1, for the conduct of investigations of applicants for employment when such employment
involves personal contact with the public or when past criminal conduct of an applicant would
be incompatible with the nature of the employment under consideration;

10. The appropriate authority for purposes of granting citizenship and for purposes of
international travel, including, but not limited to, issuing visas and passports;

11. A person requesting a copy of his own criminal history record information as defined in §
9.1-101 at his cost, except that criminal history record information shall be supplied at no
charge to a person who has applied to be a volunteer with (i) a Virginia affiliate of Big
Brothers/Big Sisters of America; (ii) a volunteer fire company; (iii) the Volunteer Emergency
Families for Children; (iv) any affiliate of Prevent Child Abuse, Virginia; (v) any Virginia
affiliate of Camp Fire, or (vi) any board member or any individual who has been offered
membership on the board of a Crime Stoppers, Crime Solvers or Crime Line program as defined
in § 15.2-1713.1;

12. Administrators and board presidents of and applicants for licensure or registration as a child
welfare agency as defined in § 63.2-100 for dissemination to the Commissioner of Social
Services' representative pursuant to § 63.2-1702 for the conduct of investigations with respect to employees of and volunteers at such facilities, caretakers, and other adults living in family day homes or homes approved by family day systems, and foster and adoptive parent applicants of private child-placing agencies, pursuant to §§ 63.2-1719, 63.2-1720, 63.2-1720.1, 63.2-1721, and 63.2-1721.1, subject to the restriction that the data shall not be further disseminated by the facility or agency to any party other than the data subject, the Commissioner of Social Services' representative or a federal or state authority or court as may be required to comply with an express requirement of law for such further dissemination;

13. The school boards of the Commonwealth for the purpose of screening individuals who are offered or who accept public school employment and those current school board employees for whom a report of arrest has been made pursuant to § 19.2-83.1;

14. The Virginia Lottery for the conduct of investigations as set forth in the Virginia Lottery Law (§ 58.1-4000 et seq.) and casino gaming as set forth in Chapter 41 (§ 58.1-4100 et seq.) of Title 58.1, and the Department of Agriculture and Consumer Services for the conduct of investigations as set forth in Article 1.1:1 (§ 18.2-340.15 et seq.) of Chapter 8 of Title 18.2;

15. Licensed nursing homes, hospitals and home care organizations for the conduct of investigations of applicants for compensated employment in licensed nursing homes pursuant to § 32.1-126.01, hospital pharmacies pursuant to § 32.1-126.02, and home care organizations pursuant to § 32.1-162.9:1, subject to the limitations set out in subsection E;

16. Licensed assisted living facilities and licensed adult day care centers for the conduct of investigations of applicants for compensated employment in licensed assisted living facilities and licensed adult day care centers pursuant to § 63.2-1720, subject to the limitations set out in subsection F;

17. The Virginia Alcoholic Beverage Control Authority for the conduct of investigations as set forth in § 4.1-103.1;

18. The State Board of Elections and authorized officers and employees thereof and general registrars appointed pursuant to § 24.2-110 in the course of conducting necessary investigations with respect to voter registration, limited to any record of felony convictions;

19. The Commissioner of Behavioral Health and Developmental Services for those individuals who are committed to the custody of the Commissioner pursuant to §§ 19.2-169.2, 19.2-169.6, 19.2-182.2, 19.2-182.3, 19.2-182.8, and 19.2-182.9 for the purpose of placement, evaluation, and treatment planning;

20. Any alcohol safety action program certified by the Commission on the Virginia Alcohol Safety Action Program for (i) assessments of habitual offenders under § 46.2-360, (ii) interventions with first offenders under § 18.2-251, or (iii) services to offenders under § 18.2-51.4, 18.2-266, or 18.2-266.1;

21. Residential facilities for juveniles regulated or operated by the Department of Social Services, the Department of Education, or the Department of Behavioral Health and
Developmental Services for the purpose of determining applicants' fitness for employment or for providing volunteer or contractual services;

22. The Department of Behavioral Health and Developmental Services and facilities operated by the Department for the purpose of determining an individual's fitness for employment pursuant to departmental instructions;

23. Pursuant to § 22.1-296.3, the governing boards or administrators of private elementary or secondary schools which are accredited pursuant to § 22.1-19 or a private organization coordinating such records information on behalf of such governing boards or administrators pursuant to a written agreement with the Department of State Police;

24. Public institutions of higher education and nonprofit private institutions of higher education for the purpose of screening individuals who are offered or accept employment;

25. Members of a threat assessment team established by a local school board pursuant to § 22.1-79.4, by a public institution of higher education pursuant to § 23.1-805, or by a private nonprofit institution of higher education, for the purpose of assessing or intervening with an individual whose behavior may present a threat to safety; however, no member of a threat assessment team shall redisclose any criminal history record information obtained pursuant to this section or otherwise use any record of an individual beyond the purpose that such disclosure was made to the threat assessment team;

26. Executive directors of community services boards or the personnel director serving the community services board for the purpose of determining an individual's fitness for employment, approval as a sponsored residential service provider, or permission to enter into a shared living arrangement with a person receiving medical assistance services pursuant to a waiver pursuant to §§ 37.2-506 and 37.2-607;

27. Executive directors of behavioral health authorities as defined in § 37.2-600 for the purpose of determining an individual's fitness for employment, approval as a sponsored residential service provider, or permission to enter into a shared living arrangement with a person receiving medical assistance services pursuant to a waiver pursuant to §§ 37.2-506 and 37.2-607;

28. The Commissioner of Social Services for the purpose of locating persons who owe child support or who are alleged in a pending paternity proceeding to be a putative father, provided that only the name, address, demographics and social security number of the data subject shall be released;

29. Authorized officers or directors of agencies licensed pursuant to Article 2 (§ 37.2-403 et seq.) of Chapter 4 of Title 37.2 by the Department of Behavioral Health and Developmental Services for the purpose of determining if any applicant who accepts employment in any direct care position or requests approval as a sponsored residential service provider or permission to enter into a shared living arrangement with a person receiving medical assistance services pursuant to a waiver has been convicted of a crime that affects his fitness to have responsibility for the safety and well-being of individuals with mental illness, intellectual disability, or substance abuse pursuant to §§ 37.2-416, 37.2-506, and 37.2-607;
30. The Commissioner of the Department of Motor Vehicles, for the purpose of evaluating applicants for and holders of a motor carrier certificate or license subject to the provisions of Chapters 20 (§ 46.2-2000 et seq.) and 21 (§ 46.2-2100 et seq.) of Title 46.2;

31. The chairmen of the Committees for Courts of Justice of the Senate or the House of Delegates for the purpose of determining if any person being considered for election to any judgeship has been convicted of a crime;

32. Heads of state agencies in which positions have been identified as sensitive for the purpose of determining an individual's fitness for employment in positions designated as sensitive under Department of Human Resource Management policies developed pursuant to § 2.2-1201.1;

33. The Office of the Attorney General, for all criminal justice activities otherwise permitted under subdivision A 1 and for purposes of performing duties required by the Civil Commitment of Sexually Violent Predators Act (§ 37.2-900 et seq.);

34. Shipyards, to the extent permitted by federal law or regulation, engaged in the design, construction, overhaul, or repair of nuclear vessels for the United States Navy, including their subsidiary companies, for the conduct of investigations of applications for employment or for access to facilities, by contractors, leased laborers, and other visitors;

35. Any employer of individuals whose employment requires that they enter the homes of others, for the purpose of screening individuals who apply for, are offered, or have accepted such employment;

36. Public agencies when and as required by federal or state law to investigate (i) applicants as providers of adult foster care and home-based services or (ii) any individual with whom the agency is considering placing an adult on an emergency, temporary, or permanent basis pursuant to § 63.2-1601.1, subject to the restriction that the data shall not be further disseminated by the agency to any party other than a federal or state authority or court as may be required to comply with an express requirement of law for such further dissemination, subject to limitations set out in subsection G;

37. The Department of Medical Assistance Services, or its designee, for the purpose of screening individuals who, through contracts, subcontracts, or direct employment, volunteer, apply for, are offered, or have accepted a position related to the provision of transportation services to enrollees in the Medicaid Program or the Family Access to Medical Insurance Security (FAMIS) Program, or any other program administered by the Department of Medical Assistance Services;

38. The State Corporation Commission for the purpose of investigating individuals who are current or proposed members, senior officers, directors, and principals of an applicant or person licensed under Chapter 16 (§ 6.2-1600 et seq.) or Chapter 19 (§ 6.2-1500 et seq.) of Title 6.2. Notwithstanding any other provision of law, if an application is denied based in whole or in part on information obtained from the Central Criminal Records Exchange pursuant to Chapter 16 or 19 of Title 6.2, the Commissioner of Financial Institutions or his designee may disclose such
information to the applicant or its designee;

39. The Department of Professional and Occupational Regulation for the purpose of investigating individuals for initial licensure pursuant to § 54.1-2106.1;

40. The Department for Aging and Rehabilitative Services and the Department for the Blind and Vision Impaired for the purpose of evaluating an individual’s fitness for various types of employment and for the purpose of delivering comprehensive vocational rehabilitation services pursuant to Article 11 (§ 51.5-170 et seq.) of Chapter 14 of Title 51.5 that will assist the individual in obtaining employment;

41. Bail bondsmen, in accordance with the provisions of § 19.2-120;

42. The State Treasurer for the purpose of determining whether a person receiving compensation for wrongful incarceration meets the conditions for continued compensation under § 8.01-195.12;

43. The Department of Social Services and directors of local departments of social services for the purpose of screening individuals seeking to enter into a contract with the Department of Social Services or a local department of social services for the provision of child care services for which child care subsidy payments may be provided;

44. The Department of Juvenile Justice to investigate any parent, guardian, or other adult members of a juvenile’s household when completing a predispositional or postdispositional report required by § 16.1-273 or a Board of Juvenile Justice regulation promulgated pursuant to § 16.1-233; and

45. Other entities as otherwise provided by law.

Upon an ex parte motion of a defendant in a felony case and upon the showing that the records requested may be relevant to such case, the court shall enter an order requiring the Central Criminal Records Exchange to furnish the defendant, as soon as practicable, copies of any records of persons designated in the order on whom a report has been made under the provisions of this chapter.

Notwithstanding any other provision of this chapter to the contrary, upon a written request sworn to before an officer authorized to take acknowledgments, the Central Criminal Records Exchange, or the criminal justice agency in cases of offenses not required to be reported to the Exchange, shall furnish a copy of conviction data covering the person named in the request to the person making the request; however, such person on whom the data is being obtained shall consent in writing, under oath, to the making of such request. A person receiving a copy of his own conviction data may utilize or further disseminate that data as he deems appropriate. In the event no conviction data is maintained on the data subject, the person making the request shall be furnished at his cost a certification to that effect.

B. Use of criminal history record information disseminated to noncriminal justice agencies under this section shall be limited to the purposes for which it was given and may not be disseminated further.
C. No criminal justice agency or person shall confirm the existence or nonexistence of criminal history record information for employment or licensing inquiries except as provided by law.

D. Criminal justice agencies shall establish procedures to query the Central Criminal Records Exchange prior to dissemination of any criminal history record information on offenses required to be reported to the Central Criminal Records Exchange to ensure that the most up-to-date disposition data is being used. Inquiries of the Exchange shall be made prior to any dissemination except in those cases where time is of the essence and the normal response time of the Exchange would exceed the necessary time period. A criminal justice agency to whom a request has been made for the dissemination of criminal history record information that is required to be reported to the Central Criminal Records Exchange may direct the inquirer to the Central Criminal Records Exchange for such dissemination. Dissemination of information regarding offenses not required to be reported to the Exchange shall be made by the criminal justice agency maintaining the record as required by § 15.2-1722.

E. Criminal history information provided to licensed nursing homes, hospitals and to home care organizations pursuant to subdivision A 15 shall be limited to the convictions on file with the Exchange for any offense specified in §§ 32.1-126.01, 32.1-126.02, and 32.1-162.9:1.

F. Criminal history information provided to licensed assisted living facilities and licensed adult day care centers pursuant to subdivision A 16 shall be limited to the convictions on file with the Exchange for any offense specified in § 63.2-1720.

G. Criminal history information provided to public agencies pursuant to subdivision A 36 shall be limited to the convictions on file with the Exchange for any offense set forth in clause (i) of the definition of barrier crime in § 19.2-392.02.

H. Upon receipt of a written request from an employer or prospective employer, the Central Criminal Records Exchange, or the criminal justice agency in cases of offenses not required to be reported to the Exchange, shall furnish at the employer's cost a copy of conviction data covering the person named in the request to the employer or prospective employer making the request, provided that the person on whom the data is being obtained has consented in writing to the making of such request and has presented a photo-identification to the employer or prospective employer. In the event no conviction data is maintained on the person named in the request, the requesting employer or prospective employer shall be furnished at his cost a certification to that effect. The criminal history record search shall be conducted on forms provided by the Exchange.

I. Nothing in this section shall preclude the dissemination of a person's criminal history record information pursuant to the rules of court for obtaining discovery or for review by the court.

§ 37.2-304. Duties of Commissioner.

The Commissioner shall be the chief executive officer of the Department and shall have the following duties and powers:

1. To supervise and manage the Department and its state facilities.
2. To employ the personnel required to carry out the purposes of this title.

3. To make and enter into all contracts and agreements necessary or incidental to the performance of the Department’s duties and the execution of its powers under this title, including contracts with the United States, other states, and agencies and governmental subdivisions of the Commonwealth, consistent with policies and regulations of the Board and applicable federal and state statutes and regulations.

4. To accept, hold, and enjoy gifts, donations, and bequests on behalf of the Department from the United States government, agencies and instrumentalities thereof, and any other source, subject to the approval of the Governor. To these ends, the Commissioner shall have the power to comply with conditions and execute agreements that may be necessary, convenient, or desirable, consistent with policies and regulations of the Board.

5. To accept, execute, and administer any trust in which the Department may have an interest, under the terms of the instruments creating the trust, subject to the approval of the Governor.

6. To transfer between state hospitals and training centers school-age individuals who have been identified as appropriate to be placed in public school programs and to negotiate with other school divisions for placements in order to ameliorate the impact on those school divisions located in a jurisdiction in which a state hospital or training center is located.

7. To provide to the Director of the Commonwealth’s designated protection and advocacy system, established pursuant to § 51.5-39.13, a written report setting forth the known facts of (i) critical incidents, as that term is defined in § 37.2-709.1, or deaths of individuals receiving services in facilities and (ii) serious injuries, as that term is defined in regulations adopted by the Board pursuant to § 37.2-400, or deaths of individuals receiving services in programs operated or licensed by the Department within 15 working days of the critical incident, serious injury, or death.

8. To work with the appropriate state and federal entities to ensure that any individual who has received services in a state facility for more than one year has possession of or receives prior to discharge any of the following documents, when they are needed to obtain the services contained in his discharge plan: a Department of Motor Vehicles approved identification card that will expire 90 days from issuance, a copy of his birth certificate if the individual was born in the Commonwealth, or a social security card from the Social Security Administration. State facility directors, as part of their responsibilities pursuant to § 37.2-837, shall implement this provision when discharging individuals.

9. To work with the Department of Veterans Services and the Department for Aging and Rehabilitative Services to establish a program for mental health and rehabilitative services for Virginia veterans and members of the Virginia National Guard and Virginia residents in the Armed Forces Reserves not in active federal service and their family members pursuant to § 22.2-2001.1.

10. To establish and maintain a pharmaceutical and therapeutics committee composed of
representatives of the Department of Medical Assistance Services, state facilities operated by the Department, community services boards, at least one health insurance plan, and at least one individual receiving services to develop a drug formulary for use at all community services boards, state facilities operated by the Department, and providers licensed by the Department.

11. To establish and maintain the Commonwealth Mental Health First Aid Program pursuant to § 37.2-312.2.

12. To submit a report for the preceding fiscal year by December 1 of each year to the Governor and the Chairmen of the House Appropriations and Senate Finances Committees that provides information on the operation of Virginia's publicly funded behavioral health and developmental services system. The report shall include a brief narrative and data on the number of individuals receiving state facility services or community services board services, including purchased inpatient psychiatric services; the types and amounts of services received by these individuals; and state facility and community services board service capacities, staffing, revenues, and expenditures. The annual report shall describe major new initiatives implemented during the past year and shall provide information on the accomplishment of systemic outcome and performance measures during the year.

13. To administer the Problem Gambling Treatment and Support Fund established pursuant to § 37.2-314.1.

Unless specifically authorized by the Governor to accept or undertake activities for compensation, the Commissioner shall devote his entire time to his duties.

§ 37.2-314.1. Problem Gambling Treatment and Support Fund.

There is hereby created in the state treasury a special nonreverting fund to be known as the Problem Gambling Treatment and Support Fund, referred to in this section as "the Fund." The Fund shall be established on the books of the Comptroller. All moneys required to be deposited into the Fund pursuant to Chapter 41 (§ 58.1-4100 et seq.) of Title 58.1 shall be paid into the state treasury and credited to the Fund. Interest earned on moneys in the Fund shall remain in the Fund and be credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in the Fund. Moneys in the Fund shall be used solely for the purposes of (i) providing counseling and other support services for compulsive and problem gamblers, (ii) developing and implementing compulsive and problem gambling treatment and prevention programs, and (iii) providing grants to support organizations that provide assistance to compulsive and problem gamblers. Expenditures and disbursements from the Fund shall be made by the State Treasurer on warrants issued by the Comptroller upon written request signed by the Commissioner.

§ 58.1-4002. Definitions.

For the purposes of this chapter, unless the context requires a different meaning:

"Board" means the Virginia Lottery Board established by this chapter.

"Casino gaming" means baccarat, blackjack, twenty-one, poker, craps, dice, slot machines,
sports betting, roulette wheels, Klondike tables, punchboards, faro layouts, keno layouts, numbers tickets, push cards, jar tickets, or pull tabs and any other activity that is authorized by the Board as a wagering game or device under Chapter 41 (§ 58.1-4100 et seq.).

"Department" means the independent agency responsible for the administration of the Virginia Lottery created in this chapter.

"Director" means the Director of the Virginia Lottery.

"Lottery" or "state lottery" means the lottery or lotteries established and operated pursuant to this chapter.

"Ticket courier service" means a service operated for the purpose of purchasing Virginia Lottery tickets on behalf of individuals located within or outside the Commonwealth and delivering or transmitting such tickets, or electronic images thereof, to such individuals as a business-for-profit delivery service.


A. The Director shall supervise and administer the:

1. The operation of the lottery in accordance with the provisions of this chapter and with the rules and regulations promulgated hereunder; and

2. The regulation of casino gaming in accordance with Chapter 41 (§ 58.1-4100 et seq.).

B. The Director shall also:

1. Employ such deputy directors, professional, technical and clerical assistants, and other employees as may be required to carry out the functions and duties of the Department.

2. Act as secretary and executive officer of the Board.

3. Require bond or other surety satisfactory to the Director from licensed agents as provided in subsection E of § 58.1-4009 and Department employees with access to Department funds or lottery funds, in such amount as provided in the rules and regulations of the Board. The Director may also require bond from other employees as he deems necessary.

4. Confer regularly, but not less than four times each year, with the Board on the operation and administration of the lottery and the regulation of casino gaming; make available for inspection by the Board, upon request, all books, records, files, and other information and documents of the Department; and advise the Board and recommend such matters as he deems necessary and advisable to improve the operation and administration of the lottery and the regulation of casino gaming.

5. Suspend, revoke, or refuse to renew any license issued pursuant to this chapter or the rules and regulations adoptec hereunder.

6. Suspend, revoke, or refuse to renew any license or permit issued pursuant to Chapter 41 (§ 58.1-4100 et seq.).
7. Eject or exclude from a casino gaming establishment any person, whether or not he possesses a license or permit, whose conduct or reputation is such that his presence may, in the opinion of the Director, reflect negatively on the honesty and integrity of casino gaming or interfere with the orderly gaming operations.

8. Immediately upon the receipt of a credible complaint of an alleged criminal violation of Chapter 41 (§ 58.1-4100 et seq.), report the complaint to the Attorney General and the State Police for appropriate action.

9. Inspect and investigate, and have free access to the offices, facilities, or other places of business of any licensee or permit holder and may compel the production of any of the books, documents, records, or memoranda of any licensee or permit holder for the purpose of ensuring compliance with Chapter 41 (§ 58.1-4100 et seq.) and Department regulations.

10. Compel any person holding a license or permit pursuant to Chapter 41 (§ 58.1-4100 et seq.) to file with the Department such information as shall appear to the Director to be necessary for the performance of the Department’s functions, including financial statements and information relative to principals and all others with any pecuniary interest in such person.

11. Enter into arrangements with any foreign or domestic governmental agency for the purposes of exchanging information or performing any other act to better ensure the proper conduct of gaming operations or the efficient conduct of the Director’s duties.

12. Enter into contracts for the operation of the lottery, or any part thereof, for the promotion of the lottery and into interstate lottery contracts with other states. A contract awarded or entered into by the Director shall not be assigned by the holder thereof except by specific approval of the Director.

7: 13. Certify monthly to the State Comptroller and the Board a full and complete statement of lottery revenues, prize disbursements and other expenses for the preceding month.

8: 14. Report monthly to the Governor, the Secretary of Finance, and the Chairmen of the Senate Committee on Finance Committee, House Committee on Finance Committee, and House Committee on Appropriations Committee the total lottery revenues, prize disbursements, and other expenses for the preceding month; and make an annual report, which shall include a full and complete statement of lottery revenues, prize disbursements, and other expenses, as well as a separate financial statement of the expenses incurred in the regulation of casino operations as defined in § 58.1-4100, to the Governor and the General Assembly. Such annual report shall also include such recommendations for changes in this chapter and Chapter 41 (§ 58.1-4100 et seq.) as the Director and Board deem necessary or desirable.

9: 15. Report immediately to the Governor and the General Assembly any matters which require immediate changes in the laws of this the Commonwealth in order to prevent abuses and evasions of this chapter and Chapter 41 (§ 58.1-4100 et seq.) or the rules and regulations adopted hereunder or to rectify undesirable conditions in connection with the administration or operation of the lottery.
§ 58.1-4100. Definitions.

As used in this chapter, unless the context requires a different meaning:

"Adjusted gross receipts" means the gross receipts from casino gaming less winnings paid to winners.

"Board" means the Virginia Lottery Board established in the Virginia Lottery Law (§ 58.1-4000 et seq.).

"Casino gaming" or "game" means baccarat, blackjack, twenty-one, poker, craps, dice, slot machines, sports betting, roulette wheels, Klondike tables, punchboards, faro layouts, keno layouts, numbers tickets, push cards, jar tickets, or pull tabs and any other activity that is authorized by the Board as a wagering game or device under this chapter.

"Casino gaming establishment" means the premises upon which lawful casino gaming is authorized and licensed as provided in this chapter. "Casino gaming establishment" does not include a riverboat or similar vessel.

"Cheat" means to alter the selection criteria that determine the result of a game or the amount or frequency of payment in a game for the purpose of obtaining an advantage for one or more participants in a game over other participants in a game.

"College Sports" means an athletic event in which at least one participant is a team from a public or private institute of higher education.

"Department" means the independent agency responsible for the administration of the Virginia
Lottery created in the Virginia Lottery Law (§ 58.1-4000 et seq.).

"Director" means the Director of the Virginia Lottery.

"Entity" means a person that is not a natural person.

"Gaming operation" means the conduct of authorized casino gaming within a casino gaming establishment.

"Gross receipts" means the total amount of money exchanged for the purchase of chips, tokens, or electronic cards by casino gaming patrons.

"Immediate family" means (i) a spouse and (ii) any other person residing in the same household as an officer or employee and who is a dependent of the officer or employee or of whom the officer or employee is a dependent.

"Individual" means a natural person.

"Licensee" or "license holder" means any person holding an operator's license under § 58.1-4111.

"Permit holder" means any person holding a supplier or service permit pursuant to this chapter.

"Person" means an individual, partnership, joint venture, association, limited liability company, stock corporation, or nonstock corporation and includes any person that directly or indirectly controls or is under common control with another person.

"Principal" means any individual who solely or together with his immediate family members (i) owns or controls, directly or indirectly, five percent or more of the pecuniary interest in any entity that is a licensee or (ii) has the power to vote or cause the vote of five percent or more of the voting securities or other ownership interests of such entity, and any person who manages a gaming operation on behalf of a licensee.

"Professional sports" means an athletic event involving at least two competing individuals who receive compensation, in excess of their expenses, for participating in such event.

"Security" has the same meaning as provided in § 13.1-501. If the Board finds that any obligation, stock, or other equity interest creates control of or voice in the management operations of an entity in the manner of a security, then such interest shall be considered a security.

"Sports betting" means placing wagers on professional sports and college sports.

"Supplier" means any person that sells or leases, or contracts to sell or lease, any casino gaming equipment, devices, or supplies, or provides any management services, to a licensee.

"Voluntary exclusion program" means a program established by the Board that allows individuals to voluntarily exclude themselves from the gaming areas of facilities under the jurisdiction of the Board by placing their name on a voluntary exclusion list and following the
procedures set forth by the Board.

"Youth sports" means an athletic event (i) involving a participant under age 18 or (ii) in which at least one participant is a team from a public or private elementary, middle, or secondary school, regardless of where such school is located.

§ 58.1-4101. Regulation and control of casino gaming; limitation.

A. Casino gaming shall be licensed and permitted as herein provided to benefit the people of the Commonwealth. The Board is vested with control of all casino gaming in the Commonwealth, with authority to prescribe regulations and conditions under this chapter. The purposes of this chapter are to assist economic development, promote tourism, and provide for the implementation of casino gaming operations of the highest quality, honesty, and integrity and free of any corrupt, incompetent, dishonest, or unprincipled practices.

B. The conduct of casino gaming shall be limited to:

1. Any city (i) in which at least 40 percent of the assessed value of all real estate in such locality is exempt from local property taxation, according to the Virginia Department of Taxation Annual Report for Fiscal Year 2017, and (ii) that experienced a population decrease of at least seven percent from 1990 to 2016, according to data provided by the U.S. Census Bureau;

2. Any city that had (i) an unemployment rate of at least five percent in November 2017, according to data provided by the U.S. Bureau of Labor Statistics; (ii) a poverty rate of at least 20 percent in 2016, according to data provided by the U.S. Census Bureau; and (iii) a population decrease of at least 20 percent from 1990 to 2016, according to data provided by the U.S. Census Bureau;

3. Any city that (i) had an unemployment rate of at least four percent in November 2017, according to data provided by the U.S. Bureau of Labor Statistics; (ii) had a poverty rate of at least 20 percent in 2016, according to data provided by the U.S. Census Bureau; (iii) experienced a population decrease of at least four percent from 1990 to 2016, according to data provided by the U.S. Census Bureau; and (iv) is located adjacent to a state that has adopted a Border Region Retail Tourism Development District Act; and

4. Any city (i) with a population greater than 200,000 according to the 2017 population estimates from the Weldon Cooper Center for Public Service of the University of Virginia and (ii) in which at least 24 percent of the assessed value of all real estate in such locality is exempt from local property taxation, according to the Virginia Department of Taxation Annual Report for Fiscal Year 2017, provided that such casino gaming is conducted by a Virginia Indian tribe recognized in House Joint Resolution No. 54 (1983) and acknowledged by the United States Assistant Secretary-Indian Affairs as an Indian tribe within the meaning of federal law that has the authority to conduct gaming activities as a matter of claimed inherent authority or under the authority of the Indian Gaming Regulatory Act (25 U.S.C. § 2701 et seq.).

C. The Board shall be limited to the issuance of a single operator's license for each city described in subsection B.
D. The conduct of any casino gaming establishment and entrance to such establishment is a privilege that may be granted or denied by the Board or its duly authorized representatives in its discretion in order to effectuate the purposes set forth in this chapter. Any proposed site for a casino gaming establishment shall be privately owned property subject to the local land use and property taxation authority of the locality in which the casino gaming establishment is located.

§ 58.1-4102. Powers and duties of the Board; regulations.

The Board shall have the power and duty to:

1. Issue permits and licenses under this chapter and supervise all gaming operations licensed under the provisions of this chapter, including all persons conducting or participating in any gaming operation. The Board shall employ such persons to be present during gaming operations as are necessary to ensure that such gaming operations are conducted with order and the highest degree of integrity.

2. Adopt regulations regarding the conditions under which casino gaming shall be conducted in the Commonwealth and all such other regulations it deems necessary and appropriate to further the purposes of this chapter.

3. Issue an operator's license only to a person who meets the criteria of § 58.1-4111.

4. Issue subpoenas for the attendance of witnesses before the Board, administer oaths, and compel production of records or other documents and testimony of such witnesses whenever in the judgment of the Board it is necessary to do so for the effectual discharge of its duties.

5. Order such audits as it deems necessary and desirable.

6. Provide for the withholding of the applicable amount of state and federal income tax of persons claiming a prize or payoff for winning a game and establish the thresholds for such withholdings.

§ 58.1-4103. Voluntary exclusion program.

A. The Board shall adopt regulations to establish and implement a voluntary exclusion program in the Commonwealth.

B. The regulations shall include the following provisions:

1. Except as provided by rule of the Board, an individual who participates in the voluntary exclusion program agrees to be excluded from entering a casino gaming establishment.

2. The name of an individual participating in the program shall be included on a list of individuals excluded from all casino gaming establishments.

3. Except as provided by rule of the Board, an individual who participates in the voluntary exclusion program may not petition the Board for readmittance to any casino gaming establishment.

4. The list of participants in the voluntary exclusion program and the personal information of
the participants shall be confidential with dissemination by the Board limited to the owner or operator of a casino gaming establishment for purposes of enforcement and to other entities, upon request by the participant and agreement by the Board.

5. The operator of a casino gaming establishment shall make all reasonable attempts as determined by the Board to cease all direct marketing efforts to an individual participating in the program. An individual's participation in the voluntary exclusion program shall not preclude an operator from seeking the payment of a debt accrued by such individual prior to entering the program.

§ 58.1-4104. Fingerprint and background investigations.

The Board shall require a background investigation, including a criminal history records check and fingerprinting, of the following individuals by a representative of a law-enforcement agency of the Commonwealth or federal government: (i) every individual applying for a license or permit pursuant to this chapter; (ii) every individual who is an officer, director, or principal of a licensee or applicant for a license and every employee of the licensee who conducts gaming operations; (iii) all security personnel of any licensee; (iv) all permit holders and officers, directors, principals, and employees of permit holders whose duties relate to gaming operations in Virginia; and (v) any other individual determined by the Department as an active participant in the casino gaming activities of any licensee or permit holder or applicant for a license or permit. Each such individual shall submit his fingerprints and personal descriptive information to the Central Criminal Records Exchange to be forwarded to the Federal Bureau of Investigation for a National Criminal Records search and to the Department of State Police for a Virginia criminal history records search.

§ 58.1-4105. Hearing and appeal.

Any person aggrieved by a refusal of the Department to issue any license or permit, the suspension or revocation of a license or permit, the imposition of a fine, or any other action of the Board may seek review of such action in accordance with Department regulations and Article 3 (§ 2.2-4018 et seq.) of the Administrative Process Act (§ 2.2-4000 et seq.). Further appeals shall also be in accordance with Article 5 (§ 2.2-4025 et seq.) of the Administrative Process Act.

§ 58.1-4106. Injunction.

The Department may apply to the appropriate circuit court for an injunction against any person who has violated or may violate any provision of this chapter or any regulation or final decision of the Board. The order granting or refusing such injunction shall be subject to appeal as in other cases in equity.

Article 2.

Licenses.

§ 58.1-4107. Operator's license required; license may be transferred under certain conditions.
A. No person shall operate a gaming operation unless he has obtained an operator’s license issued by the Department in accordance with the provisions of this chapter and the regulations promulgated hereunder.

B. In order to be eligible to obtain an operator's license issued under the provisions of this chapter, the person shall make a capital investment of at least $100 million in a casino gaming establishment, excluding the value of the real property upon which the establishment is located.

C. A license issued under the provisions of this chapter shall be transferrable, provided that the Department has approved the proposed transfer and that all licensure requirements are satisfied at the time the transfer takes effect.

§ 58.1-4108. Application for operator's license; penalty.

A. Any person desiring to operate a gaming operation shall file with the Department an application for an operator's license. Such application shall be filed at the place prescribed by the Department and shall be in such form and contain such information as prescribed by the Department, including but not limited to the following:

1. The name and address of such person; if a corporation, the state of its incorporation, the full name and address of each officer and director thereof, and, if a foreign corporation, whether it is qualified to do business in the Commonwealth; if a partnership or joint venture, the name and address of each general partner thereof; if a limited liability company, the name and address of each manager thereof; or if another entity, the name and address of each person performing duties similar to those of officers, directors, and general partners;

2. The name and address of each principal and of each person who has contracted to become a principal of the applicant, including providing management services with respect to any part of gaming operations; the nature and cost of such principal’s interest; and the name and address of each person who has agreed to lend money to the applicant;

3. Such information as the Department considers appropriate regarding the character, background, and responsibility of the applicant and the principals, officers, and directors of the applicant;

4. A description of the casino gaming establishment in which such gaming operations are to be conducted and the city where such casino gaming establishment will be located. The Board shall require such information about a casino gaming establishment and its location as it deems necessary and appropriate to determine whether it complies with the minimum standards provided in this chapter and whether gaming operations at such location will be in furtherance of the purposes of this chapter;

5. Such information relating to the financial responsibility of the applicant and the applicant’s ability to perform under its license as the Department considers appropriate;

6. If any of the facilities necessary for the conduct of gaming operations are to be leased, the terms of such lease;
7. Evidence of compliance by the applicant with the economic development and land use plans and design review criteria of the local governing body of the locality in which the casino gaming establishment is proposed to be located, including certification that the project complies with all applicable land use ordinances pursuant to Chapter 22 (§ 15.2-2200 et seq.) of Title 15.2;

8. A resolution adopted by the locality in which the casino gaming establishment is proposed to be located affirming support for such application; and

9. Any other information that the Department in its discretion considers appropriate.

B. A nonrefundable application fee of $50,000 shall be paid at the time of filing to defray the costs associated with the background investigation conducted for the Department. If the reasonable costs of the investigation exceed the application fee, the applicant shall pay the additional amount to the Department. The Board may establish regulations calculating the reasonable costs to the Department in performing its functions under this chapter and allocating such costs to the applicants for licensure at the time of filing.

C. Any application filed hereunder shall be verified by the oath or affirmation of the applicant. Any person who knowingly makes a false statement on an application is guilty of a Class 4 felony.

D. The licensed operator shall be the person primarily responsible for the gaming operations under his license and compliance of such operations with the provisions of this chapter.

§ 58.1-4109. Notice to local government body; local impact.

The Department shall notify the local governing body and the chief law-enforcement officer of the locality where a proposed casino gaming establishment will be located within 15 days of the filing of the application. Within 90 days of receipt of the notification from the Department, the local governing body shall submit any comments it may have in writing on the proposed casino gaming establishment and indicate whether the locality supports the proposition.

§ 58.1-4110. Issuance of operator's license.

A. The Department may issue an operator's license to a person only if it finds that:

1. The casino gaming establishment the applicant proposes to use on a permanent basis is or will be appropriate for gaming operations consistent with the purposes of this chapter;

2. The locality where the casino gaming establishment will be located certifies that the proposed project complies with all applicable land use ordinances pursuant to Chapter 22 (§ 15.2-2200 et seq.) of Title 15.2;

3. Any required local infrastructure or site improvements, including necessary sewerage, water, drainage facilities, or traffic flow are to be paid exclusively by the applicant without state or local financial assistance.

4. If the applicant is an entity, its securities are fully paid and, in the case of stock,
nonassessable and have been subscribed and will be paid for only in cash or property to the exclusion of past services;

5. All principals meet the criteria of this subsection and have submitted to the jurisdiction of the Virginia courts, and all nonresident principals have designated the Director as their agent for receipt of process;

6. If the applicant is an entity, it has the right to purchase at fair market value the securities of, and require the resignation of, any person who is or becomes disqualified under subsection B;

7. The applicant meets any other criteria established by this chapter and the Department’s regulations for the granting of an operator’s license;

8. The applicant is qualified to do business in Virginia or is subject to the jurisdiction of the courts of the Commonwealth; and

9. The applicant has not previously been denied a license pursuant to subsection B.

B. The Department shall deny a license to an applicant if it finds that for any reason the issuance of a license to the applicant would reflect adversely on the honesty and integrity of the casino gaming industry in the Commonwealth or that the applicant, or any officer, principal, manager, or director of the applicant:

1. Is or has been guilty of any illegal act, conduct, or practice in connection with gaming operations in this or any other state or has been convicted of a felony;

2. Has had a license or permit to hold or conduct a gaming operation denied for cause, suspended, or revoked, in this or any other state or country, unless the license or permit was subsequently granted or reinstated;

3. Has at any time during the previous five years knowingly failed to comply with the provisions of this chapter or any Department regulation;

4. Has knowingly made a false statement of material fact to the Department or has deliberately failed to disclose any information requested by the Department;

5. Has defaulted in the payment of any obligation or debt due to the Commonwealth and has not cured such default; or

6. Has operated or caused to be operated a casino gaming establishment for which a license is required under this chapter without obtaining such license.

C. The Department shall make a determination regarding whether to issue the operator’s license within 60 days of the receipt of a completed application.

§ 58.1-4111. Duration and form of operator’s license; bond.

A. A license issued under this chapter shall be for the period set by the Department regulations, which shall be no less than 10 years, but shall be reviewed no less frequently than annually to determine compliance with this chapter and Department regulations. The Board shall establish
by regulation the criteria and procedures for license renewal and for amending licenses to conform to changes in a licensee's gaming operations. Renewal shall not be unreasonably refused.

B. The Department shall require a bond with surety acceptable to it, and in an amount determined by it, to be sufficient to cover any indebtedness incurred by the licensee to the Commonwealth.

§ 58.1-4112. Records to be kept; reports.

A. A licensed operator shall keep his books and records so as to clearly indicate the total amount of gross receipts and adjusted gross receipts.

B. The licensed operator shall furnish to the Department reports and information as the Department may require with respect to its activities on forms designated and supplied for such purpose by the Department.

C. The books and records required under this section to be kept by a licensed operator are public records and the examination, publication, and dissemination of the books and records are governed by the provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.).

§ 58.1-4113. Audit or financial review of licensed gaming operations.

Within 90 days after the end of each fiscal year, the licensed operator shall transmit to the Board an audit or financial review of the financial transactions and condition of the licensee's total operations. All audits and financial reviews required by this section shall conform to Board regulations.

Article 3.

Supplier's Permits.

§ 58.1-4114. Supplier's permits; penalty.

A. The Department may issue a supplier's permit to any person upon application and payment of a nonrefundable application fee set by the Department, a determination by the Department that the applicant is eligible for a supplier's permit, and payment of a $5,000 initial permit fee. A supplier's permit shall be renewed annually at a fee to be determined by the Department, not to exceed $5,000, and is not transferable.

B. The holder of a supplier's permit may sell or lease, or contract to sell or lease, casino gaming equipment and supplies, or provide management services, to any licensee involved in the ownership or management of gaming operations to the extent provided in the permit.

C. Gaming equipment, devices, and supplies shall not be distributed unless such equipment, devices, and supplies conform to standards adopted by the Department.

D. A person is ineligible to receive a supplier's permit if:

1. The person has been convicted of a felony under the laws of the Commonwealth or any other
state or of the United States;

2. The person has submitted an application for a license under this chapter that contains false information;

3. The person is a Board member, employee of the Department, or a member of the immediate household of a Board member or Department employee;

4. The person is an entity in which a person defined in subdivision 1, 2, or 3 is an officer, director, principal, or managerial employee;

5. The firm or corporation employs a person who participates in the management or operation of casino gaming authorized under this chapter; or

6. A prior permit issued to such person to own or operate casino gaming facilities or supply goods or services to a gaming operation under this chapter or any laws of any other jurisdiction has been revoked.

E. Any person that supplies any casino gaming equipment, devices, or supplies to a licensed gaming operation or manages any operation, including a computerized network, of a casino gaming establishment shall first obtain a supplier's permit. A supplier shall furnish to the Department a list of all management services, equipment, devices, and supplies offered for sale or lease in connection with the games authorized under this chapter. A supplier shall keep books and records for the furnishing of casino gaming equipment, devices, and supplies to gaming operations separate and distinct from any other business that the supplier might operate. A supplier shall file a quarterly return with the Department listing all sales and leases for which a permit is required. A supplier shall permanently affix its name to all its equipment, devices, and supplies for gaming operations. Any supplier's equipment, devices, or supplies that are used by any person in an unauthorized gaming operation shall be forfeited to the Commonwealth.

F. A licensed operator may operate its own equipment, devices, and supplies and may utilize casino gaming equipment, devices, and supplies at such locations as may be approved by the Department for the purpose of training enrollees in a school operated by the licensee to train persons who desire to become qualified for employment or promotion in gaming operations. The Board may promulgate regulations for the conduct of any such schools.

G. Each holder of an operator's license under this chapter shall file an annual report with the Department listing its inventories of casino gaming equipment, devices, and supplies related to its operations in Virginia.

H. Any person who knowingly makes a false statement on an application for a supplier's permit is guilty of a Class 4 felony.

§ 58.1-4115. Denial of permit final.

The denial of a supplier's permit by the Department shall be final unless appealed under § 58.1-4105. A permit may not be applied for again for a period of five years from the date of denial.
without the permission of the Department.

Article 4.

Suspension and Revocation of Licenses and Supplier's Permits; Acquisition of Interest in Licensee or Holder of Supplier's Permit.

§ 58.1-4116. Suspension or revocation of license or permit.

A. The Director may suspend, revoke, refuse to renew, or assess a civil penalty against the holder of a license or permit in a sum not to exceed $100,000, after notice and a hearing. Such license or permit may, however, be temporarily suspended by the Director without prior notice, pending any prosecution, hearing, or investigation, whether by a third party or by the Director. A license may be suspended, revoked, or refused renewal by the Director for one or more of the following reasons:

1. Failure to comply with, or violation of, any provision of this chapter or any regulation or condition of the Department;

2. Failure to disclose facts during the application process that indicate that such license or permit should not have been issued;

3. Conviction of a felony under the laws of the Commonwealth or any other state or of the United States subsequent to issuance of a license or permit;

4. Failure to file any return or report, to keep any records, or to pay any fees or other charges required by this chapter;

5. Any act of fraud, deceit, misrepresentation, or conduct prejudicial to public confidence in the integrity of gaming operations;

6. A material change, since issuance of the license or permit, with respect to any matters required to be considered by the Director under this chapter; or

7. Other factors established by Department regulation.

B. Such action by the Director shall be final unless appealed in accordance with § 58.1-4105. Suspension or revocation of a license or permit for any violation shall not preclude criminal liability for such violation.

§ 58.1-4117. Acquisition of interest in licensee or permit holder.

The Department shall require any person desiring to become a principal of, or other investor in, any licensee or holder of a supplier's permit to apply to the Department for approval and may demand such information of the applicant as it finds necessary. The Department shall consider such application within 60 days of its receipt and if in its judgment the acquisition by the applicant would be detrimental to the public interest, to the honesty and integrity of gaming operations, or to its reputation, the application shall be denied. All reasonable costs for review by the Department shall be borne by the applicant.
Article 5.

Service Permits.

§ 58.1-4118. Service permit required.

No person shall participate in any gaming operation as a casino gaming employee, concessionaire, or employee thereof or other occupation the Department considers necessary to regulate in order to ensure the integrity of casino gaming in the Commonwealth unless such person possesses a service permit to perform such occupation issued by the Department and complies with the provisions of this chapter and all Department regulations. A service permit issued under the provisions of this chapter may be transferable upon approval of the Department.

§ 58.1-4119. Application for service permit.

A. Any person desiring to obtain a service permit as required by this chapter shall apply on a form prescribed by the Department. The application shall be accompanied by a fee prescribed by the Department.

B. Any application filed hereunder shall be verified by the oath or affirmation of the applicant.

§ 58.1-4120. Consideration of service permit application.

A. The Department shall promptly consider any application for a service permit and issue or deny such service permit based on the information in the application and all other information provided, including any investigation it considers appropriate. If an application for a service permit is approved, the Department shall issue a service permit, containing such information as the Department considers appropriate. Such service permit shall be valid for one year. The Department shall establish criteria and procedures for service permit renewal.

B. The Department shall deny the application and refuse to issue the service permit, which denial shall be final unless an appeal is taken under § 58.1-4105, if it finds that the issuance of such service permit to such applicant would not be in the best interests of the Commonwealth or would reflect negatively on the honesty and integrity of casino gaming in the Commonwealth or that the applicant:

1. Has knowingly made a false statement of a material fact in the application or has deliberately failed to disclose any information requested by the Department;

2. Is or has been guilty of any corrupt or fraudulent practice or conduct in connection with gaming operations in the Commonwealth or any other state;

3. Has knowingly failed to comply with the provisions of this chapter or the regulations promulgated hereunder;

4. Has had a service permit to engage in activity related to casino gaming denied for cause, suspended, or revoked in the Commonwealth or any other state, and such denial, suspension, or revocation is still in effect;
5. Is unqualified to perform the duties required for the service permit sought; or

6. Has been convicted of a misdemeanor or felony involving unlawful conduct of wagering, fraudulent use of a gaming credential, unlawful transmission of information, touting, bribery, embezzlement, administration or possession of drugs, or any crime considered by the Department to be detrimental to the honesty and integrity of casino gaming in the Commonwealth.

C. The Department may refuse to issue a service permit if for any reason it determines the granting of such service permit is not consistent with the provisions of this chapter or its responsibilities or any regulations promulgated by any other agency of the Commonwealth.

§ 58.1-4121. Suspension or revocation of service permit; civil penalty.

A. The Director may suspend, revoke, refuse to renew, or assess a civil penalty against the holder of a service permit in a sum not to exceed $10,000, after notice and a hearing. Such service permit may, however, be temporarily suspended by the Director without prior notice, pending any prosecution, hearing, or investigation, whether by a third party or by the Director. A service permit may be suspended, revoked or refused renewal by the Director for one or more of the following reasons:

1. Failure to comply with, or violation of, any provision of this chapter, or any regulation or condition of the Department;

2. Failure to disclose facts during the application process that indicate that such service permit should not have been issued;

3. Conviction of a felony under the laws of the Commonwealth or any other state or of the United States subsequent to issuance of a service permit;

4. Failure to file any return or report, keep any record, or pay any fees or other charges required by this chapter;

5. Any act of fraud, deceit, misrepresentation, or conduct prejudicial to public confidence in the integrity of gaming operations;

6. A material change, since issuance of the service permit, with respect to any matters required to be considered by the Director under this chapter; or

7. Other factors established by Department regulation.

B. Actions taken by the Director pursuant to this section shall be final unless appealed in accordance with § 58.1-4105. Suspension or revocation of a service permit for any violation shall not preclude criminal liability for such violation.

   Article 6.

   Conduct of Casino Gaming.

A. Casino gaming may be conducted by licensed operators, subject to the following:

1. Minimum and maximum wagers on games shall be set by the licensee.

2. Agents of the Department, the Department of State Police, and the local law-enforcement and fire departments may enter any casino gaming establishment and inspect such facility at any time for the purpose of determining compliance with this chapter and other applicable fire prevention and safety laws.

3. Employees of the Department shall have the right to be present in any facilities under the control of the licensee.

4. Gaming equipment, devices, and supplies customarily used in conducting casino gaming shall be purchased or leased only from suppliers holding permits for such purpose under this chapter.

5. Persons licensed under this chapter shall permit no form of wagering on games except as permitted by this chapter.

6. Wagers may be received only from a person present at the licensed casino gaming establishment. No person present at such facility shall place or attempt to place a wager on behalf of another person who is not present at the facility.

7. No person under age 21 shall be permitted to make a wager under this chapter or be present where casino gaming is being conducted.

8. No person shall place or accept a wager on youth sports.

9. No licensee or permit holder shall accept postdated checks in payment for participation in any gaming operation. No licensee or permit holder, or any person on the premises of a casino gaming establishment, shall extend lines of credit or accept any credit card or other electronic fund transfer in payment for participation in any gaming operation.

B. Casino gaming wagers shall be conducted only with tokens, chips, or electronic cards purchased from a licensed casino gaming operator. Such tokens, chips, or electronic cards may be used only for the purpose of (i) making wagers on games or (ii) making a donation to a charitable entity granted tax exempt status under § 501(c)(3) of the Internal Revenue Code, provided that the donated tokens, chips, or electronic cards are redeemed by the same charitable entity accepting the donation.

Article 7.
Local Referendum.

§ 58.1-4123. Local referendum required.

A. The Department shall not grant any initial license to operate a gaming operation until a referendum approving the question is held in each city in which such casino gaming operation is to be located.
B. The governing body of any city meeting the requirements of subsection B of § 58.1-4101 shall petition the court, by resolution, asking that a referendum be held on the question of whether casino gaming be permitted within the city. The court, by order entered of record in accordance with Article 5 (§ 24.2-681 et seq.) of Chapter 6 of Title 24.2, shall require the regular election officials of the county to open the polls and take the sense of the voters on the question as herein provided.

C. The clerk of such court of record of such city shall publish notice of such election in a newspaper of general circulation in such city once a week for three consecutive weeks prior to such election.

D. The regular election officers of such city shall open the polls at the various voting places in such city on the date specified in such order and conduct such election in the manner provided by law. The election shall be by ballot, which shall be prepared by the electoral board of the city and on which shall be printed the following question:

"Shall casino gaming be permitted at a casino gaming establishment in _______________ (name of city and location) as may be approved by the Virginia Lottery Board?"

[ ] Yes
[ ] No

In the blank shall be inserted the name of the city in which such election is held and the proposed location of the casino gaming establishment. Any voter desiring to vote "Yes" shall mark in the square provided for such purpose immediately preceding the word "Yes," leaving the square immediately preceding the word "No" unmarked. Any voter desiring to vote "No" shall mark in the square provided for such purpose immediately preceding the word "No," leaving the square immediately preceding the word "Yes" unmarked.

E. The ballots shall be counted, the returns made and canvassed as in other elections, and the results certified by the electoral board to the court ordering such election. Thereupon, such court shall enter an order proclaiming the results of such election and a duly certified copy of such order shall be transmitted to the Board and to the governing body of such city.

F. A subsequent local referendum shall be required if a license has not been granted by the Board within five years of the court order proclaiming the results of the election.

Article 8.

Taxation.

§ 58.1-4124. Wagering tax; rate; state and local distribution.

A. A tax at the rate set forth in subsection B is imposed on the adjusted gross receipts of each licensed operator received from games authorized under this chapter. The taxes imposed by this section shall be paid by the licensed operator to the Department no later than the close of the business day following the day when the adjusted gross receipts were received and shall be
accompanied by forms and returns prescribed by the Board. Revenues collected pursuant to this section shall be credited to the Gaming Proceeds Fund to be appropriated as set forth in § 58.1-4125. The Department may suspend or revoke the license of an operator for willful failure to submit the wagering tax payment or the return within the specified time.

B. In the first year of operation, a licensed operator shall pay the tax set forth in this section at a rate of 14 percent of adjusted gross receipts from gaming activities. Each year thereafter, and based on the immediately preceding year's adjusted gross receipts, the rate shall be as follows:

1. Thirteen percent for a licensed operator with less than $200 million annual adjusted gross receipts;
2. Fourteen percent for a licensed operator with at least $200 million but less than $300 million annual adjusted gross receipts; and
3. Fifteen percent for a licensed operator with at least $300 million annual adjusted gross receipts.

§ 58.1-4125. Gaming Proceeds Fund.

A. There is hereby created in the state treasury a special nonreverting fund to be known as the Gaming Proceeds Fund, referred to in this section as "the Fund." The Fund shall be established on the books of the Comptroller. All moneys required to be deposited into the Fund pursuant to this chapter shall be paid into the state treasury and credited to the Fund. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in the Fund.

B. Revenues from the Fund shall be appropriated by the General Assembly as follows:

1. Thirty percent shall be used to support transportation construction and maintenance in the Commonwealth, with (i) one-third of such funds to be allocated by the Commonwealth Transportation Board for projects benefitting the Interstate 81 corridor, (ii) one-third of such funds to be allocated to the Northern Virginia Transportation Authority Fund established pursuant to § 33.2-2509, and (iii) one-third of such funds to be allocated to the Hampton Roads Transportation Fund established pursuant to § 33.2-2600;
2. Thirty percent shall be used to support school construction and modernization at public elementary and secondary schools in the Commonwealth;
3. Ten percent shall be used to support increases to teacher pay in the Commonwealth;
4. Ten percent shall be used to support initiatives to limit the increase of tuition and fees at public institutions of higher education;
5. Ten percent shall be returned to the county or city in which they were collected on a pro rata basis;
6. Nine percent shall be used to support activities directly related to the marketing and promotion of tourism destinations in the Commonwealth; and
7. One percent shall be appropriated to the Problem Gambling Treatment and Support Fund established pursuant to § 37.2-314.1.

Article 9.

Prohibited Acts; Penalties.

§ 58.1-4126. Illegal operation; penalty.

A. No person shall:

1. Operate casino gaming where wagering is used or to be used without a license issued by the Department.

2. Operate casino gaming where wagering is permitted other than in the manner specified by this chapter.

3. Offer, promise, or give anything of value or benefit to a person who is connected with a gaming operation, including an officer or employee of a licensed operator or permit holder, pursuant to an agreement or arrangement or with the intent that the promise or thing of value or benefit will influence the actions of the person to whom the offer, promise, or gift was made in order to affect or attempt to affect the outcome of a game, or to influence official action of a member of the Board, the Director, a Department employee, or a local governing body.

4. Solicit or knowingly accept a promise of anything of value or benefit while the person is connected with a gaming operation, including an officer or employee of a licensed operator or permit holder, pursuant to an understanding or arrangement or with the intent that the promise or thing of value or benefit will influence the actions of the person to affect or attempt to affect the outcome of a game, or to influence official action of a member of the Board, the Director, a Department employee, or a local governing body.

5. Use or possess with the intent to use a device to assist in:

a. Projecting the outcome of a game;

b. Keeping track of the cards played;

c. Analyzing the probability of the occurrence of an event relating to a game; or

d. Analyzing the strategy for playing or betting to be used in a game except as permitted by Department regulation.

6. Cheat at gaming.

7. Manufacture, sell, or distribute any card, chip, dice, game, or device that is intended to be used to violate any provision of this chapter.

8. Alter or misrepresent the outcome of a game on which wagers have been made after the outcome is made sure but before it is revealed to the players.

9. Place a bet after acquiring knowledge, not available to all players, of the outcome of the
game that is the subject of the bet or to aid a person in acquiring the knowledge for the purpose of placing a bet contingent on that outcome.

10. Claim, collect, or take, or attempt to claim, collect, or take, money or anything of value in or from a game, with intent to defraud, without having made a wager contingent on winning the game or claim, collect, or take an amount of money or thing of value of greater value than the amount won.

11. Use counterfeit chips or tokens in a game.

12. Possess any key or device designed for the purpose of opening, entering, or affecting the operation of a game, drop box, or electronic or mechanical device connected with the game or for removing coins, tokens, chips, or other contents of a game. This subdivision does not apply to a casino gaming licensee or employee of a casino gaming licensee acting in furtherance of the employee's employment.

B. Any person convicted of a violation of this section is guilty of a Class 6 felony. In addition, any person convicted of a violation of subsection A shall be barred for life from gaming operations under the jurisdiction of the Board.

§ 58.1-4127. Fraudulent use of credential; penalty.

Any person other than the lawful holder thereof who has in his possession any credential, license, or permit issued by the Department, or any person who has in his possession any forged or simulated credential, license, or permit of the Department, and who uses such credential, license, or permit for the purposes of misrepresentation, fraud, or toutage is guilty of a Class 4 felony.

Any credential, license, or permit issued by the Department, if used by the holder thereof for a purpose other than identification and in the performance of legitimate duties in a casino gaming establishment, shall be automatically revoked.

§ 58.1-4128. Prohibition on persons under 21 years of age placing wagers and sports betting on youth sports; penalty.

A. No person shall wager on or conduct any wagering on the outcome of a game pursuant to the provisions of this chapter unless such person is 21 years of age or older. No person shall accept any wager from a person under age 21.

B. No person shall wager on or conduct any wagering on the outcome of a youth sports game. No person shall accept any wager from a person on a youth sports game.

C. Violation of this section is a Class 1 misdemeanor.

§ 58.1-4129. Conspiracies and attempts to commit violations; penalty.

A. Any person who conspires, confederates, or combines with another, either within or outside the Commonwealth, to commit a felony prohibited by this chapter is guilty of a Class 6 felony.
B. Any person who attempts to commit any act prohibited by this article is guilty of a criminal offense and shall be punished as provided in § 18.2-26, 18.2-27, or 18.2-28, as appropriate.

§ 58.1-4130. Civil penalties.

Any person who conducts a gaming operation without first obtaining a license to do so, or who continues to conduct such games after revocation of his license, in addition to other penalties provided, shall be subject to a civil penalty assessed by the Board equal to the amount of gross receipts derived from wagering on games, whether unauthorized or authorized, conducted on the day as well as confiscation and forfeiture of all casino gaming equipment, devices, and supplies used in the conduct of unauthorized games. Any civil penalties collected pursuant to this section shall be payable to the State Treasurer for deposit to the general fund.

§ 59.1-364. Control of racing with pari-mutuel wagering.

A. Horse racing with pari-mutuel wagering as licensed herein shall be permitted in the Commonwealth for the promotion, sustenance and growth of a native industry, in a manner consistent with the health, safety and welfare of the people. The Virginia Racing Commission is vested with control of all horse racing with pari-mutuel wagering in the Commonwealth, with plenary power to prescribe regulations and conditions under which such racing and wagering shall be conducted, so as to maintain horse racing in the Commonwealth of the highest quality and free of any corrupt, incompetent, dishonest or unprincipled practices and to maintain in such racing complete honesty and integrity. The Virginia Racing Commission shall encourage participation by local individuals and businesses in those activities associated with horse racing.

B. The conduct of any horse racing with pari-mutuel wagering participation in such racing or wagering and entrance to any place where such racing or wagering is conducted is a privilege which may be granted or denied by the Commission or its duly authorized representatives in its discretion in order to effectuate the purposes set forth in this chapter.

C. The award of any prize money for any pari-mutuel wager placed at a racetrack or satellite facility licensed by the Commission shall not be deemed to be a part of any gaming contract within the purview of § 11-14.

D. This section shall not apply to any sports betting or related activity that is lawful under Chapter 41 (§ 58.1-4100 et seq.) of Title 58.1.

17. 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 necessary appropriation cannot be determined for periods of imprisonment in state adult correctional facilities; therefore, Chapter 2 of the Acts of Assembly of 2018, Special Session I, requires the Virginia Criminal Sentencing Commission to assign a minimum fiscal impact of $50,000. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the necessary appropriation cannot be determined for periods of commitment to the custody of the Department of Juvenile Justice.

18. That the Joint Legislative Audit and Review Commission shall conduct a review of
casino gaming laws in other states and report any findings and recommendations to the
Chairmen of the Senate Committee on General Laws and Technology and the House
Committee on General Laws on or before November 1, 2019.

19. That no referendum shall be authorized pursuant to this act unless § 58.1-4123 is
reenacted by the 2020 Session of the General Assembly.

20. That no referendum shall be held pursuant to § 58.1-4123 of the Code of Virginia prior
to the publication of the Joint Legislative Audit and Review Commission’s findings and
recommendations regarding casino gaming pursuant to the third enactment of this act,
and no referendum shall be held after January 1, 2021.

21. That the Virginia Lottery Board promulgate regulations to implement the provisions
of this act beginning January 1, 2020, and shall complete work on such regulations by

22. That the Virginia Lottery Board shall not issue a license to operate a gaming operation
before July 1, 2020.

Page 632, line 22, strike "16." and insert "23."

Page 632, line 23, strike "and".

Page 632, line 24, after "fifteenth" insert ", sixteenth, seventeenth, eighteenth, nineteenth,
twentieth, twenty-first and twenty-second".

Explanation:

(This amendment authorizes casino gaming in the Commonwealth consistent with the
provisions of SB 1126 of the 2018 General Assembly.)

Item 4-14 #5s

Effective Date

Language

Page 632, after line 21, insert:
"16. That, provided that the provisions of SB 1652 of the 2018 General Assembly are
enacted by the General Assembly and become law, only Virginia port volume increase tax
credits initially issued in tax years beginning in and after 2018 shall be transferrable."

Page 632, line 22, strike "16." and insert "17.".

Page 632, line 23, strike "and".

Page 632, line 24, after "fifteenth" insert ", and sixteenth".

Explanation:
The reading of the amendments was waived.

On motion of Senator Hanger, the uncontested committee amendments were agreed to.

**STATEMENTS ON VOTE**

Senator Barker stated that he wished to be recorded as voting nay on the question of agreeing to Item 292 #2s to S.B. 1100.

Senator Boysko stated that she wished to be recorded as voting nay on the question of agreeing to Item 292 #2s and Item C-25 #1s to S.B. 1100.

Senator Chase stated that she wished to be recorded as voting nay on the question of agreeing to Item 31 #1s, Item 103 #1s, and Item 3-1.01 #1s to S.B. 1100.

Senator Ebbin stated that he wished to be recorded as voting nay on the question of agreeing to Item 117 #1s, Item 117 #2s, Item 135 #5s, Item 136 #3s, Item 136 #4s, Item 136 #6s, Item 292 #2s, and Item 4-14 #3s to S.B. 1100.

Senator Edwards stated that he wished to be recorded as voting nay on the question of agreeing to Item 363 #3s to S.B. 1100.

Senator Favola stated that she wished to be recorded as voting nay on the question of agreeing to Item 292 #2s, Item 475 #2s, and Item C-25 #1s to S.B. 1100.

Senator Howell stated that she wished to be recorded as voting nay on the question of agreeing to Item 292 #2s to S.B. 1100.

Senator Mason stated that he wished to be recorded as voting nay on the question of agreeing to Item 251 #1s and Item 414 #1s to S.B. 1100.

Senator McClellan stated that she wished to be recorded as voting nay on the question of agreeing to Item 292 #2s to S.B. 1100.

Senator McDougle stated that he wished to be recorded as voting nay on the question of agreeing to Item 4-14 #4s to S.B. 1100.

Senator McPike stated that he wished to be recorded as voting nay on the question of agreeing to Item 62 #1s, Item 292 #2s, and Item 419 #3s to S.B. 1100.

Senator Reeves stated that he wished to be recorded as voting nay on the question of agreeing to Item 4-14 #4s to S.B. 1100.

Senator Saslaw stated that he wished to be recorded as voting nay on the question of agreeing to Item 292 #2s to S.B. 1100.

Senator Suetterlein stated that he wished to be recorded as voting nay on the question of agreeing to Item 31 #1s, Item 103 #1s, Item 385 #1s, and Item 4-14 #4s to S.B. 1100.

Senator Surovell stated that he wished to be recorded as voting nay on the question of agreeing to Item 58 #1s, Item 62 #1s, and Item 292 #2s to S.B. 1100.

Item 266 #1s was taken up.

Senator Hanger moved that the amendment be rejected.

The question was put on agreeing to the amendment.
The amendment was rejected.

Senator Hanger offered the following amendment No. 1:

1. Item 266 #1s

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<th>Finance</th>
<th>FY18-19</th>
<th>FY19-20</th>
<th>GF</th>
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<td>Department of Accounts Transfer Payments</td>
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**Language:**
Page 269, line 41, strike “$784,797,895” and insert “$493,103,895”.
Page 269, line 41, strike “$95,500,000” and insert “$79,875,000”.
Page 269, line 48, strike “$784,797,895” and insert “$493,103,895”.
Page 269, line 49, strike “$95,500,000” and insert “$79,875,000”.
Page 270, strike lines 8 through 14.

On motion of Senator Hanger, the reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

Item 49 #2s was taken up.

Senator Barker moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

Senator Barker offered the following amendment No. 1:

1. Item 49 #2s

<table>
<thead>
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<th>Judicial Department</th>
<th>FY18-19</th>
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<tr>
<td>Virginia State Bar</td>
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</table>

**Language:**
Page 42, line 4, strike “$14,766,473” and insert “$16,041,473”.
Page 42, line 21, strike “$6,975,000” and insert “$5,625,000”.

On motion of Senator Barker, the reading of the amendment was waived.

On motion of Senator Locke, the amendment was agreed to.

Item 105 #1s was taken up.

Senator Barker moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.
Senator Barker offered the following amendment No. 2:

2. Commerce and Trade

<table>
<thead>
<tr>
<th>Department of Housing and Community Development</th>
<th>FY18-19</th>
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<tbody>
<tr>
<td></td>
<td>($13,000,000)</td>
<td>($3,000,000)</td>
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</tbody>
</table>

Language:

Page 103, line 17, strike “$80,902,939” and insert “$67,902,939”.
Page 103, line 17, strike “$72,673,655” and insert “$69,673,655”.
Page 104, line 11, strike “$20,000,000” and insert “$7,000,000”.
Page 104, line 12, strike “$10,000,000” and insert “$7,000,000”.

On motion of Senator Barker, the reading of the amendment was waived.

On motion of Senator Barker, the amendment was agreed to.

Item 113 #1s was taken up and, on motion of Senator Ruff, was agreed to.

STATEMENTS ON VOTE

Senator Boysko stated that she wished to be recorded as voting nay on the question of agreeing to Item 113 #1s to S.B. 1100.
Senator Ebbin stated that he wished to be recorded as voting nay on the question of agreeing to Item 113 #1s to S.B. 1100.
Senator Edwards stated that he wished to be recorded as voting nay on the question of agreeing to Item 113 #1s to S.B. 1100.
Senator McPike stated that he wished to be recorded as voting nay on the question of agreeing to Item 113 #1s to S.B. 1100.

Item 136 #2s was taken up.

Senator Barker moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

Senator Barker offered the following amendment No. 3:

3. Education

<table>
<thead>
<tr>
<th>Direct Aid to Public Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>($13,000,000)</td>
<td>($3,000,000)</td>
<td>GF</td>
</tr>
</tbody>
</table>

Language:

Page 142, line 55, strike “$7,295,037,230” and insert “$7,271,159,174”.

On motion of Senator Barker, the reading of the amendment was waived.

On motion of Senator Barker, the amendment was agreed to.
Item 136 #7s was taken up and, on motion of Senator Newman, was agreed to.

**STATEMENTS ON VOTE**

Senator Boysko stated that she wished to be recorded as voting nay on the question of agreeing to Item 136 #7s to S.B. 1100.

Senator Chase stated that she wished to be recorded as voting nay on the question of agreeing to Item 136 #7s to S.B. 1100.

Senator Dance stated that she wished to be recorded as voting nay on the question of agreeing to Item 136 #7s to S.B. 1100.

Item 292 #1s was taken up and, on motion of Senator Hanger, was agreed to.

**STATEMENT ON VOTE**

Senator Lewis stated that he wished to be recorded as voting nay on the question of agreeing to Item 292 #1s to S.B. 1100.

Item 293 #1s was taken up and, on motion of Senator Hanger, was agreed to.

**STATEMENT ON VOTE**

Senator Lewis stated that he wished to be recorded as voting nay on the question of agreeing to Item 293 #1s to S.B. 1100.

Item 307 #11s was taken up and, on motion of Senator Hanger, was agreed to.

**STATEMENT ON VOTE**

Senator Deeds stated that he wished to be recorded as voting nay on the question of agreeing to Item 307 #11s to S.B. 1100.

Item 312 #2s was taken up.

Senator Howell moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

Senator Howell offered the following amendment:

1. **Health and Human Resources**

<table>
<thead>
<tr>
<th>Grants to Localities</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$0</td>
<td>$3,000,000</td>
</tr>
</tbody>
</table>

   **Language:**

   Page 357, line 37, strike “$502,170,491” and insert “$505,170,491”.
   Page 360, line 39, strike “$14,083,710” and insert “$17,083,710”.
On motion of Senator Howell, the reading of the amendment was waived.

On motion of Senator Howell, the amendment was agreed to.

Item 368 #1s was taken up.

Senator Hanger moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

Senator Hanger offered the following amendment No. 2:

2. Item 368 #1s

<table>
<thead>
<tr>
<th>Natural Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Environmental Quality</td>
<td>$0</td>
<td>($40,000,000)</td>
</tr>
</tbody>
</table>

Language:

Page 406, line 8, strike “$111,313,511” and insert “$71,313,511”.

Page 406, line 42, strike “$50,000,000” and insert “$10,000,000”.

On motion of Senator Hanger, the reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

Item 368 #1s was taken up and, on motion of Senator Ruff, was agreed to.

**STATEMENTS ON VOTE**

Senator Lewis stated that he wished to be recorded as voting nay on the question of agreeing to Item 368 #1s to S.B. 1100.

Senator Mason stated that he wished to be recorded as voting nay on the question of agreeing to Item 368 #1s to S.B. 1100.

Senator McDougle stated that he wished to be recorded as voting nay on the question of agreeing to Item 368 #1s to S.B. 1100.

Item 449 #2s was taken up and, on motion of Senator Wagner, was agreed to.

**STATEMENTS ON VOTE**

Senator Deeds stated that he wished to be recorded as voting nay on the question of agreeing to Item 449 #2s to S.B. 1100.

Senator Locke stated that she wished to be recorded as voting nay on the question of agreeing to Item 449 #2s to S.B. 1100.
Item 3-5.20 #1s was taken up.

Senator Hanger moved that the amendment be agreed to.

The question was put on agreeing to the amendment.

The amendment was rejected.

**RECONSIDERATION**

Senator Saslaw moved to reconsider the vote by which the committee amendment Item 3-5.20 #1s to **S.B. 1100** (one thousand one hundred) was rejected.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Item 3-5.20 #1s, on motion of Senator Norment, was agreed to.

**STATEMENTS ON VOTE**

Senator Deeds stated that he wished to be recorded as voting nay on the question of agreeing to Item 3-5.20 #1s to **S.B. 1100**.

Senator Ebbin stated that he wished to be recorded as voting nay on the question of agreeing to Item 3-5.20 #1s to **S.B. 1100**.

Senator Edwards stated that he wished to be recorded as voting nay on the question of agreeing to Item 3-5.20 #1s to **S.B. 1100**.

Senator Favola stated that she wished to be recorded as voting nay on the question of agreeing to Item 3-5.20 #1s to **S.B. 1100**.

Senator Locke stated that she wished to be recorded as voting nay on the question of agreeing to Item 3-5.20 #1s to **S.B. 1100**.

Senator Mason stated that he wished to be recorded as voting nay on the question of agreeing to Item 3-5.20 #1s to **S.B. 1100**.

Senator McClellan stated that she wished to be recorded as voting nay on the question of agreeing to Item 3-5.20 #1s to **S.B. 1100**.

Senator McPike stated that he wished to be recorded as voting nay on the question of agreeing to Item 3-5.20 #1s to **S.B. 1100**.

Senator Surovell stated that he wished to be recorded as voting nay on the question of agreeing to Item 3-5.20 #1s to **S.B. 1100**.
Item 4-14 #2s was taken up and, on motion of Senator Norment, was agreed to.

STATEMENTS ON VOTE

Senator Deeds stated that he wished to be recorded as voting nay on the question of agreeing to Item 4-14 #2s to S.B. 1100.

Senator Edwards stated that he wished to be recorded as voting nay on the question of agreeing to Item 4-14 #2s to S.B. 1100.

Senator Barker offered the following amendment No. 4:

4. Item 362 #3s
Natural Resources                                      FY18-19  FY19-20
Department of Conservation and Recreation       $5,884,000  $0  GF

Language:

Page 396, line 45, strike “$81,126,611” and insert “$87,010,611”.
Page 401, after line 14, insert:

R.1. Notwithstanding § 10.1-2129 A., Code of Virginia, $5,884,000 the first year from the general fund shall be deposited to the Water Quality Improvement Fund established under the Water Quality Improvement Act of 1997. This amount shall be appropriated for the implementation of previously approved livestock stream exclusion practices. Of the amount for livestock stream exclusion practices, $4,600,000 shall be used for practices on land in the Commonwealth exclusively or partly outside the Chesapeake Bay watershed and $608,000 shall be used for practices on lands in the Commonwealth exclusively inside the Chesapeake Bay watershed. From these amounts, $676,000 shall be appropriated to the Virginia Soil and Water Conservation Districts for technical assistance to farmers implementing agricultural best management practices.”

On motion of Senator Barker, the reading of the amendment was waived.

On motion of Senator Barker, the amendment was agreed to.

Senator Hanger moved that the Rules be suspended and the third reading of the title of S.B. 1100 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.
**S.B. 1100**, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

**STATEMENTS ON VOTE**

Senator McClellan stated that she was abstaining pursuant to Rule 36 on Item 84.20 #1s, Item 84.20 #2s, and Item 106 #1s, but voting on **S.B. 1100** as a whole.

Senator McDougle stated that he was abstaining pursuant to Rule 36 on Item 204 #1s, but voting on **S.B. 1100** as a whole.

Senator McPike stated that he was abstaining pursuant to Rule 36 on Item C-48.10(d), but voting on **S.B. 1100** as a whole.

Senator Surovell stated that he was abstaining pursuant to Rule 36 on Item 363 #3s, but voting on **S.B. 1100** as a whole.

**MEMORIAL RESOLUTIONS**

**IMMEDIATE CONSIDERATION**

On motion of Senator McClellan, the Rules were suspended and **S.J.R. 365** (three hundred sixty-five), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

**S.J.R. 365**, on motion of Senator McClellan, was ordered to be engrossed and was agreed to by a unanimous standing vote.
IMMEDIATE CONSIDERATION

On motion of Senator Reeves, the Rules were suspended and S.R. 109 (one hundred nine), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.R. 109, on motion of Senator Reeves, was ordered to be engrossed and was agreed to by a unanimous standing vote.

COMMENDING RESOLUTION
IMMEDIATE CONSIDERATION

On motion of Senator Cosgrove, the Rules were suspended and H.J.R. 810 (eight hundred ten), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.J.R. 810, on motion of Senator Cosgrove, was agreed to.

LEGISLATION SIGNED BY PRESIDING OFFICER

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the date recorded below, signed the following bills that had been passed by both houses and duly enrolled:

February 7, 2019

H.B. 1853. An Act to amend and reenact § 55-513.2 of the Code of Virginia, relating to the Virginia Property Owners’ Association Act; home-based businesses.

H.B. 1898. An Act to amend and reenact § 55-248.34:1 of the Code of Virginia, relating to the Virginia Residential Landlord and Tenant Act; tenant’s right to redemption.

H.B. 2054. An Act to amend and reenact §§ 55-248.4 and 55-248.7 of the Code of Virginia, relating to the Virginia Residential Landlord and Tenant Act; provisions made applicable to rental tenancy by operation of law in absence of written rental agreement.


EMERGENCY

S.B. 1030. An Act to amend and reenact § 65.2-402 of the Code of Virginia, relating to workers’ compensation; presumption of compensability for certain cancers.

HONORARY ADJOURNMENT

Senator Reeves addressed the Senate in memory of Staff Sergeant Jasper N. Beauchamp, USA, Ret.

Senator Reeves requested that when the Senate adjourns today, it adjourn in memory of Staff Sergeant Jasper N. Beauchamp, USA, Ret.

On motion of Senator Newman, the Senate, in memory of Staff Sergeant Jasper N. Beauchamp, USA, Ret., adjourned until tomorrow at 10:30 a.m. The Clerk was ordered to receive the committee report.

COMMITTEE REPORT

The following bills, having been considered by the committee in session, were recommended for rereferral by the Committee for Courts of Justice:

H.B. 2014 (two thousand fourteen) with the recommendation that it be rereferred to the Committee on Rehabilitation and Social Services.

H.B. 2252 (two thousand two hundred fifty-two) with the recommendation that it be rereferred to the Committee on Agriculture, Conservation and Natural Resources.

H.B. 2263 (two thousand two hundred sixty-three) with the recommendation that it be rereferred to the Committee on General Laws and Technology.

H.B. 2441 (two thousand four hundred forty-one) with the recommendation that it be rereferred to the Committee on Transportation.

H.B. 2546 (two thousand five hundred forty-six) with the recommendation that it be rereferred to the Committee on Education and Health.

H.B. 2591 (two thousand five hundred ninety-one) with the recommendation that it be rereferred to the Committee on Education and Health.

H.B. 2014 was rereferred to the Committee on Rehabilitation and Social Services.

H.B. 2252 was rereferred to the Committee on Agriculture, Conservation and Natural Resources.

H.B. 2263 was rereferred to the Committee on General Laws and Technology.

H.B. 2441 was rereferred to the Committee on Transportation.
H.B. 2546 and H.B. 2591 were rereferred to the Committee on Education and Health.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
FRIDAY, FEBRUARY 8, 2019

The Senate met at 10:30 a.m. and was called to order by Lieutenant Governor Justin E. Fairfax.

Bishop Felton Hawkins, Full Gospel Kingdom Church, Newport News, Virginia, offered the following prayer:

Dear God, Thank You on behalf of all who are gathered here today. Thank You for Your many and abundant blessings. Thank You for life, and for the strength and wisdom we need to fulfill our callings, for sustenance and for community.

We are grateful for the ability to be involved in purposeful work, and for the honor of bearing the mandate of leadership as elected officials and citizens. Thank You for loving us from Your boundless and gracious nature.

In the scriptures, You have said that we ought to do justly, and to love mercy, and to walk humbly with our God. Therefore, I pray for our Senators, for the various levels of state and city officials and, in particular, this assembled legislative body. I am asking that You would graciously grant them:

• Wisdom to govern amid the interests and issues of our time;
• A sense of the welfare and true needs of our people;
• A voracious thirst for justice and rightness;
• Confidence in what is good and fitting;
• The ability to work together in harmony even during challenging times; and
• Personal peace in their lives and joy in their labor.

I ask that You bless them abundantly as they seek Your wisdom, guidance, courage and strength. Be with them in the months and years to come, to be wise in the decisions they make for the good of all those who have placed their trust and confidence in their leadership. Give them insight to lead with integrity, that their decisions may always reflect what is right and good.

May God continue to bless our beloved state.

Creator and sustainer of all life, Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Katherine Grace DeVore of Williamsburg.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Locke, the reading of the Journal was waived.

The recorded vote is as follows:

YEAS--37. NAYS--3. RULE 36--0.


NAYS--Deeds, Petersen, Stanley--3.

RULE 36--0.
HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 7, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING HOUSE BILL:

H.B. 1700. A BILL for all amendments to Chapter 2 of the 2018 Acts of Assembly, Special Session I, which appropriated funds for the 2018-20 Biennium, and to provide a portion of revenues for the two years ending, respectively, on the thirtieth day of June, 2019, and the thirtieth day of June, 2020, submitted by the Governor of Virginia to the presiding officer of each house of the General Assembly of Virginia in accordance with the provisions of § 2.2-1509, Code of Virginia.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTION:


THE HOUSE OF DELEGATES HAS AGREED TO THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1751. A BILL to amend and reenact § 19.2-245.1 of the Code of Virginia, relating to forgery; venue.

H.B. 1767. A BILL to amend and reenact § 8.01-53 of the Code of Virginia, relating to wrongful death beneficiaries; parents of the decedent.

H.B. 1998. A BILL to amend and reenact §§ 16.1-241 and 32.1-45.1 of the Code of Virginia, relating to exposure to bodily fluids; infection with human immunodeficiency virus or hepatitis B or C viruses; expedited testing.

H.B. 2073. A BILL to amend and reenact § 4.1-111 of the Code of Virginia, relating to alcoholic beverage control; happy hour advertising.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.


NAVS--Deeds, Petersen, Stanley--3.
RULE 36--0.
The House bill communicated as passed by the House of Delegates, the first reading of its title required by the Constitution having been dispensed with, was referred as follows:

H.B. 1700 was referred to the Committee on Finance.

The House joint resolution, communicated as agreed to by the House of Delegates, was laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:

H.J.R. 823.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Stuart from the Committee on Agriculture, Conservation and Natural Resources:

H.B. 1613 (one thousand six hundred thirteen).
H.B. 1621 (one thousand six hundred twenty-one).
H.B. 1625 (one thousand six hundred twenty-five) with substitute.
H.B. 1696 (one thousand six hundred ninety-six).
H.B. 1715 (one thousand seven hundred fifteen).
H.B. 1779 (one thousand seven hundred seventy-nine).
H.B. 1839 (one thousand eight hundred thirty-nine) with amendments.
H.B. 1932 (one thousand nine hundred thirty-two) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2256 (two thousand two hundred fifty-six) with amendments.
H.B. 2269 (two thousand two hundred sixty-nine).
H.B. 2341 (two thousand three hundred forty-one).
H.B. 2611 (two thousand six hundred eleven).
H.B. 2689 (two thousand six hundred eighty-nine) with substitute.
H.B. 2745 (two thousand seven hundred forty-five).
H.B. 2796 (two thousand seven hundred ninety-six).

The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee on Agriculture, Conservation and Natural Resources:

H.B. 1626 (one thousand six hundred twenty-six) with the recommendation that it be rereferred to the Committee for Courts of Justice.

The following bill, having been considered by the committee in session, was reported by Senators Norment and Hanger from the Committee on Finance:

H.B. 2529 (two thousand five hundred twenty-nine) with substitute.

The following bills, having been considered by the committee in session, were reported by Senator Reeves from the Committee on Rehabilitation and Social Services:

H.B. 1642 (one thousand six hundred forty-two) with substitute.
H.B. 1657 (one thousand six hundred fifty-seven).
H.B. 1659 (one thousand six hundred fifty-nine) with amendment with the recommendation that it be rerereferred to the Committee on Finance.
H.B. 1770 (one thousand seven hundred seventy) with amendments.
H.B. 1815 (one thousand eight hundred fifteen) with substitute.
H.B. 1819 (one thousand eight hundred nineteen).
H.B. 1871 (one thousand eight hundred seventy-one).
H.B. 1905 (one thousand nine hundred five).
H.B. 1917 (one thousand nine hundred seventeen) with amendment.
H.B. 1918 (one thousand nine hundred eighteen) with substitute.
H.B. 1933 (one thousand nine hundred thirty-three) with amendment.
H.B. 1935 (one thousand nine hundred thirty-five).
H.B. 1942 (one thousand nine hundred forty-two) with amendments with the recommendation that it be rereferred to the Committee on Finance.
H.B. 1960 (one thousand nine hundred sixty) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 1981 (one thousand nine hundred eighty-one).
H.B. 2014 (two thousand fourteen) with amendments.
H.B. 2017 (two thousand seventeen).
H.B. 2213 (two thousand two hundred thirteen).
H.B. 2438 (two thousand four hundred thirty-eight).
H.B. 2499 (two thousand four hundred ninety-nine).
H.B. 2521 (two thousand five hundred twenty-one) with amendments.
H.B. 2560 (two thousand five hundred sixty).
H.B. 2634 (two thousand six hundred thirty-four).
H.B. 2758 (two thousand seven hundred fifty-eight) with amendment.

The following bills, having been considered by the committee in session, were recommended for rereferral by the Committee on Rehabilitation and Social Services:

H.B. 2219 (two thousand two hundred nineteen) with the recommendation that it be rereferred to the Committee on Education and Health.
H.B. 2296 (two thousand two hundred ninety-six) with the recommendation that it be rereferred to the Committee for Courts of Justice.
H.B. 2652 (two thousand six hundred fifty-two) with the recommendation that it be rereferred to the Committee on Education and Health.

H.B. 1626 and H.B. 2296 were rereferred to the Committee for Courts of Justice.
H.B. 1659, H.B. 1932, H.B. 1942, and H.B. 1960 were rereferred to the Committee on Finance.
H.B. 2219 and H.B. 2652 were rereferred to the Committee on Education and Health.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

   Patron--Lewis

S.R. 111. Commending the Central Chesapeake Republican Women’s Club.
   Patron--Cosgrove
CALENDAR

HOUSE BILLS ON THIRD READING

Senator Norment moved that the following House bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

H.B. 1666 (one thousand six hundred sixty-six).
H.B. 1731 (one thousand seven hundred thirty-one).
H.B. 1937 (one thousand nine hundred thirty-seven).
H.B. 2290 (two thousand two hundred ninety).
H.B. 2405 (two thousand four hundred five).

The motion was agreed to.

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

H.B. 1731 (one thousand seven hundred thirty-one).
H.B. 1937 (one thousand nine hundred thirty-seven).
H.B. 2290 (two thousand two hundred ninety).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1666 (one thousand six hundred sixty-six) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 23.1-507 of the Code of Virginia, relating to University of Virginia’s College at Wise; reduced rate tuition.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1666, on motion of Senator Hanger, was passed with its title.
The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Chase, Locke, Suetterlein--3.
RULE 36--0.

H.B. 2405 (two thousand four hundred five) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. Line 35, engrossed, after an assessed value of [ strike $100,000 $150,000 insert $100,000

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 2405, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--35. NAYS--4. RULE 36--0.

NAYS--Chase, Cosgrove, Obenshain, Suetterlein--4.
RULE 36--0.

H.B. 2060 (two thousand sixty) was read by title the third time.

The following amendments proposed by the Committee on Finance were offered:

1. Line 18, engrossed, after $50,000 strike $75,000 insert $55,000

2. Line 36, engrossed, after $100,000 strike $150,000
The reading of the amendments was waived.

On motion of Senator Hanger, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 2060**, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--28. NAYS--10. RULE 36--0.


RULE 36--0.

**STATEMENT ON VOTE**

Senator DeSteph stated that he was recorded as not voting on the question of the passage of **H.B. 2060**, whereas he intended to vote yea.

**H.B. 2065** (two thousand sixty-five) was read by title the third time and, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.

RULE 36--0.

**HOUSE BILLS ON SECOND READING**

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

**H.B. 1637** (one thousand six hundred thirty-seven).
**H.B. 1648** (one thousand six hundred forty-eight).
**H.B. 1656** (one thousand six hundred fifty-six).
**H.B. 1662** (one thousand six hundred sixty-two).
**H.B. 1664** (one thousand six hundred sixty-four).
**H.B. 1673** (one thousand six hundred seventy-three).
**H.B. 1677** (one thousand six hundred seventy-seven).
**H.B. 1678** (one thousand six hundred seventy-eight).
H.B. 1709 (one thousand seven hundred nine).
H.B. 1711 (one thousand seven hundred eleven).
H.B. 1720 (one thousand seven hundred twenty).
H.B. 1725 (one thousand seven hundred twenty-five).
H.B. 1728 (one thousand seven hundred twenty-eight).
H.B. 1729 (one thousand seven hundred twenty-nine).
H.B. 1732 (one thousand seven hundred thirty-two).
H.B. 1733 (one thousand seven hundred thirty-three).
H.B. 1737 (one thousand seven hundred thirty-seven).
H.B. 1738 (one thousand seven hundred thirty-eight).
H.B. 1743 (one thousand seven hundred forty-three).
H.B. 1768 (one thousand seven hundred sixty-eight).
H.B. 1771 (one thousand seven hundred seventy-one).
H.B. 1777 (one thousand seven hundred seventy-seven).
H.B. 1783 (one thousand seven hundred eighty-three).
H.B. 1786 (one thousand seven hundred eighty-six).
H.B. 1787 (one thousand seven hundred eighty-seven).
H.B. 1802 (one thousand eight hundred two).
H.B. 1803 (one thousand eight hundred three).
H.B. 1820 (one thousand eight hundred twenty).
H.B. 1832 (one thousand eight hundred thirty-two).
H.B. 1833 (one thousand eight hundred thirty-three).
H.B. 1835 (one thousand eight hundred thirty-five).
H.B. 1849 (one thousand eight hundred forty-nine).
H.B. 1867 (one thousand eight hundred sixty-seven).
H.B. 1870 (one thousand eight hundred seventy).
H.B. 1878 (one thousand eight hundred seventy-eight).
H.B. 1922 (one thousand nine hundred twenty-two).
H.B. 1927 (one thousand nine hundred twenty-seven).
H.B. 1930 (one thousand nine hundred thirty).
H.B. 1938 (one thousand nine hundred thirty-eight).
H.B. 1944 (one thousand nine hundred forty-four).
H.B. 1945 (one thousand nine hundred forty-five).
H.B. 1952 (one thousand nine hundred fifty-two).
H.B. 1970 (one thousand nine hundred seventy).
H.B. 1971 (one thousand nine hundred seventy-one).
H.B. 1983 (one thousand nine hundred eighty-three).
H.B. 1985 (one thousand nine hundred eighty-five).
H.B. 2018 (two thousand eighteen).
H.B. 2035 (two thousand thirty-five).
H.B. 2039 (two thousand thirty-nine).
H.B. 2045 (two thousand forty-five).
H.B. 2057 (two thousand fifty-seven).
H.B. 2078 (two thousand seventy-eight).
H.B. 2114 (two thousand one hundred fourteen).
H.B. 2158 (two thousand one hundred fifty-eight).
H.B. 2183 (two thousand one hundred eighty-three).
H.B. 2215 (two thousand two hundred fifteen).
H.B. 2217 (two thousand two hundred seventeen).
H.B. 2220 (two thousand two hundred twenty).
H.B. 2226 (two thousand two hundred twenty-six).
H.B. 2242 (two thousand two hundred forty-two).
H.B. 2278 (two thousand two hundred seventy-eight).
H.B. 2313 (two thousand three hundred thirteen).
H.B. 2318 (two thousand three hundred eighteen).
H.B. 2343 (two thousand three hundred forty-three).
H.B. 2400 (two thousand four hundred).
H.B. 2439 (two thousand four hundred thirty-nine).
H.B. 2445 (two thousand four hundred forty-five).
H.B. 2449 (two thousand four hundred forty-nine).
H.B. 2453 (two thousand four hundred fifty-three).
H.B. 2464 (two thousand four hundred sixty-four).
H.B. 2484 (two thousand four hundred eighty-four).
H.B. 2487 (two thousand four hundred eighty-seven).
H.B. 2548 (two thousand five hundred forty-eight).
H.B. 2551 (two thousand five hundred fifty-one).
H.B. 2557 (two thousand five hundred fifty-seven).
H.B. 2558 (two thousand five hundred fifty-eight).
H.B. 2563 (two thousand five hundred sixty-three).
H.B. 2648 (two thousand six hundred forty-eight).
H.B. 2659 (two thousand six hundred fifty-nine).
H.B. 2674 (two thousand six hundred seventy-four).
H.B. 2693 (two thousand six hundred ninety-three).
H.B. 2699 (two thousand six hundred ninety-nine).
H.B. 2720 (two thousand seven hundred twenty).
H.B. 2722 (two thousand seven hundred twenty-two).
H.B. 2750 (two thousand seven hundred fifty).
H.B. 2769 (two thousand seven hundred sixty-nine).
H.B. 2798 (two thousand seven hundred ninety-eight).
H.B. 1652 (one thousand six hundred fifty-two).
H.B. 1818 (one thousand eight hundred eighteen).
H.B. 1955 (one thousand nine hundred fifty-five).
H.B. 2059 (two thousand fifty-nine).
H.B. 2170 (two thousand one hundred seventy).
H.B. 2228 (two thousand two hundred twenty-eight).
H.B. 2253 (two thousand two hundred fifty-three).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 1637 (one thousand six hundred thirty-seven).
H.B. 1648 (one thousand six hundred forty-eight).
H.B. 1656 (one thousand six hundred fifty-six).
H.B. 1662 (one thousand six hundred sixty-two).
H.B. 1664 (one thousand six hundred sixty-four).
H.B. 1673 (one thousand six hundred seventy-three).
H.B. 1677 (one thousand six hundred seventy-seven).
H.B. 1678 (one thousand six hundred seventy-eight).
H.B. 1709 (one thousand seven hundred nine).
H.B. 1711 (one thousand seven hundred eleven).
H.B. 1720 (one thousand seven hundred twenty).
H.B. 1725 (one thousand seven hundred twenty-five).
H.B. 1728 (one thousand seven hundred twenty-eight).
H.B. 1729 (one thousand seven hundred twenty-nine).
H.B. 1732 (one thousand seven hundred thirty-two).
H.B. 1733 (one thousand seven hundred thirty-three).
H.B. 1737 (one thousand seven hundred thirty-seven).
H.B. 1738 (one thousand seven hundred thirty-eight).
H.B. 1743 (one thousand seven hundred forty-three).
H.B. 1768 (one thousand seven hundred sixty-eight).
H.B. 1771 (one thousand seven hundred seventy-one).
H.B. 1777 (one thousand seven hundred seventy-seven).
H.B. 1783 (one thousand seven hundred eighty-three).
H.B. 1786 (one thousand seven hundred eighty-six).
H.B. 1787 (one thousand seven hundred eighty-seven).
H.B. 1802 (one thousand eight hundred two).
H.B. 1803 (one thousand eight hundred three).
H.B. 1820 (one thousand eight hundred twenty).
H.B. 1832 (one thousand eight hundred thirty-two).
H.B. 1833 (one thousand eight hundred thirty-three).
H.B. 1835 (one thousand eight hundred thirty-five).
H.B. 1849 (one thousand eight hundred forty-nine).
H.B. 1867 (one thousand eight hundred sixty-seven).
H.B. 1870 (one thousand eight hundred seventy).
H.B. 1878 (one thousand eight hundred seventy-eight).
H.B. 1922 (one thousand nine hundred twenty-two).
H.B. 1927 (one thousand nine hundred twenty-seven).
H.B. 1930 (one thousand nine hundred thirty).
H.B. 1938 (one thousand nine hundred thirty-eight).
H.B. 1944 (one thousand nine hundred forty-four).
H.B. 1945 (one thousand nine hundred forty-five).
H.B. 1952 (one thousand nine hundred fifty-two).
H.B. 1970 (one thousand nine hundred seventy).
H.B. 1971 (one thousand nine hundred seventy-one).
H.B. 1983 (one thousand nine hundred eighty-three).
H.B. 1985 (one thousand nine hundred eighty-five).
H.B. 1986 (one thousand nine hundred eighty-six).
H.B. 2002 (two thousand two).
H.B. 2003 (two thousand three).
H.B. 2018 (two thousand eighteen).
H.B. 2035 (two thousand thirty-five).
H.B. 2039 (two thousand thirty-nine).
H.B. 2045 (two thousand forty-five).
H.B. 2057 (two thousand fifty-seven).
H.B. 2078 (two thousand seventy-eight).
H.B. 2114 (two thousand one hundred fourteen).
H.B. 2158 (two thousand one hundred fifty-eight).
H.B. 2183 (two thousand one hundred eighty-three).
H.B. 2215 (two thousand two hundred fifteen).
H.B. 2217 (two thousand two hundred seventeen).
H.B. 2220 (two thousand two hundred twenty).
H.B. 2226 (two thousand two hundred twenty-six).
H.B. 2242 (two thousand two hundred forty-two).
H.B. 2278 (two thousand two hundred seventy-eight).
H.B. 2313 (two thousand three hundred thirteen).
H.B. 2318 (two thousand three hundred eighteen).
H.B. 2343 (two thousand three hundred forty-three).
H.B. 2400 (two thousand four hundred).
H.B. 2439 (two thousand four hundred thirty-nine).
H.B. 2445 (two thousand four hundred forty-five).
H.B. 2449 (two thousand four hundred forty-nine).
H.B. 2453 (two thousand four hundred fifty-three).
H.B. 2464 (two thousand four hundred sixty-four).
H.B. 2484 (two thousand four hundred eighty-four).
H.B. 2487 (two thousand four hundred eighty-seven).
H.B. 2548 (two thousand five hundred forty-eight).
H.B. 2551 (two thousand five hundred fifty-one).
H.B. 2557 (two thousand five hundred fifty-seven).
H.B. 2558 (two thousand five hundred fifty-eight).
H.B. 2563 (two thousand five hundred sixty-three).
H.B. 2648 (two thousand six hundred forty-eight).
H.B. 2659 (two thousand six hundred fifty-nine).
H.B. 2674 (two thousand six hundred seventy-four).
H.B. 2693 (two thousand six hundred ninety-three).
H.B. 2699 (two thousand six hundred ninety-nine).
H.B. 2720 (two thousand seven hundred twenty).
H.B. 2722 (two thousand seven hundred twenty-two).
H.B. 2750 (two thousand seven hundred fifty).
H.B. 2769 (two thousand seven hundred sixty-nine).
H.B. 2798 (two thousand seven hundred ninety-eight).
H.B. 1652 (one thousand six hundred fifty-two).
H.B. 1818 (one thousand eight hundred eighteen).
H.B. 1955 (one thousand nine hundred fifty-five).
H.B. 2059 (two thousand fifty-nine).
H.B. 2170 (two thousand one hundred seventy).
H.B. 2228 (two thousand two hundred twenty-eight).
H.B. 2253 (two thousand two hundred fifty-three).

SUPPLEMENTAL CALENDAR NO. 1

HOUSE BILL ON SECOND READING

H.B. 2529 (two thousand five hundred twenty-nine) was read by title the second time.

HONORARY ADJOURNMENT

Senator McPike addressed the Senate in memory of John D. Jenkins.

Senator McPike requested that when the Senate adjourns today, it adjourn in memory of John D. Jenkins.
On motion of Senator Newman, the Senate, in memory of John D. Jenkins, adjourned until Monday, February 11, 2019, at 12 m.

Justin E. Fairfax  
President of the Senate

Susan Clarke Schaar  
Clerk of the Senate
MONDAY, FEBRUARY 11, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Rick Raines, Fairmount Christian Church, Mechanicsville, Virginia, offered the following prayer:

Dear Father in heaven, we praise You and thank You for another day of life, another day to serve all of our sisters and brothers in this Commonwealth.

Here at this noon hour and throughout the rest of this day, we invite Your presence into this historic capitol building and into this honorable Senate chamber.

May Your holy presence in the midst of these legislators provide them all that they need to govern our Virginia in a way that is pleasing in Your sight.

Grant them Your wisdom as they tackle challenging issues.
Grant them Your patience as they work across the aisles.
Grant them Your resolve as they seek to do what is right.
Grant them Your compassion as they value the lives of all Virginians.

In these difficult days we are experiencing, dear Lord, we humbly ask that You bring reconciliation, bring healing, and bring a peace to this place that passes understanding.

We always ask that You put Your hand of protection on those who protect us, our first responders, those in law enforcement, and those defending our nation here at home and abroad.

I lift up my prayer to You this day in the name of my Lord, Jesus. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Alexandra Josephine Walker of Richmond.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Petersen, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--35. NAYS--3. RULE 36--1.

NAYS--Deeds, Peake, Stanley--3.
RULE 36--Petersen--1.

HOUSE COMMUNICATION

The following communication was received:
THE HOUSE OF DELEGATES HAS PASSED WITH AMENDMENTS THE FOLLOWING SENATE BILLS:

**S.B. 1153.** A BILL to amend and reenact § 2.2-4303.2 of the Code of Virginia, relating to the Virginia Public Procurement Act; job order contracting; limitations.

**S.B. 1295.** A BILL to amend and reenact §§ 22.1-79.5 and 22.1-279.6 of the Code of Virginia, relating to public schools; tobacco products and nicotine vapor products; prohibition.

**S.B. 1298.** A BILL to amend the Code of Virginia by adding a section numbered 22.1-277.2:2, relating to alternative education programs; data.

THE HOUSE OF DELEGATES HAS PASSED WITH SUBSTITUTES THE FOLLOWING SENATE BILLS:

**S.B. 1060.** A BILL to amend and reenact § 2.2-3705.7 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 40 of Title 58.1 a section numbered 58.1-4029, relating to Virginia Lottery Law; disclosure of a lottery winner’s name and other personal information.

**S.B. 1061.** A BILL to amend and reenact §§ 54.1-2105, 54.1-2106.1, and 54.1-2108.2 of the Code of Virginia, relating to the Real Estate Board; real estate licensees.

**S.B. 1314.** A BILL to amend and reenact § 22.1-7 of the Code of Virginia, relating to children in residence or custody; participation in educational programs.

**S.B. 1448.** A BILL to amend and reenact §§ 8.01-128, 8.01-129, 8.01-293, 8.01-470, 8.01-471, 16.1-69.40, 17.1-272, 55-225.01, 55-225.1, 55-246.1, 55-248.3:1, 55-248.35, 55-248.38:1, 55-248.38:2, and 58.1-3947 of the Code of Virginia, relating to eviction; writs of possession and eviction.

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILLS:

**S.B. 1110.** A BILL to amend and reenact §§ 4.1-100, 4.1-119, 4.1-121, 4.1-122, 4.1-124, and 4.1-221.1 of the Code of Virginia and to repeal § 4.1-126 of the Code of Virginia, relating to alcoholic beverage control; local referendums.

**S.B. 1131.** A BILL to amend and reenact § 2.2-2337 of the Code of Virginia, relating to the Fort Monroe Authority; definition of Area of Operation.

**S.B. 1215.** A BILL to amend the Code of Virginia by adding a section numbered 22.1-137.3, relating to school safety procedures; emergency situations; annual training.

**S.B. 1241.** A BILL to amend and reenact § 2.2-2452 of the Code of Virginia, relating to the Board of Veterans Services; membership and scope of responsibilities.

**S.B. 1249.** A BILL to amend and reenact § 22.1-3 of the Code of Virginia, relating to military families; relocation to the Commonwealth; student registration.


S.B. 1445. A BILL to amend and reenact § 55-248.34:1 of the Code of Virginia, relating to the Virginia Residential Landlord and Tenant Act; tenant’s right of redemption.

S.B. 1506. A BILL to amend the Code of Virginia by adding in Chapter 21 of Title 23.1 a section numbered 23.1-2104, relating to Radford University; authority to establish Radford University-Roanoke Division.

S.B. 1537. A BILL to amend and reenact § 55-513.2 of the Code of Virginia, relating to the Virginia Property Owners’ Association Act; home-based businesses.

S.B. 1538. A BILL to amend and reenact §§ 55-79.83:1, 55-471.1, and 55-514.1 of the Code of Virginia, relating to common interest communities; dissemination of annual budget; reserve for capital components.

S.B. 1676. A BILL to amend and reenact §§ 55-248.4 and 55-248.7 of the Code of Virginia, relating to the Virginia Residential Landlord and Tenant Act; provisions made applicable to rental tenancy by operation of law in absence of written rental agreement.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTION:


IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Deeds--1.
RULE 36--0.

COMMITTEE REPORT

The following bills, having been considered by the committee in session, were reported by Senator Obenshain from the Committee for Courts of Justice:
H.B. 1674 (one thousand six hundred seventy-four).
H.B. 1675 (one thousand six hundred seventy-five).
H.B. 1742 (one thousand seven hundred forty-two) with amendment.
H.B. 1817 (one thousand eight hundred seventeen) with substitute.
H.B. 1911 (one thousand nine hundred eleven) with substitute with the recommendation that it be rereferred to the Committee on Finance.
H.B. 1941 (one thousand nine hundred forty-one) with substitute with the recommendation that it be rereferred to the Committee on Finance.
H.B. 1954 (one thousand nine hundred fifty-four) with substitute.
H.B. 1988 (one thousand nine hundred eighty-eight).
H.B. 2016 (two thousand sixteen).
H.B. 2042 (two thousand forty-two).
H.B. 2044 (two thousand forty-four) with substitute.
H.B. 2056 (two thousand fifty-six) with substitute.
H.B. 2087 (two thousand eighty-seven) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2142 (two thousand one hundred forty-two).
H.B. 2239 (two thousand two hundred thirty-nine).
H.B. 2289 (two thousand two hundred eighty-nine).
H.B. 2300 (two thousand three hundred) with substitute.
H.B. 2303 (two thousand three hundred three) with substitute.
H.B. 2409 (two thousand four hundred nine).
H.B. 2413 (two thousand four hundred thirteen) with amendments.
H.B. 2414 (two thousand four hundred fourteen).
H.B. 2452 (two thousand four hundred fifty-two).
H.B. 2470 (two thousand four hundred seventy) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2528 (two thousand five hundred twenty-eight) with substitute with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2542 (two thousand five hundred forty-two).
H.B. 2576 (two thousand five hundred seventy-six) with amendment.
H.B. 2586 (two thousand five hundred eighty-six) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2597 (two thousand five hundred ninety-seven) with substitute with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2615 (two thousand six hundred fifteen).
H.B. 2651 (two thousand six hundred fifty-one) with amendment with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2678 (two thousand six hundred seventy-eight) with substitute.
H.B. 2748 (two thousand seven hundred forty-eight) with substitute.

H.B. 1911, H.B. 1941, H.B. 2087, H.B. 2470, H.B. 2528, H.B. 2586, H.B. 2597, and H.B. 2651 were rereferred to the Committee on Finance.

Senator Obenshain, from the Committee for Courts of Justice, presented the following reports:

SENATE OF VIRGINIA

February 11, 2019
TO THE SENATE OF VIRGINIA:

The Committee for Courts of Justice hereby certifies that the following persons are qualified to be elected as a justice of the Supreme Court of Virginia, as follows:

The Honorable Clifford L. Athey, Jr., of Warren, as a justice of the Supreme Court of Virginia for a term of twelve years commencing September 1, 2019.

The Honorable Randolph A. Beales, of Henrico and Mecklenburg, as a justice of the Supreme Court of Virginia for a term of twelve years commencing September 1, 2019.

The Honorable Teresa M. Chafin, of Russell, as a justice of the Supreme Court of Virginia for a term of twelve years commencing September 1, 2019.

The Honorable Wesley G. Russell, Jr., of Henrico, as a justice of the Supreme Court of Virginia for a term of twelve years commencing September 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman
Committee for Courts of Justice

SENATE OF VIRGINIA
February 11, 2019

TO THE SENATE OF VIRGINIA

The Committee for Courts of Justice hereby certifies that the following persons are qualified to be elected to the respective circuit court judgeships as follows:

The Honorable Stephen J. Telfeyan, of Chesapeake, as a judge of the First Judicial Circuit for a term of eight years commencing April 1, 2019.

The Honorable Matthew A. Glassman, of Suffolk, as a judge of the Fifth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Carson E. Saunders, Jr., of Emporia, as a judge of the Sixth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable James William Watson, of Halifax, as a judge of the Tenth Judicial Circuit for a term of eight years commencing April 16, 2019.

The Honorable Randall G. Johnson, Jr., of Henrico, as a judge of the Fourteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

William E. Glover, Esquire, of Fredericksburg, as a judge of the Fifteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Claude V. Worrell, II, of Charlottesville, as a judge of the Sixteenth Judicial Circuit for a term of eight years commencing July 1, 2019.
Judith L. Wheat, Esquire, of Arlington, as a judge of the Seventeenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Dontae L. Bugg, Esquire, of Fairfax County, as a judge of the Nineteenth Judicial Circuit for a term of eight years commencing March 16, 2019.

James E. Plowman, Esquire, of Loudoun, as a judge of the Twentieth Judicial Circuit for a term of eight years commencing November 1, 2019.

Lorrie A. Sinclair Taylor, Esquire, of Loudoun, as a judge of the Twentieth Judicial Circuit for a term of eight years commencing November 1, 2019.

The Honorable Marcus A. Brinks, of Patrick, as a judge of the Twenty-first Judicial Circuit for a term of eight years commencing May 1, 2019.

James Frederick Watson, Esquire, of Campbell, as a judge of the Twenty-fourth Judicial Circuit for a term of eight years commencing July 1, 2019.

Paul A. Dryer, Esquire, of Augusta, as a judge of the Twenty-fifth Judicial Circuit for a term of eight years commencing April 1, 2019.

Humes J. Franklin, III, Esquire, of Augusta, as a judge of the Twenty-fifth Judicial Circuit for a term of eight years commencing April 1, 2019.

Edward K. Stein, Esquire, of Alleghany, as a judge of the Twenty-fifth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Kevin C. Black, of Shenandoah, as a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing May 1, 2019.

The Honorable William W. Sharp, of Warren, as a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing July 1, 2019.

Fredrick A. Rowlett, Esquire, of Washington, as a judge of the Twenty-eighth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Angela L. Horan, of Prince William, as a judge of the Thirty-first Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman
Committee for Courts of Justice

SENATE OF VIRGINIA

February 11, 2019

TO THE SENATE OF VIRGINIA:

The Committee for Courts of Justice hereby certifies that the following persons are qualified to be elected to the respective general district court judgeships as follows:
Erin L. Evans-Bedois, Esquire, of Chesapeake, as a judge of the First Judicial District for a term of six years commencing April 1, 2019.

Sandra L. Sampson, Esquire, of Virginia Beach, as a judge of the Second Judicial District for a term of six years commencing May 1, 2019.

Robert B. Rigney, Esquire, of Norfolk, as a judge of the Fourth Judicial District for a term of six years commencing July 1, 2019.

Nicole A. Belote, Esquire, of Suffolk, as a judge of the Fifth Judicial District for a term of six years commencing July 1, 2019.

Elbert D. Mumphery, IV, Esquire, of Henrico, as a judge of the Sixth Judicial District for a term of six years commencing July 1, 2019.

Robert G. Saunders, Esquire, of Newport News, as a judge of the Seventh Judicial District for a term of six years commencing July 1, 2019.

Jody E. H. Fariss, Esquire, of Prince Edward, as a judge of the Tenth Judicial District for a term of six years commencing June 1, 2019.

Calvin S. Spencer, Jr., Esquire, of Lunenburg, as a judge of the Tenth Judicial District for a term of six years commencing April 16, 2019.

Darrel W. Puckett, Esquire, of Appomattox, as a judge of the Tenth Judicial District for a term of six years commencing June 1, 2019.

Thomas Stark, IV, Esquire, of Amelia, as a judge of the Eleventh Judicial District for a term of six years commencing May 1, 2019.

Lauren A. Caudill, Esquire, of Henrico, as a judge of the Fourteenth Judicial District for a term of six years commencing June 1, 2019.

Angela M. O’Connor, Esquire, of Hanover, as a judge of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

Matthew J. Quatrara, Esquire, of Albemarle, as a judge of the Sixteenth Judicial District for a term of six years commencing June 1, 2019.

Daniel T.C. Lopez, Esquire, of Arlington, as a judge of the Seventeenth Judicial District for a term of six years commencing July 1, 2019.


Susan F. Earman, Esquire, of Falls Church, as a judge of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

James R. McGarry, Esquire, of Martinsville, as a judge of the Twenty-first Judicial District for a term of six years commencing May 1, 2019.
Eric H. Monday, Esquire, of Martinsville, as a judge of the Twenty-first Judicial District for a term of six years commencing July 1, 2019.

Christopher Billias, Esquire, of Rockbridge, as a judge of the Twenty-fifth Judicial District for a term of six years commencing April 1, 2019.

Christopher B. Russell, Esquire, of Buena Vista, as a judge of the Twenty-fifth Judicial District for a term of six years commencing July 1, 2019.

Travis B. Lee, Esquire, of Smyth, as a judge of the Twenty-eighth Judicial District for a term of six years commencing July 1, 2019.

Turkessa B. Rollins, Esquire, of Prince William, as a judge of the Thirty-first Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman
Committee for Courts of Justice

SENATE OF VIRGINIA

February 11, 2019

TO THE SENATE OF VIRGINIA:

The Committee for Courts of Justice hereby certifies that the following persons are qualified to be elected to the respective juvenile and domestic relations district court judgeships as follows:

Lori B. Galbraith, Esquire, of Chesapeake, as a judge of the First Judicial District for a term of six years commencing July 1, 2019.

Andrew D. Kubovcik, Esquire, of Chesapeake, as a judge of the First Judicial District for a term of six years commencing July 1, 2019.

Devon R. Paige, Esquire, of Norfolk, as a judge of the Fourth Judicial District for a term of six years commencing July 1, 2019.

Christopher B. Ackerman, Esquire, of Colonial Heights, as a judge of the Sixth Judicial District for a term of six years commencing July 1, 2019.

Wallace W. Brittle, Jr., Esquire, of Sussex, as a judge of the Sixth Judicial District for a term of six years commencing July 1, 2019.

Jeffrey C. Routtree, Esquire, of Newport News, as a judge of the Seventh Judicial District for a term of six years commencing July 1, 2019.

Rebecca M. Robinson, Esquire, of Newport News, as a judge of the Seventh Judicial District for a term of six years commencing April 16, 2019.

Gregory C. Bane, Esquire, of Hampton, as a judge of the Eighth Judicial District for a term of six years commencing July 1, 2019.
Holly B. Smith, Esquire, of Gloucester, as a judge of the Ninth Judicial District for a term of six years commencing July 1, 2019.

Theresa J. Royall, Esquire, of Amelia, as a judge of the Eleventh Judicial District for a term of six years commencing July 1, 2019.

Brice E. Lambert, Esquire, of Henrico, as a judge of the Thirteenth Judicial District for a term of six years commencing July 1, 2019.

Sharon G. Jacobs, Esquire, of Henrico, as a judge of the Fourteenth Judicial District for a term of six years commencing July 1, 2019.

Gilbert H. Berger, Esquire, of Orange, as a judge of the Sixteenth Judicial District for a term of six years commencing July 1, 2019.

Barbara G. Lowe, Esquire, of Albemarle, as a judge of the Sixteenth Judicial District for a term of six years commencing July 1, 2019.

Maha-Rebekah R. Abejuela, Esquire, of Fairfax County, as a judge of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

Jonathan D. Frieden, Esquire, of Fairfax County, as a judge of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

Kimberly R. Belongia, Esquire, of Henry, as a judge of the Twenty-first Judicial District for a term of six years commencing July 1, 2019.

Stephanie M. Ayers, Esquire, of Bedford, as a judge of the Twenty-fourth Judicial District for a term of six years commencing July 1, 2019.

Jennifer E. Stille, Esquire, of Lynchburg, as a judge of the Twenty-fourth Judicial District for a term of six years commencing July 1, 2019.

Susan B. Read, Esquire, of Staunton, as a judge of the Twenty-fifth Judicial District for a term of six years commencing July 1, 2019.

Rachel E. Figura, Esquire, of Rockingham, as a judge of the Twenty-sixth Judicial District for a term of six years commencing May 1, 2019.

Daryl L. Funk, Esquire, of Warren, as a judge of the Twenty-sixth Judicial District for a term of six years commencing July 1, 2019.

Kimberly Michelle Jenkins, Esquire, of Scott, as a judge of the Thirtieth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman
Committee for Courts of Justice
INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

Patron--Carrico

Patron--Carrico

Patron--Carrico

Patron--Carrico

Patron--Carrico

Patrons--McClellan; Delegates: Adams, D.M., Bagby, Bourne, Delaney, Hope, Lindsey and Turpin

Patrons--Reeves, Boysko, Chase, Howell, Peake and Spruill; Delegates: Adams, D.M., Cole, Delaney, Fowler, Freitas, Hope, Kory, Landes, Plum, Rasoul, Thomas and Ware

S.J.R. 382. Commending the Chancellor High School field hockey team.
Patrons--Reeves and Spruill; Delegates: Adams, D.M., Cole, Delaney, Fowler, Hope, Rasoul, Thomas and Ware

Patrons--Reeves, Howell, Peake, Ruff and Spruill; Delegates: Adams, D.M., Cole, Delaney, Hope, Landes, Rasoul and Ware

Patron--Locke

S.J.R. 385. Celebrating the life of Tyler McKellan Spruill.
Patrons--Reeves, Barker, Boysko, Chase, Cosgrove, Ebbin, Howell, Peake, Ruff, Spruill, Stuart and Wagner; Delegates: Adams, D.M., Austin, Brewer, Campbell, J.L., Cole, Delaney, Freitas, Heretick, Hope, Jones, S.C., Landes, Orrock, Peace, Rasoul, Rodman, Roem, Thomas and Ware

S.J.R. 386. Commending Jesse’s Barber Shop.
Patron--Carrico

Patron--Dunnivant

Patron--Carrico
    Patron--Howell

    Patron--Howell

S.J.R. 391. Commending Margaret D. Parker.
    Patron--Howell

    Patron--Howell

    Patrons--McPike, Barker and Deeds

    Patron--McDougle

S.R. 114. Celebrating the life of Charlotte Mae Satterwhite Troxell.
    Patron--McDougle

    Patron--McDougle

    Patron--Locke

CALENDAR

HOUSE BILLS ON THIRD READING

Senator Norment moved that the following House bills, the titles of the bills having been printed in
the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed
before the Senate by number only:

H.B. 1637 (one thousand six hundred thirty-seven).
H.B. 1648 (one thousand six hundred forty-eight).
H.B. 1656 (one thousand six hundred fifty-six).
H.B. 1662 (one thousand six hundred sixty-two).
H.B. 1664 (one thousand six hundred sixty-four).
H.B. 1673 (one thousand six hundred seventy-three).
H.B. 1677 (one thousand six hundred seventy-seven).
H.B. 1678 (one thousand six hundred seventy-eight).
H.B. 1709 (one thousand seven hundred nine).
H.B. 1711 (one thousand seven hundred eleven).
H.B. 1720 (one thousand seven hundred twenty).
H.B. 1725 (one thousand seven hundred twenty-five).
H.B. 1728 (one thousand seven hundred twenty-eight).
H.B. 1729 (one thousand seven hundred twenty-nine).
H.B. 1732 (one thousand seven hundred thirty-two).
H.B. 1733 (one thousand seven hundred thirty-three).
H.B. 1737 (one thousand seven hundred thirty-seven).
H.B. 1738 (one thousand seven hundred thirty-eight).
H.B. 1743 (one thousand seven hundred forty-three).
H.B. 1768 (one thousand seven hundred sixty-eight).
H.B. 1771 (one thousand seven hundred seventy-one).
H.B. 1777 (one thousand seven hundred seventy-seven).
H.B. 1783 (one thousand seven hundred eighty-three).
H.B. 1786 (one thousand seven hundred eighty-six).
H.B. 1787 (one thousand seven hundred eighty-seven).
H.B. 1802 (one thousand eight hundred two).
H.B. 1803 (one thousand eight hundred three).
H.B. 1820 (one thousand eight hundred twenty).
H.B. 1832 (one thousand eight hundred thirty-two).
H.B. 1833 (one thousand eight hundred thirty-three).
H.B. 1835 (one thousand eight hundred thirty-five).
H.B. 1849 (one thousand eight hundred forty-nine).
H.B. 1867 (one thousand eight hundred sixty-seven).
H.B. 1870 (one thousand eight hundred seventy).
H.B. 1878 (one thousand eight hundred seventy-eight).
H.B. 1922 (one thousand nine hundred twenty-two).
H.B. 1927 (one thousand nine hundred twenty-seven).
H.B. 1930 (one thousand nine hundred thirty).
H.B. 1938 (one thousand nine hundred thirty-eight).
H.B. 1944 (one thousand nine hundred forty-four).
H.B. 1952 (one thousand nine hundred fifty-two).
H.B. 1970 (one thousand nine hundred seventy).
H.B. 1971 (one thousand nine hundred seventy-one).
H.B. 1983 (one thousand nine hundred eighty-three).
H.B. 1985 (one thousand nine hundred eighty-five).
H.B. 2018 (two thousand eighteen).
H.B. 2035 (two thousand thirty-five).
H.B. 2039 (two thousand thirty-nine).
H.B. 2045 (two thousand forty-five).
H.B. 2057 (two thousand fifty-seven).
H.B. 2078 (two thousand seventy-eight).
H.B. 2114 (two thousand one hundred fourteen).
H.B. 2158 (two thousand one hundred fifty-eight).
H.B. 2183 (two thousand one hundred eighty-three).
H.B. 2215 (two thousand two hundred fifteen).
H.B. 2217 (two thousand two hundred seventeen).
H.B. 2220 (two thousand two hundred twenty).
H.B. 2226 (two thousand two hundred twenty-six).
H.B. 2242 (two thousand two hundred forty-two).
H.B. 2278 (two thousand two hundred seventy-eight).
H.B. 2313 (two thousand three hundred thirteen).
H.B. 2318 (two thousand three hundred eighteen).
H.B. 2343 (two thousand three hundred forty-three).
H.B. 2400 (two thousand four hundred).
H.B. 2439 (two thousand four hundred thirty-nine).
H.B. 2445 (two thousand four hundred forty-five).
H.B. 2449 (two thousand four hundred forty-nine).
H.B. 2453 (two thousand four hundred fifty-three).
H.B. 2464 (two thousand four hundred sixty-four).
H.B. 2484 (two thousand four hundred eighty-four).
H.B. 2487 (two thousand four hundred eighty-seven).
H.B. 2529 (two thousand five hundred twenty-nine).
H.B. 2548 (two thousand five hundred forty-eight).
H.B. 2551 (two thousand five hundred fifty-one).
H.B. 2557 (two thousand five hundred fifty-seven).
H.B. 2558 (two thousand five hundred fifty-eight).
H.B. 2563 (two thousand five hundred sixty-three).
H.B. 2648 (two thousand six hundred forty-eight).
H.B. 2659 (two thousand six hundred fifty-nine).
H.B. 2674 (two thousand six hundred seventy-four).
H.B. 2693 (two thousand six hundred ninety-three).
H.B. 2699 (two thousand six hundred ninety-nine).
H.B. 2720 (two thousand seven hundred twenty).
H.B. 2722 (two thousand seven hundred twenty-two).
H.B. 2750 (two thousand seven hundred fifty).
H.B. 2769 (two thousand seven hundred sixty-nine).
H.B. 2798 (two thousand seven hundred ninety-eight).

The motion was agreed to.

H.B. 1662 (one thousand six hundred sixty-two) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 46.2-1095 of the Code of Virginia, relating to child restraint devices and safety belts; emergency and law-enforcement vehicles.

The reading of the substitute was waived.

On motion of Senator Carrico, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1673 (one thousand six hundred seventy-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 16.1-253.1 and 19.2-152.9 of the Code of Virginia, relating to preliminary protective orders; full hearing date; court closure.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1720 (one thousand seven hundred twenty) was taken up.
The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 22.1-277 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 18.2-251.1:1 and 22.1-274.5, relating to cannabidiol oil and THC-A oil; use at school.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 1733** (one thousand seven hundred thirty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; memorandums of understanding.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 1738** (one thousand seven hundred thirty-eight) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 22.1-140 of the Code of Virginia, relating to school buildings; plans to be reviewed by a professional trained and experienced in crime prevention through building design.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 1786** (one thousand seven hundred eighty-six) was taken up.

The following amendments proposed by the Committee on Transportation were offered:

1. Line 16, engrossed, after *entity*
   insert
   
   , in accordance with the federal *Americans with Disabilities Act* of 1990 (P.L. 101-336, 104 Stat. 327) and other applicable state and federal laws,

2. Line 19, engrossed, after *disability*
strike
the remainder of line 19, all of line 20, and through laws on line 21

The reading of the amendments was waived.

On motion of Senator Carrico, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 1944 (one thousand nine hundred forty-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 17.1-606 of the Code of Virginia, relating to civil actions; determination of indigency.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1970 (one thousand nine hundred seventy) was taken up.

The following amendment proposed by the Committee on Education and Health was offered:

1. Line 7, engrossed, Title, after coverage
   strike
   and practice

The reading of the amendment was waived.

On motion of Senator Newman, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 1983 (one thousand nine hundred eighty-three) was taken up.

The following amendment proposed by the Committee on Transportation was offered:

1. Line 44, engrossed, after federal government source
   strike
   freight project federal grants
   insert
   federal funds for freight rail projects

The reading of the amendment was waived.

On motion of Senator Carrico, the amendment was agreed to.

The amendment was ordered to be engrossed.
H.B. 2343 (two thousand three hundred forty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:


The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2439 (two thousand four hundred thirty-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 19.2-310.2 of the Code of Virginia, relating to DNA analysis; conviction of certain crimes or similar ordinance of a locality.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2557 (two thousand five hundred fifty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 54.1-3454 and 54.1-3456.1 of the Code of Virginia, relating to Drug Control Act; Schedule V; gabapentin.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2558 (two thousand five hundred fifty-eight) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 54.1-2910.3:1, relating to Medicaid recipients; treatment involving opioids; payment.
The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2750** (two thousand seven hundred fifty) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 32.1-137.05 and 54.1-2963.1 of the Code of Virginia, relating to health care services; payment estimates.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2798** (two thousand seven hundred ninety-eight) was taken up.

The following amendment proposed by the Committee on Education and Health was offered:

1. After line 313, engrossed
   insert
2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Newman, the amendment was agreed to.

The amendment was ordered to be engrossed.

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

**H.B. 1637** (one thousand six hundred thirty-seven).
**H.B. 1648** (one thousand six hundred forty-eight).
**H.B. 1662** (one thousand six hundred sixty-two) with substitute.
**H.B. 1664** (one thousand six hundred sixty-four).
**H.B. 1673** (one thousand six hundred seventy-three) with substitute.
**H.B. 1677** (one thousand six hundred seventy-seven).
**H.B. 1678** (one thousand six hundred seventy-eight).
**H.B. 1709** (one thousand seven hundred nine).
**H.B. 1711** (one thousand seven hundred eleven).
H.B. 1720 (one thousand seven hundred twenty) with substitute.
H.B. 1725 (one thousand seven hundred twenty-five).
H.B. 1728 (one thousand seven hundred twenty-eight).
H.B. 1729 (one thousand seven hundred twenty-nine).
H.B. 1732 (one thousand seven hundred thirty-two).
H.B. 1733 (one thousand seven hundred thirty-three) with substitute.
H.B. 1737 (one thousand seven hundred thirty-seven).
H.B. 1738 (one thousand seven hundred thirty-eight) with substitute.
H.B. 1743 (one thousand seven hundred forty-three).
H.B. 1771 (one thousand seven hundred seventy-one).
H.B. 1777 (one thousand seven hundred seventy-seven).
H.B. 1783 (one thousand seven hundred eighty-three).
H.B. 1786 (one thousand seven hundred eighty-six) with amendments.
H.B. 1787 (one thousand seven hundred eighty-seven).
H.B. 1802 (one thousand eight hundred two).
H.B. 1803 (one thousand eight hundred three).
H.B. 1820 (one thousand eight hundred twenty).
H.B. 1832 (one thousand eight hundred thirty-two).
H.B. 1833 (one thousand eight hundred thirty-three).
H.B. 1835 (one thousand eight hundred thirty-five).
H.B. 1849 (one thousand eight hundred forty-nine).
H.B. 1867 (one thousand eight hundred sixty-seven).
H.B. 1870 (one thousand eight hundred seventy).
H.B. 1878 (one thousand eight hundred seventy-eight).
H.B. 1922 (one thousand nine hundred twenty-two).
H.B. 1927 (one thousand nine hundred twenty-seven).
H.B. 1930 (one thousand nine hundred thirty).
H.B. 1938 (one thousand nine hundred thirty-eight).
H.B. 1944 (one thousand nine hundred forty-four) with substitute.
H.B. 1945 (one thousand nine hundred forty-five).
H.B. 1952 (one thousand nine hundred fifty-two).
H.B. 1970 (one thousand nine hundred seventy) with amendment.
H.B. 1971 (one thousand nine hundred seventy-one).
H.B. 1983 (one thousand nine hundred eighty-three) with amendment.
H.B. 1985 (one thousand nine hundred eighty-five).
H.B. 2018 (two thousand eighteen).
H.B. 2035 (two thousand thirty-five).
H.B. 2039 (two thousand thirty-nine).
H.B. 2045 (two thousand forty-five).
H.B. 2057 (two thousand fifty-seven).
H.B. 2078 (two thousand seventy-eight).
H.B. 2114 (two thousand one hundred fourteen).
H.B. 2158 (two thousand one hundred fifty-eight).
H.B. 2183 (two thousand one hundred eighty-three).
H.B. 2215 (two thousand two hundred fifteen).
H.B. 2217 (two thousand two hundred seventeen).
H.B. 2220 (two thousand two hundred twenty).
H.B. 2226 (two thousand two hundred twenty-six).
H.B. 2242 (two thousand two hundred forty-two).
H.B. 2278 (two thousand two hundred seventy-eight).
H.B. 2313 (two thousand three hundred thirteen).
H.B. 2318 (two thousand three hundred eighteen).
H.B. 2343 (two thousand three hundred forty-three) with substitute.
H.B. 2400 (two thousand four hundred).
H.B. 2439 (two thousand four hundred thirty-nine) with substitute.
H.B. 2445 (two thousand four hundred forty-five).
H.B. 2449 (two thousand four hundred forty-nine).
H.B. 2453 (two thousand four hundred fifty-three).
H.B. 2464 (two thousand four hundred sixty-four).
H.B. 2484 (two thousand four hundred eighty-four).
H.B. 2487 (two thousand four hundred eighty-seven).
H.B. 2548 (two thousand five hundred forty-eight).
H.B. 2551 (two thousand five hundred fifty-one).
H.B. 2557 (two thousand five hundred fifty-seven) with substitute.
H.B. 2558 (two thousand five hundred fifty-eight) with substitute.
H.B. 2563 (two thousand five hundred sixty-three).
H.B. 2648 (two thousand six hundred forty-eight).
H.B. 2659 (two thousand six hundred fifty-nine).
H.B. 2674 (two thousand six hundred seventy-four).
H.B. 2693 (two thousand six hundred ninety-three).
H.B. 2699 (two thousand six hundred ninety-nine).
H.B. 2720 (two thousand seven hundred twenty).
H.B. 2722 (two thousand seven hundred twenty-two).
H.B. 2750 (two thousand seven hundred fifty) with substitute.
H.B. 2769 (two thousand seven hundred sixty-nine).
H.B. 2798 (two thousand seven hundred ninety-eight) with amendment.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

RULE 36--0.

H.B. 1656 (one thousand six hundred fifty-six), on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--6. RULE 36--0.

RULE 36--0.

H.B. 1768 (one thousand seven hundred sixty-eight), on motion of Senator Carrico, was passed with its title.
The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Ebbin--1.
RULE 36--0.

**H.B. 2529** (two thousand five hundred twenty-nine), on motion of Senator Hanger, was passed by temporarily.

**H.B. 1652** (one thousand six hundred fifty-two) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 22.1-79.1 and 22.1-296 of the Code of Virginia, relating to the school calendar; opening day of the school year.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 1652**, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--30. NAYS--10. RULE 36--0.

RULE 36--0.

**H.B. 1818** (one thousand eight hundred eighteen) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 46.2-1220 of the Code of Virginia, relating to parking ordinances; enforcement.

The reading of the substitute was waived.

On motion of Senator Carrico, the substitute was agreed to.

The substitute was ordered to be engrossed.
H.B. 1818, on motion of Senator Carrico, was passed with its title.

The recorded vote is as follows:
YEAS--36. NAYS--4. RULE 36--0.

NAYS--McClellan, McDougle, Spruill, Stanley--4.
RULE 36--0.

H.B. 1955 (one thousand nine hundred fifty-five) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2059 (two thousand fifty-nine) was read by title the third time.

The following amendments proposed by the Committee for Courts of Justice were offered:

1. Line 47, engrossed, after exceed [ 
   strike
   10 15
   insert
   15

2. Line 61, engrossed, after exceed [ 
   strike
   seven 10
   insert
   10

The reading of the amendments was waived.

On motion of Senator Obenshain, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 2059, on motion of Senator Obenshain, was passed with its title.
The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Dance, Stuart, Wagner--3.
RULE 36--0.

H.B. 2170 (two thousand one hundred seventy) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--22. NAYS--17. RULE 36--1.

NAYS--Barker, Boysko, Chase, Deeds, Favola, Locke, Lucas, Marsden, McPike, Peake, Petersen, Reeves, Saslaw, Spruill, Stanley, Stuart, Surovell--17.
RULE 36--McClellan--1.

H.B. 2228 (two thousand two hundred twenty-eight), on motion of Senator Newman, was passed by for the day.

H.B. 2253 (two thousand two hundred fifty-three) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--23. NAYS--16. RULE 36--0.

NAYS--Boysko, Dance, Ebbin, Favola, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McPike, Petersen, Saslaw, Spruill, Surovell--16.
RULE 36--0.

HOUSE BILLS ON SECOND READING

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

H.B. 1621 (one thousand six hundred twenty-one).
H.B. 1696 (one thousand six hundred ninety-six).
H.B. 1715 (one thousand seven hundred fifteen).
H.B. 1779 (one thousand seven hundred seventy-nine).
H.B. 1815 (one thousand eight hundred fifteen).
H.B. 1819 (one thousand eight hundred nineteen).
H.B. 1839 (one thousand eight hundred thirty-nine).
H.B. 1917 (one thousand nine hundred seventeen).
The motion was agreed to.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 1621 (one thousand six hundred twenty-one).
H.B. 1696 (one thousand six hundred ninety-six).
H.B. 1715 (one thousand seven hundred fifteen).
H.B. 1779 (one thousand seven hundred seventy-nine).
H.B. 1815 (one thousand eight hundred fifteen).
H.B. 1819 (one thousand eight hundred nineteen).
H.B. 1839 (one thousand eight hundred thirty-nine).
H.B. 1917 (one thousand nine hundred seventeen).
H.B. 1918 (one thousand nine hundred eighteen).
H.B. 1933 (one thousand nine hundred thirty-three).
MEMORIAL RESOLUTION  
IMMEDIATE CONSIDERATION

On motion of Senator McPike, the Rules were suspended and S.R. 112 (one hundred twelve), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.R. 112, on motion of Senator McPike, was ordered to be engrossed and was agreed to by a unanimous standing vote.

HOUSE BILLS ON THIRD READING  
RECONSIDERATION

Senator Edwards moved to reconsider the vote by which H.B. 2170 (two thousand one hundred seventy) was passed with its title.
The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2170, on motion of Senator Petersen, was passed by for the day.

RECONSIDERATION

Senator Edwards moved to reconsider the vote by which H.B. 2253 (two thousand two hundred fifty-three) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2253, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.

RULE 36--0.

H.B. 2529 (two thousand five hundred twenty-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 58.1-301, 58.1-322.02, 58.1-322.03, and 58.1-402 of the Code of Virginia, relating to conformity of the Commonwealth’s taxation system with the Internal Revenue Code; Virginia taxable income; emergency.
The reading of the substitute was waived.

Senator Newman moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

Senator Newman offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 58.1-301, 58.1-322.03, and 58.1-402 of the Code of Virginia, relating to conformity of the Commonwealth’s taxation system with the Internal Revenue Code; Virginia taxable income.

On motion of Senator Newman, the reading of the substitute was waived.

Senator Newman moved that the substitute be agreed to.

RECESS

At 1:50 p.m., Senator Barker moved that the Senate recess until 2:35 p.m.

The motion was agreed to.

The hour of 2:35 p.m. having arrived, the Chair was resumed.

HOUSE BILL ON THIRD READING

H.B. 2529 (two thousand five hundred twenty-nine) was taken up.

The question was put on agreeing to the substitute.

The substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2529, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:

YEAS--35. NAYS--5. RULE 36--0.


NAYS--Locke, Lucas, McClellan, Spruill, Surovell--5.

RULE 36--0.

LEGISLATION SIGNED BY PRESIDING OFFICER

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the date recorded below, signed the following bills that had been passed by both houses and duly enrolled:
H.B. 1655. An Act to amend and reenact §§ 58.1-3219.5, 58.1-3219.9, and 58.1-3219.14 of the Code of Virginia, relating to real property tax exemption for disabled veterans; surviving spouses; ability to move to a different residence.

H.B. 1679. An Act to amend and reenact §§ 58.1-2402, as it is currently effective and as it may become effective, 58.1-2403, and 58.1-2425, as it is currently effective and as it may become effective, of the Code of Virginia, relating to taxation of all-terrain vehicles, mopeds, and off-road motorcycles.

H.B. 1681. An Act to amend and reenact § 58.1-439.12:04 of the Code of Virginia, relating to income tax credits; housing choice vouchers; eligible housing areas.

H.B. 1751. An Act to amend and reenact § 19.2-245.1 of the Code of Virginia, relating to forgery; venue.

H.B. 1767. An Act to amend and reenact § 8.01-53 of the Code of Virginia, relating to wrongful death beneficiaries; parents of the decedent.

H.B. 1950. An Act to amend and reenact § 58.1-609.11 of the Code of Virginia, relating to retail sales and use tax exemption; nonprofits; limited liability companies.


H.B. 1998. An Act to amend and reenact §§ 16.1-241 and 32.1-45.1 of the Code of Virginia, relating to exposure to bodily fluids; infection with human immunodeficiency virus or hepatitis B or C viruses; expedited testing.


H.B. 2073. An Act to amend and reenact § 4.1-111 of the Code of Virginia, relating to alcoholic beverage control; happy hour advertising.

H.B. 2180. An Act to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 22.12, consisting of a section numbered 59.1-284.31, relating to Semiconductor Manufacturing Grant Fund; creation.

H.B. 2181. An Act to amend the Code of Virginia by adding in Chapter 21 of Title 23.1 a section numbered 23.1-2104, relating to Radford University; authority to establish Radford University-Roanoke Division.
H.B. 2347. An Act to amend and reenact § 2.2-1616 of the Code of Virginia, relating to the Small Business Investment Grant Fund; recapture of awards.

H.B. 2358. An Act to amend the Code of Virginia by adding in Title 62.1 a chapter numbered 26, consisting of sections numbered 62.1-271 through 62.1-275, relating to Potomac Aquifer recharge monitoring; laboratory established; SWIFT Project.

H.B. 2362. An Act to amend and reenact § 59.1-284.29 of the Code of Virginia, relating to Advanced Shipbuilding Production Facility Grants; grant availability dates.

H.B. 2365. An Act to amend and reenact § 58.1-3231 of the Code of Virginia, relating to special assessment for land preservation; optional limit on annual increase in assessed value.

H.B. 2526. An Act to amend and reenact § 58.1-302 of the Code of Virginia, relating to income tax; definition of resident estate or trust.

H.B. 2555. An Act to amend and reenact § 58.1-3713 of the Code of Virginia, relating to local gas severance tax; sunset date.


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H.B. 1731. An Act to amend and reenact § 58.1-3131 of the Code of Virginia, relating to local treasurers; recordkeeping.

H.B. 1937. An Act to amend and reenact § 58.1-3212 of the Code of Virginia, relating to real property tax; exemptions for elderly and handicapped; computation of income limitation.


S.B. 1131. An Act to amend and reenact § 2.2-2337 of the Code of Virginia, relating to the Fort Monroe Authority; definition of Area of Operation.

S.B. 1215. An Act to amend the Code of Virginia by adding a section numbered 22.1-137.3, relating to school safety procedures; emergency situations; annual training.

S.B. 1241. An Act to amend and reenact § 2.2-2452 of the Code of Virginia, relating to the Board of Veterans Services; membership and scope of responsibilities.

S.B. 1249. An Act to amend and reenact § 22.1-3 of the Code of Virginia, relating to military families; relocation to the Commonwealth; student registration.


EMERGENCY


S.B. 1506. An Act to amend the Code of Virginia by adding in Chapter 21 of Title 23.1 a section numbered 23.1-2104, relating to Radford University; authority to establish Radford University-Roanoke Division.

S.B. 1537. An Act to amend and reenact § 55-513.2 of the Code of Virginia, relating to the Virginia Property Owners’ Association Act; home-based businesses.

S.B. 1538. An Act to amend and reenact §§ 55-79.83:1, 55-471.1, and 55-514.1 of the Code of Virginia, relating to common interest communities; dissemination of annual budget; reserve for capital components.

S.B. 1676. An Act to amend and reenact §§ 55-248.4 and 55-248.7 of the Code of Virginia, relating to the Virginia Residential Landlord and Tenant Act; provisions made applicable to rental tenancy by operation of law in absence of written rental agreement.

HONORARY ADJOURNMENT

Senator Surovell addressed the Senate in memory of John Harper, Jr.

Senator Surovell requested that when the Senate adjourns today, it adjourn in memory of John Harper, Jr.

On motion of Senator Newman, the Senate, in memory of John Harper, Jr., adjourned until tomorrow at 12 m. The Clerk was ordered to receive the committee report.

COMMITTEE REPORT

The following bill, having been considered by the committee in session, was reported by Senator Carrico from the Committee on Transportation:

H.B. 2718 (two thousand seven hundred eighteen) with substitute with the recommendation that it be rereferred to the Committee on Finance.

The following bill, having been considered by the committee in session, was recommended for rereferal by the Committee on Transportation:

H.B. 2441 (two thousand four hundred forty-one) with the recommendation that it be rereferred to the Committee on Finance.
**H.B. 2441** and **H.B. 2718** were rereferred to the Committee on Finance.

Justin E. Fairfax  
President of the Senate

Susan Clarke Schaar  
Clerk of the Senate
TUESDAY, FEBRUARY 12, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend R. Douglas Gunsalus, Centenary United Methodist Church, Lynchburg, Virginia, offered the following prayer:

Eternal God, we gather today in this moment in the 400th anniversary year of our Commonwealth and tragically aware that it is the 400th anniversary of the beginning of the human trafficking that was part of that long history. We are wrenchingly aware of all of that.

And, loving God, this day is weighty with possibility. May all that is done and said honor You as these elected men and women in good conscience discern with humility a way forward as public light shines brightly upon this body. In this moment, grant the wisdom You have promised, for in Your economy of justice and truth undergirded by mercy and grace, both what we do and how we go about the task will ramify our history before a world watching on tiptoe to see if new hope can be extenuated through truth and reconciliation, redemption, and restoration.

We are reminded that 90 years ago last month, 210 years ago today, You gave us undeserved gifts in the persons of Martin Luther King, Jr., and Abraham Lincoln, who have become martyrs to this very issue, so we could do worse than to be reminded of their words. From Dr. King, that every person is heir to a legacy of dignity and worth, every person has rights that are neither conferred nor are derived from the state, but are God-given. And, as Lincoln reminded us just before his death, let us move forward with malice toward none, charity to all, firmness in the right as God gives to us to see the right.

Let us strive to finish the work we are in, bind up the nation’s wounds, to do all which may achieve and cherish a just and lasting peace among ourselves. In the name of the prophet of Nazareth who relentlessly invites us to wholeness and truth, Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Mara Elise Surovell of Mount Vernon.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Surovell, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.


NAYS--Deeds, Petersen, Surovell--3.
RULE 36--0.
THE HOUSE OF DELEGATES HAS PASSED WITH A SUBSTITUTE THE FOLLOWING SENATE BILL:

S.B. 1372. A BILL to amend and reenact §§ 58.1-301, 58.1-322.02, 58.1-322.03, and 58.1-402 of the Code of Virginia, relating to conformity of the Commonwealth’s taxation system with the Internal Revenue Code; Virginia taxable income; emergency.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

THE HOUSE OF DELEGATES HAS PASSED WITH AMENDMENTS THE FOLLOWING SENATE BILLS:

S.B. 1031. A BILL to amend and reenact § 18.2-461 of the Code of Virginia, relating to false information and hoax criminal activities; penalty.

S.B. 1091. A BILL to amend the Code of Virginia by adding a section numbered 15.2-2241.2, relating to rezoning and site plan approval; decommissioning solar energy equipment, facilities, or devices.

S.B. 1135. A BILL to require local departments of social services to notify the community services board when a child in foster care is identified as having a developmental disability.


S.B. 1273. A BILL to amend the Code of Virginia by adding in Article 3 of Chapter 1 of Title 53.1 a section numbered 53.1-17.1, relating to Department of Corrections; health care continuous quality improvement committee.

S.B. 1381. A BILL to amend and reenact § 16.1-260 of the Code of Virginia, relating to student offenses reportable by intake officers to school division superintendents.

S.B. 1409. A BILL to amend and reenact § 63.2-1803 of the Code of Virginia, relating to assisted living facilities; requirement for licensed administrator.

S.B. 1485. A BILL to amend and reenact § 51.5-169.1 of the Code of Virginia and to amend the Code of Virginia by adding in Article 10 of Chapter 14 of Title 51.5 a section numbered 51.5-169.2, relating to Long-Term Employment Support Services and Extended Employment Services.

S.B. 1521. A BILL to amend and reenact § 46.2-882 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-882.1, relating to handheld photo speed monitoring devices.

S.B. 1663. A BILL to amend and reenact § 15.2-2242 of the Code of Virginia, relating to subdivision ordinance; sidewalks.

S.B. 1667. A BILL to amend and reenact § 46.2-320.1 of the Code of Virginia, relating to nonpayment of child support; amount of arrearage paid; time period to pay arrearage; repayment schedule; suspension of driver’s license.

S.B. 1720. A BILL to amend and reenact § 63.2-900.1 of the Code of Virginia, relating to kinship foster care; notice.

S.B. 1727. A BILL to amend and reenact §§ 18.2-246.8, 18.2-246.10, and 18.2-371.2 of the Code of Virginia, relating to purchase, possession, and sale of tobacco products, nicotine vapor products, and alternative nicotine products; minimum age requirements; penalties.

THE HOUSE OF DELEGATES HAS PASSED WITH SUBSTITUTES THE FOLLOWING SENATE BILLS:

S.B. 1044. A BILL to amend and reenact § 46.2-1220 of the Code of Virginia, relating to parking ordinances; enforcement.

S.B. 1047. A BILL to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration.

S.B. 1108. A BILL to amend and reenact § 16.1-69.35 of the Code of Virginia, relating to Marsh Criminal-Traffic Division at Manchester General District Court and John Marshall Criminal-Traffic Division at Richmond General District Court; concurrent jurisdiction.

S.B. 1167. A BILL to amend the Code of Virginia by adding a section numbered 54.1-2910.3:1, relating to Medicaid recipients; treatment involving opioids; payment.


EMERGENCY

S.B. 1368. A BILL to amend the Code of Virginia by adding a section numbered 23.1-707.1, relating to the Virginia College Savings Plan; prepaid tuition contracts; pricing reserves.

S.B. 1495. A BILL to amend the Code of Virginia by adding in Article 7 of Chapter 31 of Title 23.1 a section numbered 23.1-3129.1, relating to the establishment of the Virginia Rural Information Technology Apprenticeship Grant Fund and Program.

S.B. 1542. A BILL to amend and reenact § 17.1-606 of the Code of Virginia, relating to civil actions; determination of indigency.

S.B. 1677. A BILL to amend and reenact § 46.2-1095 of the Code of Virginia, relating to child restraint devices and safety belts; emergency and law-enforcement vehicles.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTIONS:

H.J.R. 774. Commending the Asian American Chamber of Commerce.

H.J.R. 775. Commending the Northwest Federal Credit Union Foundation.

H.J.R. 776. Commending the National Active and Retired Federal Employees Association Vienna-Oakton Chapter 1116.


H.J.R. 783. Commending the Chantilly High School field hockey team.

H.J.R. 784. Commending the Chantilly High School volleyball team.


H.J.R. 797. Celebrating the life of Mary Barbara Kirk Hoge.

H.J.R. 798. Celebrating the life of Earl V. Karl.


H.J.R. 811. Celebrating the life of Edwin Burwell Jones Whitmore III.


H.J.R. 818. Celebrating the life of Frank C. Carlucci III.


H.J.R. 820. Commending Falling Creek Ironworks.

H.J.R. 822. Commending the Bedford Area Chamber of Commerce.


H.J.R. 831. Celebrating the life of Andrew Dalton Elder, Sr.


H.J.R. 842. Celebrating the life of Hunter Holmes McGuire, Jr., M.D.

H.J.R. 843. Celebrating the life of Joseph Dandridge Logan III.


H.J.R. 852. Celebrating the life of Sandra Elizabeth Miller.


THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILLS:

S.B. 1045. A BILL to amend and reenact § 4.05, as amended, of Chapter 576 of the Acts of Assembly of 1978, which provided a charter for the City of Newport News, relating to time of inaugural meeting of newly elected city council.

S.B. 1069. A BILL to amend and reenact §§ 8.01-654, 8.01-658, and 8.01-662 of the Code of Virginia and to repeal §§ 8.01-656, 8.01-657, and 8.01-659 of the Code of Virginia, relating to habeas corpus.

S.B. 1077. A BILL to require the State Board of Social Services to amend its regulations regarding generator requirements for assisted living facilities.

S.B. 1139. A BILL to amend and reenact §§ 16.1-283.1 and 63.2-1220.2 of the Code of Virginia, relating to post-adoption contact and communication agreements.

S.B. 1181. A BILL to amend and reenact § 18.2-259.1 of the Code of Virginia, relating to out-of-state drug offenses; restricted driver’s license.

S.B. 1191. A BILL to amend and reenact § 4, as amended, of Chapter IV of Chapter 431 of the Acts of Assembly of 1950, which provided a charter for the City of Hopewell, relating to appointment of president of city council.

S.B. 1193. A BILL to amend and reenact § 3.01.1 and § 3.04, as amended, of Chapter 116 of the Acts of Assembly of 1948, which provided a charter for the City of Richmond, relating to runoff elections.
S.B. 1194. A BILL to amend and reenact § 15.2-1408 of the Code of Virginia, relating to restrictions on activities of former officers and employees; City of Richmond.

S.B. 1201. A BILL to amend and reenact § 16.1-243 of the Code of Virginia, relating to transfer of venue; delinquency; adjudication.


S.B. 1247. A BILL to amend and reenact § 54.1-2808.3 of the Code of Virginia, relating to sale of caskets.

S.B. 1254. A BILL to amend and reenact § 46.2-1025 of the Code of Virginia, relating to amber warning lights; vehicles hauling forest products.

S.B. 1289. A BILL to amend and reenact § 54.1-2408.1, 54.1-3424, and 54.1-3434 of the Code of Virginia, relating to the Board of Pharmacy; seizure of controlled substances and prescription devices.

S.B. 1300. A BILL to amend and reenact § 54.1-2810 of the Code of Virginia, relating to funeral establishments; full time manager requirement; exception; number of calls.

S.B. 1318. A BILL to amend and reenact § 2.2-1509 of the Code of Virginia, relating to the requirement for the Governor’s submission of bills requesting an authorization of additional bonded indebtedness.

S.B. 1319. A BILL to authorize the issuance of bonds, in an amount up to $17,500,000 plus financing costs, pursuant to Article X, Section 9 (c) of the Constitution of Virginia, for paying costs of acquiring, constructing, and equipping revenue-producing capital projects at institutions of higher education of the Commonwealth; to authorize the Treasury Board, by and with the consent of the Governor, to fix the details of such bonds, to provide for the sale of such bonds, and to issue notes to borrow money in anticipation of the issuance of the bonds; to provide for the pledge of the net revenues of such capital projects and the full faith, credit, and taxing power of the Commonwealth for the payment of such bonds; and to provide that the interest income on such bonds and notes shall be exempt from all taxation by the Commonwealth and any political subdivision thereof.

EMERGENCY

S.B. 1333. A BILL to amend and reenact § 46.2-1570 of the Code of Virginia, relating to motor vehicle dealers and manufacturers; franchises; discontinuation of manufacturing rights.

S.B. 1347. A BILL to amend and reenact §§ 46.2-341.14:1, 46.2-341.14:10, and 46.2-1702 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-326.1, relating to commercial vehicle training and testing.

S.B. 1350. A BILL to amend and reenact § 1 of Article II and §§ 2, as amended, 7, 11, 13, and 15 of Article III of Chapter 366 of the Acts of Assembly of 1958, which provided a charter for the Town of Irvington in Lancaster County, relating to corporate limits, town council and mayor.
S.B. 1366. A BILL to amend the Code of Virginia by adding a section numbered 32.1-126.5, relating to the Commissioner of Health; consolidation of inspections.

S.B. 1370. A BILL to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 22.12, consisting of a section numbered 59.1-284.31, relating to Semiconductor Manufacturing Grant Fund; creation.

S.B. 1373. A BILL to amend and reenact § 15.2-2303.4 of the Code of Virginia and to repeal the third enactment of Chapter 322 of the Acts of Assembly of 2016, relating to conditional rezoning proffers.

S.B. 1379. A BILL to amend and reenact § 19.2-390.3 of the Code of Virginia, relating to Child Pornography Registry; contents of Registry; criminal investigations; report.

S.B. 1382. A BILL to amend and reenact §§ 46.2-612 and 46.2-613 of the Code of Virginia, relating to reorganization of motor vehicle registration, licensing, and certificates of title statutes; segregation of criminal offenses and traffic offenses; alteration of judicial authority to dismiss related criminal offenses.

S.B. 1383. A BILL to amend and reenact §§ 16.1-69.48:1 and 46.2-646 of the Code of Virginia, relating to dismissal of summons for expiration of vehicle registration; proof of compliance.

S.B. 1386. A BILL providing a management agreement between the Commonwealth and James Madison University pursuant to the Restructured Higher Education Financial and Administrative Operations Act (§ 23.1-1000 et seq.).

S.B. 1393. A BILL to amend and reenact § 59.1-284.29 of the Code of Virginia, relating to Advanced Shipbuilding Production Facility Grants; grant availability dates.

S.B. 1396. A BILL to amend and reenact §§ 2.3, 3.4, and 3.5 of Chapters 629 and 674 of the Acts of Assembly of 2005, which provided a charter for the City of Waynesboro, relating to city council procedures; real estate tax assessments.

S.B. 1405. A BILL to amend and reenact § 54.1-3319 of the Code of Virginia, relating to pharmacist; counseling for new prescriptions; disposal of medicine.

S.B. 1410. A BILL to require the Board of Social Services to amend regulations governing staffing of certain assisted living facility units during overnight hours.

S.B. 1414. A BILL to amend the Code of Virginia by adding in Title 62.1 a chapter numbered 26, consisting of sections numbered 62.1-271 through 62.1-275, relating to Potomac Aquifer recharge monitoring; laboratory established; SWIFT Project.

S.B. 1436. A BILL to amend and reenact § 63.2-1509 of the Code of Virginia, relating to mandatory reporters of child abuse or neglect; prenatal substance exposure.

S.B. 1457. A BILL to amend the Code of Virginia by adding a section numbered 8.01-420.4:1, relating to deposition of corporate officer.

S.B. 1474. A BILL to amend and reenact § 46.2-746.8 of the Code of Virginia, relating to special license plates for members of the International Association of Fire Fighters.
S.B. 1486. A BILL to amend and reenact § 8.01-420 of the Code of Virginia, relating to summary judgment; limited use of discovery depositions and affidavits.

S.B. 1529. A BILL to amend and reenact § 19.2-390 of the Code of Virginia, relating to reports to Central Criminal Records Exchange; additional offenses.

S.B. 1560. A BILL to amend and reenact § 46.2-1222.1 of the Code of Virginia, relating to local regulation of parking of certain vehicles.

S.B. 1567. A BILL to amend and reenact § 46.2-1233 of the Code of Virginia, relating to towing fees.

S.B. 1577. A BILL to amend and reenact § 24.2-613 of the Code of Virginia, relating to elections; form of ballot; ballot order.

S.B. 1594. A BILL to amend and reenact § 15.2-3108 of the Code of Virginia, relating to local boundary agreements.

S.B. 1627. A BILL to amend and reenact § 8.01-126 of the Code of Virginia, relating to unlawful detainer; initial hearing; subsequent filings; termination notice.

S.B. 1655. A BILL to amend the Code of Virginia by adding a section numbered 18.2-254.2, relating to specialty dockets; report.

S.B. 1678. A BILL to amend and reenact §§ 37.2-408.1 and 63.2-1726 of the Code of Virginia, relating to statutory alignment with federal Family First Prevention Services Act.  
EMERGENCY

S.B. 1684. A BILL to amend and reenact § 33.2-331 of the Code of Virginia, relating to six-year plans for secondary state highways; public meeting.

S.B. 1690. A BILL to designate the bridge on Meadow Road over Interstate 64 at mile marker 202 in Henrico County the “Trooper Mark Barrett Memorial Bridge.”

S.B. 1694. A BILL to amend and reenact §§ 54.1-2400.1, 54.1-3500, and 54.1-3505 of the Code of Virginia, relating to the Board of Counseling; qualified mental health professionals.

S.B. 1700. A BILL to amend and reenact § 33.2-1020 of the Code of Virginia, relating to certificates; notice of filing or recordation.

S.B. 1749. A BILL to amend and reenact § 33.2-214 of the Code of Virginia and to amend the Code of Virginia by adding in Article 7 of Chapter 15 of Title 33.2 a section numbered 33.2-1532, relating to the Robert O. Norris Bridge and Statewide Special Structure Fund.


IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo  
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communications from the House of Delegates was waived.
The recorded vote is as follows:
YEAS--37. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

The House joint resolution, communicated as agreed to by the House of Delegates, the first reading of its title having been waived, was referred as follows:

H.J.R. 856 was referred to the Committee on Rules.

The House joint resolutions, communicated as agreed to by the House of Delegates, were laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:


COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Wagner from the Committee on Commerce and Labor:

H.B. 1640 (one thousand six hundred forty).
H.B. 1661 (one thousand six hundred sixty-one) with substitute with the recommendation that it be rereferred to the Committee on Finance.
H.B. 1682 (one thousand six hundred eighty-two) with substitute.
H.B. 1730 (one thousand seven hundred thirty) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 1759 (one thousand seven hundred fifty-nine).
H.B. 1804 (one thousand eight hundred four) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 1836 (one thousand eight hundred thirty-six) with amendment.
H.B. 1883 (one thousand eight hundred eighty-three).
H.B. 1915 (one thousand nine hundred fifteen).
H.B. 1925 (one thousand nine hundred twenty-five).
H.B. 2022 (two thousand twenty-two) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2038 (two thousand thirty-eight).
H.B. 2109 (two thousand one hundred nine) with amendment.
H.B. 2186 (two thousand one hundred eighty-six) with amendment.
H.B. 2225 (two thousand two hundred twenty-five).
H.B. 2230 (two thousand two hundred thirty).
H.B. 2251 (two thousand two hundred fifty-one).
H.B. 2260 (two thousand two hundred sixty) with the recommendation that it be rereferred to the Committee on Finance.

H.B. 2272 (two thousand two hundred seventy-two) with the recommendation that it be rereferred to the Committee on Finance.

H.B. 2284 (two thousand two hundred eighty-four).
H.B. 2292 (two thousand two hundred ninety-two) with substitute.
H.B. 2293 (two thousand two hundred ninety-three).
H.B. 2298 (two thousand two hundred ninety-eight).
H.B. 2345 (two thousand three hundred forty-five).
H.B. 2346 (two thousand three hundred forty-six).
H.B. 2419 (two thousand four hundred nineteen).
H.B. 2443 (two thousand four hundred forty-three) with substitute.
H.B. 2473 (two thousand four hundred seventy-three).
H.B. 2477 (two thousand four hundred seventy-seven).
H.B. 2478 (two thousand four hundred seventy-eight) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2515 (two thousand five hundred fifteen).
H.B. 2538 (two thousand five hundred thirty-eight).
H.B. 2547 (two thousand five hundred forty-seven) with amendment.
H.B. 2577 (two thousand five hundred seventy-seven) with the recommendation that it be rereferred to the Committee on Finance.

H.B. 2600 (two thousand six hundred).
H.B. 2639 (two thousand six hundred thirty-nine) with amendments.
H.B. 2664 (two thousand six hundred sixty-four) with amendment.
H.B. 2690 (two thousand six hundred ninety).
H.B. 2719 (two thousand seven hundred nineteen).
H.B. 2738 (two thousand seven hundred thirty-eight).
H.B. 2741 (two thousand seven hundred forty-one) with the recommendation that it be rereferred to the Committee on Finance.

The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee on Commerce and Labor:

H.B. 1987 (one thousand nine hundred eighty-seven) with the recommendation that it be rereferred to the Committee on Rehabilitation and Social Services.

The following bills, having been considered by the committee in session, were reported by Senators Norment and Hanger from the Committee on Finance:

H.B. 1611 (one thousand six hundred eleven) with substitute.
H.B. 1634 (one thousand six hundred thirty-four) with amendment.
H.B. 1639 (one thousand six hundred thirty-nine).
H.B. 1659 (one thousand six hundred fifty-nine).
H.B. 1700 (one thousand seven hundred) with Senate amendments as substituted for House amendments.
H.B. 1722 (one thousand seven hundred twenty-two) with substitute.
H.B. 1816 (one thousand eight hundred sixteen).
H.B. 1932 (one thousand nine hundred thirty-two).
H.B. 2003 (two thousand three) with substitute.
H.B. 2026 (two thousand twenty-six) with amendment.
H.B. 2150 (two thousand one hundred fifty).
H.B. 2234 (two thousand two hundred thirty-four) with substitute.
H.B. 2279 (two thousand two hundred seventy-nine).
H.B. 2306 (two thousand three hundred six) with amendments.
H.B. 2339 (two thousand three hundred thirty-nine).
H.B. 2354 (two thousand three hundred fifty-four).
H.B. 2356 (two thousand three hundred fifty-six).
H.B. 2357 (two thousand three hundred fifty-seven).
H.B. 2360 (two thousand three hundred sixty).
H.B. 2440 (two thousand four hundred forty).
H.B. 2441 (two thousand four hundred forty-one).
H.B. 2482 (two thousand four hundred eighty-two).
H.B. 2539 (two thousand five hundred thirty-nine) with amendment.
H.B. 2540 (two thousand five hundred forty) with amendment.
H.B. 2550 (two thousand five hundred fifty) with substitute.
H.B. 2651 (two thousand six hundred fifty-one).
H.B. 2718 (two thousand seven hundred eighteen).
H.B. 2733 (two thousand seven hundred thirty-three).
H.B. 2768 (two thousand seven hundred sixty-eight).
H.B. 2776 (two thousand seven hundred seventy-six).
H.B. 2811 (two thousand eight hundred eleven).

The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee on Finance:

H.B. 2656 (two thousand six hundred fifty-six) with the recommendation that it be rereferred to the Committee on General Laws and Technology.

The following bills, having been considered by the committee in session, were reported by Senator Ruff from the Committee on General Laws and Technology:

H.B. 1629 (one thousand six hundred twenty-nine).
H.B. 1650 (one thousand six hundred fifty) with substitute.
H.B. 1660 (one thousand six hundred sixty).
H.B. 1663 (one thousand six hundred sixty-three).
H.B. 1702 (one thousand seven hundred two) with amendment with the recommendation that it be rereferred to the Committee on Finance.
H.B. 1740 (one thousand seven hundred forty).
H.B. 1746 (one thousand seven hundred forty-six).
H.B. 1773 (one thousand seven hundred seventy-three).
H.B. 1774 (one thousand seven hundred seventy-four) with amendment.
H.B. 1828 (one thousand eight hundred twenty-eight).
H.B. 1887 (one thousand eight hundred eighty-seven).
H.B. 1923 (one thousand nine hundred twenty-three).
H.B. 1939 (one thousand nine hundred thirty-nine) with amendments.
H.B. 1962 (one thousand nine hundred sixty-two).
H.B. 1966 (one thousand nine hundred sixty-six) with amendments.
H.B. 1973 (one thousand nine hundred seventy-three) with the recommendation that it be rereferred to the Committee on Finance.

H.B. 2007 (two thousand seven) with substitute.

H.B. 2058 (two thousand fifty-eight) with substitute.

H.B. 2081 (two thousand eighty-one).

H.B. 2093 (two thousand ninety-three).

H.B. 2133 (two thousand one hundred thirty-three).

H.B. 2161 (two thousand one hundred sixty-one).

H.B. 2198 (two thousand one hundred ninety-eight).

H.B. 2238 (two thousand two hundred thirty-eight).

H.B. 2311 (two thousand three hundred eleven) with the recommendation that it be rereferred to the Committee on Finance.

H.B. 2324 (two thousand three hundred twenty-four) with the recommendation that it be rereferred to the Committee on Finance.

H.B. 2327 (two thousand three hundred twenty-seven) with amendments.

H.B. 2328 (two thousand three hundred twenty-eight).

H.B. 2352 (two thousand three hundred fifty-two).

H.B. 2385 (two thousand three hundred eighty-five).

H.B. 2406 (two thousand four hundred six) with the recommendation that it be rereferred to the Committee on Finance.

H.B. 2410 (two thousand four hundred ten).

H.B. 2541 (two thousand five hundred forty-one) with substitute.

H.B. 2632 (two thousand six hundred thirty-two).

H.B. 2647 (two thousand six hundred forty-seven).

H.B. 2655 (two thousand six hundred fifty-five).

H.B. 2672 (two thousand six hundred seventy-two).

H.B. 2681 (two thousand six hundred eighty-one) with amendment with the recommendation that it be rereferred to the Committee on Finance.

H.B. 2694 (two thousand six hundred eighty-four).

H.B. 2711 (two thousand seven hundred eleven) with amendment.

H.B. 2739 (two thousand seven hundred thirty-nine) with the recommendation that it be rereferred to the Committee on Finance.

H.B. 2744 (two thousand seven hundred forty-four).

H.B. 2762 (two thousand seven hundred sixty-two).


H.B. 1987 was rereferred to the Committee on Rehabilitation and Social Services.

H.B. 2656 was rereferred to the Committee on General Laws and Technology.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

S.J.R. 393. Commending the Oakton High School boys’ lacrosse team.

Patron—Petersen
   Patrons--Obenshain; Delegate: Wilt

   Patron--Obenshain

S.J.R. 396. Celebrating the life of Maxine Lyons Silver.
   Patron--Stuart

   Patrons--Peake and Reeves; Delegates: Cole, Delaney, Landes, Thomas and Ware

S.J.R. 398. Commending William H. Talley III.
   Patrons--Dance; Delegate: Ingram

S.J.R. 399. Commending Virginia’s State Forests.
   Patron--Peake

S.J.R. 400. Commending the New River Valley Agency on Aging.
   Patron--Edwards

S.J.R. 401. Commending the King William County Ruritan Club.
   Patron--Norment

S.J.R. 402. Commending the W.T. Woodson High School boys’ cross country team.
   Patron--Petersen

   Patron--Petersen

   Patron--Petersen

   Patron--McDougle

CALENDER

UNFINISHED BUSINESS—SENATE

S.B. 1060 (one thousand sixty), on motion of Senator McClellan, was passed by temporarily.

S.B. 1061 (one thousand sixty-one) was taken up with the amendment in the nature of a substitute
   proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 54.1-2105, 54.1-2106.1, 54.1-2108.2, and 54.1-2109 of the Code of
   Virginia, relating to the Real Estate Board; real estate licensees.

   On motion of Senator Mason, the substitute was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

YEAS--Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph, 
Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, 
McDougle, McPike, Newman, Norment, Obenshain, Peake, Petersen, Reeves, Ruff, Saslaw, Spruill, 
Stanley, Stuart, Sturtevant, Sueterlein, Surovell, Vogel, Wagner--40.
NAYS--0.
RULE 36--0.

S.B. 1153 (one thousand one hundred fifty-three) was taken up with the amendments proposed by the 
House of Delegates as follows:

1. Line 21, engrossed, after be
strike
$7
insert
$6

2. Line 22, engrossed
strike
all of lines 22 through 25

3. Line 26, engrossed, after Individual
strike
Notwithstanding
insert
Subject to

On motion of Senator Black, the amendments were agreed to.

The recorded vote is as follows:
YEAS--29. NAYS--11. RULE 36--0.

YEAS--Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, DeSteph, Dunnavant, 
Edwards, Favola, Hanger, Howell, McDougle, Newman, Norment, Obenshain, Peake, Petersen, Reeves, 
NAYS--Deeds, Ebbin, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McPike, Spruill, 
Surovell--11.
RULE 36--0.

S.B. 1295 (one thousand two hundred ninety-five) was taken up with the amendment proposed by the 
House of Delegates as follows:

1. Line 18, engrossed
strike
all of lines 18 through 24
insert
Each school board shall work to ensure adequate notice of this policy.

On motion of Senator Spruill, the amendment was agreed to.
The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Carrico--1.
RULE 36--0.

S.B. 1298 (one thousand two hundred ninety-eight) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 27, engrossed, after per
   strike
   student
   insert
   program

On motion of Senator Barker, the amendment was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1314 (one thousand three hundred fourteen) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 22.1-7 of the Code of Virginia, relating to children in residence or custody; participation in educational programs.

On motion of Senator Hanger, the substitute was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1448 (one thousand four hundred forty-eight) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:
A BILL to amend and reenact §§ 8.01-128, 8.01-129, 8.01-293, 8.01-470, 8.01-471, 16.1-69.40, 16.1-88.03, 17.1-272, 55-225.01, 55-225.1, 55-246.1, 55-248.3:1, 55-248.35, 55-248.38:1, 55-248.38:2, and 58.1-3947 of the Code of Virginia, relating to eviction; writs of possession and eviction.

On motion of Senator Locke, the substitute was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1060 (one thousand sixty) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 2.2-3705.7 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 40 of Title 58.1 a section numbered 58.1-4029, relating to Virginia Lottery; disclosure of identity of winners.

On motion of Senator Spruill, the substitute was agreed to.

The recorded vote is as follows:
YEAS--34. NAYS--6. RULE 36--0.

NAYS--Chase, Mason, Obenshain, Petersen, Stanley, Suiterlein--6.
RULE 36--0.

HOUSE BILLS ON THIRD READING

Senator Norment moved that the following House bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

H.B. 1621 (one thousand six hundred twenty-one).
H.B. 1696 (one thousand six hundred ninety-six).
H.B. 1715 (one thousand seven hundred fifteen).
H.B. 1779 (one thousand seven hundred seventy-nine).
H.B. 1815 (one thousand eight hundred fifteen).
H.B. 1819 (one thousand eight hundred nineteen).
H.B. 1839 (one thousand eight hundred thirty-nine).
H.B. 1917 (one thousand nine hundred seventeen).
H.B. 1918 (one thousand nine hundred eighteen).
H.B. 1933 (one thousand nine hundred thirty-three).
H.B. 1981 (one thousand nine hundred eighty-one).
H.B. 2014 (two thousand fourteen).
H.B. 2017 (two thousand seventeen).
H.B. 2213 (two thousand two hundred thirteen).
H.B. 2256 (two thousand two hundred fifty-six).
H.B. 2341 (two thousand three hundred forty-one).
H.B. 2499 (two thousand four hundred ninety-nine).
H.B. 2521 (two thousand five hundred twenty-one).
H.B. 2560 (two thousand five hundred sixty).
H.B. 2689 (two thousand six hundred eighty-nine).
H.B. 2758 (two thousand seven hundred fifty-eight).

The motion was agreed to.

H.B. 1815 (one thousand eight hundred fifteen) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 63.2-1805 of the Code of Virginia, relating to assisted living facilities; temporary emergency electrical power source; disclosure to prospective residents.

The reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1839 (one thousand eight hundred thirty-nine) was taken up.

The following amendments proposed by the Committee on Agriculture, Conservation and Natural Resources were offered:

1. Line 1277, engrossed, after 5, insert

That the Secretary of Agriculture and Forestry and the Secretary of Health and Human Resources shall, by November 1, 2019, report to the General Assembly on the appropriate standards, if any, for the production of an oil with a tetrahydrocannabinol concentration of no greater than 0.3 percent that is derived from industrial hemp, as defined in § 3.2-4112 of the Code of Virginia.

6.

2. At the beginning of line 1281, engrossed strike

6

insert

7

The reading of the amendments was waived.

On motion of Senator Stuart, the amendments were agreed to.
The amendments were ordered to be engrossed.

**H.B. 1917** (one thousand nine hundred seventeen) was taken up.

The following amendment proposed by the Committee on Rehabilitation and Social Services was offered:

1. Line 16, engrossed, after *by* insert
   
   , or, if the Department is required to enter into contracts for the delivery of services by any such providers, contracted by,

The reading of the amendment was waived.

On motion of Senator Reeves, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 1918** (one thousand nine hundred eighteen) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 53.1-5 of the Code of Virginia, relating to Board of Corrections; minimum standards for health care services in local correctional facilities.

The reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 1933** (one thousand nine hundred thirty-three) was taken up.

The following amendment proposed by the Committee on Rehabilitation and Social Services was offered:

1. Line 74, engrossed, after *shall* strike *deliver or send* insert *serve*

The reading of the amendment was waived.

On motion of Senator Reeves, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2014** (two thousand fourteen) was taken up.
The following amendments proposed by the Committee on Rehabilitation and Social Services were offered:

1. At the beginning of line 633, engrossed strike clause

2. Line 740, engrossed, after (i) strike , (ii), and (iii), and insert through

The reading of the amendments was waived.

On motion of Senator Reeves, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 2017 (two thousand seventeen) was taken up.

Senator Reeves offered the following amendment:

1. Line 104, engrossed, after [ strike

   120

insert 120

On motion of Senator Reeves, the reading of the amendment was waived.

On motion of Senator Reeves, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 2213 (two thousand two hundred thirteen) was taken up.

Senator Surovell offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 53.1-133.03 of the Code of Virginia, relating to exchange of medical and mental health information and records of person committed to jail; local probation officers.

On motion of Senator Surovell, the reading of the substitute was waived.

On motion of Senator Surovell, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2256 (two thousand two hundred fifty-six) was taken up.
The following amendments proposed by the Committee on Agriculture, Conservation and Natural Resources were offered:

1. Line 17, engrossed, after *ingredient*
   
   strike
   
   *any part of the Cannabis plant*
   
   insert
   
   *industrial hemp*
   
   *any part of the Cannabis plant*

2. Line 18, engrossed, after *from*
   
   strike
   
   *any part of the Cannabis plant*
   
   insert
   
   *industrial hemp*
   
   *any part of the Cannabis plant*

The reading of the amendments was waived.

On motion of Senator Stuart, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 2521** (two thousand five hundred twenty-one) was taken up.

The following amendments proposed by the Committee on Rehabilitation and Social Services were offered:

1. Line 19, engrossed, after *this*
   
   strike
   
   *section*
   
   insert
   
   *act*

2. Line 19, engrossed, after *shall*
   
   strike
   
   *be construed to alter the requirements*
   
   insert
   
   *apply to the provisions*

The reading of the amendments was waived.

On motion of Senator Reeves, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 2689** (two thousand six hundred eighty-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Agriculture, Conservation and Natural Resources was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 3.2-5900 and 3.2-6500 of the Code of Virginia, relating to livestock definition; alpaca.
The reading of the substitute was waived.

On motion of Senator Stuart, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2758 (two thousand seven hundred fifty-eight) was taken up.

The following amendment proposed by the Committee on Rehabilitation and Social Services was offered:

1. Line 14, engrossed, after shall 
   strike 
   take all reasonable steps to

The reading of the amendment was waived.

On motion of Senator Reeves, the amendment was agreed to.

The amendment was ordered to be engrossed.

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

H.B. 1621 (one thousand six hundred twenty-one).
H.B. 1715 (one thousand seven hundred fifteen).
H.B. 1779 (one thousand seven hundred seventy-nine).
H.B. 1815 (one thousand eight hundred fifteen) with substitute.
H.B. 1819 (one thousand eight hundred nineteen).
H.B. 1839 (one thousand eight hundred thirty-nine) with amendments.
H.B. 1917 (one thousand nine hundred seventeen) with amendment.
H.B. 1918 (one thousand nine hundred eighteen) with substitute.
H.B. 1933 (one thousand nine hundred thirty-three) with amendment.
H.B. 1981 (one thousand nine hundred eighty-one).
H.B. 2014 (two thousand fourteen) with amendments.
H.B. 2017 (two thousand seventeen) with amendment.
H.B. 2213 (two thousand two hundred thirteen) with substitute.
H.B. 2256 (two thousand two hundred fifty-six) with amendments.
H.B. 2341 (two thousand three hundred forty-one).
H.B. 2499 (two thousand four hundred ninety-nine).
H.B. 2521 (two thousand five hundred twenty-one) with amendments.
H.B. 2560 (two thousand five hundred sixty).
H.B. 2689 (two thousand six hundred eighty-nine) with substitute.
H.B. 2758 (two thousand seven hundred fifty-eight) with amendment.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1696 (one thousand six hundred ninety-six), on motion of Senator Stuart, was passed with its title.

The recorded vote is as follows:
YEAS--29. NAYS--11. RULE 36--0.

RULE 36--0.

H.B. 2170 (two thousand one hundred seventy) was taken up.

Senator Petersen offered the following amendment:

1. Line 16, engrossed, after ring
   strike
   or
   insert
   and

On motion of Senator Petersen, the reading of the amendment was waived.

On motion of Senator Petersen, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 2170, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--1.

NAYS--0.
RULE 36--McClellan--1.
H.B. 2228 (two thousand two hundred twenty-eight) was read by title the third time and, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 1613 (one thousand six hundred thirteen) was read by title the third time and, on motion of Senator Stuart, was passed with its title.

The recorded vote is as follows:
YEAS--22. NAYS--18. RULE 36--0.


RULE 36--0.

H.B. 1625 (one thousand six hundred twenty-five), on motion of Senator Spruill, was passed by for the day.

H.B. 1642 (one thousand six hundred forty-two) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

The reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1642, on motion of Senator Reeves, was passed with its title.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1657 (one thousand six hundred fifty-seven) was read by title the third time and, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--6. RULE 36--0.

NAYS--Carrico, Chase, Favola, Hanger, Stuart, Sueterlein--6.
RULE 36--0.

H.B. 1770 (one thousand seven hundred seventy) was read by title the third time.

The following amendments proposed by the Committee on Rehabilitation and Social Services were offered:

1. Line 42, engrossed, after than [ 
   strike 
   \[20\] 
   insert 
   \[20\] 

2. Line 42, engrossed, after sold. 
   strike 
   the remainder of line 42 and all of lines 43 and 44

The reading of the amendments was waived.

On motion of Senator Reeves, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 1770, on motion of Senator Reeves, was passed with its title.
The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.

NAYS--Black, Carrico, Chafin, Chase, Hanger, Stuart, Suetterlein--7.
RULE 36--0.

H.B. 1871 (one thousand eight hundred seventy-one) was read by title the third time and, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Black--1.
RULE 36--0.

H.B. 1905 (one thousand nine hundred five) was read by title the third time and, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--32. NAYS--7. RULE 36--0.

NAYS--Black, Carrico, Chafin, Chase, Hanger, Stuart, Suetterlein--7.
RULE 36--0.

H.B. 1935 (one thousand nine hundred thirty-five) was read by title the third time and, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--DeSteph--1.
RULE 36--0.

H.B. 2269 (two thousand two hundred sixty-nine) was read by title the third time.

Senator Stuart moved that H.B. 2269 be passed with its title.
The question was put on passing **H.B. 2269** with its title.

The recorded vote is as follows:
YEAS--20. NAYS--20. RULE 36--0.

RULE 36--0.

There being an equal division, the President cast his vote in accordance with Article V, Section 14, of the Constitution.

The President voted nay.

The final vote is as follows:
YEAS--20. NAYS--21. RULE 36--0.

**H.B. 2269** was defeated with its title.

**H.B. 2438** (two thousand four hundred thirty-eight) was read by title the third time.

Senator Reeves offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 9.1-102, 9.1-112, and 66-10 of the Code of Virginia, relating to juvenile correctional officers; training standards.

On motion of Senator Reeves, the reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2438**, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--McDougle, Stanley--2.
RULE 36--0.

**H.B. 2611** (two thousand six hundred eleven) was read by title the third time.

Senator Stuart moved that **H.B. 2611** be passed with its title.
H.B. 2611, on motion of Senator Obenshain, was passed by for the day.

H.B. 2634 (two thousand six hundred thirty-four) was read by title the third time and, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--26. NAYS--14. RULE 36--0.


RULE 36--0.

H.B. 2745 (two thousand seven hundred forty-five) was read by title the third time and, on motion of Senator Stuart, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.


NAYS--Chase, Howell, Suetterlein--3.
RULE 36--0.

H.B. 2796 (two thousand seven hundred ninety-six) was read by title the third time and, on motion of Senator Stuart, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator Norment moved to reconsider the vote by which H.B. 2269 (two thousand two hundred sixty-nine) was defeated with its title.

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2269, on motion of Senator Stuart, was passed with its title.

The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.

RULE 36--0.

HOUSE BILLS ON SECOND READING

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

H.B. 1675 (one thousand six hundred seventy-five).
H.B. 1742 (one thousand seven hundred forty-two).
H.B. 1817 (one thousand eight hundred seventeen).
H.B. 1954 (one thousand nine hundred fifty-four).
H.B. 2016 (two thousand sixteen).
H.B. 2056 (two thousand fifty-six).
H.B. 2239 (two thousand two hundred thirty-nine).
H.B. 2289 (two thousand two hundred eighty-nine).
H.B. 2300 (two thousand three hundred).
H.B. 2303 (two thousand three hundred three).
H.B. 2409 (two thousand four hundred nine).
H.B. 2413 (two thousand four hundred thirteen).
H.B. 2414 (two thousand four hundred fourteen).
H.B. 2452 (two thousand four hundred fifty-two).
H.B. 2576 (two thousand five hundred seventy-six).
H.B. 2678 (two thousand six hundred seventy-eight).
H.B. 1674 (one thousand six hundred seventy-four).
H.B. 1988 (one thousand nine hundred eighty-eight).
H.B. 2042 (two thousand forty-two).
H.B. 2044 (two thousand forty-four).
H.B. 2142 (two thousand one hundred forty-two).
H.B. 2542 (two thousand five hundred forty-two).
H.B. 2615 (two thousand six hundred fifteen).
H.B. 2748 (two thousand seven hundred forty-eight).
The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 1675 (one thousand six hundred seventy-five).
H.B. 1742 (one thousand seven hundred forty-two).
H.B. 1817 (one thousand eight hundred seventeen).
H.B. 1954 (one thousand nine hundred fifty-four).
H.B. 2016 (two thousand sixteen).
H.B. 2056 (two thousand fifty-six).
H.B. 2239 (two thousand two hundred thirty-nine).
H.B. 2289 (two thousand two hundred eighty-nine).
H.B. 2300 (two thousand three hundred).
H.B. 2303 (two thousand three hundred three).
H.B. 2409 (two thousand four hundred nine).
H.B. 2413 (two thousand four hundred thirteen).
H.B. 2414 (two thousand four hundred fourteen).
H.B. 2452 (two thousand four hundred fifty-two).
H.B. 2576 (two thousand five hundred seventy-six).
H.B. 2678 (two thousand sixty-eight).
H.B. 1674 (one thousand six hundred seventy-four).
H.B. 1988 (one thousand nine hundred eighty-eight).
H.B. 2042 (two thousand forty-two).
H.B. 2044 (two thousand forty-four).
H.B. 2142 (two thousand one hundred forty-two).
H.B. 2542 (two thousand five hundred forty-two).
H.B. 2615 (two thousand six hundred fifteen).
H.B. 2748 (two thousand seven hundred forty-eight).

SUPPLEMENTAL CALENDAR NO. 1

UNFINISHED BUSINESS—SENATE

S.B. 1372 (one thousand three hundred seventy-two) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 58.1-301, 58.1-322.03, and 58.1-402 of the Code of Virginia, relating to conformity of the Commonwealth’s taxation system with the Internal Revenue Code; Virginia taxable income.

On motion of Senator Norment, the substitute was agreed to.
The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Locke, McClellan--2.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received and read:

In the House of Delegates
February 12, 2019

THE HOUSE OF DELEGATES HAS AGREED TO THE SUBSTITUTE PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. 2529. A BILL to amend and reenact §§ 58.1-322.03 and 58.1-402 of the Code of Virginia, relating to income tax; itemization; standard deduction.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Newman, the Senate adjourned until tomorrow at 12 m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Harry D. Long, Sycamore Presbyterian Church, Midlothian, Virginia, offered the following prayer:

Almighty God, creator of heaven and earth, author of life, giver of every good and perfect gift, thank You for our system of government with its checks and balances, the division of powers of government among its various branches and the accountability of all representatives to the will of the people through election. Such a system does not establish an ideal state, nor could any system of government, for our corruption resides within us, but it does protect us from the tyranny and despotism of unchecked power in the hands of any one person or small group of people.

Give us, therefore, as citizens of this Commonwealth, a sense of gratitude for our government and respect for its authority. Thank You for the representatives seated here today, and give them insight and restraint in exercising the powers of government. Grant wisdom in handling the complex issues that are before them today to know how best to promote the common welfare while protecting and preserving the life and freedoms of every person.

Enable us from every faith and persuasion to live alongside each other in peace and community, relying not on the coercive power of government to force our perspectives on each other, but on the persuasive powers of our various messages. This commitment to protect the freedoms of other faiths applies to my own: may the church rely on the power of the gospel to change hearts and minds rather than on the powers of government merely to change behavior, and then as the conscience of our society is so molded, grant that the expression of our consciences together would result in laws that are pleasing to You.

We pray for repentance and forgiveness, for reconciliation and restoration, where hurts have been great and grievances have run deep. Renew in us a right spirit; restore us to Yourself; redeem us from our sins; reconcile us to one another; through Jesus Christ, the Lord,

In whose name I pray, Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Charles Alton Bruce IV of Mechanicsville.

The roll was called and the following Senators answered to their names:


A quorum was present.

After the roll call, Senator McPike notified the Clerk of his presence.

On motion of Senator Chase, the reading of the Journal was waived.
The recorded vote is as follows:
YEAS--36. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 12, 2019

THE HOUSE OF DELEGATES HAS PASSED WITH A SUBSTITUTE THE FOLLOWING SENATE BILL:

S.B. 1715. A BILL to amend and reenact § 58.1-609.10 of the Code of Virginia, relating to sales and use tax exemption; menstrual supplies; Dignity Act.

THE HOUSE OF DELEGATES HAS REJECTED THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. 2060. A BILL to amend and reenact § 58.1-3970.1 of the Code of Virginia, relating to real estate with delinquent taxes or liens; appointment of special commissioner; increase required value.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTION:


THE HOUSE OF DELEGATES HAS AGREED TO THE AMENDMENT PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. 2405. A BILL to amend and reenact § 58.1-3970.1 of the Code of Virginia, relating to real estate with delinquent taxes or liens; appointment of special commissioner; City of Martinsville.

THE HOUSE OF DELEGATES HAS AGREED TO THE SUBSTITUTE PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. 1666. A BILL to amend and reenact § 23.1-507 of the Code of Virginia, relating to University of Virginia’s College at Wise; reduced rate tuition.

EMERGENCY

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates
On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--37. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

The House joint resolution, communicated as agreed to by the House of Delegates, was laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:

H.J.R. 916.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senators Norment and Hanger from the Committee on Finance:

H.B. 1661 (one thousand six hundred sixty-one).
H.B. 1702 (one thousand seven hundred two).
H.B. 1730 (one thousand seven hundred thirty).
H.B. 1804 (one thousand eight hundred four).
H.B. 1920 (one thousand nine hundred twenty).
H.B. 1936 (one thousand nine hundred thirty-six).
H.B. 1942 (one thousand nine hundred forty-two).
H.B. 1960 (one thousand nine hundred sixty).
H.B. 1973 (one thousand nine hundred seventy-three).
H.B. 1986 (one thousand nine hundred eighty-six).
H.B. 2022 (two thousand twenty-two).
H.B. 2173 (two thousand one hundred seventy-three).
H.B. 2185 (two thousand one hundred eighty-five) with substitute.
H.B. 2260 (two thousand two hundred sixty).
H.B. 2272 (two thousand two hundred seventy-two).
H.B. 2311 (two thousand three hundred eleven).
H.B. 2324 (two thousand three hundred twenty-four).
H.B. 2337 (two thousand three hundred thirty-seven) with substitute.
H.B. 2406 (two thousand four hundred six).
H.B. 2478 (two thousand four hundred seventy-eight).
H.B. 2490 (two thousand four hundred ninety) with substitute.
H.B. 2577 (two thousand five hundred seventy-seven).
H.B. 2597 (two thousand five hundred ninety-seven).
H.B. 2620 (two thousand six hundred twenty).
H.B. 2681 (two thousand six hundred eighty-one).
H.B. 2685 (two thousand six hundred eighty-five).
H.B. 2739 (two thousand seven hundred thirty-nine).
H.B. 2741 (two thousand seven hundred forty-one).
The following bills, having been considered by the committee in session, were reported by Senator Stanley from the Committee on Local Government:

H.B. 1614 (one thousand six hundred fourteen) with substitute.
H.B. 1649 (one thousand six hundred forty-nine).
H.B. 1698 (one thousand six hundred ninety-eight).
H.B. 1766 (one thousand seven hundred sixty-six).
H.B. 1866 (one thousand eight hundred sixty-six).
H.B. 1893 (one thousand eight hundred ninety-three).
H.B. 1895 (one thousand eight hundred ninety-five) with amendments.
H.B. 1913 (one thousand nine hundred thirteen).
H.B. 1963 (one thousand nine hundred sixty-three).
H.B. 1965 (one thousand nine hundred sixty-five).
H.B. 2002 (two thousand two).
H.B. 2012 (two thousand twelve).
H.B. 2033 (two thousand thirty-three).
H.B. 2052 (two thousand fifty-two).
H.B. 2061 (two thousand sixty-one).
H.B. 2139 (two thousand one hundred thirty-nine).
H.B. 2141 (two thousand one hundred forty-one) with amendments.
H.B. 2224 (two thousand two hundred twenty-four).
H.B. 2286 (two thousand two hundred eighty-six).
H.B. 2305 (two thousand three hundred five).
H.B. 2310 (two thousand three hundred ten) with amendment.
H.B. 2316 (two thousand three hundred sixteen).
H.B. 2342 (two thousand three hundred forty-two).
H.B. 2375 (two thousand three hundred seventy-five).
H.B. 2402 (two thousand four hundred twenty).  
H.B. 2485 (two thousand four hundred eighty-five).
H.B. 2497 (two thousand four hundred ninety-seven).
H.B. 2549 (two thousand five hundred forty-nine) with amendments.
H.B. 2569 (two thousand five hundred sixty-nine).
H.B. 2572 (two thousand five hundred seventy-two).
H.B. 2585 (two thousand five hundred eighty-five).
H.B. 2621 (two thousand six hundred twenty-one) with amendment.
H.B. 2660 (two thousand six hundred sixty).
H.B. 2670 (two thousand six hundred seventy).
H.B. 2686 (two thousand six hundred eighty-six).
H.B. 2740 (two thousand seven hundred forty).
H.B. 2779 (two thousand seven hundred seventy-nine).
H.B. 2807 (two thousand eight hundred seven).
H.B. 2808 (two thousand eight hundred eight).
H.B. 2809 (two thousand eight hundred nine).

The following bills, having been considered by the committee in session, were recommended for rereferral by the Committee on Local Government:

H.B. 1838 (one thousand eight hundred thirty-eight) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2368 (two thousand three hundred sixty-eight) with the recommendation that it be rereferred to the Committee on Finance.
The following bills and joint resolutions, having been considered by the committee in session, were reported by Senator Vogel from the Committee on Privileges and Elections:

**H.B. 1615** (one thousand six hundred fifteen).
**H.B. 1620** (one thousand six hundred twenty) with substitute.
**H.B. 1719** (one thousand seven hundred nineteen).
**H.B. 1790** (one thousand seven hundred ninety).
**H.B. 2034** (two thousand thirty-four) with amendment.
**H.B. 2046** (two thousand forty-six).
**H.B. 2148** (two thousand one hundred forty-eight).
**H.B. 2178** (two thousand one hundred seventy-eight) with amendment.
**H.B. 2204** (two thousand two hundred four).
**H.B. 2625** (two thousand six hundred twenty-five).
**H.B. 2760** (two thousand seven hundred sixty) with the recommendation that it be rereferred to the Committee on Finance.
**H.B. 2764** (two thousand seven hundred sixty-four).
**H.B. 2790** (two thousand seven hundred ninety) with amendments with the recommendation that it be rereferred to the Committee on Finance.
**H.J.R. 591** (five hundred ninety-one).
**H.J.R. 615** (six hundred fifteen) with substitute.
**H.J.R. 676** (six hundred seventy-six) with substitute.
**S.J.R. 332** (three hundred thirty-two).

**H.B. 1838, H.B. 2368, H.B. 2760, and H.B. 2790** were rereferred to the Committee on Finance.

**INTRODUCTION OF LEGISLATION**

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

**S.J.R. 405.** Commending Mt. Zion Baptist Church.  
Patrons--Reeves, Boysko, Chase, Dance, Edwards, Howell, McPike, Peake, Spruill and Wagner; Delegates: Adams, D.M., Cole, Delaney, Fowler, Freitas, Hope, Landes, Morefield, Rasoul, Rodman, Thomas and Ware

**S.J.R. 406.** Celebrating the life of James Walter Rogers.  
Patrons--Stanley; Delegate: Poindexter

**S.J.R. 407.** Commending St. Timothy’s Episcopal Church.  
Patron--Boysko

**S.J.R. 408.** Commending Mary Price.  
Patrons--Obenshain; Delegate: Gilbert

**S.J.R. 409.** Celebrating the life of Roy Linwood Clark.  
Patrons--Ruff, Boysko, Dance, Deeds, Edwards, Hanger, Howell, McPike, Peake and Spruill; Delegates: Adams, D.M., Cole, Delaney, Fowler, Hodges, Hope, Ingram, Knight, Landes, Lindsey, Marshall, Rasoul, Rodman, Rush, Ware and Wright
S.J.R. 410. Celebrating the life of Mary E. Onley.  
Patrons--Lewis; Delegate: Bloxom

Patrons--Lewis; Delegate: Bloxom

S.J.R. 412. Celebrating the life of Kevin Glenn Wade.  
Patron--Lewis

S.J.R. 413. Commending Ohef Sholom Temple  
Patrons--Lewis; Delegates: Filler-Corn and Lindsey

Patron--Mason

S.R. 118. Celebrating the life of Captain Andrew Patrick Ross, USA.  
Patron--Dunnavant

S.R. 119. Commending the Mattaponi Baptist Association of Virginia.  
Patron--McDougle

CALENDAR

UNFINISHED BUSINESS—SENATE

On motion of Senator Norment, the following Senate bills were passed by temporarily:

S.B. 1031 (one thousand thirty-one).
S.B. 1044 (one thousand forty-four).
S.B. 1047 (one thousand forty-seven).
S.B. 1091 (one thousand ninety-one).
S.B. 1108 (one thousand one hundred eight).
S.B. 1135 (one thousand one hundred thirty-five).
S.B. 1167 (one thousand one hundred sixty-seven).
S.B. 1173 (one thousand one hundred seventy-three).
S.B. 1217 (one thousand two hundred seventeen).
S.B. 1273 (one thousand two hundred seventy-three).
S.B. 1315 (one thousand three hundred fifteen).
S.B. 1368 (one thousand three hundred sixty-eight).
S.B. 1381 (one thousand three hundred eighty-one).
S.B. 1409 (one thousand four hundred nine).
S.B. 1439 (one thousand four hundred thirty-nine).
S.B. 1485 (one thousand four hundred eighty-five).
S.B. 1495 (one thousand four hundred ninety-five).
S.B. 1541 (one thousand five hundred forty-one).
S.B. 1663 (one thousand six hundred sixty-three).
S.B. 1667 (one thousand six hundred sixty-seven).
S.B. 1677 (one thousand six hundred seventy-seven).
S.B. 1720 (one thousand seven hundred twenty).

S.B. 1521 (one thousand five hundred twenty-one) was taken up with the amendment proposed by the House of Delegates as follows:
1. Line 63, engrossed, after zone
   insert
   
   where a law-enforcement vehicle is present and displaying lighted blue or blue combination lights

On motion of Senator Carrico, the amendment was agreed to.

The recorded vote is as follows:
YEAS--30. NAYS--8. RULE 36--0.

RULE 36--0.

S.B. 1542 (one thousand five hundred forty-two) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 17.1-606 of the Code of Virginia, relating to civil actions; determination of indigency.

Senator Surovell moved that the amendment be agreed to.

S.B. 1542, on motion of Senator Obenshain, was passed by temporarily.

S.B. 1727 (one thousand seven hundred twenty-seven) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 64, engrossed, after than
   strike
   18
   insert
   21

On motion of Senator Norment, the amendment was agreed to.

The recorded vote is as follows:
YEAS--32. NAYS--6. RULE 36--0.

NAYS--Chase, DeSteph, McDougle, Spruill, Stuart, Surovell--6.
RULE 36--0.
S.B. 1542 (one thousand five hundred forty-two) was taken up and, on motion of Senator Surovell, the substitute was agreed to.

The recorded vote is as follows:
YEAS--32. NAYS--7. RULE 36--0.

NAYS--Carrico, Chase, McDougle, Reeves, Stanley, Stuart, Vogel--7.
RULE 36--0.

HOUSE BILLS ON THIRD READING

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 1675 (one thousand six hundred seventy-five).
H.B. 1742 (one thousand seven hundred forty-two).
H.B. 1817 (one thousand eight hundred seventeen).
H.B. 1954 (one thousand nine hundred fifty-four).
H.B. 2016 (two thousand sixteen).
H.B. 2056 (two thousand fifty-six).
H.B. 2239 (two thousand two hundred thirty-nine).
H.B. 2289 (two thousand two hundred eighty-nine).
H.B. 2300 (two thousand three hundred).
H.B. 2303 (two thousand three hundred three).
H.B. 2409 (two thousand four hundred nine).
H.B. 2413 (two thousand four hundred thirteen).
H.B. 2414 (two thousand four hundred fourteen).
H.B. 2452 (two thousand four hundred fifty-two).
H.B. 2576 (two thousand five hundred seventy-six).
H.B. 2678 (two thousand six hundred seventy-eight).

On motion of Senator Norment, the following House bills were passed by temporarily:

H.B. 1625 (one thousand six hundred twenty-five).
H.B. 2611 (two thousand six hundred eleven).
H.B. 1674 (one thousand six hundred seventy-four).
H.B. 1988 (one thousand nine hundred eighty-eight).
H.B. 2042 (two thousand forty-two).
H.B. 2044 (two thousand forty-four).
H.B. 2142 (two thousand one hundred forty-two).
H.B. 2542 (two thousand five hundred forty-two).
H.B. 2615 (two thousand six hundred fifteen).

H.B. 2748 (two thousand seven hundred forty-eight) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact §§ 18.2-246.8, 18.2-246.10, and 18.2-371.2 of the Code of Virginia, relating to purchase, possession, and sale of tobacco products, nicotine vapor products, and alternative nicotine products; minimum age requirements; penalties.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2748**, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:

**YEAS--32. NAYS--7. RULE 36--0.**


NAYS--Carrico, Chase, DeSteph, McDougle, Stanley, Stuart, Suetterlein--7.

RULE 36--0.

**HOUSE BILLS ON SECOND READING**

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

- **H.B. 1700** (one thousand seven hundred).
- **H.B. 1722** (one thousand seven hundred twenty-two).
- **H.B. 1816** (one thousand eight hundred sixteen).
- **H.B. 2026** (two thousand twenty-six).
- **H.B. 2186** (two thousand one hundred eighty-six).
- **H.B. 2482** (two thousand four hundred eighty-two).
- **H.B. 2539** (two thousand five hundred thirty-nine).
- **H.B. 2540** (two thousand five hundred forty).
- **H.B. 2651** (two thousand six hundred fifty-one).
- **H.B. 2776** (two thousand seven hundred seventy-six).
- **H.B. 1611** (one thousand six hundred eleven).
- **H.B. 1629** (one thousand six hundred twenty-nine).
- **H.B. 1639** (one thousand six hundred thirty-nine).
- **H.B. 1640** (one thousand six hundred forty).
- **H.B. 1659** (one thousand six hundred fifty-nine).
- **H.B. 1660** (one thousand six hundred sixty).
- **H.B. 1663** (one thousand six hundred sixty-three).
- **H.B. 1682** (one thousand six hundred eighty-two).
- **H.B. 1740** (one thousand seven hundred forty).
- **H.B. 1759** (one thousand seven hundred fifty-nine).
- **H.B. 1773** (one thousand seven hundred seventy-three).
- **H.B. 1774** (one thousand seven hundred seventy-four).
- **H.B. 1828** (one thousand eight hundred twenty-eight).
- **H.B. 1836** (one thousand eight hundred thirty-six).
- **H.B. 1883** (one thousand eight hundred eighty-three).
- **H.B. 1887** (one thousand eight hundred eighty-seven).
H.B. 1915 (one thousand nine hundred fifteen).
H.B. 1923 (one thousand nine hundred twenty-three).
H.B. 1925 (one thousand nine hundred twenty-five).
H.B. 1962 (one thousand nine hundred sixty-two).
H.B. 1966 (one thousand nine hundred sixty-six).
H.B. 2003 (two thousand three).
H.B. 2007 (two thousand seven).
H.B. 2038 (two thousand thirty-eight).
H.B. 2058 (two thousand fifty-eight).
H.B. 2081 (two thousand eighty-one).
H.B. 2093 (two thousand ninety-three).
H.B. 2109 (two thousand one hundred nine).
H.B. 2133 (two thousand one hundred thirty-three).
H.B. 2150 (two thousand one hundred fifty).
H.B. 2161 (two thousand one hundred sixty-one).
H.B. 2198 (two thousand one hundred ninety-eight).
H.B. 2225 (two thousand two hundred twenty-five).
H.B. 2229 (two thousand two hundred twenty-nine).
H.B. 2230 (two thousand two hundred thirty).
H.B. 2234 (two thousand two hundred thirty-four).
H.B. 2238 (two thousand two hundred thirty-eight).
H.B. 2251 (two thousand two hundred fifty-one).
H.B. 2279 (two thousand two hundred seventy-nine).
H.B. 2284 (two thousand two hundred eighty-four).
H.B. 2293 (two thousand two hundred ninety-three).
H.B. 2298 (two thousand two hundred ninety-eight).
H.B. 2306 (two thousand three hundred six).
H.B. 2328 (two thousand three hundred twenty-eight).
H.B. 2345 (two thousand three hundred forty-five).
H.B. 2352 (two thousand three hundred fifty-two).
H.B. 2354 (two thousand three hundred fifty-four).
H.B. 2356 (two thousand three hundred fifty-six).
H.B. 2357 (two thousand three hundred fifty-seven).
H.B. 2360 (two thousand three hundred sixty).
H.B. 2385 (two thousand three hundred eighty-five).
H.B. 2410 (two thousand four hundred ten).
H.B. 2419 (two thousand four hundred nineteen).
H.B. 2440 (two thousand four hundred forty).
H.B. 2443 (two thousand four hundred forty-three).
H.B. 2473 (two thousand four hundred seventy-three).
H.B. 2477 (two thousand four hundred seventy-seven).
H.B. 2515 (two thousand five hundred fifteen).
H.B. 2538 (two thousand five hundred thirty-eight).
H.B. 2541 (two thousand five hundred forty-one).
H.B. 2550 (two thousand five hundred fifty).
H.B. 2600 (two thousand six hundred).
H.B. 2632 (two thousand six hundred thirty-two).
H.B. 2639 (two thousand six hundred thirty-nine).
H.B. 2655 (two thousand six hundred fifty-five).
H.B. 2664 (two thousand six hundred sixty-four).
H.B. 2672 (two thousand six hundred seventy-two).
H.B. 2690 (two thousand six hundred ninety).
H.B. 2711 (two thousand seven hundred eleven).
H.B. 2719 (two thousand seven hundred nineteen).
H.B. 2726 (two thousand seven hundred twenty-six).
H.B. 2733 (two thousand seven hundred thirty-three).
H.B. 2738 (two thousand seven hundred thirty-eight).
H.B. 2744 (two thousand seven hundred forty-four).
H.B. 2747 (two thousand seven hundred forty-seven).
H.B. 2762 (two thousand seven hundred sixty-two).
H.B. 2770 (two thousand seven hundred seventy).
H.B. 2786 (two thousand seven hundred eighty-six).
H.B. 2792 (two thousand seven hundred ninety-two).
H.B. 2811 (two thousand eight hundred eleven).
H.B. 1932 (one thousand nine hundred thirty-two).
H.B. 1939 (one thousand nine hundred thirty-nine).
H.B. 2441 (two thousand four hundred forty-one).
H.B. 2718 (two thousand seven hundred eighteen).
H.B. 1634 (one thousand six hundred thirty-four).
H.B. 1650 (one thousand six hundred fifty).
H.B. 1746 (one thousand seven hundred forty-six).
H.B. 2292 (two thousand two hundred ninety-two).
H.B. 2327 (two thousand three hundred twenty-seven).
H.B. 2339 (two thousand three hundred thirty-nine).
H.B. 2547 (two thousand five hundred forty-seven).
H.B. 2647 (two thousand six hundred forty-seven).
H.B. 2694 (two thousand six hundred ninety-four).
H.B. 2768 (two thousand seven hundred sixty-eight).

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 1611 (one thousand six hundred eleven).
H.B. 1629 (one thousand six hundred twenty-nine).
H.B. 1639 (one thousand six hundred thirty-nine).
H.B. 1640 (one thousand six hundred forty).
H.B. 1659 (one thousand six hundred fifty-nine).
H.B. 1660 (one thousand six hundred sixty).
H.B. 1663 (one thousand six hundred sixty-three).
H.B. 1682 (one thousand six hundred eighty-two).
H.B. 1740 (one thousand seven hundred forty).
H.B. 1759 (one thousand seven hundred fifty-nine).
H.B. 1773 (one thousand seven hundred seventy-three).
H.B. 1774 (one thousand seven hundred seventy-four).
H.B. 1828 (one thousand eight hundred twenty-eight).
H.B. 1836 (one thousand eight hundred thirty-six).
H.B. 1883 (one thousand eight hundred eighty-three).
H.B. 1887 (one thousand eight hundred eighty-seven).
H.B. 1915 (one thousand nine hundred fifteen).
H.B. 1923 (one thousand nine hundred twenty-three).
H.B. 1925 (one thousand nine hundred twenty-five).
H.B. 1962 (one thousand nine hundred sixty-two).
H.B. 1966 (one thousand nine hundred sixty-six).
H.B. 2003 (two thousand three).
H.B. 2007 (two thousand seven).
H.B. 2038 (two thousand thirty-eight).
H.B. 2058 (two thousand fifty-eight).
H.B. 2081 (two thousand eighty-one).
H.B. 2093 (two thousand ninety-three).
H.B. 2109 (two thousand one hundred nine).
H.B. 2133 (two thousand one hundred thirty-three).
H.B. 2150 (two thousand one hundred fifty).
H.B. 2161 (two thousand one hundred sixty-one).
H.B. 2198 (two thousand one hundred ninety-eight).
H.B. 2225 (two thousand two hundred twenty-five).
H.B. 2229 (two thousand two hundred twenty-nine).
H.B. 2230 (two thousand two hundred thirty).
H.B. 2234 (two thousand two hundred thirty-four).
H.B. 2238 (two thousand two hundred thirty-eight).
H.B. 2251 (two thousand two hundred fifty-one).
H.B. 2279 (two thousand two hundred seventy-nine).
H.B. 2284 (two thousand two hundred eighty-four).
H.B. 2293 (two thousand two hundred ninety-three).
H.B. 2298 (two thousand two hundred ninety-eight).
H.B. 2306 (two thousand three hundred six).
H.B. 2328 (two thousand three hundred twenty-eight).
H.B. 2345 (two thousand three hundred forty-five).
H.B. 2352 (two thousand three hundred fifty-two).
H.B. 2354 (two thousand three hundred fifty-four).
H.B. 2356 (two thousand three hundred fifty-six).
H.B. 2357 (two thousand three hundred fifty-seven).
H.B. 2360 (two thousand three hundred sixty).
H.B. 2385 (two thousand three hundred eighty-five).
H.B. 2410 (two thousand four hundred ten).
H.B. 2419 (two thousand four hundred nineteen).
H.B. 2440 (two thousand four hundred forty).
H.B. 2443 (two thousand four hundred forty-three).
H.B. 2473 (two thousand four hundred seventy-three).
H.B. 2477 (two thousand four hundred seventy-seven).
H.B. 2515 (two thousand five hundred fifteen).
H.B. 2538 (two thousand five hundred thirty-eight).
H.B. 2541 (two thousand five hundred forty-one).
H.B. 2550 (two thousand five hundred fifty).
H.B. 2600 (two thousand six hundred).
H.B. 2632 (two thousand six hundred thirty-two).
H.B. 2639 (two thousand six hundred thirty-nine).
H.B. 2655 (two thousand six hundred fifty-five).
H.B. 2664 (two thousand six hundred sixty-four).
H.B. 2672 (two thousand six hundred seventy-two).
H.B. 2690 (two thousand six hundred ninety).
H.B. 2711 (two thousand seven hundred eleven).
H.B. 2719 (two thousand seven hundred nineteen).
H.B. 2726 (two thousand seven hundred twenty-six).
H.B. 2733 (two thousand seven hundred thirty-three).
H.B. 2738 (two thousand seven hundred thirty-eight).
H.B. 2744 (two thousand seven hundred forty-four).
H.B. 2747 (two thousand seven hundred forty-seven).
H.B. 2762 (two thousand seven hundred sixty-two).
H.B. 2770 (two thousand seven hundred seventy).
H.B. 2786 (two thousand seven hundred eighty-six).
H.B. 2792 (two thousand seven hundred ninety-two).
H.B. 2811 (two thousand eight hundred eleven).

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

The following House bills were read by title the third time:

H.B. 1700 (one thousand seven hundred).
H.B. 1722 (one thousand seven hundred twenty-two).
H.B. 1816 (one thousand eight hundred sixteen).
H.B. 2026 (two thousand twenty-six).
H.B. 2186 (two thousand one hundred eighty-six).
H.B. 2482 (two thousand four hundred eighty-two).
H.B. 2539 (two thousand five hundred thirty-nine).
H.B. 2540 (two thousand five hundred forty).
H.B. 2651 (two thousand six hundred fifty-one).
H.B. 2776 (two thousand seven hundred seventy-six).

H.B. 1700 (one thousand seven hundred) was taken up.

The following amendments proposed by the Committee on Finance as substituted for House amendments were offered:
Item 0 #1s

**Revenues**

<table>
<thead>
<tr>
<th>Revenues</th>
<th>Language</th>
</tr>
</thead>
</table>

Page 1, strike lines 37 through 50 and insert:

<table>
<thead>
<tr>
<th></th>
<th>&quot;First Year</th>
<th>Second Year</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unreserved Balance, June 30, 2018</td>
<td>$1,229,941,000</td>
<td>$0</td>
<td>$1,229,941,000</td>
</tr>
<tr>
<td>Additions to Balance</td>
<td>($750,406,961)</td>
<td>$336,198,952</td>
<td>($414,208,009)</td>
</tr>
<tr>
<td>Official Revenue Estimates</td>
<td>$21,029,167,750</td>
<td>$21,455,817,000</td>
<td>$42,484,984,750</td>
</tr>
<tr>
<td>Transfer</td>
<td>$624,570,037</td>
<td>$635,644,489</td>
<td>$1,260,214,526</td>
</tr>
<tr>
<td>Total General Fund Resources Available for Appropriation</td>
<td>$22,133,271,826</td>
<td>$22,427,660,441</td>
<td>$44,560,932,267</td>
</tr>
</tbody>
</table>

The appropriations made in this act from nongeneral fund revenues are based upon the following:

<table>
<thead>
<tr>
<th></th>
<th>First Year</th>
<th>Second Year</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balance, June 30, 2018</td>
<td>$6,342,196,144</td>
<td>$0</td>
<td>$6,342,196,144</td>
</tr>
<tr>
<td>Official Revenue Estimates</td>
<td>$31,287,362,303</td>
<td>$34,936,683,277</td>
<td>$66,224,045,580</td>
</tr>
<tr>
<td>Lottery Proceeds Fund</td>
<td>$632,398,647</td>
<td>$628,830,501</td>
<td>$1,261,229,148</td>
</tr>
<tr>
<td>Internal Service Fund</td>
<td>$2,099,646,770</td>
<td>$2,070,414,416</td>
<td>$4,170,061,186</td>
</tr>
<tr>
<td>Bond Proceeds</td>
<td>$1,110,747,936</td>
<td>$636,419,436</td>
<td>$1,747,167,372</td>
</tr>
<tr>
<td>Total Nongeneral Fund Revenues Available for Appropriation</td>
<td>$41,472,351,800</td>
<td>$38,272,347,630</td>
<td>$79,744,699,430</td>
</tr>
<tr>
<td>TOTAL PROJECTED REVENUES</td>
<td>$63,605,623,626</td>
<td>$60,700,008,071</td>
<td>$124,305,631,697</td>
</tr>
</tbody>
</table>

Page 2, strike lines 1 through 19.

**Explanation:**

(This amendment modifies the front page tables in SB 1100, as introduced, to reflect changes to resources as adopted by the Senate Finance Committee.)

Item 1 #1s

**Legislative Department**
General Assembly of Virginia

**Language:**

Page 4, line 10, strike "$27,291,062" and insert "$27,041,062".
Page 4, line 11, strike "$15,799,993" and insert "$16,049,993".

**Explanation:**

(This amendment transfers $250,000 in second year funding from the House of Delegates to the Senate to correct a prior year error.)

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Assembly of Virginia</td>
<td>$2,000,000</td>
<td>$2,000,000</td>
</tr>
</tbody>
</table>

**Language:**

Page 4, line 5, strike "$46,981,541" and insert "$48,981,541".
Page 4, line 5, strike "$46,981,541" and insert "$48,981,541".

**Explanation:**

(This amendment provides a base funding adjustment to the General Assembly to address unanticipated operational cost increases.)

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Assembly of Virginia</td>
<td>$0</td>
<td>$250,000</td>
</tr>
</tbody>
</table>

**Language:**

Page 4, line 5, strike "$46,981,541" and insert "$47,231,541".
Page 13, after line 45, insert:
"6. Out of this appropriation, $250,000 from the general fund the second year is provided for the Joint Subcommittee for Health and Human Resources Oversight to contract with a qualified entity to evaluate options for a § 1332 Affordable Care Act waiver to redesign the individual insurance market to better align with cost saving opportunities and outcomes similar to the large group market. The State Corporation Commission and HHR unit at the Joint Legislative Audit and Review Commission shall provide assistance to the joint subcommittee, as needed, as the joint subcommittee evaluates the options. The joint subcommittee shall make any recommendations to the General Assembly regarding a § 1332 Affordable Care Act waiver by December 1, 2019."
Explanation:
(This amendment provides $250,000 from the general fund the second year to the Joint Subcommittee for Health and Human Resources Oversight to contract with a qualified entity to evaluate options for a § 1332 Affordable Care Act waiver to redesign the individual insurance market to better align with cost saving opportunities and outcomes similar to the large group market.)

Item 4 #1s

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Division of Capitol Police</td>
<td>$137,400</td>
<td>$0 GF</td>
</tr>
</tbody>
</table>

Language:
Page 16, line 4, strike "$10,831,214" and insert "$10,968,614".

Explanation:
(This amendment proposes $137,400 GF the first year for enhancement of the Division of Capitol Police career development program.)

Item 6 #1s

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Division of Legislative Services</td>
<td>$0</td>
<td>$250,000 GF</td>
</tr>
</tbody>
</table>

Language:
Page 16, line 42, strike "$6,884,115" and insert "$7,134,115".

Explanation:
(This amendment provides $250,000 the second year from the general fund to acquire hardware, software and training to be used by the General Assembly for the 2021 redistricting. This includes separate mapping space and work stations for the Senate and the House of Delegates, work stations for staff of the Division of Legislative Services, a dedicated server for making redistricting data and plans publicly available, and redistricting software applications.)

Item 6 #2s

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Division of Legislative Services</td>
<td>$264,000</td>
<td>$264,000 NGF</td>
</tr>
</tbody>
</table>

Language:
Page 16, line 42, strike "$6,884,115" and insert "$7,148,115".
Page 15, line 40, strike "$6,884,115" and insert "$7,148,115".
Page 15, line 41, strike "$6,884,115" and insert "$7,148,115".
Page 17, after line 20, insert:
"E. Included in this item is $264,000 the first year and $264,000 the second year from dedicated special revenues to implement the recommendations of the Chesapeake Bay Restoration Fund Advisory Committee."

Explanation:

(This amendment appropriates the FY 2019 Dedicated Special Revenue from sales of the "Friends of the Bay" license plate to the Chesapeake Bay Restoration Fund for the recommendations of the Chesapeake Bay Restoration Fund Advisory Committee, and appropriates the same estimated amount for FY 2020.)

________________________________________________________

Item 11 #1s

Legislative Department

Commissioners for the Promotion of Uniformity of Legislation in the United States Language

Language:

Page 18, after line 28, insert:
"Commissioners shall receive no compensation for their services from the funds appropriated in this item, but their necessary travel and hotel expenses shall be reimbursed, subject to the approval of the Joint Rules Committee or to the joint approval of the Speaker of the House of Delegates and the Chairman of the Senate Committee on Rules."

Explanation:

(This amendment subjects the reimbursement of necessary travel and hotel expenses of members of the board of Commissioners of the Uniform Law Commission to the approval of the Joint Rules Committee or to the joint approval of the Speaker of the House of Delegates and the Chairman of the Senate Committee on Rules.)

________________________________________________________

Item 30 #1s

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia State Crime Commission</td>
<td>0.00</td>
<td>$240,000 GF</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2.00 FTE</td>
</tr>
</tbody>
</table>

Language:
Page 23, line 44, strike "$940,402" and insert "$1,180,402".

Explanation:

(This amendment adds 2.0 new FTE positions to the Crime Commission including an additional attorney and policy analyst. The Crime Commission has only had an increase of 1 FTE in the last ten years, despite the continuing increase in study requests and work load.)

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Joint Legislative Audit and Review Commission</td>
<td>$200,000</td>
<td>$0 GF</td>
</tr>
</tbody>
</table>

Language:

Page 24, line 7, strike "$5,194,132" and insert "$5,394,132".
Page 27, after line 36, insert:
"I. Included within the appropriation for this item is $200,000 in the first year from the general fund for the Joint Legislative Audit and Review Commission to contract with one or more third-party independent reviewers to evaluate the Commonwealth's current and potential gaming governance structures, current and potential revenues to the Commonwealth, and any other relevant subjects it deems necessary pursuant to the study. In conducting this evaluation, the Joint Legislative Audit and Review Commission shall consider the impact of additional gaming and sports wagering, including both physical casino facilities and online gaming and sports wagering, as well as increased charitable gaming, on the current and future revenues of the Virginia Lottery. The Joint Legislative Audit and Review Commission shall coordinate the study, and all state agencies, public bodies, and officials shall cooperate with the Joint Legislative Audit and Review Commission pursuant to completion of the study, as it deems necessary, upon its request."

Explanation:

(This amendment provides $200,000 in the first year from the general fund for the Joint Legislative Audit and Review Commission to contract for a study on the Commonwealth's gaming governance structure and current and potential revenues to the state resulting from expanding gaming options in the Commonwealth, and any other relevant topics necessary to complete the study.)

| Legislative Department Reversion Clearing Account | Language |
Language:

Page 28, line 36, after "Square.", insert "Funding in the first year shall be provided by the Clerk of the Senate and funding in the second year shall be provided by the Clerk of the House of Delegates."

Explanation:

(This language only amendment clarifies the fiscal agency for the pass through of funding appropriated in Chapter 2 of 2018 Special Session 1 for the Women's Monument.)

<table>
<thead>
<tr>
<th>Judicial Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia State Bar</td>
<td>$0</td>
<td>($2,625,000)</td>
</tr>
</tbody>
</table>

Language:

Page 42, line 4, strike "$14,766,473" and insert "$12,141,473".
Page 42, line 21, strike "$6,975,000" and insert "$4,350,000".

Explanation:

(This amendment redirects the proposed increase of $2.6 million GF in the second year to assist low income tenants in housing eviction cases. There is a companion amendment to Item 49 that provides funding to the Virginia State Bar for additional staff.)

<table>
<thead>
<tr>
<th>SEN. BARKER</th>
<th>FY18 - 19</th>
<th>FY19 - 20</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$0</td>
<td>$1,275,000</td>
</tr>
</tbody>
</table>

Language:

Page 42, line 4, strike “$14,766,473” and insert “$10,041,473”.
Page 42, line 21, strike “$6,975,000” and insert “$5,625,000”.

Executive Offices
Office of the Governor

Language:
Page 44, after line 11, insert:
"C. The appropriations included in this Item are deemed sufficient to satisfy the third enactment of Senate Bill 1523 of the 2019 General Assembly."

Explanation:
(This amendment effectuates the purposes of Senate Bill 1523 which creates in the Governor's cabinet the position of Secretary of Workforce Development.)

Executive Offices
Office of the Governor

Language:
Page 44, after line 39, insert:
"C. Such sum sufficient shall be deemed to include any such funds necessary for the enactment of Senate Bill 1246 of the 2019 General Assembly."

Explanation:
(This amendment authorizes the disaster sum sufficient to be used for the purposes of Senate Bill 1246, which passed the Senate with a financial contingency clause.)

Executive Offices

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Attorney General and Department of Law</td>
<td>($500,000)</td>
</tr>
</tbody>
</table>

Language:
Page 46, line 36, strike "$3,986,677" and insert "$3,486,677".
Page 46, line 36, strike "$3,986,677" and insert "$3,486,677".
Page 46, line 43, strike "$1,250,000" and insert "$750,000".

Explanation:
(This amendment reduces by $500,000 each year the nongeneral fund appropriation for the Regulatory, Consumer Advocacy, Litigation, and Enforcement Revolving Trust Fund.)
Item 62 #1s

Executive Offices

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of the Commonwealth</td>
<td>($1,500,000)</td>
</tr>
</tbody>
</table>

Language:

Page 48, line 42, strike "$3,751,576" and insert "$2,251,576".
Page 49, strike lines 7 through 9.

Explanation:

(This amendment reverses $1.5 million GF in the first year and language supporting education and outreach efforts in advance of the 2020 Census.)

Item 65 #1s

Administration

<table>
<thead>
<tr>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Administration</td>
</tr>
</tbody>
</table>

Language:

Page 51, line 26, after the period insert "The Data Sharing and Analytics Advisory Committee established in a second enactment clause of 2018 Senate Bill 580 that was enacted as Chapter 679, shall be extended to June 30, 2020, and the third enactment clause shall no longer be in force."

Explanation:

(This amendment extends the sunset date of the Data Sharing and Analytics Advisory Committee.)

Item 65 #2s

Administration

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Administration</td>
<td>($600,000)</td>
</tr>
</tbody>
</table>

Language:

Page 51, line 4, strike "$3,038,191" and insert "$2,438,191".
Page 51, line 20, strike "$1,352,541" and insert "$752,541".

Explanation:

(This amendment provides $752,541 GF in the first year for the data sharing and analytics program to conduct a statewide data inventory.)
Item 66 #1s

Administration

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation Board</td>
<td>$0</td>
<td>$916,066 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 51, line 36, strike "$473,269,695" and insert "$474,185,761".

Page 55, after line 11, insert:

"O. Included in the appropriation for this Item is $916,066 in the second year from the general fund for the Virginia Beach Correctional Center for the Jail and Re-entry Service Coordination Pathway, which is a joint operation between the Virginia Beach Department of Human Services and the Virginia Beach Sheriff’s Office. The program consists of diversion, screening, assessment, treatment, and re-entry services for all incarcerated individuals with an active mental illness or substance use disorder diagnosis."

**Explanation:**

(This amendment provides $916,066 GF the second year for 12 staff positions at the Virginia Beach Correctional Center for the Jail and Re-entry Service Coordination Pathway. There is a companion amendment to Item 73 that adds the positions to the position count table.)

---

Item 71 #1s

Administration

<table>
<thead>
<tr>
<th></th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation Board</td>
<td></td>
</tr>
</tbody>
</table>

**Language:**

Page 70, after line 13, insert:

"X. The Compensation Board shall convene a workgroup made up of relevant stakeholders to address the issue of the staffing standards for sheriffs’ offices throughout the state, with specific emphasis on addressing the concerns of sheriffs’ offices with verifiable and longstanding position needs, and for whom positions are not routinely provided, based on the existing staffing standards percent of need ranking. The working group shall consider a rotational plan for the equitable allocation of positions to sheriffs offices, whereby every other year, offices that have verifiable and longstanding position needs may be considered for additional positions based on criteria established by the working group. The Compensation Board shall detail the working group's recommendations in a report to be provided to the Chairmen of the Senate Finance and House Appropriations Committees no later than October 1, 2019."

**Explanation:**

(This amendment directs the Compensation Board to convene a working group to address the
issue of the staffing standards for sheriffs' offices throughout the state.)

Item 71 #2s

<table>
<thead>
<tr>
<th>Administration</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation Board</td>
<td>$0</td>
<td>$75,000</td>
</tr>
</tbody>
</table>

Language:

Page 62, line 45, strike "$54,345,586" and insert "$54,420,586".
Page 65, after line 18, insert:
"O. Included in the appropriation for this Item is $75,000 the second year from the general fund for the Williamsburg and James City County Circuit Court Clerk's office to conduct a pilot program to provide an online listing of foreclosures; continued courthouse posting of foreclosures; and to provide notice of foreclosures in the local newspaper for a limited period of time."

Explanation:

(This amendment provides funding of $75,000 GF in the second year to begin a pilot program related to foreclosure notices.)

Item 73 #1s

<table>
<thead>
<tr>
<th>Administration</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation Board</td>
<td></td>
</tr>
</tbody>
</table>

Language:

Page 70, after line 13, insert:
"X.1. Any locality in the Commonwealth that employs the use of body worn cameras for its law enforcement officers shall be required to establish and fund one full-time equivalent entry-level Assistant Commonwealth's Attorney, at a salary no less than that established by the Compensation Board for an entry-level Commonwealth's Attorney, at a rate of one Assistant Commonwealth's Attorney for up to 75 body worn cameras employed for use by local law enforcement officers, and one Assistant Commonwealth's Attorney for every 75 body worn cameras employed for use by local law enforcement officers, thereafter. However, with the consent of the Commonwealth's Attorney, a locality may provide their Commonwealth's Attorney's office with additional funding, using a different formula than stated above, as needed to accommodate the additional workload resulting from the requirement to review, redact and present footage from body worn cameras. If, as of July 1, 2019, a locality is providing additional funding to the Commonwealth's Attorney's office specifically to address the staffing and workload impact of the implementation of body worn cameras on that office, that additional funding shall be credited to the formula used in that locality. Any agreed upon funding formula
between the impacted Commonwealth's Attorney and the locality employing body worn cameras shall be filed with the Compensation Board by July 1, 2019 and shall remain in effect, unless modified by the agreement of both parties until June 30th of the following year. The term "locality" means every county or independent city with an Attorney for the Commonwealth. The term "employed for use" includes all body worn cameras maintained by the law enforcement agency or agencies of that locality, regardless of any temporary inoperability.

2. Additionally, the working group convened by the Executive Secretary of the Compensation Board pursuant to Chapter 2, Item 72, U (2018 Special Session Acts of Assembly) shall be maintained to continue to study the impact of body worn cameras on the workload of Commonwealth's Attorney's offices, providing an additional report to the Chairmen of the House Appropriations and Senate Finance Committees by December 1, 2020. During this timeframe, each Commonwealth's Attorney's office in a locality that employs body worn cameras, in conjunction with the law enforcement agency using body worn cameras, shall report to the Compensation Board the following information on a quarterly basis, in a format prescribed by the Board:

a. The number of hours of body worn camera video footage received from their law enforcement agencies. The number of hours should additionally be broken down into corresponding categories of felonies, misdemeanors and traffic offenses. Any recorded event that results in charges for two or more of the above categories shall be reported in the most serious category;

b. The number of hours spent in the course of redacting videos; and

c. Any other data determined relevant and necessary by the Compensation Board for this analysis.

3. Should a Commonwealth's Attorney's office in a locality that employs body worn cameras fail to report to the Compensation Board the information above for two consecutive quarters, that locality may discontinue for the following fiscal year that additional funding to the Commonwealth's Attorney's office that is specifically to address the staffing and workload impact of the implementation of body worn cameras on that office.

4. The workgroup shall utilize the reported information to examine the staffing challenges and workload impact on Commonwealth's Attorney's offices of the implementation of body worn cameras over this added time and make any additional recommendations in the subsequent report, including but not limited to recommending a different staffing formula than stated above."
Explanation:
(This amendment establishes guidelines for staffing requirements for Commonwealth's Attorney's offices to hire one Assistant Commonwealth's Attorney for every 75 body worn cameras employed by local law enforcement officers.)

Item 73 #2s

Administration
Compensation Board

Language:
Page 67, line 4, strike the second occurrence of "11,407” and insert "11,419”.

Explanation:
(This amendment adds 12 sheriffs positions to the position count table in the second year to support a Jail and Re-entry Service Coordination Pathway in Virginia Beach, which is reflected in a companion amendment to Item 66.)

Item 80 #1s

<table>
<thead>
<tr>
<th>Administration</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of General Services</td>
<td>$0</td>
<td>($100,000) GF</td>
</tr>
</tbody>
</table>

Language:
Page 75, line 42, strike "$4,835,525" and insert "$4,735,525".

Explanation:
(This amendment reverses $100,000 GF in the second year related to "On the Square" employee engagement activities and staffing.)

Item 83 #1s

<table>
<thead>
<tr>
<th>Administration</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Elections</td>
<td>$0</td>
<td>($160,000) GF</td>
</tr>
</tbody>
</table>

Language:
Page 80, line 42, strike "$16,068,370" and insert "$15,908,370".

Explanation:
(This amendment redirects $160,000 GF in the second year to advertise for a voter referendum on the Equal Rights Amendment.)

Item 83 #2s

Administration

Department of Elections

Language

Item 83 #3s

 Administration

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Elections</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
</tr>
</tbody>
</table>

Language:

Page 80, line 42, strike "$16,068,370" and insert "$15,865,870".

Explanation:

(This amendment modifies the proposal in the introduced budget and provides $405,500 GF and 2.0 FTEs in the second year for the development and expansion of local election official training programs.)

Item 83 #4s

 Administration

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Elections</td>
<td>$0</td>
</tr>
</tbody>
</table>

Explanation:

(This amendment adds language to the Appropriation Act directing the Department of Elections, in collaboration with the Compensation Board, to conduct a study of General Registrars' salaries, in relation to other local constitutional officers' salaries, between the years 1981 and 2018.)
Language:
Page 80, line 42, strike "$16,068,370" and insert "$16,117,930".

Explanation:
(This amendment provides $49,560 GF in the second year for the Department of Elections to implement the provisions of Senate Bill 1018 of the 2019 General Assembly, which directs the Department of Elections to provide GIS maps to local election officials and provide assistance to localities to review voter assignments and precinct boundaries, as requested, and is contingent upon its final passage.)

Item 84.20 #1s

Administration
Virginia Information Technologies Agency

Language:
Page 84, after line 36, insert:
"C.1. Pursuant to § 3-2.03 of this act, a line of credit up to $15,000,000 shall be provided to the 911 Services Board as a temporary cash flow advance. Funds received from the line of credit shall be used only to support implementation of next general 911 service and shall be distributed in a manner consistent with § 56-484.17 (D), Code of Virginia. The request for the line of credit shall be prepared in the formats as approved by the Secretary of Finance and Secretary of Administration.

2. The Secretary of Finance and Secretary of Administration shall approve draw downs from this line of credit prior to the expenditure of funds."

Explanation:
(This amendment adds language that extends to the 911 Services Board a line of credit to accelerate implementation of next generation 911 service across the Commonwealth.)

Item 84.20 #2s

Administration
Virginia Information Technologies Agency
Language:

Page 84, after line 36, insert:

“C. During next generation 911 service planning and deployment, the 911 Services Board may reimburse a provider for its wireless E-911 CMRS costs, in lieu of reimbursing the provider's costs to deliver 911 calls to the ESInet points of interconnection pursuant to § 56-48417(D), Code of Virginia. The 911 Services Board may establish the process, criteria, and duration for such reimbursement of CMRS costs but shall continue to ensure that necessary 911 service and ESInet objectives are achieved."

Explanation:

(This amendment includes language to allow the 911 Services Board to continue to pay wireless carrier costs for E911 until the Commonwealth transitions to next generation 911 service. When the law was changed last year, the 911 Services Board anticipated that the old funding process would be eliminated sooner. This language allows the Board to deal with this delay and potential future delays.)

Item 84.30 #1s

Administration

Virginia Information Technologies Agency

Language:

Page 85, line 36, strike "to the".
Page 85, line 37, strike "Quality Technology Services data center" and insert "to a data center physically located in Virginia".

Explanation:

(This amendment is a technical correction regarding the Virginia Information Technologies Agency's migration of the Commonwealth's applications, data, and systems that are currently physically located or hosted in the Commonwealth Enterprise Solutions Center to another Virginia based data center by June 30, 2022.)

Item 91 #1s

<table>
<thead>
<tr>
<th>Agriculture and Forestry</th>
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<tbody>
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<td>-1.00</td>
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</table>

FTE

Language:

Page 93, line 37, strike "$315,171" and insert "$176,934".
Explanation:
(This amendment reverses a proposed new position for emergency responsiveness and animal care coverage.)

<table>
<thead>
<tr>
<th>Item 98 #1s</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agriculture and Forestry</td>
</tr>
<tr>
<td>Department of Forestry</td>
</tr>
</tbody>
</table>

Language:
Page 96, line 17, strike "$34,664,547" and insert "$34,619,547".

Explanation:
(This amendment reverses a proposed new apprenticeship program.)

<table>
<thead>
<tr>
<th>Item 98 #2s</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agriculture and Forestry</td>
</tr>
<tr>
<td>Department of Forestry</td>
</tr>
</tbody>
</table>

Language:
Page 96, line 17, strike "$34,664,547" and insert "$34,526,704".

Explanation:
(This amendment reverses a proposed land conservation easement coordinator position.)

<table>
<thead>
<tr>
<th>Item 98 #3s</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agriculture and Forestry</td>
</tr>
<tr>
<td>Department of Forestry</td>
</tr>
</tbody>
</table>

Language:
Page 96, line 17, strike "$34,664,547" and insert "$34,496,704".

Explanation:
(This amendment reverses a proposed water quality program coordinator position.)

<table>
<thead>
<tr>
<th>Item 98 #4s</th>
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### Agriculture and Forestry

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</table>

**Language:**

Page 96, line 17, strike "$34,664,547" and insert "$34,496,704".

**Explanation:**

(This amendment reverses a proposed hardwood forest management coordinator position.)

---

### Commerce and Trade

<table>
<thead>
<tr>
<th></th>
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<tr>
<td>Secretary of Commerce and Trade</td>
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**Language:**

Page 99, line 3, strike "$1,076,185" and insert "$936,185".

**Explanation:**

(This amendment reduces first-year funding intended to support a full-time broadband advisor in the Office of the Secretary of Commerce and Trade. The 2018 Appropriation Act included $140,000 GF each year for this purpose. The first-year appropriation is unnecessary as unused FY 2018 carry-forward balances are sufficient.)

---

### Commerce and Trade

<table>
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<tr>
<td></td>
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<tr>
<td>Economic Development Incentive Payments</td>
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</table>

**Language:**

Page 99, line 47, strike "$43,823,498" and insert "$93,823,498".

Page 102, after line 43, insert:

"J. Out of the amounts in this Item, $50,000,000 the second year from the general fund shall be deposited to the Semiconductor Manufacturing Grant Fund for the award of grants to a qualified semiconductor manufacturing company in a qualified locality in accordance with legislation enacted by the 2019 General Assembly and subject to performance metrics agreed to in a memorandum of understanding with the Commonwealth."

**Explanation:**

(This amendment appropriates $50.0 million GF the second year to the Semiconductor
Manufacturing Grant Fund pursuant to Senate Bill 1370 and subject to the terms agreed to in a memorandum of understanding between a qualified manufacturing company and the Commonwealth.)

Item 103 #2s

Commerce and Trade

Economic Development Incentive Payments

Language:

Page 100, after line 45, insert:

"7. Up to $1,925,000 of previously awarded funds and funds repaid by political subdivisions or business beneficiaries and deposited to the Commonwealth’s Development Opportunity Fund may be reallocated to the Virginia Jobs Investment Program Fund and made available for eligible businesses under the Virginia Jobs Investment Program subject to the conditions set forth in § 2.2-2240.3, Code of Virginia."

Explanation:

(This amendment authorizes up to $1.9 million of previously awarded funds that have been repaid to the Commonwealth’s Development Opportunity Fund to be used for grants under the Virginia Jobs Investment Program (VJIP), subject to the conditions set forth in current law. This authorization represents the amount of grants awarded to and repaid on behalf of Norfolk Southern Corporation.)

SEN. BARKER

Item 105 1s

FY18 - 19 FY19 - 20

Department of Housing and Community Development ($13,000,000) ($3,000,000) GF

Language:

Page 103, line 17, strike “$80,902,939” and insert “$67,902,939”.
Page 103, line 17, strike “$72,673,655” and insert “$69,673,655”.
Page 104, line 11, strike “$20,000,000” and insert “$7,000,000”.
Page 104, line 12, strike “$10,000,000” and insert “$7,000,000”.
Item 105 #2s

Commerce and Trade

<table>
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<tbody>
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<tr>
<td>0.00</td>
<td>-1.00 FTE</td>
</tr>
</tbody>
</table>

Language:

Page 103, line 17, strike "$72,673,655" and insert "$72,569,605".

Explanation:

(This amendment removes proposed new spending of $104,050 GF and one position intended to support the creation of an eviction diversion program at the Department of Housing and Community Development.)

---

Item 106 #1s

Commerce and Trade

<table>
<thead>
<tr>
<th>FY18-19</th>
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</thead>
<tbody>
<tr>
<td>Department of Housing and Community Development</td>
<td>$0</td>
</tr>
</tbody>
</table>

Language:

Page 104, line 43, strike "$120,855,721" and insert "$89,855,721".
Page 106, line 47, strike "$50,000,000" and insert "$19,000,000".
Page 107, line 1, after "provider.", insert "Up to $250,000 the second year from the general fund may be designated for administrative expenses incurred by Department in administering the program."

Explanation:

(This amendment provides an increase of $15.0 million GF the second year for the Virginia Telecommunication Initiative to accelerate broadband deployment in unserved areas of the Commonwealth. This amendment also allows that up to $250,000 of the amounts provided the second year may be used for administrative expenses incurred by the Department of Housing and Community Development in administering the program.)

---

Item 106 #2s

Commerce and Trade

<table>
<thead>
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</thead>
<tbody>
<tr>
<td>Department of Housing and Community Development</td>
<td>$0</td>
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</table>

Language:
Page 104, line 43, strike "$120,855,721" and insert "$121,105,721".

**Explanation:**

(This amendment provides an increase of $250,000 GF the second year to the Department of Housing and Community Development (DHCD) for staff to administer the Virginia Telecommunication Initiative (VATI) program. Currently, DHCD has one staff supporting the program. With an increase in the appropriation for VATI grants, DHCD will need additional staff to adequately administer the program.)

---

**Item 109 #1s**

**Commerce and Trade**  
Department of Housing and Community Development  
**Language**

**Page 108, after line 46, insert:**  
"The Commission on Local Government shall examine the various local structures of animal control programs. The Commission shall report on the different structures used by localities to provide such services to its citizens and assess the advantages, disadvantages, effectiveness and efficiencies of each structure including program administration, the management of personnel, compensation and other costs, and the flexibility to respond to local needs. The Commission shall report to the Chairs of the Senate Finance Committee and House Appropriations Committee by November 1, 2019."

**Explanation:**

(This amendment directs the Commission on Local Government to examine the various local structures of animal control programs, and to report on the advantages, disadvantages, effectiveness and efficiencies of each structure, to the Chairs of the Senate Finance Committee and House Appropriations Committee by November 1, 2019.)

---

**Item 113 #1s**

**Commerce and Trade**  
Department of Labor and Industry  
**FY18-19**  
$0  
**FY19-20**  
($1,429,000)  
**GF**

**Language:**

Page 109, line 25, strike "$12,033,222" and insert "$10,604,222".

**Explanation:**

(This amendment reverses the proposed increase in funding for compliance officer positions in
the Virginia Occupational Safety and Health (VOSH) program. The Governor's proposed budget included $1.4 million GF for staffing to increase health and safety inspections.)

Item 117 #1s

<table>
<thead>
<tr>
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<th>FY18-19</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Department of Mines, Minerals and Energy</td>
<td>($10,000,000)</td>
<td>$1,000,000 GF</td>
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</table>

Language:

Page 111, line 3, strike "$13,116,931" and insert "$3,116,931".
Page 111, line 3, strike "$3,503,931" and insert "$4,503,931".
Page 111, strike lines 31 through 36, and insert:
"D. Out of the amounts in this Item, $1,000,000 the second year from the general fund shall be deposited to the Installed Solar Energy Equipment Program Grant Fund and used to award grants to businesses that on or after July 1, 2019, construct, purchase, or lease solar energy equipment and place such equipment in service on certain nonresidential real property, pursuant to Senate Bill 1496, as enacted by the 2019 General Assembly."

Explanation:

(This amendment provides $1.0 million GF the second year to be deposited to the Installed Solar Energy Equipment Program Grant Fund and used to award grants to businesses that on or after July 1, 2019, construct, purchase, or lease solar energy equipment and place such equipment in service on certain nonresidential real property, subject to the requirements set forth in Senate Bill 1496. This amendment also removes language authorizing the development of a public/private partnership program to provide financing for energy efficiency and renewable energy loans to private and local government properties and entities.)

Item 117 #2s

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Mines, Minerals and Energy</td>
<td>$0</td>
<td>($250,000) GF</td>
</tr>
</tbody>
</table>

Language:

Page 111, line 3, strike "$3,503,931" and insert "$3,253,931".

Explanation:

(This amendment removes proposed new spending of $250,000 GF the second year which was intended to support 1.5 positions and create an office of offshore wind within the agency's division of energy.)
Item 119 #1s

Commerce and Trade

Department of Professional and Occupational Regulation

Language:

Page 112, after line 16, insert:
"A. The Department is authorized to provide electronic credentials to persons regulated by the Department or its regulatory boards. An "electronic credential" means an electronic method by which a person may display or transmit to another person information that verifies information about a person such as their certification, licensure, registration, or permit. Any statutory or regulatory requirement to display, post, or produce a credential issued by a Department regulatory board or the Department may be satisfied by the proffer of an electronic credential. The Department may use a third-party electronic credential system that is not maintained by the agency. Such electronic credential system shall include a verification system that is operated by the agency or its agent on its behalf for the purpose of verifying the authenticity and validity of electronic credentials issued by the Department. No funds are appropriated for this purpose."

Explanation:

(This amendment adds language authorizing the Department of Professional and Occupational Regulation to provide electronic credentials to individuals and organizations it regulates.)

Item 122 #1s

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>Virginia Economic Development Partnership</td>
<td>($19,000,000)</td>
<td>$1,000,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 115, line 16, strike "$51,597,198" and insert "$32,597,198".
Page 115, line 15, strike "$35,107,392" and insert "$36,107,392".

Explanation:

(This amendment provides an increase of $1.0 million GF each year for the Virginia Business Ready Sites program. Funding will be used to assess and estimate the cost to develop industrial sites to "project-ready" status, and to provide development grants to ready strategically significant sites for development with the goal of making Virginia more competitive in attracting high paying jobs and capital investment.)
### Item 122 #2s

**Commerce and Trade**  
Virginia Economic Development Partnership  

<table>
<thead>
<tr>
<th>FY18-19</th>
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<tbody>
<tr>
<td>$0</td>
<td>$920,000 GF</td>
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</table>

**Language:**

Page 115, line 15, strike "$35,107,392" and insert "$36,027,392".  
Page 116, line 47, after "the first year and", insert "$1,845,000".

**Explanation:**

(This amendment provides an increase of $920,000 GF the second year for operating support for the Commonwealth Center for Advanced Manufacturing.)

---

### Item 123 #1s

**Commerce and Trade**  
Virginia Employment Commission  

<table>
<thead>
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</thead>
<tbody>
<tr>
<td>$(124,635)</td>
<td>$(1,884,070) GF</td>
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</table>

**Language:**

Page 117, line 20, strike "$557,705,646" and insert "$557,581,011".  
Page 117, line 20, strike "$554,265,081" and insert "$552,381,011".  
Page 118, strike lines 9-14.

**Explanation:**

(This amendment removes proposed new spending of $124,635 GF the first year and $1,884,070 GF the second year for the development and implementation of a strategic workforce dashboard at the Virginia Employment Commission.)

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### Item 126 #1s

**Commerce and Trade**  
Virginia Tourism Authority  

<table>
<thead>
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<th>FY18-19</th>
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</thead>
<tbody>
<tr>
<td>$(25,000)</td>
<td>$25,000 GF</td>
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</tbody>
</table>

**Language:**

Page 118, line 37, strike "$21,585,424" and insert "$21,560,424".  
Page 118, line 36, strike "$20,810,424" and insert "$20,835,424".  
Page 119, line 23, strike "$850,000" and insert "$825,000".  
Page 119, line 23, strike "$550,000 the second year" and insert "$575,000 the second year".
Page 119, line 26, after "entity." insert "Of the amounts provided to the Southwest Virginia Recreation Authority for the Spearhead Trails initiative, $25,000 the second year from the general fund shall be used to establish a peer-support and recovery program for Virginia veterans with post traumatic stress disorder."

**Explanation:**

(This amendment provides funding to establish a peer-support and recovery program for Virginia veterans with post traumatic stress disorder in partnership with the Spearhead Trails initiative. Funding of $25,000 GF the second year for this initiative is offset by a like reduction in the first year. With this amendment, general fund support for the Spearhead Trails initiative totals $825,000 in FY 2019 and $575,000 GF in FY 2020.)

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**Commerce and Trade**

<table>
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<tr>
<th></th>
<th>FY18-19</th>
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<tbody>
<tr>
<td>Virginia Tourism Authority</td>
<td>($200,000)</td>
<td>0 GF</td>
</tr>
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</table>

**Language:**

Page 118, line 37, strike "$21,585,424" and insert "$21,385,424".
Page 119, line 20, strike "$350,000" and insert "$150,000".

**Explanation:**

(This amendment provides an increase of $50,000 GF the first year for the Heart of Appalachia (Coalfield Regional Tourism Authority) to support regional tourism marketing initiatives. With this amendment, general fund support for the Heart of Appalachia totals $150,000 GF in FY 2019 and $100,000 GF in FY 2020.)

---

**Education**

<table>
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<tr>
<td>Department of Education, Central Office Operations</td>
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<td>80,000 GF</td>
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</table>

**Language:**

Page 126, line 39, strike "$21,419,207" and insert "$21,499,207".

**Explanation:**

(This amendment provides up to $80,000 GF in the second year for costs associated with the set up and design of a 17th career cluster: energy.)
Item 128 #2s

Education

<table>
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<tr>
<td>Department of Education, Central Office Operations</td>
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<tr>
<td>0.00</td>
<td>-1.00 FTE</td>
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</table>

Language:
Page 126, line 39, strike "$21,419,207" and insert "$21,281,474".

Explanation:
(This amendment provides $162,587 GF the second year for an additional early childhood education staff position at the Virginia Department of Education.)

Item 129 #1s

Education

<table>
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<tbody>
<tr>
<td>Department of Education, Central Office Operations</td>
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</table>

Language:
Page 129, line 18, strike "$16,985,368" and insert "$17,005,368".

Explanation:
(This amendment provides $20,000 GF in FY 2020 for costs associated with implementing a pilot program to study the feasibility of educational placement transition of certain students with disabilities. The amendment is contingent on passage of Senate Bill 1576.)

Item 130 #1s

Education

<table>
<thead>
<tr>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Education, Central Office Operations</td>
</tr>
</tbody>
</table>

Language:
Page 130, after line 48, insert:
"F. If Senate Bill 1218 is enacted by the 2019 Session of the General Assembly and becomes law, the provisions of paragraph D shall be repealed. Any funding to be allocated pursuant to Paragraph D, shall instead be used for the purposes set forth in Paragraph E."
Explanation:
(This amendment specifies that $300,000 GF each year shall be allocated for updating the Civics and Economics SOL assessments, contingent on passage of Senate Bill 1218.)

<table>
<thead>
<tr>
<th>Education</th>
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<tbody>
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<td>Central Operations</td>
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<td>Office Operations</td>
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<td>($97,500)</td>
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<td></td>
<td></td>
<td>GF</td>
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Language:
Page 131, line 45, strike "$2,933,252" and insert "$2,835,752".

Explanation:
(This amendment captures offsetting savings from efficiencies in automating the teacher licensure application and intake process.)

<table>
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<tr>
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<td>Department of Education</td>
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<td>Central Operations</td>
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<tr>
<td>Office Operations</td>
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<td>($150,000)</td>
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<td></td>
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<td>GF</td>
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Language:
Page 132, line 24, strike "$21,678,429" and insert "$21,528,429".
Page 133, line 39, strike "$600,000" and insert "$450,000".

Explanation:
(This amendment provides $450,000 GF the second year to support replacement of the Department's aging grants management system.)

<table>
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<tr>
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<tbody>
<tr>
<td>Direct Aid to Public Education</td>
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<td>($200,000)</td>
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<td></td>
<td>GF</td>
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</table>

Language:
Page 134, line 3, strike "$32,373,459" and insert "$32,173,459".
Page 142, strike lines 4 through 24.

**Explanation:**
(This amendment reverses $200,000 GF the second year for a new initiative to establish a Grow Your Own Teacher pilot program.)

<table>
<thead>
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<th>Item 135 #2s</th>
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<tbody>
<tr>
<td><strong>Education</strong></td>
</tr>
<tr>
<td>Direct Aid to Public Education</td>
</tr>
</tbody>
</table>

**Language:**
Page 134, line 3, strike "$33,621,945" and insert "$31,621,945".
Page 142, strike lines 51 through 53.

**Explanation:**
(This amendment re-allocates $2.0 million GF the first year proposed in the budget as introduced for the Garden of Tomorrow project.)

<table>
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<th>Item 135 #3s</th>
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<tbody>
<tr>
<td><strong>Education</strong></td>
</tr>
<tr>
<td>Direct Aid to Public Education</td>
</tr>
</tbody>
</table>

**Language:**
Page 134, line 3, strike "$32,373,459" and insert "$31,973,459".
Page 142, strike lines 44 through 50.

**Explanation:**
(This amendment re-allocates $400,000 GF the second year proposed in the budget as introduced for the Virginia Arts Festival education initiatives.)

<table>
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<th>Item 135 #4s</th>
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<tbody>
<tr>
<td><strong>Education</strong></td>
</tr>
<tr>
<td>Direct Aid to Public Education</td>
</tr>
</tbody>
</table>
Language:
Page 134, line 3, strike "$33,621,945" and insert "$34,171,945".
Page 134, line 3, strike "$32,373,459" and insert "$32,923,459".
Page 142, after line 53, insert:
"MM. Out of the appropriation, $550,000 the first year and $550,000 the second year from the
general fund is provided to CodeVA for the development, marketing, and implementation of
high-quality and effective computer science training and professional development activities for
public school teachers throughout the Commonwealth. The provided funds may also be used to
reimburse CodeVA for teacher training services rendered in 2018 including all cost associated
with facilitating teacher training cohorts.

CodeVA shall report no later than October 1, each year to the Chairmen of the House Education
and Senate Education & Health Committees, as well as the computer science education advisory
committee administered by Northern Virginia Community College, on its activities in the
previous year to support computer science teacher training and curriculum development,
including on collaboration with other stakeholders to avoid duplication of efforts.”.

Explanation:
(This amendment, together with a companion amendment in Item 210, transfers $550,000 GF in
each year from Item 210, paragraph S, and moves it to Item 135 as a direct pass-through where
it was originally.)

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>$0</td>
<td>$500,000</td>
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</table>

Language:
Page 134, line 4, strike "$32,373,459" and insert "$32,873,459".
Page 139, line 22, after "the first year and" strike "$1,500,000" and inser: "$2,000,000".

Explanation:
(This amendment increases grants for teacher residency partnerships between university teacher
preparation programs and the Petersburg, Norfolk, and Richmond City school divisions and any
other university teacher preparation programs and hard to staff school divisions to help improve
new teacher training and retention for hard to staff schools. The grants will support a site
specific residency model program for preparation, planning, development, and implementation
including possible stipends in the program to attract qualified candidates and mentors.)
Item 135 #6s

<table>
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<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>$0</td>
<td>$125,000 GF</td>
</tr>
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</table>

Language:

Page 134, line 3, strike "$32,373,459" and insert "$32,498,459".
Page 142, after line 53, insert:

"MM. 1. Out of this appropriation, $250,000 to be divided over two fiscal years beginning in FY 2020 from the general fund is provided for a pilot program for Richmond City Public Schools for a maximum of 25 high school juniors or seniors, in a high school, technical center, or specialty school, as apprentices in certain fields. A business shall apply to the Superintendent of Richmond City Schools to host an apprentice and be eligible to receive a grant of up to $2,500 per student, based upon procedures and forms developed by the Superintendent. The Superintendent shall receive nominations of students to serve as apprentices during their junior and senior year of high school from principals and guidance counselors at qualified schools. The Superintendent shall select a maximum of 25 students to participate in the program, the selection of whom shall be based on the needs of the businesses that have applied to participate in the program. Each student shall be eligible to participate in the program for two academic semesters. If more than 25 businesses apply to participate in the program, the Superintendent shall select the businesses that most closely align with the interests and fields of study of the nominated students. If fewer than 25 businesses apply to participate in the program, a business may elect to host more than one apprentice under the program. In order to be eligible to receive a grant pursuant to this section, a business shall provide the apprentice with a stipend that is no less than the amount of the grant to be received by the business.

2. The Superintendent shall report annually, no later than January 1, to the Governor and the Chairmen of the House Committee on Appropriations, the House Committee on Finance, and the Senate Committee on Finance. The report shall, at a minimum, identify the businesses that participated in the apprenticeship program, the number of students who participated in the apprenticeship program, the qualified fields in which the apprenticeships were focused, the general experience of the businesses and students who participated, and whether any student who participated in the program pursued a workforce credential or gained employment in the field of the apprenticeship after the apprenticeship concluded."

Explanation:

(This amendment provides $125,000 GF in the second year for the first of a two-year pilot for a grant program in lieu of tax credits as proposed in Senate Bill 1532.)
Education

Direct Aid to Public Education

Language:

Page 179, line 30, after "2020 biennium" insert ", although localities may still access a proportional amount of funding between 3.0 percent and 5.0 percent, if they increase salaries by at least 3.0 percent".

Page 179, at the end of line 36, insert:
"In the case of school divisions that certify that salary increases of at least an average of 3.0 percent have been or will be provided during the 2018-20 biennium, they shall receive the proportional amount of this funding between 3.0 percent and 5.0 percent."

Explanation:

(This amendment provides additional flexibility to the state support for up to a 5.0 percent teacher (SOQ-funded instructional and support positions) salary increase. This funding total $87.6 million above the amounts included in Chapter 2, 2018 Special Session I. In addition to the flexibility to provide the increase in either year of the biennium, or a combination of the two years, and the lack of a specific calculation of a required local match, this amendment specifies that school divisions shall be entitled to a proportionate share of funding, between 3.0 percent and 5.0 percent, if they certify to providing an increase of at least 3.0 percent. For example, divisions that provide and average 2.0 percent increase will not be eligible for state funding. Divisions that provide an average 4.0 percent increase would be eligible to receive state funding for a 4.0 percent compensation supplement. Divisions that provide an average 6.0 percent increase over the biennium would be eligible to receive the state funding for a 5.0 percent compensation supplement. In any case, there is no mandate to school divisions to provide any such increase, but the state support will only be provided to school divisions that choose to participate.)

SEN. BARKER

Item 136 2s

<table>
<thead>
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<th></th>
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<th>FY19 - 20</th>
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<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>$0</td>
<td>($23,878,056) GF</td>
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</table>

Language:

Page 142, line 55, strike "$7,295,037,230" and insert "$7,271,159,174".
Item 136 #3s

**Education**

<table>
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<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>$0</td>
<td>($2,416,506) GF</td>
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</table>

**Language:**

Page 142, line 55, strike "$7,295,037,230" and insert "$7,292,620,724".
Page 180, line 38, strike "$9,678,780" and insert "$7,259,085".
Page 180, line 45, strike "localities are not responsible for a local match of".
Page 180, strike lines 45 through 49, and insert "a local match of 25 percent, or a local match based on the division's actual composite index of local ability-to-pay if that is lower than 0.2500, is required".

**Explanation:**

(This amendment provides $7.3 million for up to 1,530 slots in the 13 school divisions that participated in the state's federal Virginia Preschool Initiative Plus program, based on a required local match of 25 percent for FY 2020.)

Item 136 #4s

**Education**

<table>
<thead>
<tr>
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<th>FY18-19</th>
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<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>($10,676,622)</td>
<td>($3,564,906) GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 142, line 55, strike "$6,988,217,730" and insert "$6,977,541,108".
Page 142, line 55, strike "$7,295,037,230" and insert "$7,291,472,324".
Page 158, line 2, strike "$25,382,033" and insert "$14,705,411".
Page 158, line 3, strike "$36,728,753" and insert "$33,163,847".
Page 158, line 12, strike "16.0 percent" and insert "14.5 percent".
Page 158, line 13, strike "16.0 percent" and insert "15.5 percent".

**Explanation:**

(This amendment provides $10.7 million GF each year to increase the at-risk add-on percentages, to 14.5 percent in FY 2019 and to 15.5 percent in FY 2020.)

Item 136 #5s

**Education**
Direct Aid to Public Education

**Language:**

Page 173, strike lines 24 and 25.
Page 173, after line 23, insert:
"d. The Department of Education shall establish a per-student, per-course fee schedule for local school divisions to participate in Virtual Virginia coursework. Such fee schedule shall provide (i) an allotment of slots, determined by the Department, per course to a school division free of charge, and (ii) for any slots a school division wishes to use beyond the free slots, a per-course, per-student fee that may include discounts for school divisions based upon the composite index of local ability to pay.".

**Explanation:**

(This amendment updates language for Virtual Virginia, consistent with Senate Bill 1590.)

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<table>
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<tr>
<th>Item</th>
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<th>FY18-19</th>
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<tbody>
<tr>
<td></td>
<td>Direct Aid to Public Education</td>
<td>$0</td>
<td>($1,700,000)</td>
</tr>
</tbody>
</table>

**Language:**

Page 142, line 55, strike "$7,295,037,230" and insert "$7,293,337,230".
Page 169, strike lines 57 through 59.

Page 170, strike lines 1 through 26.

**Explanation:**

(This amendment level funds curriculum and CLASS observations, maintaining new funding provided in Chapter 2, 2018 Special Session I, which included $1.0 million over the biennium related to professional development, $700,000 over the biennium for classroom assessments, to improve the Virginia Preschool Initiative.)

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<table>
<thead>
<tr>
<th>Item</th>
<th>Education</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Direct Aid to Public Education</td>
<td>Language</td>
</tr>
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</table>

**Language:**

Page 147, after line 5, insert:
"Beginning July 1, 2020, the true value of property indicator shall incorporate the land-use assessment value for those properties within a land-use plan pursuant to Article 4 (§ 58.1-3229
et seq.) of Chapter 32 of Title 58.1 Code of Virginia.

**Explanation:**

(This amendment modifies, beginning with FY 2021, concurrent with the next re-benchmarking of the Standards of Quality costs, the current calculation of composite index of local ability to pay to incorporate within the real estate indicator of local wealth the land-use assessment value for those properties located within a land-use plan.)

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**Education**

<table>
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<tr>
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<th>FY18-19</th>
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<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>($10,000,000)</td>
<td>$0 GF</td>
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</tbody>
</table>

**Language:**

Page 142, line 55, strike "$6,988,217,730" and insert "$6,978,217,730".
Page 154, line 49, strike "$66,349,570" and insert "$76,349,570".
Page 160, after line 52, insert:
"b. 1. The Virginia Public School Authority shall provide an interest rate subsidy program in fiscal year 2020 for projects that are on the Board of Education's First Priority Waiting List, and which shall only use the subsidy funding and associated VPSA borrowing as original financing for the project and not to refinance any prior debt on the project. Projects on the Literary Fund Second Priority Waiting List may participate in the Interest Rate Subsidy Program if unused subsidy appropriation remains once the participation of projects on the First Priority Waiting List is confirmed and subject to the same restrictions. However, the cost of the subsidy shall not exceed $32.5 million in the second year including the subsidy payments and related issuance costs.

2. In addition to the interest rate subsidy program in paragraph b.1. above, up to $5.0 million shall be allocated to a similar program, based on the parameters in Senate Bill 1093, 2019 Session.".
Page 161, line 1, strike "b." and insert "c."
Page 161, line 4, after "Education Technology" insert "and Security Equipment"
Page 161, line 5, strike "c." and insert "d."

**Explanation:**

(This amendment directs a total of $70.0 million towards school construction support as follows: 1) $32.5 million towards an interest rate subsidy grant program for projects on the First Priority Waiting List for school construction Literary Fund loans (which may be able to address $130 million to $195 million worth of projects, based on historical trends of between a 4-to-1 and 6-to-1 ratio of project costs relative to costs of subsidy grants); 2) $5.0 million towards a interest rate subsidy program, based on the parameters established in Senate Bill 1093, 2019 Session; and 3) the remaining $32.5 million for Literary Fund school construction loans that will revolve back to the Literary Fund. Senate Bill 1093 authorizes a 100 percent interest rate
subsidy for school divisions with local composite index of 0.2500 and below and a 50 percent interest rate subsidy for school divisions with a local composite index greater than 0.2500 but no greater than 0.4000. This amendment also includes a technical correction.)

Item 136 #9s

<table>
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</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>$0</td>
<td>$480,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 142, line 55, strike "$7,295,037,230" and insert "$7,295,517,230".

Explanation:

(This amendment provides $480,000 GF the second year if it is determined to be needed for costs associated with Senate Bill 1314, which requires that any child who is admitted to a state hospital or state mental health facility for inpatient treatment shall, if appropriate, participate in any education and training program in such state hospital or state mental health facility unless such child has been excused from attendance at school attendance due to a bona fide religious training or belief.)

Item 136 #10s

<table>
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<tr>
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</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>($18,515,608)</td>
<td>($16,175,901) GF</td>
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</tbody>
</table>

Language:

Page 142, line 55, strike "$6,988,217,730" and insert "$6,969,702,122".
Page 142, line 55, strike "$7,295,037,230" and insert "$7,278,861,329".
Page 145, line 29, strike "$253,190,472" and insert "$234,674,864".
Page 145, line 29, strike "$255,531,948" and insert "$239,356,049".
Page 178, line 39, strike "$364.15 per pupil" and insert "$337.52 per pupil".
Page 178, line 39, strike "$367.44 per pupil" and insert "$344.18 per pupil".

Explanation:

(This amendment restores the amounts for the Supplemental Lottery Per Pupil Allocation to the levels includes in Chapter 2, 2018 Special Session I. This equates to 37.1 percent in the first year and 38.1 percent in the second year of total Lottery Proceeds, estimated at $632.4 million in the first year and $628.8 million in the second year, as flexible funding. The remainder of the
Lottery Proceeds support other education programs, including At-Risk Add-On, Virginia Preschool Initiative, Early Reading Intervention, K-3 Primary Class Size Reduction, and others.

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**Item 141 #1s**

**Education**

State Council of Higher Education for Virginia

**Language**

Page 186, strike line 30.

Page 186, line 31, strike "5." and insert "4."

**Explanation:**

(This amendment removes the proposed language in the introduced budget that there be an income eligibility requirement such that the student must have a family income at or below $50,000 a year.)

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**Item 141 #2s**

<table>
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<tr>
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</tr>
<tr>
<td>State Council of Higher Education for Virginia</td>
<td>$0</td>
<td>($1,700,000)</td>
</tr>
</tbody>
</table>

**Language:**

Page 183, line 19, strike "$93,908,559" and insert "$92,208,559".

Page 183, line 38, strike "$72,798,303" and insert "$71,098,303".

**Explanation:**

(This amendment captures savings from a technical correction accounting for a double-counting of funds related to the Jefferson College of Health Sciences, which will be merged with Radford University. Radford received an allocation of $1.7 million GF based on the number of TAG grants previously received by Jefferson College students.)

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**Item 143 #1s**

<table>
<thead>
<tr>
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<th>FY18-19</th>
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</tr>
<tr>
<td>State Council of Higher Education for Virginia</td>
<td>$0</td>
<td>$750,000</td>
</tr>
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</table>
Language:

Page 187, line 36, strike "$17,205,107" and insert "$17,955,107".
Page 190, after line 6 insert:
"Q. Out of this appropriation $750,000 in the second year from the general fund is designated for the administration of a one-time survey of graduates of public institutions of higher education. The survey shall be designed to enable Virginia to answer fundamental questions about the value and impact of undergraduate education and complement existing research on wages of college graduates derived from the Virginia Longitudinal Data System. The results of the survey shall be used to guide future policy decisions in alignment with the priorities of the Governor and the General Assembly."

Explanation:

(This amendment facilitates, as part of the State Council of Higher Education for Virginia's effort to better assess and communicate the value of higher education, funding for the one-time administration of a graduate survey. The survey is expected to enable Virginia to assess the value and impact of higher education through direct student feedback. SCHEV plans to combine this information with the wage data it currently produces through the Virginia Longitudinal Data System. The funding will support surveying public institution graduates with sufficient sampling to yield results at the state, institution, and program level, as well as student demographic information.)

Education

State Council of Higher Education for Virginia

Language:

Page 190, after line 6, insert:
"Q. The State Council of Higher Education for Virginia shall work with the Lumina Foundation to develop a statewide higher education finance plan that incorporates the priorities of the Joint Subcommittee on the Future Competitiveness of Higher Education and provides strategies to achieve higher education outcomes."

Explanation:

(This amendment requires SCHEV and Lumina to report to the Joint Committee on the Future Competitiveness of Higher Education on recommendations and strategies for Virginia to achieve higher education outcomes.)

Education

FY18-19
FY19-20

Item 143 #2s

Item 143 #3s
Language:

Page 187, line 36, strike "$17,205,107" and insert "$17,705,107".
Page 189, line 30, strike "and $200,000 the second year".
Page 189, after line 48, insert:

"3. a. Out of this appropriation, $700,000, the second year from the general fund is designated for an internship program. The funding is designed to expand paid or credit-bearing student internship and other work-based learning opportunities in collaboration with Virginia employers. The Program comprises institutional grants and a statewide initiative to facilitate the readiness of students, employers, and institutions of higher education to participate in internship and other work-based learning opportunities.

b. In administering the statewide initiative, the Council shall (i) engage stakeholders from business and industry, secondary and higher education, economic development, and state agencies and entities that are successfully engaging employers or successfully operating internship programs; (ii) explore strategies in Virginia and elsewhere on successful institutional, regional, statewide or sector-based internship programs; (iii) gather data on current institutional internship practices, scale, and outcomes; (iv) develop internship readiness educational resources, delivery methods, certification procedures, and outreach and awareness activities for employer partners, students, and institutional career development personnel; (v) pursue shared services or other efficiency initiatives, including technological solutions; and (vi) create a process to track key measures of performance.

c. The Council shall establish eligibility criteria, including requirements for matching funds, for institutional grants. Such grants shall be used to accomplish one or more of the following goals: (i) support state or regional workforce needs; (ii) support initiatives to attract and retain talent in the Commonwealth; (iii) support research and research commercialization in sectors and clusters targeted for development; (iv) support regional economic growth and diversification plans; (v) enhance the job readiness of students; (vi) enhance higher education affordability and timely completion for Virginia students; or (vii) further the objectives of increasing the tech talent pipeline."

Explanation:

(This amendment provides an additional $500,000 GF in the second year for the innovative internship program at the State Council of Higher Education for Virginia, including $300,000 transferred from Central Appropriations that is in support of additional computer science degrees in support of the tech talent pipeline. The amendment would bring total funding for the program to $700,000 GF in the second year, and specifies parameters for the program that are consistent with Senate Bill 1628, 2019 Session.)

Item 143 #4s
Education  FY18-19  FY19-20
State Council of Higher Education for Virginia  $0  $75,000  GF

Language:
Page 187, line 35, strike "$17,205,107" and insert "$17,280,107".

Explanation:
(This amendment provides $75,000 GF in the second year for expenses of a partner organization to conduct an annual meeting for legislators from education-related committees on critical education issues, bringing together national and regional policy experts.)

Item 143 #5s

Education
State Council of Higher Education for Virginia

Language:
Page 190, after line 6, insert "Q. In addition to the exceptions pursuant to § 2.2-3815, the provisions of the section shall not be construed to prevent the release of a social security number to the U.S. Census, U.S. Education Department, or other agency of the federal government, by the State Council of Higher Education for the purposes of data-matching to improve knowledge of the outcomes of education programs of the Commonwealth, including, but not limited, to earnings and education-related debt."

Explanation:
(This amendment specifies certain needed data exchange with the U.S. Census in order to get wage outcomes for graduates working outside the Commonwealth.)

Item 143 #6s

Education
State Council of Higher Education for Virginia

Language:
Page 189, strike lines 49 through 55.

Page 190, strike lines 1 through 6 and insert:
"P. As part of the biennial six-year financial plan required in the provisions of § 23.1-306, Code of Virginia, each public four-year institution of higher education, Richard Bland College, and
the Virginia Community College System may include in its six-year plan submitted to the State Council of Higher Education for Virginia (SCHEV) alternative tuition and fee structures and programs that could result in lower costs to in-state undergraduate students. SCHEV shall develop instructions related to the submission of such plans in conjunction with the six-year financial plans as required by § 23.1-306, Code of Virginia.

Q. 1. In conjunction with the plans included in the six-year plans, each public institution of higher education may propose one innovative request and a corresponding state ask with clearly defined performance measures for a performance pilot, and the General Assembly may approve the requested performance pilot in language to be placed in the general appropriation act. The performance pilot shall advance the objectives of the Commonwealth by addressing innovative requests related to college access, affordability, cost predictability, employment pathways for undergraduate Virginia students, strategic talent development, pathways to increase timely degree completion, and other priorities set out in the general appropriation act.

2. Development and approval of any performance pilot proposal shall proceed in tandem with consideration of the institution's six-year plan, as follows:

a. An institution that intends to propose a performance pilot shall communicate that intention as early as practicable, but not later than April 1 of the year in which the performance pilot will be proposed, to the six-year plan reviewers, the co-chairmen of the Joint Subcommittee on the Future Competitiveness of Virginia Higher Education, and the Governor. In developing a proposed performance pilot, the institution shall consider the Commonwealth's educational and economic policies and priorities, including those reflected in the Virginia Plan for Higher Education issued by the Council, the economic development policy developed pursuant to § 2.2-205, the strategic plan developed pursuant to § 2.2-2237.1, relevant regional economic growth and diversification plans prepared by regional councils pursuant to the Virginia Growth and Opportunity Act (§ 2.2-2484 et seq.), and any additional guidance provided by the Joint Subcommittee on the Future Competitiveness of Virginia Higher Education and the Governor.

b. An institution that proposes a performance pilot shall include the one innovative request and corresponding state ask with clearly defined performance measures with its submission of the preliminary version of its six-year plan or with its preliminary amendment or affirmation submission.

c. The six-year plan reviewers, or their designees, shall review and comment on any proposed performance pilot in accordance with the six-year plan review and comment process and may expedite such review and comment process to facilitate the executive and legislative budget process or for other reasons. No later than October 15 of the relevant year, the reviewers shall communicate to the Governor and the Chairmen of the House Committee on Appropriations and the Senate Committee on Finance their recommendations regarding each performance pilot proposal.
d. Each performance pilot proposal shall include evidence of its approval by the institution's governing board and, if accepted, shall be referenced in the general appropriation act."

**Explanation:**

(This amendment states that institutions may present as part of their six-year financial plans: 1) alternative tuition and fee structures and programs to result in lower costs for in-state undergraduate students; and 2) an innovative performance pilot.)

<table>
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<th>Item 151 #1s</th>
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<tr>
<td>The College of William and Mary in Virginia</td>
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</tr>
</tbody>
</table>

**Language:**

Page 192, line 50, strike "$217,241,750" and insert "$217,811,750".

**Explanation:**

(This amendment supports the College of William and Mary's expansion of the Data Science program with $570,000 GF in the second year and 3.0 FTE. This funding will support the recruitment of three additional faculty to meet excess demand in the existing data science minor and to develop a full major in the data sciences.)

<table>
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<th>Item 159 #1s</th>
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<tbody>
<tr>
<td><strong>Education</strong></td>
</tr>
<tr>
<td>Virginia Institute of Marine Science</td>
</tr>
</tbody>
</table>

**Language:**

Page 198, line 6, strike "$24,760,690" and insert "$25,060,690".

Page 199, after line 38, insert:

"O. Out of this appropriation, $300,000 the first year from the general fund is provided to support the development of a wave, hydrodynamic, and sediment transport model for the region around Chincoteague Inlet; including Assateague Inlet, Wallops Island, and Chincoteague Island, that can be used to inform erosion control and stabilization management decisions on the islands, contingent on the provision of at least equal funding from the U.S. Army Corps of Engineers.".

**Explanation:**

(This amendment provides $300,000 GF in the first year for the Virginia Institute of Marine Science to support the development of a wave, hydrodynamic, and sediment transport model for
the region around Chincoteague Inlet; including Assateague Inlet, Wallops Island, and Chincoteague Island, that can be used to inform erosion control and stabilization management decisions on the islands. This will build on research that is currently funded by Virginia's Center for Innovative Technology.)

Item 162 #1s

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<td></td>
<td>$0</td>
<td>$300,000 NGF</td>
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</table>

Language:

Page 200, line 29, strike "$590,854,330" and insert "$591,454,330".

Explanation:

(This amendment provides $300,000 GF and $300,000 NGF in the second year for the Advance NOVA Mason Partnership Program at George Mason University. This program is to support the challenges related to the two-to-four year transfer model, allowing for systems integration and a more seamless transition between the two institutions.

Item 180 #1s

<table>
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<tbody>
<tr>
<td>Old Dominion University</td>
<td>$0</td>
<td>$370,000 GF</td>
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</table>

Language:

Page 212, line 36, strike "$17,484,260" and insert "$17,854,260".
Page 213, after line 12, insert:
"D. Out of this appropriation, $370,000 the second year from the general fund is designated to the Virginia SmallSat Data Consortium, to support development of the Virginia Institute for Spaceflight and Autonomy."

Explanation:

(This amendment provides $370,000 GF the second year to support development of the Virginia Institute for Spaceflight and Autonomy, building upon the Virginia SmallSat Data Consortium, an ODU-led collaborative effort with Virginia Tech. The future center will focus on commercialization of university research, technology development, and creation of an innovative ecosystem of industry, government, and academia.)

Item 195 #1s
Education FY18-19 FY19-20
University of Virginia $0 ($1,000,000) GF

Language:
Page 222, line 23, strike "$537,856,736" and insert "$536,856,736".
Page 222, line 38, strike the second instance of "$3,612,500" and insert "$2,612,500".

Explanation:
(This amendment maintains general fund support for the Focused Ultrasound Center at the University of Virginia at $2.6 million GF in the second year.)

Education FY18-19 FY19-20
University of Virginia's College at Wise $0 ($1,300,000) GF

Language:
Page 224, line 32, strike "$31,925,486" and insert "$30,625,486".

Explanation:
(This amendment provides $1.3 million GF in the second year. This funding is in addition to the authority granted in Senate Bill 1519, and is intended to help address enrollment at UVA-Wise. Of the total, $1.0 million will be used to support core operations and enhanced recruitment efforts, and $300,000 will be used to implement program planning for accounting and business accreditation, and online bachelors in nursing, and a cybersecurity initiative. Fall 2018 enrollment of 2,065 undergraduates is 156 students fewer than in 2016, although higher than the levels during 2008-2010.)

Education FY18-19 FY19-20
Virginia Commonwealth University $0 $160,000 GF

Language:
Page 226, line 51, strike "$635,434,781" and insert "$635,594,781".
Page 227, line 52, strike both instances of "$32,753" and insert "$192,753".

Explanation:
(This amendment provides $160,000 GF in the second year to increase the existing Virginia
Commonwealth University Education Policy Institute's appropriation from $32,753 to $192,753 to allow for the creation of a legislative aide leadership development program and the creation of a legislative briefing and translated research analysis program.)

<table>
<thead>
<tr>
<th>Item 210 #1s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education</strong></td>
</tr>
<tr>
<td><strong>FY18-19</strong></td>
</tr>
<tr>
<td>Virginia Community College System</td>
</tr>
</tbody>
</table>

**Language:**

- Page 231, line 47, strike "$895,795,430" and insert "$895,245,430".
- Page 231, line 48, strike "$903,505,430" and insert "$902,955,430".
- Page 234, strike lines 4 through 15.

**Explanation:**

(This amendment, together with a companion amendment in Item 135, transfers $550,000 GF in each year, to CodeVA for computer science training and professional development activities for teachers, from Item 210, paragraph S, and moves it to Item 135 as a direct pass-through where it was originally.)

<table>
<thead>
<tr>
<th>Item 210 #2s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education</strong></td>
</tr>
<tr>
<td><strong>FY18-19</strong></td>
</tr>
<tr>
<td>Virginia Community College System</td>
</tr>
</tbody>
</table>

**Language:**

- Page 231, line 48, strike "$903,505,430" and insert "$900,305,430".
- Page 234, line 44, strike "$5,500,000" and insert "$2,300,000".
- Page 234, line 44, strike "79" and insert "33".
- Page 234, at the end of line 47, insert "Prior to utilizing this funding and no later than July 1, 2019, the Virginia Community College System shall provide to the Chairpersons of the Senate Finance and House Appropriations Committees, (i) the proposed allocation of the positions across the system, (ii) an update on efforts to utilize the resources and technical assistance of the Southern Regional Education Board, and (iii) an update on reengineered advising processes, along with (iv) a timeline of outcome improvement goals, including specific metrics."

**Explanation:**

(This amendment provides $2.3 million for additional advising positions across the Virginia Community College System.)
Item 216 #1s

**Education**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Military Institute</td>
<td>$0</td>
<td>$610,548</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>1.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>FTE</td>
</tr>
</tbody>
</table>

**Language:**

Page 238, line 17, strike "$41,464,327" and insert "$42,074,875".

**Explanation:**

(This amendment provides $610,548 GF in the second year, related to items including addressing the common core math requirement, and operations and maintenance of the new Corps Physical Training Facilities Phase I and Phase II. Virginia Military Institute needs to develop a new, two-course math sequence that will include technology-driven mathematical topics and basic computational skills and will be most helpful to non-STEM majors in preparation for success in life. This initiative is integral to continued accreditation with Southern Association of Colleges and Schools Commission on Colleges.)

Item 227 #1s

**Education**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Virginia State University</td>
<td>$0</td>
<td>$234,000</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>2.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>FTE</td>
</tr>
</tbody>
</table>

**Language:**

Page 245, line 23, strike "$73,668,030" and insert "$73,902,030".

**Explanation:**

(This amendment provides $234,000 GF and two additional agriculture educator professors/instructors in the second year to enhance and offer more students the agriculture education degree to address the increasing shortage of available agriculture education teachers.)

Item 232 #1s

**Education**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frontier Culture Museum of Virginia</td>
<td>$0</td>
<td>$250,000</td>
</tr>
</tbody>
</table>

**Language:**

Page 249, line 8, strike "$2,612,716" and insert "$2,862,716".

**Explanation:**
(This amendment provides $250,000 GF each year to allow the museum to address security vulnerabilities by contracting with a professional security firm to manage daily agency security operations, respond to incidents occurring on agency property, and if necessary, coordinate a broader response with local law enforcement agencies for a more visible uniformed security presence during public hours. Recent commercial and residential growth on land immediately adjacent to the museum campus has brought additional daily unmonitored traffic and activity across and around agency property. Due to the current lack of a perimeter barrier and the close proximity to interstates 81 and 64, this raises concern for the safety and security of staff and visitors, which includes over 35,000 students on field trips annually.)

<table>
<thead>
<tr>
<th>Item 232 #2s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education</strong></td>
</tr>
<tr>
<td>Frontier Culture Museum of Virginia</td>
</tr>
</tbody>
</table>

**Language:**
Page 249, line 8, strike "$2,612,716" and insert "$2,737,716".

**Explanation:**
(This amendment provides $175,000 GF each year to increase the pay rates of current wage employees to a competitive level and increases the entry pay for wage-hour workers hired to fill future vacancies. In 2018, the Museum had a total of 13 wage hour employees in maintenance or interpretation who resigned for better employment opportunities (full time) or to return to school, which is more than half of the wage hour positions the Museum offers.)

<table>
<thead>
<tr>
<th>Item 234 #1s</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education</strong></td>
</tr>
<tr>
<td>Jamestown-Yorktown Foundation</td>
</tr>
<tr>
<td>0.00</td>
</tr>
</tbody>
</table>

**Language:**
Page 249, line 48, strike "$18,360,426" and insert "$18,604,052".

**Explanation:**
(This amendment provides $243,626 GF in the second year to stabilize the landscaping/housekeeping staff by increasing their base salary and hourly rate to address attrition, and adds three full-time staff to improve full-time to part-time staff ratio. Over the past three years, turnover rates in these positions have reached a high of 38% surpassing the annual statewide attrition rate of 14%).
Item 234 #2s

**Education**

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jamestown-Yorktown Foundation</td>
<td>$0</td>
</tr>
</tbody>
</table>

**Language:**

Page 249, line 48, strike "$18,360,426" and insert "$18,641,258".

**Explanation:**

(This amendment requests one-time funding for prioritized security system replacement and improvements essential for protecting the general population and employees in the event of an emergency. These required improvements are prioritized components of the agency's Continuity of Operations Plan and Safety and Security Plan.)

Item 238 #1s

**Education**

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Library Of Virginia</td>
<td>$0</td>
</tr>
</tbody>
</table>

**Language:**

Page 251, line 29, strike "$16,733,584" and insert "$17,233,584".
Page 251, line 44, strike "$500,000" and insert "$1,000,000".

**Explanation:**

(This amendment provides $500,000 GF in the second year for additional state aid to local public libraries that may be used for either summer reading materials and programs or for STEAM instructional materials.)

Item 241 #1s

**Education**

<table>
<thead>
<tr>
<th>FY18-19</th>
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</thead>
<tbody>
<tr>
<td>Virginia Commission for the Arts</td>
<td>$0</td>
</tr>
</tbody>
</table>

**Language:**

Page 253, line 2, strike "$4,130,912" and insert "$4,005,912".
Page 253, line 6, strike "$3,880,912" and insert "$3,755,912".

**Explanation:**

(This amendment provides $125,000 GF in the second year for additional grants to arts
organizations, bringing the total to $3.75 million in FY 2020, up from $3.63 million in FY 2019.)

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Museum of Fine Arts</td>
<td>$0</td>
<td>($188,700) GF</td>
</tr>
</tbody>
</table>

**Language:**
Page 253, line 38, strike "$42,500,852" and insert "$42,312,152".

**Explanation:**
(This amendment provides $188,703 GF in the second year to support Evans 360, a multidimensional learning experience and evaluation project that provides interactive ways for people across the Commonwealth to engage with the museum.)

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
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<tbody>
<tr>
<td>Southeastern Universities Research Association Doing Business for Jefferson Science Associates, LLC</td>
<td>$0</td>
<td>($500,000) GF</td>
</tr>
</tbody>
</table>

**Language:**
Page 258, line 20, strike "$1,775,439" and insert "$1,275,439".
Page 258, line 33, strike "and $500,000 the second year".

**Explanation:**
(This amendment maintains one-time seed funding in the first year only to support establishing a center for nuclear femtography.)

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Higher Education Research Initiative</td>
<td>$0</td>
<td>($10,000,000) GF</td>
</tr>
</tbody>
</table>

**Language:**
Page 258, line 46, strike "$28,000,000" and insert "$18,000,000".
Page 259, line 24, strike "$10,000,000" and insert "$5,000,000".

Page 259, line 36, strike "$10,000,000" and insert "$5,000,000".

Explanation:

(This amendment phases funding for the new Commonwealth Cyber Initiative.)

Item 255 #1s

Finance
Secretary of Finance

Language:

Page 263, after line 32, insert:

"D. The Secretary of Finance shall convene a working group of stakeholders, to include but not be limited to, the Virginia Municipal League, Virginia Association of Counties, Virginia Manufacturers Association and the Virginia Economic Developers Association, to prepare a proposal by October 1, 2019, that allows for Virginia to eliminate the first five years of machinery and tools taxation for all new equipment put into service after January 1, 2020, and reimburse local governments on a pro-rata basis for all foregone revenues, not to exceed $50 million annually statewide. The proposal shall include recommendations for multiple sources of revenue to pay for the proposal. The revenue sources shall include: (1) dynamic growth in individual income tax, sales tax and corporate income tax revenue from manufacturing growth; (2) sales tax revenue derived from internet sales taxes collected after July 1, 2019, that are associated with legislation to bring Virginia into compliance with the "Wayfair" Supreme Court Case. Further, the plan shall include, for those localities not currently assessing the machinery and tools tax, an option for reducing business personal property taxes by $1 million per year and receiving reimbursement from sales tax revenue derived from internet sales taxes collected after July 1, 2019, that are associated with legislation to bring Virginia into compliance with the "Wayfair" Supreme Court Case.

The Secretary of Commerce and Trade, the Virginia Economic Development Partnership, and the Virginia Department of Taxation shall provide technical assistance to the working group, specifically contributing the following: (1) assessment of the economic benefit to local governments and the Commonwealth of Virginia for the growth in manufacturing machinery and tools investment; (2) assessment of the best method of disposition of revenues from state general fund revenues to local governments, specifically the method established by § 58.1-662, Code of Virginia; (3) assessment of the economic impact on local governments for the loss of machinery and tools tax revenue for the first five years; and (4) assessment of how many states currently tax a manufacturer's machinery and tools and compare the races for competitiveness, specifically against the states of North Carolina, South Carolina, Georgia, Florida, Mississippi,
Alabama, Arkansas, Tennessee, Kentucky and West Virginia."

Explanation:
(This amendment directs the Secretary of Finance to convene a working group of interested parties for the purpose of presenting a legislative plan and budget by the 2020 General Assembly Session that would allow Virginia to require all localities to assess a "zero" rate on a manufacturer's machinery and tools for the first five years the equipment is put into service. The funds to reimburse local governments would be provided by the state using new sales and use tax revenues derived from requiring remote sellers to collect sales tax. Funds would be distributed to localities following a reimbursement method similar to the method used for the Communications Sales and Use Tax Trust Fund.)

Item 255 #2s

<table>
<thead>
<tr>
<th>Finance</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Finance</td>
<td>$0</td>
<td>($175,000) GF</td>
</tr>
</tbody>
</table>

Language:
Page 263, line 4, strike "$842,595" and insert "$667,595".
Page 263, strike lines 20 through 32.

Explanation:
(This amendment reverses and redirects $175,000 GF in the second year for a study on the Commonwealth's gaming governance structure and current and potential revenues generated by gaming expansion. A companion amendment provides funding for the Joint Legislative Audit and Review Commission to contract for the study.)

Item 255 #3s

<table>
<thead>
<tr>
<th>Finance</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Finance</td>
<td>Language</td>
</tr>
</tbody>
</table>

Language:
Page 263, after line 32, insert:
"D. The Secretary of Finance shall develop a plan to contract for services and supplies needed for disaster response based on reasonable and competitive costs. The Secretary may work with the Secretaries of Education and Health and Human Resources to determine an optimal plan for using state institutions of higher education or the private sector for sheltering displaced persons during a disaster. Any agreement with the institutions of higher education shall consider use of existing bathroom and kitchen facilities at the institution before contracting with a vendor to
bring in mobile facilities for such uses. The plan shall also consider agreements for family-based pricing structures for families that can stay together at a lower cost than staying individually. The Secretary shall report on such plan to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2019.

Explanation:

(This amendment directs the Secretary of Finance to develop a plan for competitive contracting for supplies and sheltering needed during natural disasters and emergencies.)

SEN. HANGER

Item 266 1s

<table>
<thead>
<tr>
<th>FY18 - 19</th>
<th>FY19 - 20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Accounts Transfer</td>
<td>($291,694,000)</td>
</tr>
<tr>
<td>Payments</td>
<td>GF</td>
</tr>
</tbody>
</table>

Language:

Page 269, line 41, strike "$784,797,895" and insert "$493,103,895".
Page 269, line 41, strike "$95,500,000" and insert "$79,875,000".
Page 269, line 48, strike "$784,797,895" and insert "$493,103,895".
Page 269, line 49, strike "$95,500,000" and insert "$79,875,000".
Page 270, strike lines 8 through 14.

Item 266.10 #1s

Finance

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Accounts</td>
<td>$499,800,000</td>
</tr>
<tr>
<td>GF</td>
<td></td>
</tr>
</tbody>
</table>

Language:

Page 270, after line 26, insert:

*266.10 Tax Reform Fund

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>$499,800,000</td>
<td>$0</td>
</tr>
</tbody>
</table>
"A. Out of the amounts in this paragraph, $419,360,000 the first year from the general fund shall be deposited to the Tax Reform Fund established by the eighth enactment of this act for the purpose of issuing individual income tax refunds. For taxable years beginning on and after January 1, 2018, but before January 1, 2019, an individual filing a return before July 1, 2019, or married persons filing a joint return before July 1, 2019, shall be issued a refund out of the Tax Reform Fund in an amount up to $110 for an individual, or $220 for married persons filing a joint return. An individual shall only be allowed a refund up to the amount of such individual's tax liability after the application of any deductions, subtractions, or credits to which the individual is entitled pursuant to Chapter 3 (§ 58.1-300 et seq.) of Title 58.1 of the Code of Virginia. Married persons filing a joint return shall only be allowed a refund up to the amount of such married persons' tax liability after the application of any deductions, subtractions, or credits to which the married persons are entitled pursuant to Chapter 3 of Title 58.1 of the Code of Virginia.
B. Out of the amounts in this Item, $80,440,000 the first year from the general fund is provided to effectuate temporary or permanent tax reform during the 2020-2022 biennium."

Explanation:

(This amendment appropriates a deposit to the Tax Reform Fund in the amount of $499.8 million GF the first year. Out of this amount $419.4 million GF the first year is provided for the purpose of providing tax relief in the form of a tax refund payable to individual and married taxpayers, and $80.4 million GF the first year is provided for temporary or permanent tax reform.)

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Item 276 #1s

Finance  

<table>
<thead>
<tr>
<th>Department of the Treasury</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$0</td>
<td>$520,163 GF</td>
</tr>
</tbody>
</table>

Language:

Page 280, line 6, strike "$32,706,683" and insert "$33,226,846".
Page 281, after line 4, insert:
"J. Out of the amounts for this Item shall be paid $520,163 in the second year from the general fund for the relief of Gary Linwood Bush, as provided for pursuant to Senate Bill 1477 of the 2019 General Assembly."

Explanation:

(This amendment provides $520,163 GF in the second year for the relief of Gary Linwood Bush, pursuant to, and contingent upon final passage of Senate Bill 1477 of the 2019 General Assembly.)
Health and Human Resources
Secretary of Health and Human Resources

Language:

Page 291, after line 47, insert:
"F. The Secretary of Health and Human Resources, or his designee, shall convene stakeholders, including the Virginia Oral Health Coalition, the Virginia Department of Health, the Department of Medical Assistance Services, the Virginia Hospital and Healthcare Association, the Virginia College of Emergency Room Physicians, the Virginia Dental Association, the Old Dominion Dental Society and the Virginia Dental Hygienists Association, to identify data to assess the impact to population health and the fiscal impact of the use of hospital emergency rooms for issues related to adult dental care throughout the Commonwealth. A report, including data collected, an analysis of the data, and summary of the expected impact of a mandatory comprehensive adult dental benefit on Medicaid costs and on the health of Medicaid beneficiaries, shall be sent to the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2019."

Explanation:

(This amendment directs the Secretary of Health and Human Resources, or his designee, to convene stakeholders to identify data to assess the impact on population health and the fiscal impact of the use of hospital emergency rooms for issues related to adult dental care throughout the Commonwealth. A report including data collected, an analysis of the data, and a summary of the expected impact of a mandatory comprehensive adult dental benefit on Medicaid costs and on the health of Medicaid beneficiaries, shall be sent to the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2019.)

Health and Human Resources
Secretary of Health and Human Resources

Language:

Page 290, strike lines 48 through 53.
Page 291, strike lines 1 through 20, and insert:
"C.1. The Secretary of Health and Human Resources, in collaboration with the Secretary of Administration and the Secretary of Public Safety and Homeland Security, shall convene a workgroup to oversee the development of a statewide integrated electronic health record (EHR) system. The workgroup shall include the Department of Behavioral Health and Developmental
Services (DBHDS), the Virginia Department of Health, the Department of Corrections, the Department of Planning and Budget, staff from the House Appropriations and Senate Finance committees, and other agencies as deemed appropriate by the respective Secretaries. The purpose of the workgroup shall be to evaluate and determine the costs and benefits of developing a statewide integrated EHR system based on state contract, whether such system is one domain for the state or separate domains for each agency. The workgroup shall evaluate the specific needs of agencies seeking an EHR system to determine if the agency's business requirements require evaluating a vendor off state contract that may be more cost-effective and appropriate for that agency. As part of the evaluation of a system off state contract, the workgroup shall include an assessment of the interoperability of potential systems with other state EHR systems. No state agency shall issue a request for proposals for an EHR system unless an evaluation of the costs of benefits of using the state contract has been completed and the General Assembly has included a specific authorization of such system in a general appropriation act. Any state agency that is authorized the seek a vendor off state contract for an EHR system shall ensure such system is interoperable with other state agencies and also with other public and private health care entities to the extent allowed by federal and state law, and regulations.

2. The workgroup shall report on its activities and any recommendations to the Joint Subcommittee on Health and Human Resources Oversight by October 15, 2019."

Explanation:
(This amendment modifies the Statewide Electronic Health Records workgroup to include legislative representation and provide the focus of the workgroup to evaluate the costs and benefits of developing a statewide EHR for multiple state agencies. State agencies will be allowed to seek a vendor off state contract if an evaluation of using the state contract has been completed and the General Assembly has authorized such action.)

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Item 282 #1s

**Health and Human Resources**

Children's Services Act

**Language**

Page 296, line 12, strike "July" and insert "October".

**Explanation:**

(This amendment modifies language in the budget delaying a final report on a study of private day special education rates from July 2019 to October 2019.)

---

Item 282 #2s
Health and Human Resources

Children's Services Act

Language:

Page 296, after line 33, insert:
"P.1. The Department of Education, in collaboration with the Office of Children's Services, shall establish an implementation workgroup for developing and refining the collection and reporting of outcome measures. The workgroup shall include a representative of various stakeholders that includes, but is not limited, to private day schools, local school divisions, associations that represent private providers, and others that can assist in the purpose of the workgroup. The workgroup shall develop and refine outcome measures that are recommended in the Private Day Special Education Outcomes report from November 1, 2018. The workgroup shall establish data collection protocols, requirements, and establish outcome reporting mechanisms. The department shall begin collecting outcome data for private day special education schools in the 2019-2020 school year, if possible, but no later than the 2020-2021 school year.
2. The Office of Children's Services shall enter into a data sharing Memorandum of Understanding with the Department of Education to allow linkage of specific student data to specific private day schools.
3. The Board of Education shall promulgate emergency regulations to implement these provisions within 280 days or less from enactment date of this act."

Explanation:

(This amendment directs the Department of Education and the Office of Children's Services to establish an implementation workgroup for developing and refining, the collection and reporting of outcome measures as recommended in the Private Day Special Education Outcomes report from November 1, 2018.)

Item 287 #1s

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>$0</td>
<td>($256,248)</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>-3.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>FTE</td>
</tr>
</tbody>
</table>

Language:

Page 299, line 22, strike "$14,351,745" and insert "$14,095,497".

Explanation:

(This amendment reduces by $256,248 from the general fund the second year funding and three positions provided to establish a Statewide Overdose Fatality Review Team.)
Item 289 #1s

**Health and Human Resources**  
FY18-19  FY19-20  
Department of Health  $0  ($1,461,742)  GF  

**Language:**

Page 300, line 3, strike "$93,768,863" and insert "$92,307,121".  
Page 301, strike lines 8 through 11.  

**Explanation:**

(This amendment eliminates new funding of $1.5 million from the general fund the second year provided in the introduced budget for the purchase of certain childhood vaccines.)

Item 290 #1s

**Health and Human Resources**  
FY18-19  FY19-20  
Department of Health  ($168,982)  $0  GF  
-2.00  0.00  FTE  

**Language:**

Page 301, line 14, strike "$18,359,931" and insert "$18,190,949".  

**Explanation:**

(This amendment eliminates $168,982 from the general fund the second year that was provided to fund two positions for the Certificate of Public Need office for updating the state medical facilities plan on a more frequent two-year schedule pursuant to legislation in the 2019 Session. The Department of Health has authority to increase fees to support these positions.)

Item 291 #1s

**Health and Human Resources**  
FY18-19  FY19-20  
Department of Health  $0  ($50,000)  GF  

**Language:**

Page 302, line 7, strike "$167,386,863" and insert "$167,336,863".  

**Explanation:**

(This amendment eliminates $50,000 from the general fund the second year provided to support the Virginia Neonatal Perinatal Collaborative.)
Item 291 #2s

Health and Human Resources  FY18-19  FY19-20  
Department of Health  $0  $450,000  GF

Language:

Page 302, line 7, strike "$167,386,863" and insert "$167,836,863".
Page 303, after line 4, insert:
"H. Out of this appropriation, $450,000 from the general fund the second year shall be provided for the Virginia Department of Health to contract with an external party that can provide software to implement an adult and pediatric traumatic brain injury (TBI) pilot. The pilot shall provide clinical decision support software to hospitals with trauma centers that agree to participate. The purpose of the pilot program is to increase compliance with evidence-based treatment guidelines and best practices for severe adult and pediatric TBI."

Explanation:

(This amendment provides $450,000 from the general fund the second year for the Virginia Department of Health to contract with an external party that can provide software to implement an adult and pediatric traumatic brain injury (TBI) pilot. The external party would provide the clinical decision support software to hospitals with trauma centers that agree to participate in the pilot program. The purpose of the pilot program is to increase compliance with evidence-based treatment guidelines and best practices for severe adult and pediatric TBI in order to reduce patient mortality, improve patient recovery and reduce the long-term care costs to the Commonwealth.)

Item 292 #1s

Health and Human Resources  FY18-19  FY19-20  
Department of Health  $0  ($795,000)  GF

Language:

Page 303, line 6, strike "$268,240,726" and insert "$267,445,726".
Page 305, strike lines 53 through 55.

Explanation:

(This amendment eliminates $795,000 the second year from the general fund for a new earmark for Eastville Community Health Center.)

Item 292 #2s
Health and Human Resources
Department of Health

Language:
Page 305, strike lines 26 through 49, and insert:
"F. The Virginia Department of Health shall end its contracts with sub-recipients of the Virginia Long-Acting Reversible Contraception program within 30 days of the effective date of Senate Bill 1100. Out of any remaining unused appropriation for this initiative, the department shall only use such funds for the purchase of Long-Acting Reversible Contraception (LARC) devices and implement a program to make such devices available to local health departments and other health care providers at no cost. The department shall negotiate or utilize the most cost-effective methods for purchasing LARCs in order to maximize the number to be purchased. The department shall report within 30 days after the close of each quarter with a status update to include: (i) Number of LARCs purchased and the unit price; and (ii) Number of LARCs distributed in total and by health care provider. The status update shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees."

Explanation:
(This amendment modifies the Long-Acting Reversible Contraception initiative and changes it from a reimbursement program with contracted providers to one in which the Virginia Department of Health purchases the LARCs and makes them available at no cost to health care providers.)

<table>
<thead>
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<tbody>
<tr>
<td>Department of Health</td>
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<td>($600,000) GF</td>
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</table>

Language:
Page 306, line 2, strike "$21,239,583" and insert "$20,639,583".

Explanation:
(This amendment reduces by $600,000 the second year from the general fund support for Riverside Shore Memorial Hospital's obstetrics program that was included in the introduced budget. This action leaves $600,000 in the budget for the program.)

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
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</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>($4,500,000)</td>
<td>$0 GF</td>
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</tbody>
</table>
Language:
Page 306, line 3, strike "$28,239,583" and insert "$23,739,583".
Page 310, line 5, strike "$7,000,000" and insert "$2,500,000".

Explanation:
(This amendment reduces by $4.5 million general fund the first year funding of $5.0 million included in the introduced budget for the Hampton University Proton Beam Therapy Foundation. This leaves total funding of $2.5 million in the first year of the budget.)

<table>
<thead>
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<tbody>
<tr>
<td>Department of Health</td>
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</table>

Item 293 #3s

Language:
Page 306, line 2, strike "$21,239,583" and insert "$22,389,583".
Page 309, line 16, strike "$25,000" and insert $1,175,000".
Page 309, line 17, strike "$25,000" and insert $1,175,000".

Explanation:
(This amendment provides $1.2 million from the general fund in the second year to fund the All Payer Claims Database (APCD), which under Senate Bill 1216, makes submission of health plan claims data mandatory. Other states with mandatory APCDs are supported primarily with state funds.)

Item 293 #4s

<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>Language</td>
</tr>
</tbody>
</table>

Language:
Page 310, strike lines 11 through 14.

Explanation:
(This amendment eliminates language included in the introduced budget setting out an appropriation for Riverside Shore Memorial Hospital. The language and the actual appropriation were included in two separate items so this amendment is technical to clean up the language.)
<table>
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<th>Health and Human Resources</th>
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<tbody>
<tr>
<td>Department of Health</td>
<td>0</td>
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</table>

**Language:**

Page 310, line 15, strike "$29,195,627" and insert "$29,245,627".

**Explanation:**

(This amendment provides $50,000 from the general fund the second year to create a database for the submission of lead testing plans and water sample results from child care centers pursuant to Senate Bill 1622.)

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<tr>
<th>Health and Human Resources</th>
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<tbody>
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<td>Department of Health</td>
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</table>

**Language:**

Page 311, line 3, strike "$28,580,165" and insert "$24,378,665".
Page 312, after line 38, insert:

"F. The Virginia Department of Health shall evaluate implementation of an Electronic Health Records system consistent with the workgroup led by the Secretary of Health and Human Resources. The department shall develop cost estimates as part of an implementation plan, which shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees by October 1, 2019."

**Explanation:**

(This amendment eliminates $4.2 million from the general fund the second year provided for the Virginia Department of Health to implement an Electronic Health Records system. The department is in the process of determining its business needs, and, as required by the EHR workgroup, an evaluation of using the state contract to pursue an EHR system must be completed.)

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<th>Health and Human Resources</th>
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<tbody>
<tr>
<td>Department of Health</td>
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</table>

**Language:**
Page 311, line 3, strike "$24,492,399" and insert "$24,292,399".

Explanation:

(This amendment eliminates $200,000 the first year from the general fund provided in the introduced budget to fund charges from the Office of the Attorney General for defending the Virginia Department of Health in a lawsuit. The Office of the Attorney General is supported by the general fund and should not need additional resources to defend the agency.)

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**Item 297 #3s**

**Health and Human Resources**

<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td></td>
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<td>$50,000 GF</td>
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</table>

**Language:**

Page 311, line 3, strike "$28,580,165" and insert "$28,630,165".
Page 312, after line 38, insert:

"F. The Virginia Department of Health shall modify the Emergency Room Care Coordination Program to track individuals who present in the emergency room and are then subject to a Temporary Detention Order. The department shall report the data monthly on its website and provide an annual report to the General Assembly for each fiscal year, no later than September 1 after the fiscal year ends."

**Explanation:**

(This amendment provides $50,000 from the general fund the second year to modify the Emergency Room Care Coordination Program to track individuals who present in the emergency room and become subject to a Temporary Detention Order and require the information be made available publicly.)

---

**Item 299 #1s**

**Health and Human Resources**

<table>
<thead>
<tr>
<th>Department of Health Professions</th>
<th>Language</th>
</tr>
</thead>
</table>

**Language:**

Page 313, line 16, before "Out" insert "A."
Page 313, after line 28, insert:

"B. The Board of Pharmacy shall work with relevant stakeholders, chosen by the board, to determine ways to enhance awareness of proper drug disposal methods, including existing community-based collection and disposal opportunities."

**Explanation:**
(This amendment directs the Board of Pharmacy to work with relevant stakeholders to determine ways to enhance public awareness of proper drug disposal methods, including existing community-based collection and disposal opportunities. This amendment is a recommendation of the Joint Commission on Health Care.)

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**Item 303 #1s**

<table>
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<th>Health and Human Resources</th>
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<td>Services</td>
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</table>

**Language:**

Page 315, line 7, strike "$14,974,837,166" and insert "$14,990,082,859".
Page 342, after line 27, insert:
"YYY. Effective July 1, 2019, the Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to increase the reimbursement rate for physician services to 70 percent of the equivalent Medicare rate, as of that date, and only for those services currently reimbursed less than 70 percent of the Medicare rate. The department shall ensure through its contracts with managed care organizations that the rate increase is reflected in their rates to providers. The department shall have authority to implement these rate changes prior to the completion of the regulatory process."

**Explanation:**

(This amendment provides $4.1 million from the general fund and $11.1 million from federal Medicaid matching funds in the second year to increase Medicaid reimbursement to 70 percent of the equivalent Medicare fee for service and managed care rates to primary care physicians and specialists who are currently reimbursed less than 70 percent of Medicare rates.)

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**Item 303 #2s**

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**Language:**

Page 315, line 7, strike "$14,974,837,166" and insert "$14,982,043,623".
Page 342, after line 27, insert:
"YYY. Effective July 1, 2019, the Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to increase rates for outpatient psychiatric services, limited to those as defined in 12VAC30-50-140 (D) and (P), 12VAC30-50-150 (D) and (E), 12VAC30- 50-180 (C) and (D), and 12VAC30-130-5020 and by 21 percent to the equivalent of 100 percent
of the 2018 Medicare rates and create a separate rating category for those outpatient psychiatric services. The department shall have the authority to implement these reimbursement changes prior to the completion of the regulatory process."

**Explanation:**

(This amendment provides $3.3 million from the general fund and $4.5 million from federal Medicaid matching funds to increase the Medicaid rates for licensed mental health professionals (LMHPs), psychologists, and licensed clinical social workers. These rates are lower than Medicare and commercial rates, resulting in fewer providers accepting Medicaid patients in need of these services.)

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**Language:**

Page 315, line 7, strike "$14,974,837,166" and insert "$14,967,749,294".

Page 342, strike lines 5 through 14.

**Explanation:**

(This amendment eliminates $3.5 million from the general fund and a similar amount of federal Medicaid matching funds included in the introduced budget to expand preventative services for adults. Many of the Medicaid managed care organizations already cover these services.)

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**Language:**

Page 315, line 7, strike "$14,974,837,166" and insert "$14,975,587,166".

Page 318, line 12, strike "25" and insert "35".

**Explanation:**

(This amendment provides $375,000 from the general fund and a like amount of federal Medicaid matching funds for 10 Medicaid developmental disability slots that will be held in reserve for individuals with developmental disabilities whose circumstances many result in a change in services and between waivers.)
Item 303 #5s

**Health and Human Resources**

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<td></td>
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</table>

**Language:**

Page 315, line 7, strike "$14,974,837,166" and insert "$14,974,887,910".

"YYY. Effective July 1, 2019, the Department of Medical Assistance Services shall increase the telehealth originating site facility fee to 100 percent of the Medicare rate and shall reflect changes annually based on any changes in the Medicare rate. The department shall exempt Federally Qualified Health Centers and Rural Health Centers from this reimbursement change. The department shall have the authority to implement these changes prior to completion of any regulatory process undertaken in order to effect such change."

**Explanation:**

(This amendment provides $23,215 from the general fund and $27,529 from federal Medicaid matching funds to increase the Medicaid telehealth originating site facility fee to 100 percent of the Medicare rate, including annual Medicare fee increases. This a recommendation of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century.)

Item 303 #6s

**Health and Human Resources**

<table>
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<td></td>
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<td>($38,900,000) NGF</td>
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</table>

**Language:**

Page 315, line 7, strike "$14,974,837,166" and insert "$14,897,037,166".

**Explanation:**

(This amendment reduces $38.9 million from the general fund and a like amount of federal matching funds in the second year to reflect the impact of the federal suspension of a tax on health insurers for calendar year 2019. The continuing resolution (H.R. 195) passed by Congress in January 2018 suspended the tax. The tax on health insurers was created in the Affordable Care Act and the net impact is that the cost of the tax is passed-through to Medicaid managed care companies, which is the reason the tax impacts the state budget.)
Health and Human Resources

Department of Medical Assistance Services

Language:

Page 342, after line 27, insert:
"YYY. The Department of Medical Assistance Services shall develop a methodology for Disproportionate Share Hospital (DSH) payments that recognizes and creates incentives for private hospitals in providing medical services for individuals subject to temporary detention orders (TDOs). The methodology shall factor in utilization related to TDOs in the DSH methodology. The department shall have the authority to modify the State Plan for Medical Assistance and to implement the changes in the DSH methodology effective July 1, 2019 and prior to the completion of the regulatory process. The department shall report on the details of the methodology, and the potential impact on allocations to hospitals, to the Chairmen of the House Appropriations and Senate Finance Committees by June 1, 2019."

Explanation:

(This amendment directs the Department of Medical Assistance Services to develop a new methodology for the allocation of Disproportionate Share Hospital (DSH) payments to increase reimbursement to hospitals that are serving more temporary detention orders and likewise to reduce reimbursement to hospitals whose utilization of such TDO services declines. This program is intended to assist in reducing census pressure on the state mental health hospitals.)

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 342, after line 27, insert:
"YYY. Notwithstanding any other provision of law, any general fund balance in this Item remaining at year-end shall revert to the general fund and shall not be reappropriated in the following fiscal year."

Explanation:

(This amendment reverts any general fund year-end balance in the Medicaid program each year. The appropriation for the Medicaid program is based on an annual forecast, which adjusts the appropriation as needed as part of the normal budget process and therefore any remaining balance in the program should revert at the end of the fiscal year.)
Health and Human Resources

Department of Medical Assistance Services

Language

Item 303 #9s

Page 342, after line 27, insert:
"YYY. The Department of Medical Assistance Services shall have authority to designate schools as allowable telehealth originating sites for purposes of billing the Department of Medical Assistance Services an originating site fee."

Explanation:
(This amendment provides authority for the Department of Medical Assistance Services to designate schools as allowable telehealth originating sites. This a recommendation of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century.)

Item 303 #10s

Health and Human Resources

Department of Medical Assistance Services

Language

Item 303 #11s

Page 342, after line 27, insert:
"YYY. The Department of Medical Assistance Services shall amend its contracts with managed care organizations to require written notification and training to agency-directed personal care providers at least 60 days prior to the implementation of all changes to Quality Management Review and prior authorization policies and processes consistent with state and federal regulations."

Explanation:
(This amendment directs the Department of Medical Assistance Services to require the Medicaid managed care organizations to provide written notification and training to agency-directed personal care providers at least 60 days prior to the implementation of all changes to Quality Management Review and prior authorization policies and processes.)
Language:

Page 327, strike lines 43 through 58.
Page 328, strike lines 1 through 58.
Page 329, strike lines 1 through 55.
Page 330, strike lines 1 through 52, and insert:
"SS. Not Set Out."

Explanation:

(This amendment modifies the introduced budget bill (SB 1100) such that Paragraph SS. in Item 303 is not set out and therefore reflects the original language in Chapter 2, 2018 Special Session I, Acts of Assembly. The paragraph will not be set out in the enrolled version of the bill.)

Item 303 #12s

Health and Human Resources
Department of Medical Assistance Services

Language:

Page 342, after line 27, insert:

"YYY.1. The Department of Medical Assistance Services shall work with the Department of Behavioral Health and Developmental Services and stakeholders to develop a plan for implementation of the continuum of evidence-based, trauma-informed, and cost-effective mental health services recommended by the University of Colorado Farley Center for Health Policy. The continuum shall include Community Mental Health Rehabilitation Services (including Early Intervention Services) and integrated behavioral health in primary care and school settings.

2. The department shall include in the plan: (i) changes to medical necessity criteria; (ii) services covered; (iii) provider qualifications; (iv) reimbursement methodologies and rates for Community Mental Health and Rehabilitation Services; (v) the fiscal impact of proposed changes; and (vi) a timeline assuming an implementation date beginning on July 1, 2020. The department shall work with its actuary to model the fiscal impact of the proposed continuum.

3. The Department of Medical Assistance Services and Department of Behavioral Health and Developmental Services shall submit the plan to the Chairmen of the Huse Appropriations and Senate Finance Committees by no later than October 1, 2019."

Explanation:

(This amendment adds language directing the development of a plan for the realignment of Medicaid behavioral health services to ensure the system supports evidence-based, trauma-information, prevention-focused and cost-effective services for individuals served across the lifespan.)
### Item 307 #1s

<table>
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<tbody>
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<tr>
<td>Services</td>
<td>($708,750)</td>
<td>($896,333)</td>
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</table>

**Language:**

Page 343, line 28, strike "$278,627,135" and insert "$277,209,635".
Page 343, line 28, strike "$291,221,330" and insert "$289,428,664".

**Explanation:**

(This amendment eliminates $708,750 from the general fund and a like amount of federal Medicaid matching funds the first year and $896,333 from the general fund and a like amount of federal Medicaid matching funds the second year included in the introduced budget for the costs of managed care enrollment broker services.)

### Item 307 #2s

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<tr>
<td>Services</td>
<td>($500,000)</td>
<td>$0</td>
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</table>

**Language:**

Page 343, line 28, strike "$278,627,135" and insert "$277,627,135".
Page 350, line 5, strike "$500,000 the first year and".
Page 350, line 6, strike "and $500,000 the first year".

**Explanation:**

(This amendment eliminates $500,000 from the general fund and a like amount of federal Medicaid matching funds the first year included in the introduced budget for training of consumer-directed personal care attendants. This action leaves funding in the second year for training.)

### Item 307 #3s

<table>
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<tr>
<td>Services</td>
<td>$0</td>
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</table>

**Language:**
Page 343, line 28, strike "$291,221,330" and insert "$289,459,690".

**Explanation:**

(This amendment eliminates $440,410 from the general fund and $1.3 million from federal Medicaid matching funds the second year included in the introduced budget for higher contract costs of the Cover Virginia Call Center. The Commonwealth now allows the federal marketplace to make Medicaid eligibility determinations, which will reduce the workload of the call center.)

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**Health and Human Resources**

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<td>Services</td>
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**Language:**

Page 343, line 28, strike "$291,221,330" and insert "$291,571,330".

Page 350, after line 9, insert:

"Y. Out of this appropriation, $87,500 from the general fund and $262,500 from nongeneral funds the second year, shall be provided for support of the All Payer Claims Database operated by Virginia Health Information. This appropriation is contingent on federal approval of an Operational Advanced Planning Document."

**Explanation:**

(This amendment provides $87,500 from the general fund and $262,500 from federal Medicaid matching funds to support the All Payer Claims Database (APCD). Senate Bill 1216 would make participation in the APCD mandatory. This amendment allows the Department of Medical Assistance Services (DMAS) to access enhanced federal funding to support its use of the APCD. Medicaid can use enhanced federal funding at a 75 percent federal matching rate to support the maintenance and operations of the APCD. At least seven other states (Oregon, Florida, New York, Colorado, Rhode Island, Utah and New Hampshire) currently pay for a portion of the maintenance and operations of their APCD using Medicaid enhanced federal funding. Furthermore, the Centers for Medicare and Medicaid Services (CMS) has confirmed that this type of funding can be available to Virginia's APCD if DMAS submits and CMS approves an Operational Advanced Planning Document (O-APD) for the project and payments. This amount is proportional to the volume of APCD claims that are associated with Virginia Medicaid members.)

---

**Health and Human Resources**
Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services, in collaboration with the Department of Social Services, shall contract with a vendor to conduct a pilot program to improve screening services for income and assets as part of the Medicaid eligibility determination process for both initial applications and renewals. Such pilot program shall include innovative methods to increase automation of various financial accounts to improve the verification process for eligibility. The pilot shall also develop and evaluate methods to monitor compliance with the provisions of the Training, Education, Employment, and Opportunity Program. Savings generated from improvements in the eligibility process shall be used to pay for the vendor costs of the pilot program."

Explanation:

(This amendment directs the Department of Medical Assistance Services, in collaboration with the Department of Social Services, to contract with a vendor for a pilot program to improve screening services for income and assets as part of the Medicaid eligibility determination process for both initial applications and renewals. The pilot program would include new methods to increase automation of various financial accounts to improve the verification process for eligibility. The pilot shall also develop and evaluate methods to monitor compliance with the provisions of the Training, Education, Employment, and Opportunity Program. The savings generated from improvements in the eligibility process would be used to pay for the vendor costs of the pilot program.)

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<tr>
<th>Health and Human Resources</th>
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<tr>
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<td>($10,240,286)</td>
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Language:

Page 343, line 28, strike "$278,627,135" and insert "$276,946,992".
Page 343, line 28, strike "$291,221,330" and insert "$280,981,044".

Explanation:

(This amendment removes $1.7 million the first year and $10.2 million the second year from the general fund for the Department of Medical Assistance Services' related to certain administrative costs for which there is a nongeneral fund source.)

| Item 307 #6s |

| Item 307 #7s |
Health and Human Resources

Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Director, Department of Planning and Budget, shall unallot $4,611,953 from the general fund in this Item and revert the appropriation to the general fund, on or before June 30, 2019, which reflects carryforward balances from fiscal year 2018."

Explanation:

(This amendment partially reverts the carryforward balance from fiscal year 2018 for the Department of Medical Assistance Services' administrative budget that was approved by the Governor. The agency's administrative program had a remaining balance at the end of fiscal year 2018 of $12.8 million general fund and the Governor reappropriated $7.8 million of that balance in fiscal year 2019. Based on the current funding level for the agency, this appropriation is not necessary.)

Item 307 #8s

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 350, after line 9. insert:
"Y. The Department of Medical Assistance Services shall provide data by the first day of each month, to each managed care organization, that includes the renewal dates for each member enrolled in their plan that will occur in the next 60 days. The department shall work with the managed care organizations to develop processes to reduce the number of renewals lapsing each year for Medicaid and FAMIS enrollees."

Explanation:

(This amendment requires the Department of Medical Assistance Services to submit renewal data for managed care plan members in Medicaid and FAMIS to assist the managed care organizations in reducing the number of enrollees who have lapsed coverage during the year due to disenrollment that occurs as part of the annual eligibility renewal process in Medicaid or FAMIS.)

Item 307 #9s

Health and Human Resources
Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services shall develop an annual report that provides a detailed accounting of the agency's organization and operations. This report shall include an organizational chart that shows all full- and part-time positions (by job title) employed by the agency as well as the current management structure and unit responsibilities. The report shall also provide a summary of organization changes implemented over the previous year. The report shall be submitted to the Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees by August 15, of each year."

Explanation:

(This amendment requires the Department of Medical Assistance Services to annually report on the agency's organization and operations to the Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees. This information will assist in providing information regarding the transition of the agency from managing a fee-for-service system to oversight of a managed care delivery system.)

Item 307 #10s

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services shall, within 15 days of receiving a deferral of federal grant funds or a disallowance letter, notify the Director, Department of Planning and Budget, and the Chairmen of the House Appropriations and Senate Finance Committees of such deferral or disallowance. The notice shall include the amount of the deferral or disallowance and a detailed explanation of the federal rationale for the action. Any federal documentation received by the department shall be attached to the notification."

Explanation:

(This amendment requires the Department of Medical Assistance Services to notify the Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees of any federal deferral of grant funds or disallowances.)

Item 307 #11s
Health and Human Resources

Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Department of Planning and Budget (DPB), in consultation with the Department of Medical Assistance Services (DMAS), shall evaluate the staffing and other cost requirements of legislation from the 2019 Session and identify the funding and positions within DMAS that shall be transferred to the new Office of Medicaid Fiscal Oversight and Accountability. DPB shall have the authority to transfer appropriation and positions to the new Office to fulfill the intent of the legislation."

Explanation:

(This amendment provides authority for the Department of Planning and Budget to transfer funding and positions to implement Senate Bill 1352, which creates a new Office of Medicaid Fiscal Oversight and Accountability, which will develop the official Medicaid forecast, develop managed care rates, and provide fiscal monitoring of the Medicaid program.)

Item 307 #12s

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services, at least 30 days prior to the submission of a state plan amendment, waiver amendment, managed care contract change, or submission of a regulatory change, shall provide notice and documentation of such change to the Department of Planning and Budget. The Department of Planning and Budget shall review such action to determine if there is a fiscal impact on the Commonwealth. If the Department of Planning and Budget determines the change may likely result in a general fund fiscal impact, for which no legislative appropriation has been provided, then the Department of Medical Assistance Service shall delay the proposed change until the General Assembly authorizes such action."

Explanation:

(This amendment implements a fiscal impact review process for changes to the Medicaid program. Any change that may result in a general fund impact, which has not been funded, will be delayed until the General Assembly specifically authorizes such action.)

Item 307 #13s
Health and Human Resources
Department of Medical Assistance Services

Language:
Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services shall amend its contracts with managed care organizations to eliminate maternity kick payments and the discrete incentive transition program."

Explanation:
(This amendment directs the Department of Medical Assistance Services to amend its contracts for both managed care programs to eliminate maternity kick payments and the discrete incentive transition program. These recent managed care contract modifications potentially increase the Commonwealth's risk and shift the managed care programs away from a fully risk-based managed care model. In addition, these changes have not been fully evaluated to determine the potential fiscal implications on the Commonwealth.)

Item 307 #14s

Health and Human Resources
Department of Medical Assistance Services

Language:
Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services shall include the Department of Planning and Budget as part of the managed care rate development process, at the discretion of the Director, Department of Planning and Budget. The Department of Medical Assistance Services shall, as part of the managed care rate development process, report to the Joint Subcommittee for Health and Human Resources Oversight on assumptions, policy changes, and other modifications used in the development of managed care rates, including the fiscal impact of the rate changes, at least 30 days prior to the effective date of the rate changes."

Explanation:
(This amendment provides additional oversight of the Medicaid managed care rate setting process and directs the Department of Medical Assistance Services to report to the Joint Subcommittee for Health and Human Resources Oversight to provide greater transparency and understanding of the trends and assumptions behind the changes in the rates.)

Item 307 #15s
Health and Human Resources
Department of Medical Assistance Services

Language:

Page 343, line 41, strike "Department of Planning and Budget", insert "Office of Medicaid Fiscal Oversight and Accountability".
Page 343, line 46, strike "Department of Medical Assistance Services", insert "Office of Medicaid Fiscal Oversight and Accountability".
Page 344, line 8, after "Budget", insert ", Office of Medicaid Fiscal Oversight and Accountability".
Page 344, line 20, after "month." strike the remainder of the line.
Page 344, strike lines 21 through 27.
Page 350, after line 9, insert:
"A.1. The Medicaid Forecasting Workgroup is hereby created to review and make recommendations concerning the estimate of Medicaid expenditures prepared and submitted pursuant to § 32.1-323.1.
2. The workgroup shall have nine members as follows:
(i) Two staff members from the Department of Planning and Budget, to be appointed by the director of the Department of Planning and Budget;
(ii) Two staff members from the Department of Medical Assistance Services, to be appointed by the director of the Department of Medical Assistance Services;
(iii) Two staff members from the Office of Medicaid Fiscal Oversight and Accountability, to be appointed by the director of the Office of Medicaid Fiscal Oversight and Accountability;
(iv) One staff member from the Joint Legislative Audit and Review Commission, to be appointed by the director of the Joint Legislative Audit and Review Commission;
(v) One fiscal analyst from the House Committee on Appropriations, to be appointed by the staff director of the House Committee on Appropriations; and
(vi) One fiscal analyst from the Senate Committee on Finance, to be appointed by the staff director of the Senate Committee on Finance.
3. The members of the workgroup shall elect a chairman from the membership, who shall serve a term of one year. A majority of the members shall constitute a quorum. Staff support shall be provided by the Office of Medicaid Fiscal Oversight and Accountability, the Department of Planning and Budget, and the Department of Medical Assistance Services.
4. The workgroup shall meet at least once monthly from the period of July through November of each year, and additional meetings shall be at the call of the chairman or whenever a majority of the members so request. The workgroup shall monitor and review the development of the official Medicaid forecast for the year.
5. At the July meeting each year, the workgroup shall review the performance of expenditures to forecast for the prior fiscal year, and identify policy adjustments that are required to be factored into the development of the new forecast.
6. In subsequent meetings, the workgroup shall review individual service models and policy adjustment impacts on the forecast. In the continuing review and development of the forecast,
the workgroup shall consider industry benchmarks and standards for health care, spending and cost increases, and, when relevant, forecasting trends and activities in other states.

7. The workgroup shall make any recommendations regarding the official Medicaid forecast at the October meeting each year.

8. The November meeting each year shall take place after the submission of the official Medicaid forecast pursuant to § 32.1-323.1, and the workgroup shall respond to the submitted official forecast at such meeting and document any dissent with the official forecast raised by individual members of the workgroup.

9. The workgroup shall report annually on its work, including any recommendations or noted dissent regarding the official Medicaid forecast, no later than December 15. Such report shall be delivered to the Secretary of Finance, the Secretary of Health and Human Resources, and the Chairmen of the House Committee on Appropriations and the Senate Committee on Finance."

**Explanation:**

(This amendment creates a Medicaid Forecasting Workgroup to provide greater oversight and transparency of the development of the official forecast of Medicaid expenditures.)

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**Health and Human Resources**

Department of Behavioral Health and Developmental Services

**Language:**

Page 356, after line 19, insert:

"Z. The Department of Behavioral Health and Developmental Services and the Department of Medical Assistance Services shall not require waiver providers or Community Services Boards to use the proposed individualized supports budget process for the Developmental Disability Waiver without the explicit authorization of the General Assembly through legislation or authorizing budget language."

**Explanation:**

(This amendment adds language prohibiting the Departments of Behavioral Health and Developmental Services and Medical Assistance Services from requiring waiver providers or Community Services Boards to use an individualized supports budget process for the Medicaid Developmental Disability waiver program without explicit authorization from the General Assembly.)

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**Health and Human Resources**

Department of Behavioral Health and Developmental Services

**Language**
Language:

Page 356, line 11, strike "each" and insert "a".
Page 356, line 13, strike "at the end of the fiscal year" and insert "as of April 15, 2019".
Page 356, after line 19, insert:
"3. The Department of Behavioral Health and Developmental Services, in consultation with the Department of Medical Assistance Services, shall submit a letter to the Secretary of Health and Human Resources and the Chairmen of the House Appropriations and Senate Finance Committees by April 15, 2019, and quarterly thereafter, that reports on: (i) the state general fund reductions taken by each Community Services Board (CSB) or Behavioral Health Authority (BHA) in fiscal year (FY) 2020 in anticipation of projected savings from the expansion of Medicaid eligibility to existing CSB clients who were previously uninsured; (ii) the actual Medicaid-generated reimbursements realized by each CSB/BHA in FY 2019 as a result of the expansion of Medicaid eligibility to existing CSB clients who were previously uninsured; (iii) the state general fund reductions to be taken by each CSB/BHA in FY 2020 in anticipation of projected savings from the expansion of Medicaid eligibility; and (iv) the amount of Medicaid reimbursements that each CSB/BHA would have to achieve in order to meet the anticipated general fund savings/budget reductions in FY 2020, as well as any actions the Department proposes to take to address any shortfalls and to ensure continuity in the provision of services. The Department of Medical Assistance Services shall require the managed care organizations to report encounter data impacting Community Services Boards on a monthly basis, with the data submitted no later than 20 days after the end of each month in order to determine the revenue impact to fulfill the intent of this paragraph."

Explanation:

(This amendment modifies language in the introduced budget which allows the Department of Behavioral Health and Developmental Services to provide funding from special fund balances at the end of the fiscal year to CSBs in circumstances where a CSB's additional FY 2019 Medicaid reimbursements do not reach at least 90 percent of the general fund reductions assumed in Chapter 2 for FY 2020. Language allows that assistance to be provided prior to the end of the fiscal year so that the provision of critical services is not disrupted. The amendment also clarifies that assistance may be provided to an individual CSB rather than requiring that Medicaid reimbursements to all CSBs fall short of GF reductions before assistance may be provided. The amendment requires the department to report to the Secretary of Finance and the Chairmen of the House Appropriations and Senate Finance Committees on how the expected general fund savings compare to actual Medicaid payments for FY 2019 so that the expected general fund savings in FY 2020 may be adjusted in amendments to the biennial budget during the 2020 Session of the General Assembly, if necessary.)

Item 310 #3s

Health and Human Resources
Department of Behavioral Health and Developmental Services

Language:

Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall establish a mental health coordination pilot program in the Northern Virginia region so that public and private providers of services and advocates for those services may collectively determine how to develop the most effective and most comprehensive services for persons who need such services. Such services shall include preventive, early intervention, outpatient, in-home, inpatient, residential, supportive, and other services. This mental health coordination pilot shall seek agreement on how the services provided can best promote mental health, help people receive services needed when they are needed, provide intensive treatment when needed, ensure that crisis care is provided, provide care management in ways that help maintain mental health, and provide the supportive services necessary for individuals with mental health needs to live fully within the community. Participants in this pilot program shall include but not be limited to community services boards, state facilities and programs, private hospitals, partial hospitalization and crisis stabilization programs, residential treatment facilities, private community providers, criminal justice personnel, consumers and advocates for consumers, and others."

Explanation:

(This amendment re-creates a public and private collaborative process in Northern Virginia that existed in the last decade to better and more comprehensively address needs within the region, share responsibility for meeting those needs, and strive to have individuals with mental health needs have those needs met in ways and programs that best meet their needs in cost effective ways.)

Item 310 #4s

Health and Human Resources

Department of Behavioral Health and Developmental Services

Language:

Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall lease 25 acres of land at Eastern State Hospital to Hope Family Village Corporation for one dollar for the development of a village of residence and common areas to create a culture of self-care and neighborly support for families and their loved ones impacted by serious mental illness. The department shall work with the Hope Family Village Corporation to identify a 25 acre plot of land that is suitable for the project."
Explanation:
(This amendment directs that 25 acres of land at Eastern State Hospital be set aside and leased to Hope Family Village Corporation for one dollar for the development of a village of residence and common areas to create a culture of self-care and neighborly support for families and their loved ones impacted by serious mental illness.)

Item 310 #5s

Health and Human Resources
Department of Behavioral Health and Developmental Services Language

Language:
Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall prepare a plan to "right size" the state hospital system, including appropriate capacity and distribution of capacity, and the steps to transition from the current system to the right-sized system. The department shall submit the plan to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees by September 15, 2019."

Explanation:
(This amendment directs the Department of Behavioral Health and Developmental Services to prepare a plan to "right size" the state hospital system, including appropriate capacity and distribution of capacity, and the steps to transition from the current system to the right-sized system. This is a recommendation of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century.)

Item 310 #6s

Health and Human Resources
Department of Behavioral Health and Developmental Services Language

Language:
Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall, to the extent permitted under state and federal law, prioritize waiver slots in the Fairfax-Falls Church allocation of developmental disability slots for residents of Falls Church that are eligible for placement at the Miller House and are on the Priority One wait-list. If less than five Falls Church individuals are deemed critical enough to receive services at the Miller House, the department shall ensure that Falls Church residents shall have priority for any subsequent openings that become available at the Miller House, consistent with state and federal law."
Explaination:
(This amendment directs the Department of Behavioral Health and Developmental Services to prioritize five developmental disability waiver slots in the Fairfax-Falls Church allocation of developmental disability slots for residents of Falls Church that may be placed in the Miller House that are on the Priority One wait-list.)

Item 310 #7s

Health and Human Resources
Department of Behavioral Health and Developmental Services Language

Language:
Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall ensure that children on the developmental disability waiting list, whose parents serve in the military or Foreign Service and have a child on the developmental disability waiting list prior to deployment outside Virginia, shall remain on the waiting list while the parents are deployed outside of Virginia and the child is outside of the state. When the child returns with their family from deployment outside of Virginia the child's place on the waiting list shall be consistent with their placement prior to leaving Virginia."

Explanation:
(This amendment directs the Department of Behavioral Health and Developmental Services to ensure that children on the developmental disability waiting list whose parents serve in the military or Foreign Service and are deployed outside of Virginia and then return, to be placed on the waiting list consistent with their placement prior to leaving Virginia.)

Item 310 #8s

Health and Human Resources
Department of Behavioral Health and Developmental Services Language

Language:
Page 354, after line 4, insert:
"3. The Special Joint Subcommittee to Consult on the Plan to Close State Training Centers shall meet no later than May 15, 2019 to review and consider Public-Private Partnerships for Central Virginia Training Center that may allow continued operation in some form, whether such proposal has been officially proposed or not. The Commissioner of the Department of Behavioral Health and Developmental Services shall provide all information and analysis
related to any proposals received under the Public-Private Education Facilities and Infrastructure Act to the joint subcommittee.

4. The Department of Behavioral Health and Developmental Services shall provide data to the joint subcommittee regarding all remaining residents of the Central Virginia Training Center, which shall include SIS scores, and other data that provides insight into the needs of those individuals that remain. The department shall further provide details, and any information the joint subcommittee requests, regarding the entire Developmental Disability (DD) crisis system in the Commonwealth in order for the joint subcommittee to evaluate the sufficiency of behavioral specialists, and the overall crisis system, in meeting the community needs of individuals with developmental disabilities. The joint subcommittee shall consider such information at the meeting pursuant to paragraph M.3."

**Explanation:**

(This amendment directs the Special Joint Subcommittee to Consult on the Plan to Close State Training Centers to meet no later than May 15, 2019 to review and consider Public-Private Partnerships for Central Virginia Training Center, including any proposals received under the Public-Private Education Facilities and Infrastructure Act to the joint subcommittee. The Department of Behavioral Health and Developmental Services is also directed to provide data to the joint subcommittee regarding all remaining residents of the Central Virginia Training Center that provides insight into the needs of those individuals that remain, along with information regarding the entire Developmental Disability crisis system in the Commonwealth in order for the joint subcommittee to evaluate the sufficiency of the overall crisis system for individuals with developmental disabilities.)

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**Item 311 #1s**

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**Language:**

Page 356, line 22, strike "$14,560,077" and insert "$12,960,077".
Page 357, line 17, strike "$1,600,000 the first year and".

**Explanation:**

(This amendment eliminates $1.6 million the first year from the general fund provided for the purchase of Naloxone kits. Funding of $1.6 million the second year remains for this purpose.)

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**Item 312 #1s**

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Grants to Localities $0 ($1,000,000) GF

Language:
Page 357, line 37, strike "$502,170,491" and insert "$501,170,491".
Page 359, line 43, strike "$11,000,000" and unstrike "$2,000,000".
Page 360, line 19, strike "$2,750,000", insert "$5,750,000".
Page 361, line 32, strike "$15,000,000", insert "$20,000,000".

Explanation:
(This amendment reduces by $1.0 million general fund the second year funding provided in the introduced budget for the behavioral health and developmental disability crisis system and redirects $5.0 million to fund additional outpatient services as part of the STEP-VA initiative. This action brings the total second year funding for outpatient services to $20 million. Funding of $3.0 million remains for improving children's crisis services.)

SEN. HOWELL

Item 312 2s

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Language:
Page 357, line 37, strike "$502,170,491" and insert "$505,170,491".
Page 360, line 39, strike "$14,083,710" and insert "$17,083,710".

Item 312 #3s

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Language:
Page 357, line 37, strike "$502,170,491" and insert "$502,670,491".
Page 362, after line 10, insert:
"QQ. Out of this appropriation, $500,000 from the general fund the second year is provided to New River Valley Community Services to develop a pilot program creating a psychiatric emergency center."
Explanation:
(This amendment provides $500,000 from the general fund the second year for a pilot psychiatric emergency center to be developed by New River Valley Community Services. This is a recommendation of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century.)

Item 312 #4s

Health and Human Resources
Grants to Localities

Language:
Page 362, line 5, after "program.", insert:
"Any funds that remain unspent at the end of each fiscal year shall be carried forward to the subsequent fiscal year."

Explanation:
(This amendment provides that unspent funds allocated for the Appalachian Telemental Health Initiative would not revert to the general fund at the end of the fiscal year and would be carried forward to bring the unspent funds into the the next fiscal year for the same purpose. This is a recommendation of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century.)

Item 312 #5s

Health and Human Resources
Grants to Localities

Language:
Page 362, after line 10, insert:
"QQ. Out of this appropriation, $750,000 the second year from the Behavioral Health and Developmental Services trust fund shall be expended for developmental disability services in the Northern Virginia region (Region 2). The department shall collaborate with Community Services Boards and private providers in the region, to determine the best use of such funds to address critical needs, in the region, for individuals with developmental disabilities. The department shall report on the allocation of these funds to the Chairmen of the House Appropriations and Senate Finance Committees by no later than September 15, 2019."

Explanation:
(This amendment designates $750,000 the second year from the Behavioral Health and
Developmental Services trust fund, out of the $2.5 million in the introduced budget, to be expended for developmental disability services in the Northern Virginia region (Region 2) to address critical needs, in the region, for individuals with developmental disabilities. The department will report on the allocation of these funds to the Chairmen of the House Appropriations and Senate Finance Committees by no later than September 15, 2019.)

Item 316 #1s

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Language:
Page 362, line 40, strike "$259,838,038" and insert "$258,338,038".

Explanation:
(This amendment reduces funding by $1.5 million the second year from the general fund for direct staff positions at state hospitals to handle census pressures that have resulted in higher operating capacities. After this reduction, $6.5 million remains of the funding in the introduced budget for this purpose.)

Item 329 #1s

Health and Human Resources

Department for Aging and Rehabilitative Services

Language

Page 367, line 28, after "program.", insert:
"The funding allocated to employment services organizations shall be allocated consistent with the recommendations of the Employment Service Organizations Steering Committee. The appropriation for EES shall be used for the program and shall not be used for any other purpose."

Explanation:
(This amendment requires funding allocations for the Extended Employment Services (EES) program be consistent with the Employment Service Organizations Steering Committee and that the funding appropriated for EES shall only be used for the program and not used for any other purpose.)

Item 330 #1s
Health and Human Resources

Department for Aging and Rehabilitative Services

Language:
Page 370, line 43, strike "The amounts to".
Page 370, strike line 44.
Page 370, line 45, strike "appropriations allocated for each category." and insert:
"Each individual Area Agency on Aging may transfer up to the maximum amount of federal funds and matching state general fund amounts allowed by federal law between service categories. Further, each Area Agency on Aging may transfer undesignated state general fund amounts among service categories."

Explanation:
(This amendment replaces current language in order to provide greater flexibility to local Area Agencies on Aging to move service dollars among service categories in order to best serve the needs of clients in their service areas.)

Item 334 #1s

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Language:
Page 371, line 18, strike "$7,089,867" and insert "$6,989,867".

Explanation:
(This amendment eliminates $100,000 the second year from the general fund included in the introduced budget to support Adult Protective Services.)

Item 339 #1s

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Language:
Page 374, line 5, strike "$43,073,674" and insert "$46,229,037".
Explanation:

(This amendment provides $1.8 million from the general fund and $1.3 million from nongeneral funds and 18 positions to fund the Joint Legislative Audit Review Commission (JLARC) recommendations for improving the foster care system pursuant to Senate Bill 1339. This funding: (i) establishes a Director of Foster Care Health and Safety; (ii) adds 10 additional regional foster care staff in the Department of Social Services; (iii) funds a regional project manager; (iv) funds five staff for temporary assistance or control of local foster care programs; (v) provides funds for a compliance dashboard (data analyst for support) and complaint hotline; (vi) funds a minimum caseload standard of 15 cases per worker; and (vii) adds five positions for monitoring foster care services.)

Item 340 #1s

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Language:

Page 375, line 5, strike "$276,021,073" and insert "$279,521,073".
Page 377, after line 42, insert:
"R. The Department of Social Services shall increase the Temporary Assistance for Needy Families (TANF) cash benefits by five percent effective July 1, 2019."

Explanation:

(This amendment provides $300,000 from the general fund and $3.2 million from nongeneral funds the second year to increase Temporary Assistance to Needy Families (TANF) benefits by five percent. The last increase in benefits was a 2.5 percent increase in July 2017. The average monthly payment for a TANF family is $314. The general fund reflects the increase for the TANF Unemployed Parent program which is state-funded.)

Item 340 #2s

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Language:

Page 375, line 5, strike "$276,021,073" and insert "$277,087,169".

Explanation:
(This amendment adds $39,698 from the general fund and $1.0 million from the federal Temporary Assistance to Needy Families (TANF) block grant to fund the fiscal impact of Senate Bill 1145, which extends Virginia Initiative for Employment: Not Welfare (VIEW) transitional child care assistance to individuals who participate in an education or training program accredited by a public institution of higher education or other post-secondary school licensed or certified by the Board of Education or the State Council of Higher Education for Virginia. Under current law, transitional child care assistance is only available if it enables the individual to work.)

Item 340 #3s

Health and Human Resources
Department of Social Services

Language:

Page 377, after line 42, insert:
"R. The Commissioner, Department of Social Services, shall develop a comprehensive plan for the Temporary Assistance to Needy Families (TANF) block grant and make recommendations to ensure the block grant is being used in the most effective manner to best support low-income families in achieving self-sufficiency. The Commissioner shall: (i) Review and evaluate the current uses of TANF block grant funds; (ii) Assess the effectiveness of current TANF benefits in assisting families; (iii) Evaluate the effectiveness of the discretionary uses of TANF in meeting the four goals of the TANF program and whether such uses have outcome measures; and (iv) Provide estimates for the costs of any recommendations in the plan. The Commissioner shall consult with stakeholders in developing the plan, and shall submit the plan to the Joint Subcommittee for Health and Human Resources Oversight by October 1, 2019."

Explanation:

(This amendment directs the Department of Social Services to conduct a comprehensive review of the Temporary Assistance to Needy Families (TANF) block grant program in meeting the needs of lower-income families and report on a plan to the Joint Subcommittee for Health and Human Resources Oversight by October 1, 2019.)

Item 341 #1s

Health and Human Resources
Department of Social Services

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<tbody>
<tr>
<td>$0</td>
<td>$142,264 GF</td>
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</table>

Language:

Page 377, line 45, strike "$487,089,788" and insert "$487,232,052".
Explanation:

(This amendment provides $142,264 the second year from nongeneral funds to fund the fiscal impact of Senate Bill 1257, which adds clergy as mandatory reporters for reporting child abuse.)

Item 341 #2s

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Social Services</td>
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<td>$80,151 GF</td>
</tr>
<tr>
<td></td>
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<td>$20,359 NGF</td>
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</table>

Language:

Page 377, line 45, strike "$487,089,788" and insert "$487,190,298".

Explanation:

(This amendment provides $80,151 from the general fund and $20,359 from nongeneral funds to fund the fiscal impact of Senate Bill 1661, which provides for sex trafficking assessments in cases of suspected victims of sex trafficking.)

Item 341 #3s

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Department of Social Services</td>
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<tr>
<td></td>
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<td>$241,897 NGF</td>
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</table>

Language:

Page 377, line 45, strike "$487,089,788" and insert "$487,507,818".

Explanation:

(This amendment provides $176,133 from the general fund and $241,897 from nongeneral funds the second year related to the fiscal impact of Senate Bill 1253, which provides for local departments to place a freeze on the credit reports of foster care youth.)

Item 342 #1s

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
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</thead>
<tbody>
<tr>
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Language:

Page 378, line 42, strike "$774,309,270" and insert "$774,455,086".
Explanation:
(This amendment adjusts the nongeneral appropriation to reflect a correction in the introduced budget related to an increase in federal Child Support Fees.)

Item 343 #1s

Health and Human Resources
Department of Social Services Language

Language:
Page 380, line 19, strike "60" and insert "120".

Explanation:
(This amendment increases the number of Auxiliary Grant recipients in supportive housing slots from 60 to 120 pursuant to Senate Bill 1286, which allows individuals receiving an Auxiliary Grant to select supportive housing without any requirement to make such selection. The state provides 80 percent of the funding for an Auxiliary Grant and localities provide 20 percent of the funding. Currently, the number of Auxiliary Grant recipients in a supportive housing setting is capped at 60 individuals. No funding is needed to support the cost to provide an Auxiliary Grant to the additional individuals, who may select supportive housing pursuant to the legislation, because the Auxiliary Grant program expenditures continue to decline and the budget is sufficient.)

Item 344 #1s

Health and Human Resources
Department of Social Services Language

Language:
Page 383, after line 38, insert:
"P. The Department of Social Services shall develop a foster care recruitment and retention strategic plan with assistance from a workgroup of local department directors, foster parents, and local child placing agencies. The strategic plan shall include funding needs and federal funding that could be leveraged and any department staffing needs to implement the plan. The strategic plan shall be based on data on the availability of foster families and specific needs of children in foster care. The department shall submit the strategic plan to the Governor and the General Assembly by November 1, 2019."

Explanation:
(This amendment directs the Department of Social Services to develop a foster care recruitment
and retention strategic plan. The department will submit the strategic plan to the Governor and the General Assembly by November 1, 2019. This is a JLARC recommendation from a study of the foster care system.)

Item 344 #2s

Health and Human Resources

Department of Social Services

Language:

Page 383, after line 38, insert:
"P. The Department of Social Services shall immediately review all cases of children in congregate care without a clinical need to be there and assist local departments in finding appropriate family-based settings. The department shall certify completion of the reviews by June 30, 2020, and by letter notify the General Assembly as such."

Explanation:

(This amendment directs the Department of Social Services to immediately review all cases of children in congregate care without a clinical need to be there and to assist local departments in finding appropriate family-based settings. The department will certify completion of the reviews by June 30, 2020. This is a recommendation from JLARC’s report on the foster care system.)

Item 344 #3s

Health and Human Resources

Department of Social Services

FY18-19 FY19-20

$0 $611,000 GF

Language:

Page 380, line 42, strike "$237,294,427" and insert "$237,905,427".
Page 383, after line 38, insert:
"P.1. The Department of Social Services shall contract with one or more Service Coordinators to oversee the development of a continuum of evidence-based services to prevent children who are candidates of foster care from entering foster care. The Service Coordinator(s) shall be responsible for: (i) establishing new evidence-based programs identified in the federal Family First Prevention Services Act (FFPSA) Evidence-Based Services Clearinghouse; and for (ii) providing start-up and ongoing support and technical assistance for community providers to implement evidence-based services eligible for federal reimbursement under FFPSA. The Service Coordinator(s) shall further be responsible for establishing a network of community providers in each region sufficient to allow access to evidence-based prevention services for children at risk of entering foster care and their families, as determined by a service gap analysis provided by the Service Coordinator(s) in advance of FFPSA implementation statewide. The
department shall work with the Service Coordinator(s) and relevant stakeholders to create such a process for accepting applications from providers who wish to create new evidence-based programs included in the FFPSA Evidence-Based Services Clearinghouse.

2. The Department of Social Services shall make available to providers one-time funding for training and licensing costs associated with establishing evidence-based programming as identified in the FFPSA Evidence-Based Services Clearinghouse. These funds shall be made available to providers selected by the department and shall receive technical support through the Service Coordinator(s) to support the development of evidence-based prevention services and programs for children at risk of entering foster care and their families.)

**Explanation:**

(This amendment adds $611,000 from the general fund in fiscal year 2020 for one-time costs associated with implementing changes required by the new federal Family First Prevention Services Act (FFPSA). Funding shall be provided for contracting with Service Coordinators to establish evidence-based programs and set up networks of providers in Department of Social Services regions, start-up and technical assistance to community service providers, and training and licensing to begin developing and implementing evidence-based programs as required by the FFPSA. Training and licensing support shall be made available to providers selected by the Department of Social Services and receiving technical support through the Service Coordinator(s) to support the development of evidence-based prevention services and programs for children at risk of entering foster care and their families.)

---

**Item 346 #1s**

<table>
<thead>
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<th>FY18-19</th>
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<tbody>
<tr>
<td>Department of Social Services</td>
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<td>$500,000</td>
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</table>

**Language:**

Page 384, line 2, strike "$48,521,967" and insert "$49,021,967".
Page 385, line 6, after "the first year and" strike "$500,000" and insert $1,000,000".
Page 385, line 10, after "homelessness," strike "and".
Page 385, line 10, after "services", insert ", and early childhood education and adult workforce development programs."

**Explanation:**

(This amendment provides $500,000 each year from the general fund for Northern Virginia Family Service to expand early childhood education and adult workforce development programs.)

---

**Item 346 #2s**
**Health and Human Resources**

<table>
<thead>
<tr>
<th>FY18-19</th>
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</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
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</tr>
</tbody>
</table>

**Language:**

Page 384, line 2, strike "$48,521,967" and insert "$50,771,967".

Page 384, after line 38, insert:

"4. Out of this appropriation, $2,250,000 the second year from the Temporary Assistance to Needy Families (TANF) block grant shall be provided for competitive grants to Community Action Agencies for a Two-Generation/Whole Family Pilot Project and for evaluation of the pilot project. Applicants selected for the pilot project shall provide a match of no less than 20 percent of the grant, including in-kind services. The Department of Social Services shall report to the General Assembly annually on the progress of the pilot project and shall complete a final report on the project no later than six years after the commencement of the project."

**Explanation:**

(This amendment provides $2.3 million the second year from the federal Temporary Assistance to Needy Families (TANF) block grant for competitive grants to Community Action Agencies for a Two-Generation/Whole Family Pilot Project and for evaluation of the pilot project. The goal of this pilot project is to test and evaluate concepts and specific interventions that represent two-generation or whole family strategies to alleviate multi-generational poverty. The pilot project will accelerate the development of two-generation or whole family strategies that will move families out of poverty in a variety of communities throughout the Commonwealth. The Department of Social Services shall evaluate these pilot programs and disseminate information about successful projects throughout the Commonwealth to promote adoption of effective two-generation or whole family strategies to alleviate multi-generational poverty. Language requires an annual report to the General Assembly on the progress of the pilots with a final report no later than six years after the implementation of the project.)

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**Health and Human Resources**

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>$0</td>
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</table>

**Language:**

Page 388, line 22, strike "$4,250,000" and insert "$0".

Page 388, strike lines 25 through 36.

**Explanation:**

(This amendment eliminates $4.3 million the second year from the general fund included in the introduced budget for the purchase of non-perishable supplies to be used in case of disasters and the need to setup state-run shelters.)
### Item 348 #1s

<table>
<thead>
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<tbody>
<tr>
<td>Department of Social Services</td>
<td>$0</td>
<td>($1,050,000)</td>
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</table>

**Language:**

Page 388, line 38, strike "$115,544,025" and insert "$114,494,025".

**Explanation:**

(This amendment eliminates $1.1 million from the general fund in the second year provided in the introduced budget. This funding can be supported from a nongeneral fund source and therefore this amendment removes the general fund.)

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### Item 351 #1s

<table>
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<tbody>
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<td>1.00</td>
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</table>

**Language:**

**Explanation:**

(This amendment provides an increase of one position in the agency's maximum employment level to reflect action in the introduced budget that provided funding to enable the Virginia Board for People with Disabilities to convert a part-time position to a full-time position in order to reduce backlog and high turnover in the position.)

---

### Item 355 #1s

<table>
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</table>

**Language:**

Page 392, line 19, strike "$14,708,047" and insert "$14,082,547".

**Explanation:**

(This amendment reduces $625,500 from the general fund the second year to eliminate the increase in funding provided in the introduced budget for providing vocational rehabilitation services to blind and vision impaired individuals.)
Item 361 #1s

Natural Resources
Secretary of Natural Resources

Language:
Page 396, following line 37, insert:
"D. The Secretary of Natural Resources and the Secretary of Transportation, with the assistance of the Director of the Department of Conservation and Recreation and the Commissioner of Highways, shall convene a stakeholder group to assess the feasibility and costs associated with transferring sponsorship and maintenance support responsibilities for the Virginia Capital Trail from the Department of Transportation to the Department of Conservation and Recreation. The stakeholder group shall solicit input from affected stakeholders including the Virginia Capital Trail Foundation, trail user groups, and local government representatives from jurisdictions through which the trail traverses. The Secretary shall report to the Chairmen of the House Appropriations and Senate Finance Committees on the results of the assessment no later than October 1, 2019."

Explanation:
(This amendment directs the Secretaries of Natural Resources and Transportation to investigate the feasibility of moving support for the Capital Bike Trail from VDOT to DCR.)

Item 362 #1s

Natural Resources

<table>
<thead>
<tr>
<th></th>
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<tr>
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Language:
Page 396, line 45, strike "$81,126,611" and insert "$61,126,611".
Page 396, line 45, strike "$127,331,015" and insert "$112,299,864".
Page 398, line 30, strike "in the first year".

Page 398, strike line 36 through line 44.
Page 400, strike line 36 through line 57.
Page 401, strike line 1 through line 14.

Explanation:
(This amendment reverses the proposed supplemental deposit to the Water Quality
Improvement Fund and maintains current policy on distribution of funds for agricultural best management practices.)

Item 362 #2s

Natural Resources  

<table>
<thead>
<tr>
<th>FY18-19</th>
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</tr>
</thead>
<tbody>
<tr>
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</tr>
</tbody>
</table>

Language:

Page 396, line 45, strike "$127,331,015" and insert "$132,331,015".
Page 399, line 45, strike "$732,147" and insert "$5,732,147".
Page 399, after line 50, insert:
"2. Out of the amounts appropriated in this Item for the Dam Safety, Flood Prevention and Protection Assistance Fund, $5,000,000 the second year from the general fund shall be provided to match local funding for lakebed stabilization, sediment control and removal, wetland creation, dam safety improvements, stream flow improvement, and other related costs in the College Lake watershed in the City of Lynchburg. This amount shall be matched by a local appropriation of at least $5,000,000 prior to any disbursement from this Item."
Page 399, line 51, strike "2." and insert "3.".

Explanation:

(This amendment provides a one-time grant of $5.0 million from the general fund to the City of Lynchburg to match local funding for sediment removal and other improvements to College Lake, a central stormwater basin in the City, which suffered significant damage in a severe rainfall event in August 2018. Damage from the rainfall event cost the City of Lynchburg more than $30 million. The amount shall be matched by a local contribution.)

Item 363 #1s

Natural Resources  

<table>
<thead>
<tr>
<th>FY18-19</th>
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</thead>
<tbody>
<tr>
<td>Department of Conservation and Recreation</td>
<td>$0</td>
</tr>
</tbody>
</table>

Language:

Page 401, line 16, strike "$67,793,291" and insert "$67,843,291".
Page 403, line 3, after "year" insert "and $50,000 from the general fund the second year".

Explanation:

(This amendment adds $50,000 GF in second year to the existing First Landing bike facilities expansion project.)
Natural Resources

Department of Conservation and Recreation

Language:

Page 403, after line 5, insert:
"K. The Department of Conservation and Recreation shall review the Brandy Station and Cedar Mountain Battlefield properties and make recommendations to the Chairmen of the Senate Finance and House Appropriations Committees by October 1, 2019, on their suitability as a historical and recreational area pursuant to §10.1-200 et seq. Code of Virginia, or development as a state or regional park. In its review, the Department shall consider: (i.) management of the area or park by a combination of public and private entities, (ii.) potential user activities at the area or park including heritage tourism, primitive camping, fishing, bow hunting, boating, equestrian activities, biking and historical and military education, and (iii.) operation of the area or park with only those improvements minimally necessary for the activities listed herein and consistent with the preservation and protection of existing historic, cultural, archaeological and natural resources."

Explanation:

(This amendment directs the Department of Conservation and Recreation to review the Brandy Station and Cedar Mountain Battlefield properties and make recommendations on their suitability as a historical and recreation area or for development as a state or regional park.)

---

Natural Resources

Department of Conservation and Recreation

Language:

<table>
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<th>Fiscal Year</th>
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<tbody>
<tr>
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<td>($5,500,000)</td>
<td>($5,500,000)</td>
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</table>

GF

Explanation:

(This amendment reverses a proposed increase to the Virginia Land Conservation Foundation.)
Item 363 #4s

Natural Resources

<table>
<thead>
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</table>

Language:

Page 401, line 16, strike "$67,793,291" and insert "$67,668,291".

Explanation:

(This amendment reverses a new initiative to develop the Virginia Great Valley Lewis and Clark Eastern Legacy Trail.)

Item 363 #5s

Natural Resources

<table>
<thead>
<tr>
<th>Department of Conservation and Recreation</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Language</td>
<td></td>
</tr>
</tbody>
</table>

Language:

Page 401, strike line 37 through line 38.

Page 401, line 39, strike "Fund."

Explanation:

(This amendment restores the statutory formula for transferring funds to the Open Space Land Preservation Trust Fund pursuant to §10.1-1020, Code of Virginia.)

Item 366 #1s

Natural Resources

<table>
<thead>
<tr>
<th>Department of Environmental Quality</th>
<th>Language</th>
</tr>
</thead>
</table>

Language:

Page 405, line 15, after "law," strike "the department" and insert "any Virginia Stormwater Management Program authority".

Page 405, line 18, strike "impact" and insert "management program plan".

Page 405, line 20, strike "The portion of the fee above the normal".

Page 405, strike line 21 through line 22.

Explanation:
SEN. BARKER

Item 362 3s

FY18 - 19  FY19 - 20

Department of Conservation and Recreation

$5,884,000  $0  GF

Language:

Page 396, line 45, strike "$81,126,611" and insert "$87,010,611".

Page 401, after line 14, insert:

R.1. Notwithstanding § 10.1-2129 A., Code of Virginia, $5,884,000 the first year from the general fund shall be deposited to the Water Quality Improvement Fund established under the Water Quality Improvement Act of 1997. This amount shall be appropriated for the implementation of previously approved livestock stream exclusion practices. Of the amount for livestock stream exclusion practices, $4,600,000 shall be used for practices on land in the Commonwealth exclusively or partly outside the Chesapeake Bay watershed and $608,000 shall be used for practices on lands in the Commonwealth exclusively inside the Chesapeake Bay watershed. From these amounts, $676,000 shall be appropriated to the Virginia Soil and Water Conservation Districts for technical assistance to farmers implementing agricultural best management practices."
(This amendment modifies language that was included in Chapter 2 of 2018 Special Session 1 that established a voluntary fee for the expedited review of stormwater review permits for land disturbance acreage equal to or greater than 100 acres. The language expands the process to include any Virginia Stormwater Management Program authority and removes the requirement that the fees in excess of the normal $9,600 fee imposed by DEQ be used to increase staffing for reviewing permit applications.)

Item 366 #2s

Natural Resources
Department of Environmental Quality
Language

Language:
Page 404, after line 33, insert:
"3. The State Water Control Board shall amend its regulation at 9 VAC 25-31-250.A.3. on the maximum time for a Virginia Pollutant Discharge Elimination System permitted discharger to attain compliance with water quality-based limitations so as to be consistent with the time for compliance established by the United States Environmental Protection Agency § 122.47(a)(1) of Title 40 of the Code of Federal Regulations. The board shall complete this amendment by October 1, 2019. This action shall be exempt from the procedures and requirements of Article 2 of Chapter 40 of Title 2.2 of the Code of Virginia."

Explanation:
(This amendment brings the State Water Control Board's Virginia Pollutant Discharge Elimination System discharge permit compliance schedule regulations into conformity with the comparable federal regulation of the U.S. Environmental Protection Agency as revised in May of 2000.)

Item 366 #3s

Natural Resources
Department of Environmental Quality
Language

Language:
Page 405, after line 22, insert:
"J. The Department of Environmental Quality shall prepare an update to its November 1, 2018 initial report entitled “Flexibilities for Virginia's Permitted Dischargers Implementing EPA's 2013 Nationally-Recommended Ammonia Criteria” pursuant to Enactment Clause 2 of Chapter 511 of the 2018 Acts of Assembly. The update shall expand the Department's previous identification of specific procedures and practices for ammonia criteria implementation to minimize their impact on Virginia sewerage systems or other treatment works, specifically by
including all existing or potential permitting procedures and practices that are not prohibited by the Clean Water Act but which would provide relief to permitted dischargers. The Department shall report its findings to the Chairmen of the Senate Committee on Agriculture, Conservation and Natural Resources, the House Committee on Agriculture, Chesapeake and Natural Resources, the Senate Finance Committee, and the House Appropriations Committee no later than November 1, 2019."

**Explanation:**

(This amendment directs DEQ to update its 2018 report on Ammonia Criteria to include existing or potential permitting procedures and practices that are not prohibited by the Clean Water Act but which would provide relief to permitted dischargers.)

<table>
<thead>
<tr>
<th>Natural Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Environmental Quality</td>
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<td></td>
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<td>-11.00</td>
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</table>

**Language:**

Page 404, line 2, strike "$44,189,387" and insert "$44,039,387".
Page 404, line 2, strike "$44,781,502" and insert "$43,377,446".

**(This amendment reverses proposed new positions for regulatory review and monitoring.)**

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**SEN. HANGER**

<table>
<thead>
<tr>
<th>Item 368 ls</th>
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<tbody>
<tr>
<td>FY18 - 19</td>
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<tr>
<td>Department of Environmental Quality</td>
</tr>
</tbody>
</table>

**Language:**

Page 406, line 8, strike "$111,313,511" and insert "$71,313,511".
Page 406, line 42, strike "$50,000,000" and insert "$10,000,000".
Item 374 #1s

**Natural Resources**

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Department of Historic Resources</td>
<td>$0</td>
<td>$3,855 GF</td>
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</tbody>
</table>

**Language:**

Page 409, line 49, strike "$6,876,468" and insert "$6,880,323".

Page 411, after line 37, insert:

"5. Notwithstanding the provisions of § 10.1-2211.2, Code of Virginia, included in this item is $3,855 the second year from the general fund to support the preservation and care of historical African American graves located at the Bassette's, Elmerton, Tucker Family, Queen Street, Union Street, Good Samaritan, and Pleasant Shade cemeteries located in the City of Hampton, Virginia pursuant to Senate Bill 1128 of the 2019 General Assembly."

**Explanation:**

(This amendment provides funding for the 771 eligible graves located at seven historical African American cemeteries located in the City of Hampton pursuant to Senate Bill 1128 of the 2019 General Assembly.)

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Item 376 #1s

**Natural Resources**

<table>
<thead>
<tr>
<th></th>
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<th>FY19-20</th>
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<tbody>
<tr>
<td>Marine Resources Commission</td>
<td>$0</td>
<td>($1,000,000) GF</td>
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</tbody>
</table>

**Language:**

Page 412, line 10, strike "$22,187,803" and insert "$21,187,803".

Page 412, line 41, unstrike "$3,000,000" and strike "$4,000,000".

Page 412, line 43, unstrike "$1,000,000" and strike "$1,500,000".

**Explanation:**

(This amendment reverses a proposed increase of $1.0 million GF to the oyster restoration and replenishment program.)

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Item 381 #1s

**Public Safety and Homeland Security**

<table>
<thead>
<tr>
<th></th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Public Safety and Homeland Security</td>
<td>Language</td>
</tr>
</tbody>
</table>

**Language:**

Page 416, after line 34, insert:
"E. The Secretary shall convene a workgroup to review the effectiveness of Virginia's Sex Offender Registry requirements for public safety. The workgroup shall examine and report on: (1) the feasibility of implementing a multi-tiered risk-based classification system; (2) the feasibility and public safety considerations of implementing differentiated registration requirements for juvenile and/or misdemeanor offenders; (3) the feasibility and public safety considerations of implementing an automatic removal process for meeting certain criteria; (4) an evaluation of the requirements to post employer information on the registry; and (5) the feasibility of implementing a multi-disciplinary Sex Offender Management Board that would provide evidence-based input on proposed changes to sex offender laws in the Commonwealth. The workgroup shall identify and compare the requirements for registration imposed by the federal government, by the other 49 states and the Commonwealth, and include this information as context in the report. The workgroup shall report on its work by November 15, 2020."

Explanation:

(This amendment requires the Secretary of Public Safety and Homeland Security to convene a workgroup to study the Sex Offender Registry process and recommend best practices.)

Item 381 #2s

Public Safety and Homeland Security

Secretary of Public Safety and Homeland Security

Language:

Page 416, after line 34, insert:
"E. The Secretary of Public Safety, in consultation with the Secretary of Health and Human Resources, shall convene a workgroup to report on the feasibility of increasing access to sex offender treatment for inmates. The workgroup shall identify the different types of sex offender treatment currently available at the Department of Corrections and the numbers of offenders treated annually in each program. The workgroup shall consider the most effective time during an inmate’s sentence at which to screen him or her for treatment, and whether the existing Departmental policy should be modified. The report shall also recommend specific short- and long-term strategies for the Commonwealth to employ, and identify staffing and other costs required for implementation. The report shall be submitted to the Governor and Chairmen of the House Appropriations and Senate Finance Committees by November 15, 2020."

Explanation:

(This amendment requires the Secretary of Public Safety and Homeland Security to convene a workgroup to recommend strategies and specific treatment options at the Department of Corrections.)

Item 385 #1s
Public Safety and Homeland Security

Department of Alcoholic Beverage Control

Language:

Page 418, after line 15, insert:

"F. The Department shall implement a pilot program to evaluate the feasibility of installing automated teller machines (ATMs) in agency stores. The Department shall report the findings of the pilot program to the Chairmen of the House Appropriations and Senate Finance Committees no later than October 1, 2020."

Explanation:

(This amendment requires the ABC to implement a pilot program evaluating the value of installing ATMs at state-owned stores, and to report the findings of the pilot program by October 1, 2020.)

Item 387 #1s

Public Safety and Homeland Security

Department of Corrections

FY18-19 FY19-20

$350,000 $350,000 GF

Language:

Page 418, line 36, strike "$103,664,289" and insert "$104,014,289".
Page 418, line 36, strike "$104,905,315" and insert "$105,255,315".
Page 419, after line 8, insert:

"C. Out of the amounts appropriated in this Item, $350,000 the first year and $350,000 the second year from the general fund is designated for the Department of Corrections to pay the Department of Motor Vehicles for the costs of providing identification cards to inmates through the DMV Connect program."

Explanation:

(This amendment provides funding of $350,000 GF per year for the Department of Corrections to provide identification cards to offenders upon re-entry.)

Item 389 #1s
Public Safety and Homeland Security

Department of Corrections

Language:

Page 421, line 21, after "centers." insert: "In the second year, the Department may utilize a portion of the funding to provide a minimum of one dose of a non-narcotic, non-addictive, injectable prescription drug regimen to participants in a detention or diversion re-entry program."

Explanation:

(This amendment permits the use of existing funding for an injectable opioid treatment regimen in detention and diversion centers.)

<table>
<thead>
<tr>
<th>Item 389 #2s</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Safety and Homeland Security</td>
</tr>
<tr>
<td>Department of Corrections</td>
</tr>
</tbody>
</table>

Language:

Page 420, line 50, strike "$18,663,154" and insert "$18,083,080".
Page 421, line 20, strike "$1,599,084" and insert "$1,019,010."

Explanation:

(This amendment provides a total of $1.0 million GF for the Community Corrections Alternative Program. The introduced budget proposed $1.2 million GF, in addition to $439,000 GF that was added for each year in Chapter 2, 2018, Special Session I.)

<table>
<thead>
<tr>
<th>Item 390 #1s</th>
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</thead>
<tbody>
<tr>
<td>Public Safety and Homeland Security</td>
</tr>
<tr>
<td>Department of Corrections</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

Language:

Page 421, line 27, strike "$1,014,684,958" and insert "$1,014,511,459".
Page 421, line 27, strike "$1,013,884,498" and insert "$1,013,537,501".
Page 423, strike lines 37 through 41.

Explanation:

(This amendment eliminates a proposal to begin a new program to hire military medics and
corpsmen at the Department of Corrections.)

Item 390 #2s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Corrections</td>
<td>$0</td>
<td>($1,051,567) GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 421, line 27, strike "$1,013,884,498" and insert "$1,012,832,931".

Page 423, after line 41, insert:

"O. Included in the appropriation for this Item is $3,000,000 in the second year from the general fund for the Department of Corrections to use for initiatives to improve recruitment and retention of correctional personnel. Of this amount, $1,051,567 is dedicated towards targeted actions for correctional officers at Augusta Correctional Facility. The Department shall report on its specific planned uses for this funding to the Governor, the Department of Planning and Budget, and the Chairmen of the House Appropriations and Senate Finance Committees by May 30, 2019."

**Explanation:**

(This amendment designates $1.1 million of existing funding, which was added to the second year of Chapter 2, 2018 Special Session I, for a targeted salary action for correctional officers assigned to the Augusta Correctional Facility. Chapter 2 added $3.0 million in the second year for unspecified uses towards addressing the Department's high turnover vacancies. Because funding was added in Chapter 2 for this purpose, the additional funding proposed in the introduced budget is not needed.)

Item 390 #3s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Corrections</td>
</tr>
</tbody>
</table>

**Language:**

Page 423, after line 41, insert:

"O. In the introduced budget for the biennium beginning on July 1, 2020, the Department of Planning and Budget shall create a new program within the Department of Corrections for the appropriations related to inmate healthcare. Appropriation under the service area for "Medical and Clinical Services - Prisons (39810)," shall be transferred to the new Item created pursuant to this paragraph. The program shall allocate the funding into appropriate service areas to identify: healthcare contracts; facilities for which the Department provides in-house medical care; offsite care; medical transportation; medications; and other appropriate allocations."
**Explanation:**

(This amendment directs the Department of Planning and Budget, in the introduced budget for the next biennium, to set out the service area for inmate medical services as an independent program in the budget. This is a technical amendment.)

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**Item 390 #4s**

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Corrections</td>
<td>$0</td>
<td>$70,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 421, line 27, strike "$1,013,884,498" and insert "$1,013,954,498".
Page 423, after line 41, insert:
"O. Included within the appropriation for this Item is $70,000 from the general fund for the Sex Offender Residential Treatment Program (SORT)."

**Explanation:**

(This amendment provides $70,000 GF to increase funding in the second year for Sex Offender Residential Treatment Program.)

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**Item 390 #5s**

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Corrections</td>
</tr>
</tbody>
</table>

**Language:**

Page 423, after line 41, insert:
"O. The Department of Corrections shall use the Medicare fee-for-service payment schedule to reimburse community providers of health care services (excluding inpatient care) to inmates housed in state correctional facilities. The Department of Corrections shall change its billing and reimbursement processes to accommodate using the Medicare fee-for-service payment schedule as soon as is practicable, but no later than January 1, 2020. The Department of Corrections is authorized to amend its contracts, as necessary, with its third-party claims administrator to require the contractor to use the Medicare fee-for-service fee schedule as the basis for reimbursing providers for non-inpatient services."

**Explanation:**

(This amendment requires the Department of Corrections to pay for outpatient and physicians services to community health care providers using Medicare rates.)
Item 390 #6s

Public Safety and Homeland Security

Department of Corrections

Language:

Page 423, after line 41, insert:
"O. The Department of Corrections shall convene a workgroup to develop a pilot partnership for a university health system to provide comprehensive health care for the inmates in at least one state correctional facility. The workgroup shall be co-chaired by the director of the Department of Corrections, the chief executive officer of the VCU Health System, and the executive vice president for health affairs at the University of Virginia. The workgroup shall jointly submit an interim update to the Senate Finance and House Appropriations Committees no later than November 1, 2019, and jointly submit a final plan for the pilot partnership no later than January 1, 2020. The plan shall include (i) the facility or facilities included in the pilot, (ii) what staff will be used to provide health care services, (iii) the amount and structure of payment to the university, (iv) the implementation timeline for the pilot, and (v) how the effectiveness of the pilot project will be evaluated."

Explanation:

(This amendment directs DOC, VCU Health System, and UVA Health System to develop a pilot program for one of the university health systems to provide comprehensive healthcare in one of the DOC secure facilities.)

Item 390 #7s

Public Safety and Homeland Security

Department of Corrections

Language:

Page 423, after line 41, insert:
"O. The Department of Corrections and institutions of higher education shall collaborate on a plan to ensure that inmates with long-term or high-cost prescription drug needs receive treatment from a federal 340-B covered entity. The Virginia Commonwealth University Department of Health Administration and the University of Virginia Medical Center shall work jointly with the Department of Corrections to develop and implement a plan to have treatment for these inmates provided by an entity covered under the federal 340-B program. The Department shall begin development of the plan as soon as is practicable and report to the House Appropriations and Senate Finance Committees by January 1, 2020.

Explanation:
(This amendment requires DOC and institutions of higher education to report on a plan to treat inmates with high-cost chronic conditions with drugs purchased through the federal 340-B program as much as possible.)

Item 391 #1s

Public Safety and Homeland Security

Department of Corrections

Language:

Page 426, after line 44, insert:
"S. The Department shall develop policies to improve the exchange of offender medical information, including electronic exchange of offender medical information for telemedicine, telepsychiatry and electronic medical chart access by health care providers, and report on the policies, implementation plan, and related costs by October 30, 2019."

Explanation:

(This amendment requires DOC to develop policies to improve the exchange of offender medical information, per the recommendations of the Joint Commission on Mental Health in the 21st Century.)

Item 391 #2s

Public Safety and Homeland Security

Department of Corrections

Language:

Page 426, after line 44, insert:
"S. The Department of Corrections is authorized to purchase from the Town of Craigsville approximately 122 acres, more or less, located adjacent to the Augusta Correctional Center. In consideration for this acreage, the Department will provide wastewater treatment services to the Town at no cost for a period adequate to equal the value of the property conveyed. The value of the property shall be established by averaging the value of one appraisal provided by the Department of Corrections and one by the Town of Craigsville."

Explanation:

(This amendment authorizes the transfer of land from the Town of Craigsville to the Department.)

Item 391 #3s
Public Safety and Homeland Security

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Corrections</td>
<td>$0</td>
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</tbody>
</table>

**Language:**

Page 423, line 43, strike "$110,514,949" and insert "$110,264,949".
Page 426, strike lines 33 through 44.
After line 32, insert:
"R. Included in the appropriation for this Item is $50,000 in the second year from the general fund for the estimated net increase in the operating cost of adult correctional facilities resulting from the enactment of sentencing legislation as listed below. This amount shall be paid into the Corrections Special Reserve Fund, established pursuant to § 30-19.1:4, Code of Virginia. Increase the penalty for aggravated cruelty to animals -- $50,000"

**Explanation:**

(This amendment removes funding that was included in the introduced budget that was associated with six bills which did not pass the Senate, and maintains $50,000 GF for the corrections impact of Senate Bill 1604, which passed the Senate.)

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Item 392 #1s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
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<td>Department of Criminal Justice</td>
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<td>($97,000) GF</td>
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<tr>
<td>Services</td>
<td>0.00</td>
<td>-1.00 FTE</td>
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</tbody>
</table>

**Language:**

Page 427, line 7, strike "$5,036,721" and insert "$4,939,721".

**Explanation:**

(This amendment maintains an additional $330,630 GF for DCJS to increase school resource officer training. The reduction accounts for the removal of the cost of one FTE proposed in the introduced budget. The introduced budget proposed a total of $3.3 million GF in new funding and 10 new FTEs. The Senate amendments related to school safety, in total, maintain $2.6 million GF in new funding and 5 of the 10 FTEs requested, which more than doubles existing funding and staff at the Center.)

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Item 392 #2s

<table>
<thead>
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<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice</td>
<td>$0</td>
<td>($464,890) GF</td>
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<tr>
<td>Services</td>
<td>0.00</td>
<td>-3.00 FTE</td>
</tr>
</tbody>
</table>
Language:
Page 427, line 7, strike "$5,036,721" and insert "$4,571,831".

Explanation:
(This amendment provides for an additional $871,890 GF and three additional FTEs for DCJS to increase training and technical assistance to public schools through the Center for School and Campus Safety. The reduction accounts for the removal of the cost of three of six new FTEs proposed in the introduced budget. A total of five amendments in the introduced budget proposed $3.3 million GF in new funding and 10 new FTEs. The Senate budget maintains a total of $2.6 million GF in new funding and 5 of the 10 FTEs requested, which more than doubles existing funding and staff at the Center.)

Item 392 #3s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice</td>
<td>$0</td>
<td>($184,992)</td>
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<tr>
<td>Services</td>
<td></td>
<td>GF</td>
</tr>
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</table>

Language:
Page 427, line 7, strike "$5,036,721" and insert "$4,851,729".

Explanation:
(This amendment removes a proposal to add new funding to purchase servers for the law enforcement records management system, which was proposed in the introduced budget.)

Item 393 #1s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice</td>
<td>$0</td>
<td>($115,630)</td>
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<tr>
<td>Services</td>
<td>0.00</td>
<td>-1.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>FTE</td>
</tr>
</tbody>
</table>

Language:
Page 427, line 36, strike "$1,072,877" and insert "$957,247".

Explanation:
(This amendment provides an additional $400,000 GF for DCJS to cover the cost to contract with the University of Virginia to continue the School Climate Survey. The amendment reduces the funding by the cost of one new FTE which was proposed. A total of five amendments in the introduced budget proposed $3.3 million GF in new funding and 10 new FTEs. The Senate budget maintains a total of $2.6 million GF in new funding and 5 of the 10 FTEs requested, which more than doubles existing funding and staff at the Center.)
### Item 395 #1s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice Services</td>
<td>$0</td>
<td>$15,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 427, line 52, strike "$109,826,612" and insert "$109,841,612".

Page 430, line 22, strike the second instance of "$85,000" and insert "$100,000".

**Explanation:**

(This amendment provides an additional $15,000 GF in the second year for the York County Sheriff's Office for the statewide administration of the Drug Abuse Resistance Education program.)

### Item 395 #2s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice Services</td>
<td>$0</td>
<td>$145,000 GF</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>1.00 FTE</td>
</tr>
</tbody>
</table>

**Language:**

Page 427, line 51, strike "$109,826,612" and insert "$109,971,612".

**Explanation:**

(This amendment provides $145,000 GF in the second year to support the development of a statewide response plan to coordinate Virginia's response to sex trafficking, pursuant to the recommendations of the Crime Commission and Senate Bill 1669, which passed the Senate. The amount includes $30,000 for the one-time costs for the development of treatment curricula for persons convicted of buying sex.)

### Item 395 #3s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice Services</td>
<td>$0</td>
<td>($30,000) GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 427, line 52, strike "$109,826,612" and insert "$109,796,612".
Explanation:
(This amendment removes a proposal to add new funding of $30,000 for community policing training.)

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Emergency Management</td>
<td>$0</td>
<td>($500,000)</td>
</tr>
</tbody>
</table>

Language:
Page 433, line 19, strike "$27,914,419" and insert "$27,414,419".

Explanation:
(This amendment removes a portion of the proposed new funding for special operations at the Department of Emergency Management.)

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Emergency Management</td>
<td>$0</td>
<td>($556,136)</td>
</tr>
</tbody>
</table>

Language:
Page 433, line 19, strike "$27,914,419" and insert "$27,358,283".

Explanation:
(This amendment removes proposed new funding to increase search and rescue operations at the Department of Emergency Management.)

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Emergency Management</td>
<td>$150,000</td>
<td>($150,000)</td>
</tr>
</tbody>
</table>

Language:
Page 434, line 4, strike "$22,933,000" and insert "$23,083,000".
Page 434, line 5, strike "$23,083,000" and insert "$22,933,000".
Page 434, after line 51, insert:
"E. Out of the appropriation for this Item is $150,000 GF in the first year for the Department to repay its line of credit with the Department of the Treasury."

Explanation:
(This amendment moves proposed funding to pay a debt on a line of credit from the Department of Treasury from the second year to the first year. This is a technical amendment in order to make this a one-time appropriation.)

Item 402 #1s

Public Safety and Homeland Security
Department of Emergency Management

Language:
Page 436, after line 10, insert:
"G. The Department of Emergency Management shall work with the Department of Planning and Budget to report on annual disaster expenditures and contracting. The report shall: 1) specify by event and state agency or locality, the amount spent per year from the Disaster Recovery Fund (state sum sufficient) separate from any other state, local, federal or private contributions. The Department may also report total spending from all funds per disaster event, so long as the Disaster Recovery Funds are identified separately; 2) identify any Federal Emergency Management Agency (FEMA) recoveries made during the previous fiscal year, itemizing for which event(s) the reimbursement was made; 3) identify any disaster events still open for reimbursement claims, which have been open for more than two years from the date of the event and identify the reasons why the event should not be closed; and 4) any contracts executed during a disaster and the expenditures and purposes for which they were executed. The State Coordinator shall report on the requirements of this paragraph by June 30 of each year to the Chairmen of the House Appropriations and Senate Finance Committees."

Explanation:
(This amendment requires an annual report on disaster spending.)

Item 402 #2s

Public Safety and Homeland Security
Department of Emergency Management

Language:
Page 436, after line 10, insert:
"G. The Department of Emergency Management shall report annually by June 30 of each year
on disaster mitigation activities and expenditures conducted throughout the Commonwealth. The report shall identify the total costs of the projects, and identify how the costs are shared among state, local and federal resources. The annual report shall also recommend future mitigation projects, identify the need for and the anticipated impact of such projects, and estimated costs of those projects.

Explanation:
(This amendment requires an annual report on disaster mitigation projects underway and planned. Research suggests that disaster mitigation may help control disaster response costs in the long run.)

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<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>Department of Fire Programs</td>
<td>$0</td>
<td>($125,000) GF</td>
</tr>
</tbody>
</table>

Language:
Page 437, line 10, strike "$3,111,469" and insert "$2,986,469".

Explanation:
(This amendment eliminates proposed new funding for the Office of the State Fire Marshal.)

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Forensic Science</td>
<td>Language</td>
</tr>
</tbody>
</table>

Language:
Page 438, after line 26, insert: "E. Notwithstanding § 5.1-1101.1 of the Code of Virginia, the Department of Forensic Science shall not enter into contracts or agreements for forensic laboratory services that i) require additional general fund resources for laboratory services that can otherwise be procured at lower costs, or ii) impose additional regulatory burdens on the staff of the Department to implement."

Explanation:
(This amendment prohibits the Department of Forensic Science from entering into contracts for laboratory services which are not competitively priced.)
Public Safety and Homeland Security  FY18-19  FY19-20
Department of Military Affairs  $0  ($1,500,000)  GF

Language:
Page 443, line 4, strike "$4,528,382" and insert "$3,028,382".

Explanation:
(This amendment eliminates proposed new funding for tuition assistance under the Department of Military Affairs.)

Item 416 #1s

Public Safety and Homeland Security  FY18-19  FY19-20
Department of Military Affairs  $0  ($150,000)  GF

Language:
Page 443, line 24, strike "$52,618,404" and insert "$52,468,404".

Explanation:
(This amendment removes proposed new funding for the Department to conduct cyber security assessments.)

Item 419 #1s

Public Safety and Homeland Security  FY18-19  FY19-20
Department of State Police  $197,920  $211,947  GF
  0.00  3.00  FTE

Language:
Page 444, line 39, strike "$62,039,445" and insert "$62,237,365".
Page 444, line 40, strike "$63,005,212" and insert "$63,217,159".
Page 446, after line 27, insert:
"N. Included within the amounts for this Item is $197,920 in the first year from the general fund for a modification to the Central Criminal Records Exchange and $211,947 and three positions in the second year from the general fund for the Department to address the recommendation of the Crime Commission to provide a reference to the "Hold File" for criminal history records checks."

Explanation:
(This amendment provides $197,920 GF in the first year for a one-time information technology
modification to the Central Criminal Records Exchange (CCRE), and $212,000 GF for three positions in the second year for VSP to reference the "Hold File" when conducting criminal history records checks, based on a recommendation of the state Crime Commission.)

Item 419 #2s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of State Police</td>
<td>$350,000</td>
<td>$200,000 GF</td>
</tr>
</tbody>
</table>

Language:
Page 444, line 37, strike "$62,039,445" and insert "$62,389,445".
Page 444, line 38, strike "$63,005,212" and insert "$63,205,212".

Explanation:
(This amendment provides $550,000 GF for the Fusion Center to update the "See Something, Send Something" application pursuant to the provisions of Senate Bill 1608. This amendment will give students access to 24-7 crisis counseling and the ability to submit information to law enforcement about potential threats.)

Item 419 #3s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of State Police</td>
<td>$0</td>
<td>($392,356) GF</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>-7.00 FTE</td>
</tr>
</tbody>
</table>

Language:
Page 444, line 40, strike "$63,005,212" and insert "$62,612,856".

Explanation:
(This amendment removes funding associated with legislation for universal background checks for firearms sales, which did not pass the Senate.)

Item 419 #4s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of State Police</td>
<td>$0</td>
<td>($471,489) GF</td>
</tr>
</tbody>
</table>

Language:
Page 444, line 40, strike "$63,005,212" and insert "$62,533,723".

Explanation:
(This amendment eliminates proposed funding that was included in the introduced budget associated with legislation, which did not pass the Senate.)

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Item 419 #5s

Public Safety and Homeland Security

Department of State Police

Language:

Page 446, after line 27, insert:

"N. In the introduced budget for the biennium beginning on July 1, 2020, the Department of Planning and Budget shall create a new program within the Department of State Police for the appropriations related to operation and maintenance of the Statewide Agencies Radio System. Appropriation under this Item for the service area for Telecommunications and Statewide Agencies Radio System (STARS) (30204), shall be transferred into the new Item created pursuant to this paragraph. The program shall allocate the funding into appropriate service areas to identify: vehicle radio maintenance for State Police vehicles, vehicle radio maintenance for other agency vehicles, site maintenance, subscriber equipment, network maintenance, and equipment, as appropriate."

Explanation:

(This amendment directs the Department of Planning and Budget, in the introduced budget for the next biennium, to set out the service area for STARS as an independent program in the budget. This is a technical amendment.)

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Item 419 #6s

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
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<tbody>
<tr>
<td>Department of State Police</td>
<td>0.00</td>
<td>$194,532 GF</td>
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<td>2.00 FTE</td>
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</tbody>
</table>

Language:

Page 444, line 40, strike "$63,005,212" and insert "$63,199,744".

Explanation:

(This amendment provides funding and positions for two FTEs to support a school safety application, which is being developed.)

---

Item 419 #7s
### Public Safety and Homeland Security

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
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<tbody>
<tr>
<td>Department of State Police</td>
<td>$0</td>
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<tr>
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<td>0.00</td>
<td>1.00 FTE</td>
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</table>

**Language:**

Page 444, line 38, strike "$63,005,212" and insert "$63,192,344".

Page 448, after line 34, insert:

"R. Out of the appropriation for this Item is $187,132 in the second year from the general fund to update the Centralized Criminal Records Exchange to capture additional expungements related to the decriminalization of marijuana and support for ongoing staffing."

**Explanation:**

(This amendment provides $129,044 GF in the second year for the one-time cost to update the Centralized Criminal Records Exchange to capture additional expungements. Additional staff costs are $58,088 to support audit file processes.)

---

**Item 419 #8s**

**Public Safety and Homeland Security**

<table>
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<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>Department of State Police</td>
<td>Language</td>
</tr>
</tbody>
</table>

**Language:**

Page 445, after line 30, insert:

"4. Any general fund appropriation given for STARS operating and maintenance under the service area 30204, is designated for such purposes. If the Department of State Police cannot expend its STARS appropriation within a given fiscal year, there shall remain an appropriation balance at the end of the fiscal year. The Department may request a discretionary re-appropriation in the subsequent year as provided in § 4-1.05 of this act if necessary for the payment of preexisting obligations for the purchase of goods or services."

**Explanation:**

(This amendment provides guidance for expenditure of appropriation in service area 30204.)

---

**Item 420 #1s**

**Public Safety and Homeland Security**

<table>
<thead>
<tr>
<th></th>
<th>Language</th>
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<tbody>
<tr>
<td>Department of State Police</td>
<td>Language</td>
</tr>
</tbody>
</table>

**Language:**
Page 447, line 23, after “F.” insert “1.”
Page 447, after line 26, insert:

“2. a. The Department of State Police shall report annually on its med-flight activities for each of its two operations by October 30 of each year. The report shall identify, at a minimum, the number of flights for each med-flight operation for the previous fiscal year; the associated operations and maintenance costs; and the associated medical costs, including medical personnel and equipment.

b. The Department shall also study the steps necessary to contract with insurance providers for reimbursement of expenses and report on those steps and the estimated annual revenue to the Department of Planning and Budget and the Chairmen of the House Appropriations and the Senate Finance Committees by November 30, 2019.”

Explanation:

(This amendment directs the Department of State Police to report data on its Med-flight I and II operations, as well as study and report on the steps to contract with insurance providers for reimbursement of appropriate expenses.)

Item 434 #1s

Transportation

Virginia Commercial Space Flight Authority

Language:

Page 455, line 6, insert "A.”.
Page 455, after line 9, insert:

"B. In addition to the amounts included in this Item, the Commonwealth Transportation Board shall transfer $8,500,000 in the second year from the Transportation Trust Fund to the Commonwealth Space Flight Fund to improve existing waterfront facilities for multimodal unmanned vehicle test operations, including small barge and research vessel access, and for the removal of trees adjacent to the existing airfield."

Explanation:

(This amendment provides a transfer of $8.5 million in the second year from the Transportation Trust Fund to the Commercial Spaceflight Fund for access improvements at the Mid-Atlantic Regional Spaceport.)

Item 434 #2s
Transportation
Virginia Commercial Space Flight Authority

Language:
Page 455, line 6, insert "A."
Page 455, after line 9, insert:
"B. In addition to the amounts included in this Item, the Commonwealth Transportation Board shall transfer $2,500,000 in the second year from the Transportation Trust Fund to the Commonwealth Space Flight Fund for completion of launch pad LC-2."

Explanation:
(This amendment provides $2.5 million NGF in the second year for completion of the small rocket launch pad.)

Item 439 #1s

Transportation
Department of Motor Vehicles

Language:
Page 459, following line 19, insert:
"Q. The appropriations included in this Item, Item 286, and any transfers pursuant to § 3-6.03, are deemed sufficient to satisfy the fourth enactment of Senate Bill 1013 and the fourth enactment of Senate Bill 1613 of the 2019 General Assembly."

Explanation:
(This amendment is a technical companion to address the appropriations contingency clause included in Senate Bill 1013 and Senate Bill 1613 of the 2019 General Assembly.)

Item 445 #1s

Transportation
Department of Rail and Public Transportation

Language:
Page 463, after line 4, insert:
"G. Notwithstanding the provisions of the ninth enactment of Chapters 854 and 856 of the 2018 Acts of Assembly, the prioritization process required by § 33.2-214.4 of the Code of Virginia for the allocation of transit operating assistance shall not be implemented prior to July 1, 2020,
for use in the development of the Six-Year Improvement Program for fiscal years 2021 through 2026. The funding distribution formula developed through the prioritization process shall specifically address congestion mitigation metrics, by including factors such as passenger miles traveled and private passenger vehicles removed from roads, before any such funding distribution formula is implemented."

Explanation:

(This amendment delays the implementation of § 33.2-214.4 statewide prioritization for the Commonwealth Mass Transit Fund from July 1 2019 to July 1, 2020, beginning with the fiscal year 2021-2026 Six Year Improvement Program, and requires that additional congestion reduction metrics, including passenger miles traveled, be included in the operation assistance allocation formula.)

Item 445 #2s

Transportation
Department of Rail and Public Transportation
Language

Language:

Page 463, after line 4, insert:
"G. From the amounts in this Item for Public Transportation Programs, $2,000,000 in the second year from the unrestricted operating reserves of the Department shall be provided for the evaluation of enhanced public transportation services from the Franconia-Springfield Metro Station to Lorton, Potomac Mills, and Marine Corps Base Quantico in Prince William County, including the feasibility of extending the existing Metro Blue Line and other multimodal options such as bus rapid transit along Interstate 95 and U.S. Route 1."

Explanation:

(This amendment provides $2.0 million from the Department of Rail and Public Transportation's unrestricted operating reserves for the evaluation of enhanced public transportation services from the Franconia-Springfield Metro Station to Marine Corps Base Quantico in Prince William and Stafford Counties. The Department currently maintains approximately $10.0 million in unrestricted reserves.)

Item 446 #1s

Transportation
Department of Rail and Public Transportation
Language

Language:

Page 463, after line 26, insert:
"3. The Director of the Department of Rail and Public Transportation shall work with the Virginia Museum of Transportation to determine the feasibility of providing funding from the Shortline Railway Preservation and Development Program for improvements to a federally-classified shortline rail line, known as Roanoke Southern Railway LLC, located in Roanoke Virginia and transferred to the Museum from Norfolk Southern. The Director shall report on the potential eligibility of the rail line and its proposed projects to the Chairmen of the House Appropriations and Senate Finance Committees no later than November 1, 2019."

**Explanation:**

(This amendment directs DRPT to investigate the eligibility of a rail line formerly owned by Norfolk Southern for receiving financial assistance from the Shortline Railway Preservation and Development Program.)

Item 449 #1s

**Transportation**

Department of Transportation

**Language**

Page 464, line 44, strike "A." and insert "A.1.".
Page 464, after line 47, insert:
"2. Included in the amounts in this Item, $50,000 the first year from the allocations to the Office of Intermodal Planning and Investment, is herein provided for sponsorship support of the fifth annual Mobility Talks International (MTI) Conference in April, 2019. The Director of the Office of Intermodal Planning and Investment shall actively engage connected and autonomous vehicle stakeholders in the Commonwealth in order to most effectively maximize the return on investment from participation in the MTI Conference for the operation of unmanned systems throughout Virginia."

**Explanation:**

(This amendment directs $50,000 from the Office of Intermodal Planning and Investment in FY 2019 to support the fifth annual Mobility Talks International (MTI) Conference being held in Washington, D.C. on April 3, 2019. MTI brings together industry leaders with policymakers from across the nation and around the world to exchange ideas on best practices related to the development and regulation of connected and autonomous vehicles.)

Item 449 #2s

**Transportation**

Department of Transportation

**Language**
Language:

Page 465, following line 17, insert:
"E. The Virginia Department of Transportation shall evaluate the feasibility of an eastern bypass for U.S. Route 29 around Charlottesville, Virginia. In conducting this evaluation, the Department shall review and catalog the land east of U.S. Route 29, consider the current traffic conditions on U.S. Route 29 in Charlottesville, meet with local business owners and employees of the University of Virginia and the University of Virginia Health System, and evaluate possible funding options for such development, including revenues from the potential sale of right of way properties acquired for the western bypass project that are not currently designated for other purposes. The Department shall complete its review by November 30, 2019 and provide a copy of its evaluation and recommendations to the Chairmen of the House Committees on Transportation and Appropriations and the Senate Committees on Transportation and Finance, no later than December 13, 2019."

Explanation:

(This amendment directs VDOT to review possible options for an eastern bypass for U.S. Route 29 around Charlottesville.)

<table>
<thead>
<tr>
<th>Transportation</th>
<th>FY18-19</th>
<th>FY19-20</th>
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<tbody>
<tr>
<td>Department of Transportation</td>
<td>($75,000,000)</td>
<td>$0 GF</td>
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Language:

Page 465, line 19, strike "$2,982,209,244" and insert "$2,907,209,244".
Page 466, strike line 52 through line 53.
Page 467, strike line 1.

Explanation:

(This amendment reverses a proposed $75.0 million GF deposit to the Virginia Transportation Infrastructure Bank.)

<table>
<thead>
<tr>
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<th>Language</th>
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</thead>
<tbody>
<tr>
<td>Department of Transportation</td>
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</table>

Language:

Page 468, line 29, after "." insert:
"It is the intent of the General Assembly that funds allocated by the Commonwealth
Transportation Board for Recreational Access Roads in this Item shall be prioritized for handicapped accessibility improvements at Virginia State Parks, including improvements to handicapped access points and parking facility enhancements as may be requested by the Department of Conservation and Recreation."

Explanation:

(This amendment directs the Commonwealth Transportation Board to prioritize recreational access road funding for projects that improve handicapped access at State Park facilities.)

Item 464 #1s

<table>
<thead>
<tr>
<th>Veterans and Defense Affairs</th>
<th>FY18-19</th>
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<tbody>
<tr>
<td>Secretary of Veterans and Defense Affairs</td>
<td>$0</td>
<td>$2,500,000 NGF</td>
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</table>

Language:

Page 480, line 10, strike "$600,000" and insert "$3,100,000".

Page 480, after line 36, insert:

"4. Included in this appropriation is $2,500,000 the second year from nongeneral funds to be provided through an agreement with the City of Virginia Beach for construction of a new secure gate to the Camp Pendleton State Military Reservation located in the City of Virginia Beach. An initial payment of $2,500,000 shall be made by the City prior to June 30, 2020 and an additional payment of $2,500,000 shall be made by the City prior to June 30, 2021. Pursuant to Executive Order 20 (2018), authorizing the transfer of administrative authority of the Department of Military Affairs from the Secretary of Public Safety and Homeland Security to the Secretary of Veterans and Defense Affairs, the Secretary of Veterans and Defense Affairs shall seek agreement with the City for the long-term lease of state-owned parcels totaling approximately 12 acres, more or less, and currently leased to the City for use as parking for the Virginia Aquarium and Marine Science Center and overflow Rudee Inlet boat ramp parking. The term of the lease shall be not less than 50 years with an additional 50-year option being available. Upon successful execution of the lease agreement, the City of Virginia Beach shall also provide for a new signal-controlled entrance to Camp Pendleton State Military Reservation aligned with the new secure gate. The Secretary of Veterans and Defense Affairs shall report to the Chairmen of the the House Committee on Appropriations and the Senate Committee on Finance on such projects and real property lease agreements executed from funds appropriated in this item by October 15th of each year until completion of the specified improvement projects."

Explanation:

(This amendment appropriates $2.5 million NGF in FY 2020 with the expectation of an additional payment of $2.5 million NGF in FY 2021 to be provided from City of Virginia Beach to harden access to Camp Pendleton in exchange for a minimum 50-year lease of property owned by the Commonwealth and currently leased to the City of Virginia Beach and used for}
overflow parking at the Virginia Aquarium.)

Item 466 #1s

Veterans and Defense Affairs  FY18-19  FY19-20
Department of Veterans Services  $0  ($1,094,692)  GF

Language:
Page 481, line 14, strike "$19,491,136" and insert "$18,396,444".

Explanation:
(This amendment reverses proposed staffing increases in the Department of Veterans Services leaving an additional $500,000 GF for additional positions in the Veterans Benefits Section.)

Item 468 #1s

Veterans and Defense Affairs  FY18-19  FY19-20
Department of Veterans Services  $0  ($140,000)  GF

Language:
Page 482, line 38, strike "$2,913,744" and insert "$2,773,744".

Explanation:
(This amendment reverses funding for a new Deputy Director.)

Item 474 #1s

Central Appropriations

Language

Page 494, strike lines 1 through 12, and insert:

"O.1.a. In order to address the potential for stranded liability in the Virginia Retirement System, notwithstanding any other contrary provisions of the Appropriation Act or of § 51.1-145, institutions of higher education that have established their own optional retirement plan under § 51.1-126(B) shall pay, effective July 1, 2019, contributions to the employer's retirement allowance account in an amount equal to that portion of the state employer contribution rate designated to pay down the total unfunded accrued liability, for any positions existing as of"
December 31, 2013 that are subsequently converted from non-Optional Retirement Plan for Higher Education (ORPHE) eligible positions to ORPHE-eligible positions on or after January 1, 2014 and that are filled by an employee who elects to participate in the ORPHE. In meeting this obligation, each institution shall provide to the Virginia Retirement System by April 1 of each year a list of all positions converted from non-ORPHE eligible positions to ORPHE-eligible positions since January 1, 2014, and whether current employees in such positions have elected ORPHE participation.

b. Such contributions shall not be required for any new position established by the institution after January 1, 2014, that may be eligible for participation in the Optional Retirement Plan for Higher Education."

Explanation:
(This amendment requires a surcharge, which is currently 8.04 percent, beginning in FY 2020 for institutions of higher education, based on converting positions that were previously enrolled in a defined benefit or hybrid retirement program to a defined contribution program, to avoid stranding the existing unfunded liability for the Commonwealth's Virginia Retirement System.)

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Item 474 #2s

<table>
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<th>Central Appropriations</th>
<th>FY18-19</th>
<th>FY19-20</th>
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<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>($40,183,237) GF</td>
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</table>

Language:
Page 486, line 12, strike "$239,537,205" and insert "$199,353,968".
Page 497, strike lines 36 through 46.
Page 498, strike lines 1 through 39.

Explanation:
(This amendment redirects $40.2 million GF in the second year, and removes language effectuating a one percent bonus for state employees and state-supported local employees, effective December 1, 2019.)

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Item 474 #3s

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
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<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>$139,611 GF</td>
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</table>

Language:
Page 486, line 12, strike "$239,537,205" and insert "$239,676,816".
Page 496, line 31, strike "$17,882,376" and insert "$18,021,987".
Page 496, after line 29, insert:
"e. In addition to any other salary increase provided in this paragraph, general registrars shall receive an additional three percent salary increase, effective July 1, 2019."

**Explanation:**

(This amendment adds $139,611 GF in the second year to provide an additional three percent increase to general registrars' salaries, effective July 1, 2019.)

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**Item 474 #4s**

<table>
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<th>FY18-19</th>
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<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>$650,000 GF</td>
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</table>

**Language:**

Page 486, line 12, strike "$239,537,205" and insert "$240,187,205".

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**Item 474 #5s**

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<tbody>
<tr>
<td>Central Appropriations</td>
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<td>($4,337,440) GF</td>
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</tbody>
</table>

**Language:**

Page 486, line 12, strike "$239,537,205" and insert "$235,199,765".
Page 490, line 14, strike "2.15%" and insert "1.66%".
Page 490, line 34, after "amounts" strike "on or before January 1, 2020" and insert "by no later than January 1, 2020, or an earlier date to be determined by the Virginia Retirement System in its sole discretion."
Page 490, line 36, strike "$6" and insert "$5".
Page 490, line 42, strike "$180" and insert "$150", and strike "$6" and insert "$5".
Page 490, line 43, strike "$6" and insert "$5".
Page 490, line 51, strike "$4,445,107" and insert "$2,222,556".
Page 491, line 17, strike "on or before January 1, 2020, and insert "by no later than January 1,
2020, or an earlier date to be determined by the Virginia Retirement System in its sole discretion."
Page 491, line 18, strike "$5" and insert "$3".
Page 491, line 23, strike "$150" and insert "$90" and strike "$5" and insert "$3".
Page 491, line 31, strike "$3,701,056" and insert "$1,586,167".
Page 491, line 34, strike "1.23" and insert "0.75".

Explanation:
(This amendment provides $3.8 million GF in the second year to increase the retiree health insurance credit for public safety employees who retire under the State Police Officers' Retirement System (SPORS) and the Virginia Law Officers' Retirement System (VaLORS) with at least 15 years of creditable service, as well as a sheriff or deputy sheriff of any county or city who retires under the Virginia Retirement System with at least 15 years of creditable service, on or after January 1, 2020. For SPORS and VaLORS members, the credit increases from $4 to $5 per year of creditable service, and for sheriffs and their deputies, the credit increases from $1.50 to $3.00 per year of creditable service.)

Item 474 #6s

<table>
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</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
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</tbody>
</table>

Language:
Page 486, line 12, strike "$239,537,205" and insert "$238,728,513".
Page 498, line 41, strike "and $808,692 the second year".

Explanation:
(This amendment provides funding in the first year only as a final payment related to the employer's share of the University of Virginia's state employees' health care premium increases for those employees who participate in the university's health care plans.)

Item 474 #7s

<table>
<thead>
<tr>
<th>Central Appropriations</th>
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<tbody>
<tr>
<td>Central Appropriations</td>
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<td>$1,393,000</td>
</tr>
</tbody>
</table>

Language:
Page 486, line 12, strike "$239,537,205" and insert "$240,930,205".
Explanation:

(This amendment provides $1.4 million GF in the second year to support the costs to the Virginia Retirement System associated with SB 1023 of the 2019 General Assembly, related to return-to-work for retired law-enforcement employed as school security officers, contingent upon its final passage.)

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<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>($5,898,631)</td>
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</table>

Language:

Page 498, line 46, strike "$70,862,344" and insert "$64,963,713".
Page 503, strike lines 55 through 57.
Page 504, strike lines 1 and 2.

Explanation:

(This amendment defers $5.9 million GF in the second year related to reimbursing the Department of Elections and localities for costs associated with the 2020 presidential primary.)

<table>
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<tbody>
<tr>
<td>Central Appropriations</td>
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</table>

Language:

Page 498, line 46, strike "$70,862,344" and insert "$70,612,344".
Page 504, strike lines 3 through 21.

Explanation:

(This amendment reverses $250,000 GF in the second year and language to establish a Committee on Paid Family Leave Policy.)

<table>
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<th>Central Appropriations</th>
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</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>$3,000,000</td>
</tr>
</tbody>
</table>

Language:
Page 498, line 46, strike "$70,862,344" and insert "$73,862,344".
Page 505, after line 1, insert:
"X. 1. a. Out of this appropriation, $3,000,000 in the second year from the general fund is provided for procurement of an electronic records system at the Department of Corrections through the statewide contract Number VA-121107-SMU, managed by the Virginia Information Technologies Agency. The Director, Department of Planning and Budget, is authorized to transfer appropriation from this paragraph to the Department of Corrections contingent upon meeting the conditions in paragraph b or c.

b. The Department of Corrections shall award a contract for an electronic health records system for the women's correctional facilities by April 1, 2019. After the contract is awarded, and the vendor receives Enterprise Cloud Oversight Services certification by the Virginia Information Technologies Agency by July 1, 2019, the Department of Corrections may procure and implement a contract for all remaining secure correctional facilities through the statewide contract Number VA-121107-SMU on a unique domain.

c. If the Department of Corrections does not execute a contract for an electronic health records system for the women's correctional facilities as outlined in paragraph b, the funding in this Item shall be made available for the Department of Corrections to procure and implement a contract for all secure correctional facilities through the statewide contract Number VA-121107-SMU on a unique domain."

**Explanation:**

(This amendment provides supplemental funding for the Department of Corrections to procure electronic health records systems for the men's facilities through the statewide VITA contract; or, in the event the current procurement for a system for women's facilities does not progress in a timely manner, for all facilities.)

Item 475 #4s

**Central Appropriations**

Central Appropriations

**Language:**

Page 505, after line 1, insert:
"X. The Board of Corrections shall review the approval process, mechanisms for funding, and the appropriate amount of funding related to the state's share of the cost of constructing, expanding, or renovating local or regional jail or confinement facilities that fall outside the traditional model of jail facilities normally considered for approval by the Board of Corrections.
Specific emphasis for the review shall be placed on secure facilities that may house offenders who require addiction treatment and recovery services, and for whom a non-conventional, but sufficiently secure, alternative confinement facility would be most beneficial and cost-effective. The Board of Corrections shall submit a report on its findings to the Chairman of the Senate Finance and House Appropriations Committees no later than December 1, 2019.

**Explanation:**

(This amendment provides for a review of alternatives to traditional jail facilities approved by the Board of Corrections.)

Item 475 #5s

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
<td>($6,000,000)</td>
<td>$2,000,000 GF</td>
</tr>
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</table>

**Language:**

Page 498, line 46, strike "$43,637,316" and insert "$37,637,316".
Page 498, line 46, strike "$70,862,344" and insert "$72,862,344".
Page 504, line 22, after "Item" strike the rest of the line, and insert "$2,000,000 in each year from the general fund is included".
Page 504, after line 25, insert:
"Included in this appropriation is $100,000 the second year to study the development and implementation of the Virginia Works Portal."

**Explanation:**

(This amendment provides $2.0 million GF each year for an integrated workforce case management system.)

Item 475 #6s

<table>
<thead>
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<th>Central Appropriations</th>
<th>FY18-19</th>
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</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>($300,000) GF</td>
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</tbody>
</table>

**Language:**

Page 498, line 46, strike "$70,862,344" and insert "$70,562,344".
Page 504, line 26, strike "$8,300,000" and insert "$8,000,000".

**Explanation:**

(This amendment allocates $300,000 GF the second year to the higher education internship program under State Council for Higher Education in Virginia's budget.)
Independent Agencies
Virginia Retirement System

Language:
Page 511, strike lines 37 through 42.

Explanation:
(This amendment removes proposed new language that would have changed the existing structure of the Board of Trustees to be comprised of 12 members, of which, three new members would be ex-officio, non-voting members, including the Secretary of Finance, or his designee; the staff director of the Senate Finance Committee or his/her designee; and the staff director of House Appropriations Committee, or his designee.)

Item 486 #2s

Independent Agencies
Virginia Retirement System

Language:
Page 510, line 33, strike "$17,175,128" and insert "$17,457,755".

Explanation:
(This amendment provides $282,627 NGF the first year for the Virginia Retirement System to implement the provisions of Senate Bill 1023 of the 2019 General Assembly, related to return-to-work for retired law-enforcement employed as school security officers, and contingent upon its final passage.)

Item 486 #3s

Independent Agencies
Virginia Retirement System

Language:
Page 510, line 33, strike "$17,175,128" and insert "$17,220,536".
Explanation:

(This amendment provides $45,408 NGF the first year to implement the provisions of Senate Bill 1384 of the 2019 General Assembly related to the Judicial Retirement System, contingent upon its final passage.)

Item C-1.10 #1s

<table>
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<tbody>
<tr>
<td>Department of General Services</td>
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<td>$0 GF</td>
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<tr>
<td></td>
<td>$2,000,000</td>
<td>$0 NGF</td>
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Language:

Page 522, line 6, strike "General" and insert "Bond Proceeds".

Explanation:

(This amendment changes the source of funding for the improvements for the North Drive project at the Department of General Services from $2.0 million GF in the first year to bond proceeds.)

Item C-7 #1s

<table>
<thead>
<tr>
<th>Education</th>
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</tr>
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<tbody>
<tr>
<td>James Madison University</td>
<td>$0</td>
<td>$310,000 NGF</td>
</tr>
</tbody>
</table>

Language:

Page 523, line 20, strike "$0" and insert "$310,000".

Page 523, after line 21, insert:
"James Madison University is authorized to exchange 0.83 acres of University-owned property located at 622 South Main Street, Harrisonburg, Virginia for 0.51 acres, including a 3,884 square foot improvement, located at 741 South Main Street, Harrisonburg, Virginia, owned by the Diocesan Missionary Society of Virginia. The University is further authorized to compensate the Diocesan Missionary Society of Virginia $310,000 the second year from nongeneral funds."

Explanation:

(This amendment authorizes the exchange of University-owned property for property contiguous to campus owned by the Diocesan Missionary Society of Virginia. The university will compensate the society $310,000 NGF for the property exchange.)
Wednesday, February 13, 2019

Item C-8.10 #1s

**Education**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>James Madison University</td>
<td>$0</td>
<td>$5,000,000 NGF</td>
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</table>

**Language:**

Page 523, after line 22, insert:

"C-8.10 Planning: Renovate and Expand Carrier Library $0 $5,000,000
Fund Sources: Nongeneral $0 $5,000,000 *

"James Madison University shall be reimbursed for the designated nongeneral funds used in this Item for detailed planning when the project is funded to move into the construction phase."

**Explanation:**

(This amendment provides $5.0 million NGF for detailed planning for the Carrier Library. The project proposes upgrades throughout the entire 157,542 gross square feet of building systems and an additional 56,400 gross square feet of space.)

Item C-8.60 #1s

**Education**

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<tr>
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<tbody>
<tr>
<td>Longwood University</td>
<td>$0</td>
<td>$2,163,000 NGF</td>
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</table>

**Language:**

Page 523, after line 38, insert:

"C-8.60 New Construction: Wygal Hall Replacement $0 $2,163,000
Fund Sources: Nongeneral $0 $2,163,000 *

"Longwood University shall be reimbursed for the designated nongeneral funds used in this Item for detailed planning when the project is funded to move into the construction phase."

**Explanation:**

(This amendment provides nongeneral fund authority to proceed with detailed planning for the Wygal Hall Replacement project. Wygal Hall was constructed nearly 50 years ago and the University reports that it is in poor physical condition. This amendment would allow the University to be reimbursed for the use of nongeneral funds when the project is funded to move into the construction phase.)
Item C-13 #1s

**Education**

<table>
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<tr>
<th></th>
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<tbody>
<tr>
<td>University of Virginia</td>
<td>$0</td>
<td>$10,200,000</td>
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</table>

**Language:**

Page 525, line 17, strike "$0" and insert "$10,200,000".
Page 525, after line 17, insert:
"Fund Sources: Higher Education Operating $0 $2,600,000".
Page 525, line 18, after "$31,441,000" insert "$7,600,000".

**Explanation:**

(This amendment provides $7.6 million in bond proceeds and $2.6 million in higher education operating NGF in the second year as a project supplement, for a total project cost of $197.0 million for the Gilmer Hall and Chemistry renovation project at the University of Virginia. Additional resources are necessary due to higher than anticipated project costs.)

Item C-13.10 #1s

**Education**

Virginia Commonwealth University

**Language:**

Page 525, line 35, prior to the "." insert "and adding a premium of 25 percent to the averaged appraised value".

**Explanation:**

(This amendment adjusts the language related to the future acquisition of the Virginia Alcoholic Beverage Control Authority property on Hermitage Road in the City of Richmond, Virginia.)

Item C-13.20 #1s

**Education**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
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<tbody>
<tr>
<td>Virginia Commonwealth University</td>
<td>$6,541,000</td>
<td>$0</td>
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</table>

**Language:**

Page 525, after line 42, insert:

*C-13.20 New Construction: Construct School of Engineering Research Expansion (18243) $6,541,000 $0*

Fund Sources: Bond Proceeds $6,541,000 $0 *
Explanation:

(This amendment provides $6.5 million of 9(D) Revenue Bonds to support construction of the Engineering Research Expansion capital project authorized under § 1.B.2 of Chapter 759 (2016) and in Item C-19 of Chapter 1 (2018) for Virginia Commonwealth University. The requested debt authorization replaces interim financing through indirect cost recovery funds. The University states that there is no increase in the total cost of the project.)

Item C-25 #1s

Natural Resources

Department of Conservation and Recreation

Language:

Page 528, line 39, after "Parks.", strike "In addition, the department is authorized to accept donations of property to".
Page 528, line 40, strike "develop a state park within Loudoun County."

Explanation:

(This amendment eliminates the proposed authorization for the Department of Conservation and Recreation to accept land to develop a new state park in Loudoun County.)

Item C-34.10 #1s

Public Safety and Homeland Security

<table>
<thead>
<tr>
<th>Department of State Police</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$0</td>
<td>($92,151,000)</td>
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</tbody>
</table>

NGF

Language:

Page 531, line 3, strike "$132,151,000" and insert "$40,000,000".
Page 531, line 4, strike "$132,151,000" and insert "$40,000,000".
Page 531, strike lines 5 through 11 and insert:

"It is the intent of the General Assembly that this appropriation is the first of a four year allocation to implement an upgrade program for the Statewide Agencies Radio System (STARS) project. It may consist of, but is not limited to, land; mobile telecommunications equipment and towers; software; radio frequency rights and licenses; communications control buildings and facilities; related infrastructure; program management; and other project costs necessary, incidental or convenient to undertake, acquire, develop, construct, upgrade, and equip the integrated statewide shared land-mobile radio communications system for the Commonwealth."
Explanation:

(This amendment provides $40 million in bond proceeds in the second year to implement an upgrade of the Statewide Agencies Radio System (STARS) project over the next four years.)

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Capital Outlay</td>
<td>($10,358,000)</td>
<td>$0 GF</td>
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</table>

Language:

Page 538, line 28, strike "$29,591,000" and insert "$19,233,000".
Page 538, line 30, strike "$29,591,000" and insert "$19,233,000".
Page 538, strike lines 41-45.
Page 538, after line 43, insert:
"239 Frontier Culture Museum of Virginia Construct Crossing Gallery".
Page 538, strike lines 48-49.

Page 539, strike lines 1-5.

Explanation:

(This amendment reallocates almost $10.4 million GF from the planning pool in the first year by reducing the number of proposed new planning projects that were included in the introduced budget and including one new project.)

Central Appropriations

Language:

Page 541, strike lines 37-50.
Page 541, line 51, strike "c. In addition, the" and insert "3.a. The".
Page 542, line 7, strike "d." and insert "b.".
Page 542, strike lines 9-11.

Explanation:

(This amendment eliminates prior language related to a Department of General Services report and the possible location of a second juvenile justice facility.)
Item C-48.10 #1s

**Central Appropriations**

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<tbody>
<tr>
<td>Central Capital Outlay</td>
<td>$0</td>
<td>($4,100,000)</td>
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</table>

**Language:**

Page 543, line 14, strike "$131,982,000" and insert "$127,882,000".
Page 543, line 16, strike "$121,466,000" and insert "$117,366,000".
Page 543, line 24, strike "$121,466,000" and insert "$117,366,000".
Page 544, line 10, strike "$96,466,000" and insert "$92,366,000".
Page 544, strike lines 29-30.
Page 544, after line 28, insert:
"720 Department of Behavioral Health and Developmental Services Renovate Kitchen Facilities, Eastern State Hospital".

**Explanation:**

(This amendment reduces bond proceeds by $4.1 million in the second year for the 2019 Capital Construction Pool and changes authorization related to two projects at the Department of Behavioral Health and Developmental Services.)

Item C-49.10 #1s

**Central Appropriations**

<table>
<thead>
<tr>
<th></th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Capital Outlay</td>
<td>Language</td>
</tr>
</tbody>
</table>

**Language:**

Page 545, after line 41, insert:
"C. George Mason University is authorized to use nongeneral funds to demolish the Arlington Original Building and related storm drain relocation at its Arlington Campus as an initial step in its commitment to construct a future academic and research facility to house its School of Computing, Institute for Digital Innovation, and Incubation Hub consistent with provisions of Item 475, paragraph W of this act."

**Explanation:**

(This amendment authorizes George Mason University to use nongeneral funds to demolish the Arlington Original Building and related storm drain relocation at its Arlington Campus as part of efforts to prepare for a future facility consistent with the provisions of Item 475, paragraph W of this act.)

Item C-53 #1s
Central Appropriations
9(D) Revenue Bonds

Language:
Page 548, line 26, strike "$218,153,000" and insert "$224,694,000".
Page 549, after line 11, insert "Virginia Commonwealth University (2:6) Construct School of Engineering Research Expansion C-13.20 18243 $6,541,000".
Page 549, line 20, strike "$218,153,000" and insert "$224,694,000".

Explanation:
(This amendment updates the 9(D) Revenue Bond table to reflect the actions in Item C-13.20.)

Item 3-1.01 #1s

Transfers
Interfund Transfers

Language:
Page 560, line 10, unstrike "and an additional $2,000,000 on or before June 30, 2020".

Explanation:
(This amendment restores the second-year transfer of $2.0 million from Communications Sales and Use Tax revenues to the general fund, after payments (i) to the Department of Deaf and Hard-of-Hearing for telephone relay services, and (ii) to localities for any franchise fee amounts due. The 2018 Appropriation Act included a transfer of $2.0 million each year, representing savings from the decline in the cost of the telecommunications relay services contract.)

Item 3-1.01 #2s

Transfers
Interfund Transfers

Language:
Page 552, line 7 strike "$112,900,000" and insert "$114,900,000."
Line 7 strike "$117,200,000" and insert "$120,000,000."

Explanation:
(This amendment increases ABC GF net profit transfers, based on above-target year-to-date sales.)
Item 3-5.15 #1s

Adjustments and Modifications to Tax Collections

Provider Coverage Assessment

Language:

Page 565, strike lines 34 through 53.
Page 566, strike lines 1 through 52.
Page 567, strike lines 1 through 22, and insert:
"§ 3-5.15 Not Set Out."

Explanation:

(This amendment modifies the introduced budget bill (SB 1100) such that § 3-5.15 is not set out and therefore reflects the original language in Chapter 2, 2018 Special Session I, Acts of Assembly. This section will not be set out in the enrolled version of the bill.)

Item 3-5.16 #1s

Adjustments and Modifications to Tax Collections

Provider Payment Rate Assessment

Language:

Page 567, strike lines 23 through 56.
Page 568, strike lines 1 through 53.
Page 569, strike lines 1 through 38, and insert:
"§ 3-5.16 Not Set Out."

Explanation:

(This amendment modifies the introduced budget bill (SB 1100) such that § 3-5.16 is not set out and therefore reflects the original language in Chapter 2, 2018 Special Session I, Acts of Assembly. This section will not be set out in the enrolled version of the bill.)

Item 3-5.17 #1s

Adjustments and Modifications to Tax Collections

Tobacco Tax Study

Language:

Page 569, line 40, strike "study" and insert "continue studying".
Page 569, line 46, strike "2018" and insert "2019".
Explanation:
(This amendment extends, from November 2018 to November 2019, the conclusion of a study by the Joint Subcommittee to Evaluate Tax Preferences of options for the modernization of cigarette taxes and possible reforms to the taxation of tobacco products that will provide fairness and equity for all local governments.)

Item 3-5.20 #1s

Adjustments and Modifications to Tax Collections
Refundable Earned Income Tax Credit

Language:
Page 570, strike lines 4 through 8.

Explanation:
(This amendment strikes language that would allow taxpayers who claim the Virginia Earned Income Tax Credit, to receive a refund for the amount of credit in excess of the taxpayer's tax liability.)

Item 4-2.01 #1s

Revenues
Nongeneral Fund Revenues

Language:
Page 579, line 50, after "three percent" insert ", subject to annual approval by the University's Board of Visitors,"
Page 579, at the end of line 51, insert "This exemption shall apply to the period beginning in fiscal year 2020 and extending through the end of fiscal year 2024."

Explanation:
(This amendment limits authority for Mary Washington University to exceed three percent adjustments to mandatory fees in auxiliary programs to FY 2020 through FY 2024.)

Item 4-4.01 #1s

Capital Projects
General

Language:
Page 586, at the end of line 19, insert:
"Concurrent with submitting the report on the use of maintenance reserve funding and in possible consideration of future capital outlay requests, each higher education institution may provide, to the extent the information is available, the following: (1) a list of all their deferred maintenance with the cost estimates of each item and whether the item is either "energy related" or "non-energy related"; (2) a report on their energy expenditures; and (3) a comprehensive deferred maintenance strategy list and timelines for completion that utilize efficient resources from either internal or external sources."

Explanation:
(This amendment requests additional deferred maintenance and expenditure reporting including energy use and expenditures by institutions of higher education. This information can be considered in future capital outlay requests.)

Item 4-5.10 #1s

Special Conditions and Restrictions on Expenditures

Surplus Property Transfers for Economic Development

Language

Page 601, after line 45, insert:
"e. Prior to July 1, 2019, and not withstanding any provision of law to the contrary, the Department of General Services shall convey approximately 80 acres, more or less, of surplus state property located in York County, Virginia to the Eastern Virginia Regional Industrial Development Authority for an amount not to exceed $1,350,000. Prior to execution of the property transfer, the Department shall provide to the Eastern Virginia Regional Industrial Development Authority certified copies of the two most recent state appraisals for the existing state owned property, and in no case shall the transaction price exceed the average of the two most recent state appraisals.

1. The Eastern Virginia Regional Industrial Development Authority is authorized to convey the property rights of approximately 80 acres to the operator of a 20 megawatt solar facility at an amount deemed sufficient, but in no case more than $1,000,000.

2. Any remaining and abutting state-controlled acreage shall be made available to the Eastern Virginia Regional Industrial Development Authority for an amount not to exceed $350,000 upon condition that half of the proceeds of any future land sale, less any infrastructure development costs incurred by the Eastern Virginia Regional Industrial Development Authority, will be returned to the Commonwealth and deposited to the General Fund. In no case shall the Eastern Virginia Regional Industrial Development Authority sell any parcel of the former state-controlled lands to entities other than unmanned systems companies or companies locating to
the Hampton Roads Unmanned Systems Park.”

**Explanation:**

(This amendment authorizes the sale of state controlled land to the Eastern Virginia Regional Industrial Development Authority for development of the Hampton Roads Unmanned Systems Park in York County, Virginia. The new facility will provide an open area and infrastructure for use by public institutions, private companies and individuals to develop, test and demonstrate unmanned systems.)

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**Special Conditions and Restrictions on Expenditures**

**Employee Compensation**

**Language:**

Page 607, unstrike line 21, and replace the second and third occurrence of "$90,537" with "$92,348".
Page 607, strike line 37.

**Explanation:**

(This amendment addresses a technical error by moving the Director of Gunston Hall back to the Level IV Range from the Level V range of the agency head salary tables.)

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**Special Conditions and Restrictions on Expenditures**

**Employee Compensation**

**Language:**

Page 607, line 17, strike "Secretary" and unstrike "Commissioner".

**Explanation:**

(This amendment corrects an error in the agency head salary table. The title of the Commissioner of Elections was erroneously changed to Secretary of Elections.)

---

**Special Conditions and Restrictions on Expenditures**

**Higher Education Employment and Benefit Restrictions**

**Language**
Language:

Page 614, after line 6, insert:
"4-6.07 HIGHER EDUCATION EMPLOYMENT AND BENEFIT RESTRICTIONS

No baccalaureate public institution of higher education shall employ an individual appointed by the Governor to the Board of Visitors of such institution within two years of the expiration of his term. Such prohibition shall not apply to the employment of an individual to serve as an institution president or, in the case of Virginia Military Institute, the Superintendent."

Explanation:

(This amendment is self-explanatory.)

Item 4-14 #1s

Effective Date

Language:

Page 630, strike lines 47 through 49.
Page 631, strike lines 1 through 47.
Page 632, strike lines 1 through 6.

Explanation:

(This amendment removes language proposed by the Governor that would amend the Code of Virginia by adding in Chapter 6 of Title 58.1 sections numbered 58.1-612.1 and 58.1-612.2. These changes included in the introduced budget would establish economic nexus as the criteria for collecting retail sales and use tax and would require certain remote sellers and marketplace facilitators to collect the tax. The language proposed by the Governor in the introduced budget is in conflict with Senate Bill 1083 which passed the Senate.)

Item 4-14 #2s

Effective Date

Language:

Page 630, strike lines 8 through 46, and insert:
"6. That §§ 58.1-301, 58.1-322.02, 58.1-322.03, and 58.1-402 of the Code of Virginia are amended and reenacted as follows:
§ 58.1-301. Conformity to Internal Revenue Code.
A. Any term used in this chapter shall have the same meaning as when used in a comparable context in the laws of the United States relating to federal income taxes, unless a different meaning is clearly required.
B. Any reference in this chapter to the laws of the United States relating to federal income taxes shall mean the provisions of the Internal Revenue Code of 1954, and amendments thereto, and other provisions of the laws of the United States relating to federal income taxes, as they existed on February 9 December 31, 2018, except for:
1. The special depreciation allowance for certain property provided for under §§ 168(k), 168(l), 168(m), 1400L, and 1400N of the Internal Revenue Code;
2. The carry-back of certain net operating losses for five years under § 172(b)(1)(H) of the Internal Revenue Code;
3. The original issue discount on applicable high yield discount obligations under § 163(e)(5)(F) of the Internal Revenue Code; and
4. The deferral of certain income under § 108(i) of the Internal Revenue Code. For Virginia income tax purposes, income from the discharge of indebtedness in connection with the reacquisition of an "applicable debt instrument" (as defined under § 108(i) of the Internal Revenue Code) reacquired in the taxable year shall be fully included in the taxpayer's Virginia taxable income for the taxable year, unless the taxpayer elects to include such income in the taxpayer's Virginia taxable income ratably over a three-taxable-year period beginning with taxable year 2009 for transactions completed in taxable year 2009, or over a three-taxable-year period beginning with taxable year 2010 for transactions completed in taxable year 2010 on or before April 21, 2010. For purposes of such election, all other provisions of § 108(i) of the Internal Revenue Code shall apply mutatis mutandis. No other deferral shall be allowed for income from the discharge of indebtedness in connection with the reacquisition of an "applicable debt instrument.";
5. The amount of the deduction allowed for domestic production activities pursuant to § 199 of the Internal Revenue Code for taxable years beginning on or after January 1, 2010. For Virginia income tax purposes, two-thirds of the amount deducted pursuant to § 199 of the Internal Revenue Code for federal income tax purposes during the taxable year may be deducted for Virginia income tax purposes for taxable years beginning on and after January 1, 2010. For taxable years beginning on and after January 1, 2013, the entire amount of the deduction allowed for domestic production activities pursuant to § 199 of the Internal Revenue Code may be deducted for Virginia income tax purposes;
6. The provisions of the Tax Cuts and Jobs Act (the Act) enacted December 22, 2017, as Public Law 115-97, provided, however, that this exception shall not apply to the following:
   a. Treatment of certain individuals performing services in the Sinai Peninsula of Egypt pursuant to § 11026 of the Act;
   b. Relief for 2016 disaster areas pursuant to § 11028 of the Act;
   c. Any other provision of the Act that affects the computation of federal adjusted gross income of individuals or federal taxable income of corporations for taxable years beginning after December 31, 2016, and before January 1, 2018, other than the temporary reduction in the
medical expense deduction floor pursuant to § 11027 of the Act; and
7. The provisions of the Bipartisan Budget Act of 2018 enacted February 9, 2018, as Public Law 115-123, that affect any taxable year other than a taxable year beginning after December 31, 2016, and before January 1, 2018:
The Department of Taxation is hereby authorized to develop procedures or guidelines for implementation of the provisions of this section, which procedures or guidelines shall be exempt from the provisions of the Administrative Process Act (§ 2.2-4000 et seq.).

§ 58.1-322.02. Virginia taxable income; subtractions.
In computing Virginia taxable income pursuant to § 58.1-322, to the extent included in federal adjusted gross income, there shall be subtracted:
1. Income derived from obligations, or on the sale or exchange of obligations, of the United States and on obligations or securities of any authority, commission, or instrumentality of the United States to the extent exempt from state income taxes under the laws of the United States, including, but not limited to, stocks, bonds, treasury bills, and treasury notes but not including interest on refunds of federal taxes, interest on equipment purchase contracts, or interest on other normal business transactions.
2. Income derived from obligations, or on the sale or exchange of obligations, of the Commonwealth or of any political subdivision or instrumentality of the Commonwealth.
3. Benefits received under Title II of the Social Security Act and other benefits subject to federal income taxation solely pursuant to § 86 of the Internal Revenue Code.
4. Up to $20,000 of disability income, as defined in § 22(c)(2)(B)(iii) of the Internal Revenue Code; however, any person who claims a deduction under subdivision 5 of § 58.1-322.03 may not also claim a subtraction under this subdivision.
5. The amount of any refund or credit for overpayment of income taxes imposed by the Commonwealth or any other taxing jurisdiction.
6. The amount of wages or salaries eligible for the federal Work Opportunity Credit which was not deducted for federal purposes on account of the provisions of § 280C(a) of the Internal Revenue Code.
7. Any amount included therein less than $600 from a prize awarded by the Virginia Lottery.
8. The wages or salaries received by any person for active and inactive service in the National Guard of the Commonwealth of Virginia, not to exceed the amount of income derived from 39 calendar days of such service or $3,000, whichever amount is less; however, only those persons in the ranks of O3 and below shall be entitled to the deductions specified in this subdivision.
9. Amounts received by an individual, not to exceed $1,000 in any taxable year, as a reward for information provided to a law-enforcement official or agency, or to a nonprofit corporation created exclusively to assist such law-enforcement official or agency, in the apprehension and conviction of perpetrators of crimes. This subdivision shall not apply to the following: an individual who is an employee of, or under contract with, a law-enforcement agency, a victim or the perpetrator of the crime for which the reward was paid, or any person who is compensated for the investigation of crimes or accidents.
10. The amount of "qualified research expenses" or "basic research expenses" eligible for
deduction for federal purposes, but which were not deducted, on account of the provisions of § 280C(c) of the Internal Revenue Code and which shall be available to partners, shareholders of S corporations, and members of limited liability companies to the extent and in the same manner as other deductions may pass through to such partners, shareholders, and members.

11. Any income received during the taxable year derived from a qualified pension, profit-sharing, or stock bonus plan as described by § 401 of the Internal Revenue Code, an individual retirement account or annuity established under § 408 of the Internal Revenue Code, a deferred compensation plan as defined by § 457 of the Internal Revenue Code, or any federal government retirement program, the contributions to which were deductible from the taxpayer's federal adjusted gross income, but only to the extent the contributions to such plan or program were subject to taxation under the income tax in another state.

12. Any income attributable to a distribution of benefits or a refund from a prepaid tuition contract or savings trust account with the Virginia College Savings Plan, created pursuant to Chapter 7 (§ 23.1-700 et seq.) of Title 23.1. The subtraction for any income attributable to a refund shall be limited to income attributable to a refund in the event of a beneficiary's death, disability, or receipt of a scholarship.

13. All military pay and allowances, to the extent included in federal adjusted gross income and not otherwise subtracted, deducted, or exempted under this section, earned by military personnel while serving by order of the President of the United States with the consent of Congress in a combat zone or qualified hazardous duty area that is treated as a combat zone for federal tax purposes pursuant to § 112 of the Internal Revenue Code.

14. For taxable years beginning before January 1, 2015, the gain derived from the sale or exchange of real property or the sale or exchange of an easement to real property which results in the real property or the easement thereto being devoted to open-space use, as that term is defined in § 58.1-3230, for a period of time not less than 30 years. To the extent that a subtraction is taken in accordance with this subdivision, no tax credit under this chapter for donating land for its preservation shall be allowed for three years following the year in which the subtraction is taken.

15. Fifteen thousand dollars of military basic pay for military service personnel on extended active duty for periods in excess of 90 days; however, the subtraction amount shall be reduced dollar-for-dollar by the amount by which the taxpayer's military basic pay exceeds $15,000 and shall be reduced to zero if such military basic pay amount is equal to or exceeds $30,000.

16. The first $15,000 of salary for each federal and state employee whose total annual salary from all employment for the taxable year is $15,000 or less.

17. Unemployment benefits taxable pursuant to § 85 of the Internal Revenue Code.

18. Any amount received as military retirement income by an individual awarded the Congressional Medal of Honor.

19. Items of income attributable to, derived from, or in any way related to (i) assets stolen from, hidden from, or otherwise lost by an individual who was a victim or target of Nazi persecution or (ii) damages, reparations, or other consideration received by a victim or target of Nazi persecution to compensate such individual for performing labor against his will under the threat of death, during World War II and its prelude and direct aftermath. This subtraction shall not apply to assets acquired with such items of income or with the proceeds from the sale of assets
stolen from, hidden from, or otherwise lost to, during World War II and its prelude and direct aftermath, a victim or target of Nazi persecution. The provisions of this subdivision shall only apply to an individual who was the first recipient of such items of income and who was a victim or target of Nazi persecution, or a spouse, widow, widower, or child or stepchild of such victim. As used in this subdivision:

"Nazi regime" means the country of Nazi Germany, areas occupied by Nazi Germany, those European countries allied with Nazi Germany, or any other neutral European country or area in Europe under the influence or threat of Nazi invasion.

"Victim or target of Nazi persecution" means any individual persecuted or targeted for persecution by the Nazi regime who had assets stolen from, hidden from, or otherwise lost as a result of any act or omission in any way relating to (i) the Holocaust, (ii) World War II and its prelude and direct aftermath, (iii) transactions with or actions of the Nazi regime, (iv) treatment of refugees fleeing Nazi persecution, or (v) the holding of such assets by entities or persons in the Swiss Confederation during World War II and its prelude and aftermath. A "victim or target of Nazi persecution" also includes any individual forced into labor against his will, under the threat of death, during World War II and its prelude and direct aftermath.

20. The military death gratuity payment made after September 11, 2001, to the survivor of deceased military personnel killed in the line of duty, pursuant to 10 U.S.C. Chapter 75; however, the subtraction amount shall be reduced dollar-for-dollar by the amount that the survivor may exclude from his federal gross income in accordance with § 134 of the Internal Revenue Code.

21. The death benefit payments from an annuity contract that are received by a beneficiary of such contract, provided that (i) the death benefit payment is made pursuant to an annuity contract with an insurance company and (ii) the death benefit payment is paid solely by lump sum. The subtraction under this subdivision shall be allowed only for that portion of the death benefit payment that is included in federal adjusted gross income.

22. Any gain recognized from the sale of launch services to space flight participants, as defined in 49 U.S.C. § 70102, or launch services intended to provide individuals with the training or experience of a launch, without performing an actual launch. To qualify for a deduction under this subdivision, launch services must be performed in Virginia or originate from an airport or spaceport in Virginia.

23. Any gain recognized as a result of resupply services contracts for delivering payload, as defined in 49 U.S.C. § 70102, entered into with the Commercial Orbital Transportation Services division of the National Aeronautics and Space Administration or other space flight entity, as defined in § 8.01-227.8, and launched from an airport or spaceport in Virginia.

24. Any income taxed as a long-term capital gain for federal income tax purposes, or any income taxed as investment services partnership interest income (otherwise known as investment partnership carried interest income) for federal income tax purposes. To qualify for a subtraction under this subdivision, such income shall be attributable to an investment in a "qualified business," as defined in § 58.1-339.4, or in any other technology business approved by the Secretary of Technology, provided that the business has its principal office or facility in the Commonwealth and less than $3 million in annual revenues in the fiscal year prior to the investment. To qualify for a subtraction under this subdivision, the investment shall be made
between the dates of April 1, 2010, and June 30, 2020. No taxpayer who has claimed a tax credit for an investment in a "qualified business" under § 58.1-339.4 shall be eligible for the subtraction under this subdivision for an investment in the same business.

25. For taxable years beginning on and after January 1, 2014, any income of an account holder for the taxable year taxed as (i) a capital gain for federal income tax purposes attributable to such person's first-time home buyer savings account established pursuant to Chapter 32 (§ 55-555 et seq.) of Title 55 and (ii) interest income or other income for federal income tax purposes attributable to such person's first-time home buyer savings account.

Notwithstanding the statute of limitations on assessments contained in § 58.1-312, any subtraction taken under this subdivision shall be subject to recapture in the taxable year or years in which moneys or funds withdrawn from the first-time home buyer savings account were used for any purpose other than the payment of eligible costs by or on behalf of a qualified beneficiary, as provided under § 55-558. The amount subject to recapture shall be a portion of the amount withdrawn in the taxable year that was used for other than the payment of eligible costs, computed by multiplying the amount withdrawn and used for other than the payment of eligible costs by the ratio of the aggregate earnings in the account at the time of the withdrawal to the total balance in the account at such time.

However, recapture shall not apply to the extent of moneys or funds withdrawn that were (i) withdrawn by reason of the qualified beneficiary's death or disability; (ii) a disbursement of assets of the account pursuant to a filing for protection under the United States Bankruptcy Code, 11 U.S.C. §§ 101 through 1330; or (iii) transferred from an account established pursuant to Chapter 32 (§ 55-555 et seq.) of Title 55 into another account established pursuant to such chapter for the benefit of another qualified beneficiary.

For purposes of this subdivision, "account holder," "eligible costs," "first-time home buyer savings account," and "qualified beneficiary" mean the same as those terms are defined in § 55-555.

26. For taxable years beginning on and after January 1, 2015, any income for the taxable year attributable to the discharge of a student loan solely by reason of the student's death. For purposes of this subdivision, "student loan" means the same as that term is defined under § 108(f) of the Internal Revenue Code.

27. a. Income, including investment services partnership interest income (otherwise known as investment partnership carried interest income), attributable to an investment in a Virginia venture capital account. To qualify for a subtraction under this subdivision, the investment shall be made on or after January 1, 2018, but before December 31, 2023. No subtraction shall be allowed under this subdivision for an investment in a company that is owned or operated by a family member or an affiliate of the taxpayer. No subtraction shall be allowed under this subdivision for a taxpayer who has claimed a subtraction under subdivision 24 or a tax credit under § 58.1-339.4 for the same investment.

b. As used in this subdivision 27:
"Qualified portfolio company" means a company that (i) has its principal place of business in the Commonwealth; (ii) has a primary purpose of production, sale, research, or development of a product or service other than the management or investment of capital; and (iii) provides equity in the company to the Virginia venture capital account in exchange for a capital
investment. "Qualified portfolio company" does not include a company that is an individual or sole proprietorship.

"Virginia venture capital account" means an investment fund that has been certified by the Department as a Virginia venture capital account. In order to be certified as a Virginia venture capital account, the operator of the investment fund shall register the investment fund with the Department prior to December 31, 2023, (i) indicating that it intends to invest at least 50 percent of the capital committed to its fund in qualified portfolio companies and (ii) providing documentation that it employs at least one investor who has at least four years of professional experience in venture capital investment or substantially equivalent experience. "Substantially equivalent experience" includes, but is not limited to, an undergraduate degree from an accredited college or university in economics, finance, or a similar field of study. The Department may require an investment fund to provide documentation of the investor's training, education, or experience as deemed necessary by the Department to determine substantial equivalency. If the Department determines that the investment fund employs at least one investor with the experience set forth herein, the Department shall certify the investment fund as a Virginia venture capital account at such time as the investment fund actually invests at least 50 percent of the capital committed to its fund in qualified portfolio companies.

28. a. Income attributable to an investment in a Virginia real estate investment trust. To qualify for a subtraction under this subdivision, the investment shall be made on or after January 1, 2019, but before December 31, 2024. No subtraction shall be allowed for an investment in a trust that is managed by a family member or an affiliate of the taxpayer. No subtraction shall be allowed under this subdivision for a taxpayer who has claimed a subtraction under subdivision 24 or 27 or a tax credit under § 58.1-339.4 for the same investment.

b. As used in this subdivision 28:

"Distressed" means satisfying the criteria applicable to a locality described in subdivision E 2 of § 2.2-115.

"Double distressed" means satisfying the criteria applicable to a locality described in subdivision E 3 of § 2.2-115.

"Virginia real estate investment trust" means a real estate investment trust, as defined in 26 U.S.C. § 856, that has been certified by the Department as a Virginia real estate investment trust. In order to be certified as a Virginia real estate investment trust, the trustee shall register the trust with the Department prior to December 31, 2024, indicating that it intends to invest at least 90 percent of trust funds in Virginia and at least 40 percent of trust funds in real estate in localities that are distressed or double distressed. If the Department determines that the trust satisfies the preceding criteria, the Department shall certify the trust as a Virginia real estate investment trust at such time as the trust actually invests at least 90 percent of trust funds in Virginia and at least 40 percent of trust funds in real estate in localities that are distressed or double distressed.

29. For taxable years beginning on and after January 1, 2018, 20 percent of business interest disallowed as a deduction pursuant to § 163(j) of the Internal Revenue Code. For purposes of this subdivision, "business interest" means the same as that term is defined under § 163(j) of the Internal Revenue Code.
§ 58.1-322.03. Virginia taxable income; deductions.

In computing Virginia taxable income pursuant to § 58.1-322, there shall be deducted from Virginia adjusted gross income as defined in § 58.1-321:

1. a. The amount allowable for itemized deductions for federal income tax purposes where the taxpayer has elected for the taxable year to itemize deductions on his federal return, but reduced by the amount of income taxes imposed by the Commonwealth or any other taxing jurisdiction and deducted on such federal return and increased by an amount that, when added to the amount deducted under § 170 of the Internal Revenue Code for mileage, results in a mileage deduction at the state level for such purposes at a rate of 18 cents per mile; or
b. Three thousand dollars for single individuals and $6,000 for married persons (one-half of such amounts in the case of a married individual filing a separate return), provided that the taxpayer has not itemized deductions for the taxable year on his federal income tax return: (i) for taxable years beginning before January 1, 2019, and on and after January 1, 2026, $3,000 for single individuals and $6,000 for married persons (one-half of such amounts in the case of a married individual filing a separate return) and (ii) for taxable years beginning on and after January 1, 2019, but before January 1, 2026, $4,500 for single individuals and $9,000 for married persons (one-half of such amounts in the case of a married individual filing a separate return). For purposes of this section, any person who may be claimed as a dependent on another taxpayer's return for the taxable year may compute the deduction only with respect to earned income.

2. a. A deduction in the amount of $930 for each personal exemption allowable to the taxpayer for federal income tax purposes.
b. Each blind or aged taxpayer as defined under § 63(f) of the Internal Revenue Code shall be entitled to an additional personal exemption in the amount of $800. The additional deduction for blind or aged taxpayers allowed under this subdivision shall be allowable regardless of whether the taxpayer itemizes deductions for the taxable year for federal income tax purposes.

3. A deduction equal to the amount of employment-related expenses upon which the federal credit is based under § 21 of the Internal Revenue Code for expenses for household and dependent care services necessary for gainful employment.

4. An additional $1,000 deduction for each child residing for the entire taxable year in a home under permanent foster care placement as defined in § 63.2-908, provided that the taxpayer can also claim the child as a personal exemption under § 151 of the Internal Revenue Code.

5. a. A deduction in the amount of $12,000 for individuals born on or before January 1, 1939.
b. A deduction in the amount of $12,000 for individuals born after January 1, 1939, who have attained the age of 65. This deduction shall be reduced by $1 for every $1 that the taxpayer's adjusted federal adjusted gross income exceeds $50,000 for single taxpayers or $75,000 for married taxpayers. For married taxpayers filing separately, the deduction shall be reduced by $1 for every $1 that the total combined adjusted federal adjusted gross income of both spouses exceeds $75,000.

For the purposes of this subdivision, "adjusted federal adjusted gross income" means federal adjusted gross income minus any benefits received under Title II of the Social Security Act and
other benefits subject to federal income taxation solely pursuant to § 86 of the Internal Revenue Code, as amended.

6. The amount an individual pays as a fee for an initial screening to become a possible bone marrow donor, if (i) the individual is not reimbursed for such fee or (ii) the individual has not claimed a deduction for the payment of such fee on his federal income tax return.

7. a. A deduction shall be allowed to the purchaser or contributor for the amount paid or contributed during the taxable year for a prepaid tuition contract or college savings trust account entered into with the Virginia College Savings Plan, pursuant to Chapter 7 (§ 23.1-700 et seq.) of Title 23.1. Except as provided in subdivision b, the amount deducted on any individual income tax return in any taxable year shall be limited to $4,000 per prepaid tuition contract or college savings trust account. No deduction shall be allowed pursuant to this subdivision 7 if such payments or contributions are deducted on the purchaser’s or contributor’s federal income tax return. If the purchase price or annual contribution to a college savings trust account exceeds $4,000, the remainder may be carried forward and subtracted in future taxable years until the purchase price or college savings trust contribution has been fully deducted; however, except as provided in subdivision b, in no event shall the amount deducted in any taxable year exceed $4,000 per contract or college savings trust account. Notwithstanding the statute of limitations on assessments contained in § 58.1-312, any deduction taken hereunder shall be subject to recapture in the taxable year or years in which distributions or refunds are made for any reason other than (i) to pay qualified higher education expenses, as defined in § 529 of the Internal Revenue Code or (ii) the beneficiary’s death, disability, or receipt of a scholarship. For the purposes of this subdivision, "purchaser" or "contributor" means the person shown as such on the records of the Virginia College Savings Plan as of December 31 of the taxable year. In the case of a transfer of ownership of a prepaid tuition contract or college savings trust account, the transferee shall succeed to the transferor’s tax attributes associated with a prepaid tuition contract or college savings trust account, including, but not limited to, carryover and recapture of deductions.

b. A purchaser of a prepaid tuition contract or contributor to a college savings trust account who has attained age 70 shall not be subject to the limitation that the amount of the deduction not exceed $4,000 per prepaid tuition contract or college savings trust account in any taxable year. Such taxpayer shall be allowed a deduction for the full amount paid for the contract or contributed to a college savings trust account, less any amounts previously deducted.

8. The total amount an individual actually contributed in funds to the Virginia Public School Construction Grants Program and Fund, established in Chapter 11.1 (§ 22.1-175.1 et seq.) of Title 22.1, provided that the individual has not claimed a deduction for such amount on his federal income tax return.

9. An amount equal to 20 percent of the tuition costs incurred by an individual employed as a primary or secondary school teacher licensed pursuant to Chapter 15 (§ 22.1-289.1 et seq.) of Title 22.1 to attend continuing teacher education courses that are required as a condition of employment; however, the deduction provided by this subdivision shall be available only if (i) the individual is not reimbursed for such tuition costs and (ii) the individual has not claimed a deduction for the payment of such tuition costs on his federal income tax return.

10. The amount an individual pays annually in premiums for long-term health care insurance,
provided that the individual has not claimed a deduction for federal income tax purposes, or, for taxable years beginning before January 1, 2014, a credit under § 58.1-339.11. For taxable years beginning on and after January 1, 2014, no such deduction for long-term health care insurance premiums paid by the individual during the taxable year shall be allowed if the individual has claimed a federal income tax deduction for such taxable year for long-term health care insurance premiums paid by him.

11. Contract payments to a producer of quota tobacco or a tobacco quota holder, or their spouses, as provided under the American Jobs Creation Act of 2004 (P.L. 108-357), but only to the extent that such payments have not been subtracted pursuant to subsection D of § 58.1-402, as follows:
   a. If the payment is received in installment payments, then the recognized gain may be subtracted in the taxable year immediately following the year in which the installment payment is received.
   b. If the payment is received in a single payment, then 10 percent of the recognized gain may be subtracted in the taxable year immediately following the year in which the single payment is received. The taxpayer may then deduct an equal amount in each of the nine succeeding taxable years.

12. An amount equal to 20 percent of the sum paid by an individual pursuant to Chapter 6 (§ 58.1-600 et seq.), not to exceed $500 in each taxable year, in purchasing for his own use the following items of tangible personal property: (i) any clothes washers, room air conditioners, dishwashers, and standard size refrigerators that meet or exceed the applicable energy star efficiency requirements developed by the U.S. Environmental Protection Agency and the U.S. Department of Energy; (ii) any fuel cell that (a) generates electricity using an electrochemical process, (b) has an electricity-only generation efficiency greater than 35 percent, and (c) has a generating capacity of at least two kilowatts; (iii) any gas heat pump that has a coefficient of performance of at least 1.25 for heating and at least 0.70 for cooling; (iv) any electric heat pump hot water heater that yields an energy factor of at least 1.7; (v) any electric heat pump that has a heating system performance factor of at least 8.0 and a cooling seasonal energy efficiency ratio of at least 13.0; (vi) any central air conditioner that has a cooling seasonal energy efficiency ratio of at least 13.5; (vii) any advanced gas or oil water heater that has an energy factor of at least 0.65; (viii) any advanced oil-fired boiler with a minimum annual fuel-utilization rating of 85; (ix) any advanced oil-fired furnaces with a minimum annual fuel-utilization rating of 85; and (x) programmable thermostats.

13. The lesser of $5,000 or the amount actually paid by a living donor of an organ or other living tissue for unreimbursed out-of-pocket expenses directly related to the donation that arose within 12 months of such donation, provided that the donor has not taken a medical deduction in accordance with the provisions of § 213 of the Internal Revenue Code for such expenses. The deduction may be taken in the taxable year in which the donation is made or the taxable year in which the 12-month period expires.

14. For taxable years beginning on and after January 1, 2013, the amount an individual age 66 or older with earned income of at least $20,000 for the year and federal adjusted gross income not in excess of $30,000 for the year pays annually in premiums for (i) a prepaid funeral insurance policy covering the individual or (ii) medical or dental insurance for any person for
whom individual tax filers may claim a deduction for such premiums under federal income tax
laws. As used in this subdivision, "earned income" means the same as that term is defined in §
32(c) of the Internal Revenue Code. The deduction shall not be allowed for any portion of such
premiums paid for which the individual has (a) been reimbursed, (b) claimed a deduction for
federal income tax purposes, (c) claimed a deduction or subtraction under another provision of
this section, or (d) claimed a federal income tax credit or any income tax credit pursuant to this
chapter.

15. For taxable years beginning on and after January 1, 2019, up to $10,000 of the actual
amount of real and personal property taxes imposed by the Commonwealth or any other taxing
jurisdiction not otherwise deducted solely on account of the dollar limitation imposed on
individual deductions by § 164(b)(6)(B) of the Internal Revenue Code.

§ 58.1-402. Virginia taxable income.
A. For purposes of this article, Virginia taxable income for a taxable year means the federal
taxable income and any other income taxable to the corporation under federal law for such year
of a corporation adjusted as provided in subsections B, C, D, and E.
For a regulated investment company and a real estate investment trust, such term means the
"investment company taxable income" and "real estate investment trust taxable income,"
respectively, to which shall be added in each case any amount of capital gains and any other
income taxable to the corporation under federal law which shall be further adjusted as provided
in subsections B, C, D, and E.
B. There shall be added to the extent excluded from federal taxable income:
1. Interest, less related expenses to the extent not deducted in determining federal taxable
income, on obligations of any state other than Virginia, or of a political subdivision of any such
other state unless created by compact or agreement to which the Commonwealth is a party;
2. Interest or dividends, less related expenses to the extent not deducted in determining federal
taxable income, on obligations or securities of any authority, commission or instrumentality of
the United States, which the laws of the United States exempt from federal income tax but not
from state income taxes;
3. [Repealed.]
4. The amount of any net income taxes and other taxes, including franchise and excise taxes,
which are based on, measured by, or computed with reference to net income, imposed by the
Commonwealth or any other taxing jurisdiction, to the extent deducted in determining federal
taxable income;
5. Unrelated business taxable income as defined by § 512 of the Internal Revenue Code;
6. [Repealed.]
7. The amount required to be included in income for the purpose of computing the partial tax on
an accumulation distribution pursuant to § 667 of the Internal Revenue Code;
8. a. For taxable years beginning on and after January 1, 2004, the amount of any intangible
expenses and costs directly or indirectly paid, accrued, or incurred to, or in connection directly
or indirectly with one or more direct or indirect transactions with one or more related members
to the extent such expenses and costs were deductible or deducted in computing federal taxable
income for Virginia purposes. This addition shall not be required for any portion of the intangible expenses and costs if one of the following applies:

(1) The corresponding item of income received by the related member is subject to a tax based on or measured by net income or capital imposed by Virginia, another state, or a foreign government that has entered into a comprehensive tax treaty with the United States government;

(2) The related member derives at least one-third of its gross revenues from the licensing of intangible property to parties who are not related members, and the transaction giving rise to the expenses and costs between the corporation and the related member was made at rates and terms comparable to the rates and terms of agreements that the related member has entered into with parties who are not related members for the licensing of intangible property; or

(3) The corporation can establish to the satisfaction of the Tax Commissioner that the intangible expenses and costs meet both of the following: (i) the related member during the same taxable year directly or indirectly paid, accrued or incurred such portion to a person who is not a related member, and (ii) the transaction giving rise to the intangible expenses and costs between the corporation and the related member did not have as a principal purpose the avoidance of any portion of the tax due under this chapter.

b. A corporation required to add to its federal taxable income intangible expenses and costs pursuant to subdivision a may petition the Tax Commissioner, after filing the related income tax return for the taxable year and remitting to the Tax Commissioner all taxes, penalties, and interest due under this article for such taxable year including tax upon any amount of intangible expenses and costs required to be added to federal taxable income pursuant to subdivision a, to consider evidence relating to the transaction or transactions between the corporation and a related member or members that resulted in the corporation’s taxable income being increased, as required under subdivision a, for such intangible expenses and costs.

If the corporation can demonstrate to the Tax Commissioner’s sole satisfaction, by clear and convincing evidence, that the transaction or transactions between the corporation and a related member or members resulting in such increase in taxable income pursuant to subdivision a had a valid business purpose other than the avoidance or reduction of the tax due under this chapter, the Tax Commissioner shall permit the corporation to file an amended return. For purposes of such amended return, the requirements of subdivision a shall not apply to any transaction for which the Tax Commissioner is satisfied (and has identified) that the transaction had a valid business purpose other than the avoidance or reduction of the tax due under this chapter. Such amended return shall be filed by the corporation within one year of the written permission granted by the Tax Commissioner and any refund of the tax imposed under this article shall include interest at a rate equal to the rate of interest established under § 58.1-15 and such interest shall accrue as provided under § 58.1-1833. However, upon the filing of such amended return, any related member of the corporation that subtracted from taxable income amounts received pursuant to subdivision C 21 shall be subject to the tax imposed under this article on that portion of such amounts for which the corporation has filed an amended return pursuant to this subdivision. In addition, for such transactions identified by the Tax Commissioner herein by which he has been satisfied by clear and convincing evidence, the Tax Commissioner may permit the corporation in filing income tax returns for subsequent taxable years to deduct the related intangible expenses and costs without making the adjustment under subdivision a.
The Tax Commissioner may charge a fee for all direct and indirect costs relating to the review of any petition pursuant to this subdivision, to include costs necessary to secure outside experts in evaluating the petition. The Tax Commissioner may condition the review of any petition pursuant to this subdivision upon payment of such fee.
No suit for the purpose of contesting any action of the Tax Commissioner under this subdivision shall be maintained in any court of this Commonwealth.
c. Nothing in subdivision B 8 shall be construed to limit or negate the Department's authority under § 58.1-446;
9. a. For taxable years beginning on and after January 1, 2004, the amount of any interest expenses and costs directly or indirectly paid, accrued, or incurred to, or in connection directly or indirectly with one or more direct or indirect transactions with one or more related members to the extent such expenses and costs were deductible or deducted in computing federal taxable income for Virginia purposes. This addition shall not be required for any portion of the interest expenses and costs, if:
(1) The related member has substantial business operations relating to interest-generating activities, in which the related member pays expenses for at least five full-time employees who maintain, manage, defend or are otherwise responsible for operations or administration relating to the interest-generating activities; and
(2) The interest expenses and costs are not directly or indirectly for, related to or in connection with the direct or indirect acquisition, maintenance, management, sale, exchange, or disposition of intangible property; and
(3) The transaction giving rise to the expenses and costs between the corporation and the related member has a valid business purpose other than the avoidance or reduction of taxation and payments between the parties are made at arm's length rates and terms; and
(4) One of the following applies:
   (i) The corresponding item of income received by the related member is subject to a tax based on or measured by net income or capital imposed by Virginia, another state, or a foreign government that has entered into a comprehensive tax treaty with the United States government;
   (ii) Payments arise pursuant to a pre-existing contract entered into when the parties were not related members provided the payments continue to be made at arm's length rates and terms;
   (iii) The related member engages in transactions with parties other than related members that generate revenue in excess of $2 million annually; or
   (iv) The transaction giving rise to the interest payments between the corporation and a related member was done at arm's length rates and terms and meets any of the following: (a) the related member uses funds that are borrowed from a party other than a related member or that are paid, incurred or passed-through to a person who is not a related member; (b) the debt is part of a regular and systematic funds management or portfolio investment activity conducted by the related member, whereby the funds of two or more related members are aggregated for the purpose of achieving economies of scale, the internal financing of the active business operations of members, or the benefit of centralized management of funds; (c) financing the expansion of the business operations; or (d) restructuring the debt of related members, or the pass-through of acquisition-related indebtedness to related members.
b. A corporation required to add to its federal taxable income interest expenses and costs
pursuant to subdivision a may petition the Tax Commissioner, after filing the related income tax
return for the taxable year and remitting to the Tax Commissioner all taxes, penalties, and
interest due under this article for such taxable year including tax upon any amount of interest
expenses and costs required to be added to federal taxable income pursuant to subdivision a, to
consider evidence relating to the transaction or transactions between the corporation and a
related member or members that resulted in the corporation's taxable income being increased, as
required under subdivision a, for such interest expenses and costs.
If the corporation can demonstrate to the Tax Commissioner's sole satisfaction, by clear and
convincing evidence, that the transaction or transactions between the corporation and a related
member or members resulting in such increase in taxable income pursuant to subdivision a had
a valid business purpose other than the avoidance or reduction of the tax due under this chapter
and that the related payments between the parties were made at arm's length rates and terms, the
Tax Commissioner shall permit the corporation to file an amended return. For purposes of such
amended return, the requirements of subdivision a shall not apply to any transaction for which
the Tax Commissioner is satisfied (and has identified) that the transaction had a valid business
purpose other than the avoidance or reduction of the tax due under this chapter and that the
related payments between the parties were made at arm's length rates and terms. Such amended
return shall be filed by the corporation within one year of the written permission granted by the
Tax Commissioner and any refund of the tax imposed under this article shall include interest at
a rate equal to the rate of interest established under § 58.1-15 and such interest shall accrue as
provided under § 58.1-1833. However, upon the filing of such amended return, any related
member of the corporation that subtracted from taxable income amounts received pursuant to
subdivision C 21 shall be subject to the tax imposed under this article on that portion of such
amounts for which the corporation has filed an amended return pursuant to this subdivision. In
addition, for such transactions identified by the Tax Commissioner herein by which he has been
satisfied by clear and convincing evidence, the Tax Commissioner may permit the corporation
in filing income tax returns for subsequent taxable years to deduct the related interest expenses
and costs without making the adjustment under subdivision a.
The Tax Commissioner may charge a fee for all direct and indirect costs relating to the review
of any petition pursuant to this subdivision, to include costs necessary to secure outside experts
in evaluating the petition. The Tax Commissioner may condition the review of any petition
pursuant to this subdivision upon payment of such fee.
No suit for the purpose of contesting any action of the Tax Commissioner under this subdivision
shall be maintained in any court of this Commonwealth.
c. Nothing in subdivision B 9 shall be construed to limit or negate the Department's authority
under § 58.1-446.
d. For purposes of subdivision B 9:
"Arm's-length rates and terms" means that (i) two or more related members enter into a written
agreement for the transaction, (ii) such agreement is of a duration and contains payment terms
substantially similar to those that the related member would be able to obtain from an unrelated
entity, (iii) the interest is at or below the applicable federal rate compounded annually for debt
instruments under § 1274(d) of the Internal Revenue Code that was in effect at the time of the
agreement, and (iv) the borrower or payor adheres to the payment terms of the agreement
governing the transaction or any amendments thereto.
"Valid business purpose" means one or more business purposes that alone or in combination constitute the motivation for some business activity or transaction, which activity or transaction improves, apart from tax effects, the economic position of the taxpayer, as further defined by regulation.

10. a. For taxable years beginning on and after January 1, 2009, the amount of dividends deductible under §§ 561 and 857 of the Internal Revenue Code by a Captive Real Estate Investment Trust (REIT). For purposes of this subdivision, a REIT is a Captive REIT if:
(1) It is not regularly traded on an established securities market;
(2) More than 50 percent of the voting power or value of beneficial interests or shares of which, at any time during the last half of the taxable year, is owned or controlled, directly or indirectly, by a single entity that is (i) a corporation or an association taxable as a corporation under the Internal Revenue Code; and (ii) not exempt from federal income tax pursuant to § 501(a) of the Internal Revenue Code; and
(3) More than 25 percent of its income consists of rents from real property as defined in § 856(d) of the Internal Revenue Code.
b. For purposes of applying the ownership test of subdivision 10 a (2), the following entities shall not be considered a corporation or an association taxable as a corporation:
(1) Any REIT that is not treated as a Captive REIT;
(2) Any REIT subsidiary under § 856 of the Internal Revenue Code other than a qualified REIT subsidiary of a Captive REIT;
(3) Any Listed Australian Property Trust, or an entity organized as a trust, provided that a Listed Australian Property Trust owns or controls, directly or indirectly, 75 percent or more of the voting or value of the beneficial interests or shares of such trust; and
(4) Any Qualified Foreign Entity.
c. For purposes of subdivision B 10, the constructive ownership rules prescribed under § 318(a) of the Internal Revenue Code, as modified by § 856(d)(5) of the Internal Revenue Code, shall apply in determining the ownership of stock, assets, or net profits of any person.
d. For purposes of subdivision B 10:
"Listed Australian Property Trust" means an Australian unit trust registered as a Management Investment Scheme, pursuant to the Australian Corporations Act, in which the principal class of units is listed on a recognized stock exchange in Australia and is regularly traded on an established securities market.
"Qualified Foreign Entity" means a corporation, trust, association or partnership organized outside the laws of the United States and that satisfies all of the following criteria:
(1) At least 75 percent of the entity's total asset value at the close of its taxable year is represented by real estate assets, as defined in § 856(c)(5)(B) of the Internal Revenue Code, thereby including shares or certificates of beneficial interest in any REIT, cash and cash equivalents, and U.S. Government securities;
(2) The entity is not subject to a tax on amounts distributed to its beneficial owners, or is exempt from entity level tax;
(3) The entity distributes, on an annual basis, at least 85 percent of its taxable income, as computed in the jurisdiction in which it is organized, to the holders of its shares or certificates
of beneficial interest;
(4) The shares or certificates of beneficial interest of such entity are regularly traded on an established securities market or, if not so traded, not more than 10 percent of the voting power or value in such entity is held directly, indirectly, or constructively by a single entity or individual; and
(5) The entity is organized in a country that has a tax treaty with the United States.
e. For taxable years beginning on or after January 1, 2016, for purposes of subdivision B 10, any voting power or value of the beneficial interests or shares in a REIT that is held in a segregated asset account of a life insurance corporation as described in § 817 of the Internal Revenue Code shall not be taken into consideration when determining if such REIT is a Captive REIT.
11. For taxable years beginning on or after January 1, 2016, to the extent that tax credit is allowed for the same donation pursuant to § 58.1-439.12:12, any amount claimed as a federal income tax deduction for such donation under § 170 of the Internal Revenue Code, as amended or renumbered.
C. There shall be subtracted to the extent included in and not otherwise subtracted from federal taxable income:
1. Income derived from obligations, or on the sale or exchange of obligations, of the United States and on obligations or securities of any authority, commission or instrumentality of the United States to the extent exempt from state income taxes under the laws of the United States including, but not limited to, stocks, bonds, treasury bills, and treasury notes, but not including interest on refunds of federal taxes, interest on equipment purchase contracts, or interest on other normal business transactions.
2. Income derived from obligations, or on the sale or exchange of obligations of this Commonwealth or of any political subdivision or instrumentality of this Commonwealth.
3. Dividends upon stock in any domestic international sales corporation, as defined by § 992 of the Internal Revenue Code, 50 percent or more of the income of which was assessable for the preceding year, or the last year in which such corporation has income, under the provisions of the income tax laws of the Commonwealth.
4. The amount of any refund or credit for overpayment of income taxes imposed by this Commonwealth or any other taxing jurisdiction.
5. Any amount included therein by the operation of the provisions of § 78 of the Internal Revenue Code (foreign dividend gross-up).
6. The amount of wages or salaries eligible for the federal Targeted Jobs Credit which was not deducted for federal purposes on account of the provisions of § 280C(a) of the Internal Revenue Code.
7. Any amount included therein by the operation of § 951 of the Internal Revenue Code (subpart F income) or, for taxable years beginning on and after January 1, 2018, § 951A of the Internal Revenue Code (Global Intangible Low-Taxed Income).
8. Any amount included therein which is foreign source income as defined in § 58.1-302.
9. [Repealed.]
10. The amount of any dividends received from corporations in which the taxpaying corporation owns 50 percent or more of the voting stock.
11. [Repealed.]
12, 13. [Expired.]
14. For taxable years beginning on or after January 1, 1995, the amount for "qualified research expenses" or "basic research expenses" eligible for deduction for federal purposes, but which were not deducted, on account of the provisions of § 280C(e) of the Internal Revenue Code.
15. For taxable years beginning on or after January 1, 2000, the total amount actually contributed in funds to the Virginia Public School Construction Grants Program and Fund established in Chapter 11.1 (§ 22.1-175.1 et seq.) of Title 22.1.
16. For taxable years beginning on or after January 1, 2000, but before January 1, 2015, the gain derived from the sale or exchange of real property or the sale or exchange of an easement to real property which results in the real property or the easement thereto being devoted to open-space use, as that term is defined in § 58.1-3230, for a period of time not less than 30 years. To the extent a subtraction is taken in accordance with this subdivision, no tax credit under this chapter for donating land for its preservation shall be allowed for three years following the year in which the subtraction is taken.
17. For taxable years beginning on and after January 1, 2001, any amount included therein with respect to § 58.1-440.1.
18. For taxable years beginning on and after January 1, 1999, income received as a result of (i) the "Master Settlement Agreement," as defined in § 3.2-3100; and (ii) the National Tobacco Grower Settlement Trust dated July 19, 1999, by (a) tobacco farming businesses; (b) any business holding a tobacco marketing quota, or tobacco farm acreage allotment, under the Agricultural Adjustment Act of 1938; or (c) any business having the right to grow tobacco pursuant to such a quota allotment.
19, 20. [Repealed.]
21. For taxable years beginning on and after January 1, 2004, any amount of intangible expenses and costs or interest expenses and costs added to the federal taxable income of a corporation pursuant to subdivision B 8 or B 9 shall be subtracted from the federal taxable income of the related member that received such amount if such related member is subject to Virginia income tax on the same amount.
22. For taxable years beginning on and after January 1, 2009, any gain recognized from the sale of launch services to space flight participants, as defined in 49 U.S.C. § 70102, or launch services intended to provide individuals the training or experience of a launch, without performing an actual launch. To qualify for a deduction under this subdivision, launch services must be performed in Virginia or originate from an airport or spaceport in Virginia.
23. For taxable years beginning on and after January 1, 2009, any gain recognized as a result of resupply services contracts for delivering payload, as defined in 49 U.S.C. § 70102, entered into with the Commercial Orbital Transportation Services division of the National Aeronautics and Space Administration or other space flight entity, as defined in § 8.01-227.8, and launched from an airport or spaceport in Virginia.
24. For taxable years beginning on or after January 1, 2011, any income taxed as a long-term capital gain for federal income tax purposes, or any income taxed as investment services partnership interest income (otherwise known as investment partnership carried interest income) for federal income tax purposes. To qualify for a subtraction under this subdivision, such
income must be attributable to an investment in a "qualified business," as defined in § 58.1-339.4, or in any other technology business approved by the Secretary of Technology, provided the business has its principal office or facility in the Commonwealth and less than $3 million in annual revenues in the fiscal year prior to the investment. To qualify for a subtraction under this subdivision, the investment must be made between the dates of April 1, 2010, and June 30, 2020. No taxpayer who has claimed a tax credit for an investment in a "qualified business" under § 58.1-339.4 shall be eligible for the subtraction under this subdivision for an investment in the same business.

25. a. Income, including investment services partnership interest income (otherwise known as investment partnership carried interest income), attributable to an investment in a Virginia venture capital account. To qualify for a subtraction under this subdivision, the investment shall be made on or after January 1, 2018, but before December 31, 2023. No subtraction shall be allowed under this subdivision for an investment in a company that is owned or operated by an affiliate of the taxpayer. No subtraction shall be allowed under this subdivision for a taxpayer who has claimed a subtraction under subdivision C 24 for the same investment.

b. As used in this subdivision 25:

"Qualified portfolio company" means a company that (i) has its principal place of business in the Commonwealth; (ii) has a primary purpose of production, sale, research, or development of a product or service other than the management or investment of capital; and (iii) provides equity in the company to the Virginia venture capital account in exchange for a capital investment. "Qualified portfolio company" does not include a company that is an individual or sole proprietorship.

"Virginia venture capital account" means an investment fund that has been certified by the Department as a Virginia venture capital account. In order to be certified as a Virginia venture capital account, the operator of the investment fund shall register the investment fund with the Department prior to December 31, 2023, (i) indicating that it intends to invest at least 50 percent of the capital committed to its fund in qualified portfolio companies and (ii) providing documentation that it employs at least one investor who has at least four years of professional experience in venture capital investment or substantially equivalent experience. "Substantially equivalent experience" includes, but is not limited to, an undergraduate degree from an accredited college or university in economics, finance, or a similar field of study. The Department may require an investment fund to provide documentation of the investor's training, education, or experience as deemed necessary by the Department to determine substantial equivalency. If the Department determines that the investment fund employs at least one investor with the experience set forth herein, the Department shall certify the investment fund as a Virginia venture capital account at such time as the investment fund actually invests at least 50 percent of the capital committed to its fund in qualified portfolio companies.

26. a. Income attributable to an investment in a Virginia real estate investment trust. To qualify for a subtraction under this subdivision, the investment shall be made on or after January 1, 2019, but before December 31, 2024. No subtraction shall be allowed for an investment in a trust that is managed by an affiliate of the taxpayer. No subtraction shall be allowed under this subdivision for a taxpayer who has claimed a subtraction under subdivision C 24 or 25 for the same investment.
b. As used in this subdivision 26:
"Distressed" means satisfying the criteria applicable to a locality described in subdivision E 2 of § 2.2-115.
"Double distressed" means satisfying the criteria applicable to a locality described in subdivision E 3 of § 2.2-115.
"Virginia real estate investment trust" means a real estate investment trust, as defined in 26 U.S.C. § 856, that has been certified by the Department as a Virginia real estate investment trust. In order to be certified as a Virginia real estate investment trust, the trustee shall register the trust with the Department prior to December 31, 2024, indicating that it intends to invest at least 90 percent of trust funds in Virginia and at least 40 percent of trust funds in real estate in localities that are distressed or double distressed. If the Department determines that the trust satisfies the preceding criteria, the Department shall certify the trust as a Virginia real estate investment trust at such time as the trust actually invests at least 90 percent of trust funds in Virginia and at least 40 percent of trust funds in real estate in localities that are distressed or double distressed.

27. For taxable years beginning on and after January 1, 2018, 20 percent of business interest disallowed as a deduction pursuant to § 163(f) of the Internal Revenue Code. For purposes of this subdivision, "business interest" means the same as that term is defined under § 163(f) of the Internal Revenue Code.

D. For taxable years beginning on and after January 1, 2006, there shall be subtracted from federal taxable income contract payments to a producer of quota tobacco or a tobacco quota holder as provided under the American Jobs Creation Act of 2004 (P.L. 108-357) as follows:
1. If the payment is received in installment payments, then the recognized gain, including any gain recognized in taxable year 2005, may be subtracted in the taxable year immediately following the year in which the installment payment is received.
2. If the payment is received in a single payment, then 10 percent of the recognized gain may be subtracted in the taxable year immediately following the year in which the single payment is received. The taxpayer may then deduct an equal amount in each of the nine succeeding taxable years.

E. Adjustments to federal taxable income shall be made to reflect the transitional modifications provided in § 58.1-315.

F. Notwithstanding any other provision of law, the income from any disposition of real property which is held by the taxpayer for sale to customers in the ordinary course of the taxpayer's trade or business, as defined in § 453(l)(1)(B) of the Internal Revenue Code, of property made on or after January 1, 2009, may, at the election of the taxpayer, be recognized under the installment method described under § 453 of the Internal Revenue Code, provided that (i) the election relating to the dealer disposition of the property has been made on or before the due date prescribed by law (including extensions) for filing the taxpayer's return of the tax imposed under this chapter for the taxable year in which the disposition occurs, and (ii) the dealer disposition is in accordance with restrictions or conditions established by the Department, which shall be set forth in guidelines developed by the Department. Along with such restrictions or conditions, the guidelines shall also address the recapture of such income under certain circumstances. The development of the guidelines shall be exempt from the Administrative
7. That the provisions of this act amending § 58.1-301 of the Code of Virginia shall be effective only for taxable years beginning on and after January 1, 2018.

8. That a special nonreverting fund is hereby established to be known as the "Tax Reform Fund."

9. In addition to any refund due pursuant to § 58.1-309 of the Code of Virginia, and for taxable years beginning on and after January 1, 2018, but before January 1, 2019, an individual filing a return before July 1, 2019, or married persons filing a joint return before July 1, 2019, shall be issued a refund out of the Tax Reform Fund, established by the eighth enactment of this act, in an amount up to $110 for an individual, or $220 for married persons filing a joint return. An individual shall only be allowed a refund pursuant to this enactment up to the amount of such individual's tax liability after the application of any deductions, subtractions, or credits to which the individual is entitled pursuant to Chapter 3 (§ 58.1-300 et seq.) of Title 58.1 of the Code of Virginia. Married persons filing a joint return shall only be allowed a refund pursuant to this enactment up to the amount of such married persons' tax liability after the application of any deductions, subtractions, or credits to which the married persons are entitled pursuant to Chapter 3 of Title 58.1 of the Code of Virginia. Refunds due pursuant to this enactment shall be issued on or after October 1, 2019, but before October 15, 2019.

10. That any additional revenues generated by the federal Tax Cuts and Jobs Act, P.L. 115-97 (2017), from the collection of taxes for taxable years beginning on and after January 1, 2018, but before January 1, 2019, beyond those revenues reasonably expected to be collected absent the federal policy changes, and after refunds are issued pursuant to the ninth enactment of this act, shall be transferred to the Tax Reform Fund, established by the eighth enactment of this act. The General Assembly shall appropriate any revenues deposited in the Tax Reform Fund to effectuate temporary or permanent tax reform during the 2020-2022 biennium."

Page 630, line 47, strike "7" and insert "11".
Page 632, line 7, strike "8" and insert "12".
Page 632, line 8, strike "9" and insert "13".
Page 632, line 9, strike "10" and insert "14".
Page 632, line 10, strike "11" and insert "15".
Page 632, line 12, strike "12" and insert "16".
Page 632, line 16, strike "13" and insert "17".
Page 632, line 17, strike "14" and insert "18".
Page 632, line 19, strike "15" and insert "19".
Page 632, line 22, strike "19" and insert "20".
Page 632, line 23, strike "and".

Page 632, line 24, after "fifteenth", insert ", sixteenth, seventeenth, eighteenth, and nineteenth".
Explanation:

(This amendment advances conformity of the Commonwealth’s tax code with the federal tax code to December 31, 2018, including conformity to the federal Tax Cuts and Jobs Act (TCJA) and provides for additional Virginia income tax changes: (1) For taxable year 2018, provides an income tax refund of up to $110 for individual taxpayers and up to $220 for married taxpayers filing jointly; (2) Beginning in taxable year 2018, extends the existing corporate income tax subtraction for foreign income to apply to the amount of Global Intangible Low-Taxed Income that is included in a corporation’s federal taxable income; (3) Beginning in taxable year 2018, creates an individual and corporate income tax subtraction for one-fifth of the amount of business interest that is disallowed as a deduction from federal taxable income pursuant to the federal TCJA; (4) Starting with taxable year 2019, deforms from the provision of the federal TCJA that limits the deduction for state and local taxes (SALT) to $10,000; and (5) Increases the standard deduction to $4,500 (single) and $9,000 (married filing jointly) effective beginning in taxable year 2019, coincident with provisions of the federal TCJA.)

Item 4-14 #3s

Effective Date

Additional Enactments

Language

Page 632, after line 21, insert:

"16. That §§ 18.2-250.1, 18.2-251, 19.2-392.2, 19.2-392.3, and 19.2-392.4 of the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding sections numbered 18.2-251.04 and 19.2-387.3 as follows:

§18.2-250.1. Possession of marijuana unlawful.

A. It is unlawful for any person knowingly or intentionally to possess marijuana unless the substance was obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in the course of his professional practice, or except as otherwise authorized by the Drug Control Act (§ 54.1-3400 et seq.).

Upon the prosecution of a person for violation of this section, ownership or occupancy of the premises or vehicle upon or in which marijuana was found shall not create a presumption that such person either knowingly or intentionally possessed such marijuana.

Any person who violates this section is guilty of a misdemeanor and shall be confined in jail not more than 30 days and fined not more than $500, either or both; any person, upon a second or subsequent conviction of a violation of this section, is guilty of a Class 1 misdemeanor. A charge of a violation of this section that has been expunged under subdivision A 4 of § 19.2-392.2 shall be deemed a conviction for purposes of prosecuting a person for a second or subsequent violation of this section.

Language
B. The provisions of this section shall not apply to members of state, federal, county, city, or town law-enforcement agencies, jail officers, or correctional officers, as defined in § 53.1-1, certified as handlers of dogs trained in the detection of controlled substances when possession of marijuana is necessary for the performance of their duties.

C. In any prosecution under this section involving marijuana in the form of cannabidiol oil or THC-A oil as those terms are defined in § 54.1-3408.3, it shall be an affirmative defense that the individual possessed such oil pursuant to a valid written certification issued by a practitioner in the course of his professional practice pursuant to § 54.1-3408.3 for treatment or to alleviate the symptoms of (i) the individual's intractable epilepsy or (ii) if such individual is the parent or legal guardian of a minor or of an incapacitated adult as defined in § 18.2-369, such minor's or incapacitated adult's intractable epilepsy. If the individual files the valid written certification with the court at least 10 days prior to trial and causes a copy of such written certification to be delivered to the attorney for the Commonwealth, such written certification shall be prima facie evidence that such oil was possessed pursuant to a valid written certification.

§18.2-251. Persons charged with first offense may be placed on probation; conditions; substance abuse screening, assessment treatment and education programs or services; drug tests; costs and fees; violations; discharge.

Whenever any person who has not previously been convicted of any offense under this article or under any statute of the United States or of any state relating to narcotic drugs, marijuana, or stimulant, depressant, or hallucinogenic drugs, or has not previously had a proceeding against him for violation of such an offense dismissed as provided in this section or expunged under subdivision A 4 of § 19.2-392.2, pleads guilty to or enters a plea of not guilty to possession of a controlled substance under § 18.2-250 or to possession of marijuana under § 18.2-250.1, the court, upon such plea if the facts found by the court would justify a finding of guilt, without entering a judgment of guilt and with the consent of the accused, may defer further proceedings and place him on probation upon terms and conditions. Prior to deferring the proceedings under this section and at the time that the case is heard, the attorney for the Commonwealth or law-enforcement officer shall provide to the court, and the court shall review, the criminal history record and any records maintained by the Department of State Police pursuant to § 19.2-387.3 to ensure that the person is eligible for such deferral. The court shall not retain in the case file any such records provided to the court.

As a term or condition, the court shall require the accused to undergo a substance abuse assessment pursuant to § 18.2-251.01 or 19.2-299.2, as appropriate, and enter treatment and/or education program or services, if available, such as, in the opinion of the court, may be best suited to the needs of the accused based upon consideration of the substance abuse assessment. The program or services may be located in the judicial district in which the charge is brought or in any other judicial district as the court may provide. The services shall be provided by (i) a program licensed by the Department of Behavioral Health and Developmental Services, by a similar program which is made available through the Department of Corrections, (ii) a local
community-based probation services agency established pursuant to § 9.1-174, or (iii) an ASAP program certified by the Commission on VASAP.

The court shall require the person entering such program under the provisions of this section to pay all or part of the costs of the program, including the costs of the screening, assessment, testing, and treatment, based upon the accused's ability to pay unless the person is determined by the court to be indigent.

As a condition of probation, the court shall require the accused (a) to successfully complete treatment or education program or services, (b) to remain drug and alcohol free during the period of probation and submit to such tests during that period as may be necessary and appropriate to determine if the accused is drug and alcohol free, (c) to make reasonable efforts to secure and maintain employment, and (d) to comply with a plan of at least 100 hours of community service for a felony and up to 24 hours of community service for a misdemeanor. In addition to any community service required by the court pursuant to clause (d), if the court does not suspend or revoke the accused's license as a term or condition of probation for a violation of § 18.2-250.1, the court shall require the accused to comply with a plan of 50 hours of community service. Such testing shall be conducted by personnel of the supervising probation agency or personnel of any program or agency approved by the supervising probation agency. The court shall, unless done at arrest, order the accused to report to the original arresting law-enforcement agency to submit to fingerprinting.

Upon violation of a term or condition, the court may enter an adjudication of guilt and proceed as otherwise provided. Upon fulfillment of the terms and conditions, the court shall discharge the person and dismiss the proceedings against him. Discharge and dismissal under this section shall be without adjudication of guilt and is a conviction only for the purposes of applying this section in subsequent proceedings.

Notwithstanding any other provision of this section, whenever a court places an individual on probation upon terms and conditions pursuant to this section, such action shall be treated as a conviction for purposes of §§ 18.2-259.1, 22.1-315, and 46.2-390.1, and the driver's license forfeiture provisions of those sections shall be imposed. However, if the court places an individual on probation upon terms and conditions for a violation of § 18.2-250.1, such action shall not be treated as a conviction for purposes of § 18.2-259.1 or 46.2-390.1, provided that a court (1) may suspend or revoke an individual's driver's license as a term or condition of probation and (2) shall suspend or revoke an individual's driver's license as a term or condition of probation for a period of six months if the violation of § 18.2-250.1 was committed while such person was in operation of a motor vehicle. The provisions of this paragraph shall not be applicable to any offense for which a juvenile has had his license suspended or denied pursuant to § 16.1-278.9 for the same offense.


There is hereby created in the state treasury a special nonreverting fund to be known as the
Heroin and Prescription Opioid Epidemic Fund, referred to in this section as "the Fund." The Fund shall be established on the books of the Comptroller. All moneys received from fees imposed under subsection L of § 19.2-392.2 on orders of expungement entered under subdivision A 4 of § 19.2-392.2 shall be paid into the state treasury and credited to the Fund. Interest earned on moneys in the Fund shall remain in the Fund and be credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal year that are not appropriated by the General Assembly shall not revert to the general fund but shall remain in the Fund. All moneys in the Fund shall be subject to annual appropriation by the General Assembly to the Department of Behavioral Health and Developmental Services to be used solely for prevention, treatment, and recovery services relating to the use of heroin and prescription opioid drugs. Expenditures and disbursements from the Fund shall be made by the State Treasurer on warrants issued by the Comptroller upon written request signed by the Director of the Department of Behavioral Health and Developmental Services.

§19.2-387.3. Possession of Marijuana Database.

A. The Department of State Police shall keep and maintain a computerized database of charges of violations of § 18.2-250.1 that have been expunged under subdivision A 4 of § 19.2-392.2 separate and apart from all other records maintained by the Department. The Department of State Police shall make database information available, upon request, to criminal justice agencies, including local law-enforcement agencies and the attorney for the Commonwealth, through the Virginia Criminal Information Network. Database information provided under this section shall be used only for the purposes of the administration of criminal justice. Information in the database may be provided to the defendant for the purposes of determining eligibility for a deferred disposition as provided in § 18.2-251. Information contained in the database shall not constitute a criminal record except as otherwise specified in the Code.

B. Use of the information contained in the database or received from the database for purposes not authorized by this section is prohibited, and a willful violation of this section with the intent to harass or intimidate another shall be punished as a Class 1 misdemeanor.

C. No liability shall be imposed upon any law-enforcement official or attorney for the Commonwealth who disseminates information or fails to disseminate information in good faith compliance with the requirements of this section, but this provision shall not be construed to grant immunity for gross negligence or willful misconduct.

D. Any record, including records maintained by electronic media, by photographic processes, or paper, in the office of the Department shall be admissible in evidence in any proceeding under §§ 18.2-250.1, 18.2-251, and 19.2-392.2. A copy, a machine-produced transcript, or a photograph of the record or paper attested by the Superintendent or his designee may be admitted as evidence in lieu of the original. In any case in which the records are transmitted by electronic means, a machine imprint of the Superintendent's name purporting to authenticate the record shall be the equivalent of attestation or certification by the Superintendent. Any copy, transcript, photograph, or certification purporting to be sealed or sealed and signed by the Superintendent or his designee or imprinted with the Superintendent's name may be admitted as
evidence without any proof of the seal or signature or of the official character of the person whose name is signed thereto. If an issue as to the authenticity of any information transmitted by electronic means is raised, the court shall require that a record attested by the Superintendent or his designee be submitted for admission into evidence.

§19.2-392.2. Expungement of police and court records.

A. If a person is charged with the commission of a crime or any offense defined in Title 18.2; and he may file a petition setting forth the relevant facts and requesting expungement of the police records and court records relating to the charge if:
1. Is Such person is acquitted; or,
2. A nolle prosequi is taken or the;
3. The charge is otherwise dismissed, including dismissal by accord and satisfaction pursuant to § 19.2-151, he may file a petition setting forth the relevant facts and requesting expungement of the police records and court records relating to the charge; or
4. The charge is for a first offense violation of § 18.2-250.1 and is deferred and dismissed pursuant to the provisions of § 18.2-251.

B. If any person whose name or other identification has been used without his consent or authorization by another person who has been charged or arrested using such name or identification, he may file a petition with the court disposing of the charge for relief pursuant to this section. Such person shall not be required to pay any fees for the filing of a petition under this subsection. A petition filed under this subsection shall include one complete set of the petitioner's fingerprints obtained from a law-enforcement agency.

C. The petition with a copy of the warrant or indictment if reasonably available shall be filed in the circuit court of the county or city in which the case was disposed of by acquittal or being otherwise dismissed and shall contain, except where not reasonably available, the date of arrest and the name of the arresting agency. Where this information is not reasonably available, the petition shall state the reason for such unavailability. The petition shall further state the specific criminal charge to be expunged, the date of final disposition of the charge as set forth in the petition, the petitioner's date of birth, and the full name used by the petitioner at the time of arrest.

D. A copy of the petition shall be served on the attorney for the Commonwealth of the city or county in which the petition is filed. The attorney for the Commonwealth may file an objection or answer to the petition or may give written notice to the court that he does not object to the petition within 21 days after it is served on him.

E. The petitioner shall obtain from a law-enforcement agency one complete set of the petitioner's fingerprints and shall provide that agency with a copy of the petition for expungement. The law-enforcement agency shall submit the set of fingerprints to the Central Criminal Records Exchange (CCRE) with a copy of the petition for expungement attached. The CCRE shall forward under seal to the court a copy of the petitioner's criminal history, a copy of
the source documents that resulted in the CCRE entry that the petitioner wishes to expunge, and the set of fingerprints. Upon completion of the hearing, the court shall return the fingerprint card to the petitioner. If no hearing was conducted, upon the entry of an order of expungement or an order denying the petition for expungement, the court shall cause the fingerprint card to be destroyed unless, within 30 days of the date of the entry of the order, the petitioner requests the return of the fingerprint card in person from the clerk of the court or provides the clerk of the court a self-addressed, stamped envelope for the return of the fingerprint card.

F. After receiving the criminal history record information from the CCRE, the court shall conduct a hearing on the petition. If the court finds that the continued existence and possible dissemination of information relating to the arrest or charge of the petitioner causes or may cause circumstances which that constitute a manifest injustice to the petitioner, it shall enter an order requiring the expungement of the police and court records, including electronic records, relating to the charge. Otherwise, it shall deny the petition. However, if the petitioner has no prior criminal record and the arrest or charge was for a misdemeanor violation, the petitioner shall be entitled, in the absence of good cause shown to the contrary by the Commonwealth, to expungement of the police and court records relating to the arrest or charge, and the court shall enter an order of expungement. If the attorney for the Commonwealth of the county or city in which the petition is filed (i) gives written notice to the court pursuant to subsection D that he does not object to the petition and (ii) when the charge to be expunged is a felony, stipulates in such written notice that the continued existence and possible dissemination of information relating to the arrest of the petitioner causes or may cause circumstances which constitute a manifest injustice to the petitioner, the court may enter an order of expungement without conducting a hearing.

G. The Commonwealth shall be made party defendant to the proceeding. Any party aggrieved by the decision of the court may appeal, as provided by law in civil cases.

H. Notwithstanding any other provision of this section, when the charge is dismissed because the court finds that the person arrested or charged is not the person named in the summons, warrant, indictment or presentment, the court dismissing the charge shall, upon motion of the person improperly arrested or charged, enter an order requiring expungement of the police and court records relating to the charge. Such order shall contain a statement that the dismissal and expungement are ordered pursuant to this subsection and shall be accompanied by the complete set of the petitioner's fingerprints filed with his petition. Upon the entry of such order, it shall be treated as provided in subsection K.

I. Notwithstanding any other provision of this section, when a person has been granted an absolute pardon for the commission of a crime that he did not commit, he may file in the circuit court of the county or city in which the conviction occurred a petition setting forth the relevant facts and requesting expungement of the police records and the court records relating to the charge and conviction, and the court shall enter an order requiring expungement of the police and court records relating to the charge and conviction. Such order shall contain a statement that
the expungement is ordered pursuant to this subsection. Upon the entry of such order, it shall be treated as provided in subsection K.

J. Upon receiving a copy of a writ vacating a conviction pursuant to § 19.2-327.5 or 19.2-327.13, the court shall enter an order requiring expungement of the police and court records relating to the charge and conviction. Such order shall contain a statement that the expungement is ordered pursuant to this subsection. Upon the entry of the order, it shall be treated as provided in subsection K.

K. Upon the entry of an order of expungement, the clerk of the court shall cause a copy of such order to be forwarded to the Department of State Police, which shall, pursuant to rules and regulations adopted pursuant to § 9.1-134, direct the manner by which the appropriate expungement or removal of such records shall be effected.

K1. Except as otherwise specified in the Code, an order of expungement entered under subdivision A 4 does not constitute a criminal record and need not be reported by the person so arrested or charged in response to any inquiries about the person's criminal record, including any inquiries contained in any application for employment, license, or other right or privilege. Except as provided in § 19.2-387.3, all index references shall be deleted, and the court and law-enforcement officers and agencies shall reply and the person may reply to any inquiry that no record exists with respect to such person. Records relating to an order of expungement entered under subdivision A 4 shall be retained by the Department of State Police for the purposes specified in § 19.2-387.3.

L. Costs shall be as provided by § 17.1-275, but shall not be recoverable against the Commonwealth. If the court enters an order of expungement, the clerk of the court shall refund to the petitioner such costs paid by the petitioner. Costs shall not be refunded to the petitioner for an order of expungement entered under subdivision A 4. In addition to the costs provided by § 17.1-275, an additional $300 fee shall be assessed to the petitioner for an order of expungement entered under subdivision A 4, of which $150 shall be paid into the Heroin and Prescription Opioid Epidemic Fund established pursuant to § 18.2-251.04 and $150 shall be paid into the state treasury and credited to the Department of State Police.

M. Any order entered where (i) the court or parties failed to strictly comply with the procedures set forth in this section or (ii) the court enters an order of expungement contrary to law, shall be voidable upon motion and notice made within three years of the entry of such order.

§19.2-392.3. Disclosure of expunged records.

A. At Subject to § 19.2-387.3, it shall be unlawful for any person having or acquiring access to an expunged court or police record to open or review it or to disclose to another person any information from it without an order from the court which ordered the record expunged.
B. Upon a verified petition filed by the attorney for the Commonwealth alleging that the record is needed by a law-enforcement agency for purposes of employment application as an employee of a law-enforcement agency or for a pending criminal investigation and that the investigation will be jeopardized or that life or property will be endangered without immediate access to the record, the court may enter an ex parte order, without notice to the person, permitting such access. An ex parte order may permit a review of the record, but may not permit a copy to be made of it.

C. Any person who willfully violates this section is guilty of a Class 1 misdemeanor.

§19.2-392.4. Prohibited practices by employers, educational institutions, agencies, etc., of state and local governments.

A. An employer or educational institution shall not, in any application, interview, or otherwise, require an applicant for employment or admission to disclose information concerning any arrest or criminal charge against him that has been expunged. An applicant need not, in answer to any question concerning any arrest or criminal charge that has not resulted in a conviction, include a reference to or information concerning arrests or charges that have been expunged.

B. Agencies, officials, and employees of the state and local governments shall not, in any application, interview, or otherwise, require an applicant for a license, permit, registration, or governmental service to disclose information concerning any arrest or criminal charge against him that has been expunged. An applicant need not, in answer to any question concerning any arrest or criminal charge that has not resulted in a conviction, include a reference to or information concerning arrests or charges that have been expunged. Such an application may not be denied solely because of the applicant's refusal to disclose information concerning any arrest or criminal charge against him that has been expunged.

C. A person who willfully violates this section is guilty of a Class 1 misdemeanor for each violation.


18. That the State Board of Behavioral Health and Developmental Services shall promulgate regulations pursuant to § 37.2-203 of the Code of Virginia to implement the provisions of this act by January 1, 2020.

Page 632, line 22, strike "16." and insert "19."

Page 632, line 23, strike "and".
Page 632, line 24, after "fifteenth" insert ", sixteenth, seventeenth, and eighteenth".
Explanation:

(This amendment reduces the penalties for possession of marijuana to a fine of not more than $500 and makes a first offense violation that has been deferred and dismissed under § 18.2-251 eligible for expungement. The amendment provides that any person seeking expungement of such first offense violation shall be assessed a $300 fee, of which $150 shall be paid into the Heroin and Prescription Opioid Epidemic Fund, created by the bill, and $150 shall be paid into the state treasury and credited to the Department of State Police.)

Item 4-14 #4s

Effective Date

Additional Enactments

Language

Page 632, after line 21, insert:

16. That §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364 of the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding a section numbered 18.2-334.5, by adding in Article 1 of Chapter 3 of Title 37.2 a section numbered 37.2-314.1, and by adding in Title 58.1 a chapter numbered 41, containing articles numbered 1 through 9, consisting of sections numbered 58.1-4100 through 58.1-4130, as follows:

§ 2.2-3711. Closed meetings authorized for certain limited purposes.

A. Public bodies may hold closed meetings only for the following purposes:

1. Discussion, consideration, or interviews of prospective candidates for employment; assignment, appointment, promotion, performance, demotion, salaries, disciplining, or resignation of specific public officers, appointees, or employees of any public body; and evaluation of performance of departments or schools of public institutions of higher education where such evaluation will necessarily involve discussion of the performance of specific individuals. Any teacher shall be permitted to be present during a closed meeting in which there is a discussion or consideration of a disciplinary matter that involves the teacher and some student and the student involved in the matter is present, provided the teacher makes a written request to be present to the presiding officer of the appropriate board. Nothing in this subdivision, however, shall be construed to authorize a closed meeting by a local governing body or an elected school board to discuss compensation matters that affect the membership of such body or board collectively.

2. Discussion or consideration of admission or disciplinary matters or any other matters that would involve the disclosure of information contained in a scholastic record concerning any
student of any public institution of higher education in the Commonwealth or any state school system. However, any such student, legal counsel and, if the student is a minor, the student's parents or legal guardians shall be permitted to be present during the taking of testimony or presentation of evidence at a closed meeting, if such student, parents, or guardians so request in writing and such request is submitted to the presiding officer of the appropriate board.

3. Discussion or consideration of the acquisition of real property for a public purpose, or of the disposition of publicly held real property, where discussion in an open meeting would adversely affect the bargaining position or negotiating strategy of the public body.

4. The protection of the privacy of individuals in personal matters not related to public business.

5. Discussion concerning a prospective business or industry or the expansion of an existing business or industry where no previous announcement has been made of the business' or industry's interest in locating or expanding its facilities in the community.

6. Discussion or consideration of the investment of public funds where competition or bargaining is involved, where, if made public initially, the financial interest of the governmental unit would be adversely affected.

7. Consultation with legal counsel and briefings by staff members or consultants pertaining to actual or probable litigation, where such consultation or briefing in open meeting would adversely affect the negotiating or litigating posture of the public body. For the purposes of this subdivision, "probable litigation" means litigation that has been specifically threatened or on which the public body or its legal counsel has a reasonable basis to believe will be commenced by or against a known party. Nothing in this subdivision shall be construed to permit the closure of a meeting merely because an attorney representing the public body is in attendance or is consulted on a matter.

8. Consultation with legal counsel employed or retained by a public body regarding specific legal matters requiring the provision of legal advice by such counsel. Nothing in this subdivision shall be construed to permit the closure of a meeting merely because an attorney representing the public body is in attendance or is consulted on a matter.

9. Discussion or consideration by governing boards of public institutions of higher education of matters relating to gifts, bequests and fund-raising activities, and of grants and contracts for services or work to be performed by such institution. However, the terms and conditions of any such gifts, bequests, grants, and contracts made by a foreign government, a foreign legal entity, or a foreign person and accepted by a public institution of higher education in the Commonwealth shall be subject to public disclosure upon written request to the appropriate board of visitors. For the purpose of this subdivision, (i) "foreign government" means any government other than the United States government or the government of a state or a political subdivision thereof, (ii) "foreign legal entity" means any legal entity (a) created under the laws of the United States or of any state thereof if a majority of the ownership of the stock of such legal entity is owned by foreign governments or foreign persons or if a majority of the membership of any such entity is composed of foreign persons or foreign legal entities or (b)
created under the laws of a foreign government, and (iii) "foreign person" means any individual who is not a citizen or national of the United States or a trust territory or protectorate thereof.

10. Discussion or consideration by the boards of trustees of the Virginia Museum of Fine Arts, the Virginia Museum of Natural History, the Jamestown-Yorktown Foundation, and The Science Museum of Virginia of matters relating to specific gifts, bequests, and grants from private sources.

11. Discussion or consideration of honorary degrees or special awards.

12. Discussion or consideration of tests, examinations, or other information used, administered, or prepared by a public body and subject to the exclusion in subdivision 4 of § 2.2-3705.1.

13. Discussion, consideration, or review by the appropriate House or Senate committees of possible disciplinary action against a member arising out of the possible inadequacy of the disclosure statement filed by the member, provided the member may request in writing that the committee meeting not be conducted in a closed meeting.

14. Discussion of strategy with respect to the negotiation of a hazardous waste siting agreement or to consider the terms, conditions, and provisions of a hazardous waste siting agreement if the governing body in open meeting finds that an open meeting will have an adverse effect upon the negotiating position of the governing body or the establishment of the terms, conditions and provisions of the siting agreement, or both. All discussions with the applicant or its representatives may be conducted in a closed meeting.

15. Discussion by the Governor and any economic advisory board reviewing forecasts of economic activity and estimating general and nongeneral fund revenues.

16. Discussion or consideration of medical and mental health records subject to the exclusion in subdivision 1 of § 2.2-3705.5.

17. Deliberations of the Virginia Lottery Board in a licensing appeal action conducted pursuant to subsection D of § 58.1-4007 regarding the denial or revocation of a license of a lottery sales agent; and discussion, consideration or review of Virginia Lottery matters related to proprietary lottery game information and studies or investigations excluded from disclosure under subdivision 6 of § 2.2-3705.3 and subdivision 11 of § 2.2-3705.7.

18. Those portions of meetings in which the Board of Corrections discusses or discloses the identity of, or information tending to identify, any prisoner who (i) provides information about crimes or criminal activities, (ii) renders assistance in preventing the escape of another prisoner or in the apprehension of an escaped prisoner, or (iii) voluntarily or at the instance of a prison official renders other extraordinary services, the disclosure of which is likely to jeopardize the prisoner's life or safety.

19. Discussion of plans to protect public safety as it relates to terrorist activity or specific cybersecurity threats or vulnerabilities and briefings by staff members, legal counsel, or law-enforcement or emergency service officials concerning actions taken to respond to such matters or a related threat to public safety; discussion of information subject to the exclusion in
subdivision 2 or 14 of § 2.2-3705.2, where discussion in an open meeting would jeopardize the safety of any person or the security of any facility, building, structure, information technology system, or software program; or discussion of reports or plans related to the security of any governmental facility, building or structure, or the safety of persons using such facility, building or structure.

20. Discussion by the Board of the Virginia Retirement System, acting pursuant to § 51.1-124.30, or of any local retirement system, acting pursuant to § 51.1-803, or by a local finance board or board of trustees of a trust established by one or more local public bodies to invest funds for postemployment benefits other than pensions, acting pursuant to Article 8 (§ 15.2-1544 et seq.) of Chapter 15 of Title 15.2, or by the board of visitors of the University of Virginia, acting pursuant to § 23.1-2210, or by the Board of the Virginia College Savings Plan, acting pursuant to § 23.1-706, regarding the acquisition, holding or disposition of a security or other ownership interest in an entity, where such security or ownership interest is not traded on a governmentally regulated securities exchange, to the extent that such discussion (i) concerns confidential analyses prepared for the board of visitors of the University of Virginia, prepared by the retirement system, or a local finance board or board of trustees, or the Virginia College Savings Plan or provided to the retirement system, a local finance board or board of trustees, or the Virginia College Savings Plan under a promise of confidentiality, of the future value of such ownership interest or the future financial performance of the entity, and (ii) would have an adverse effect on the value of the investment to be acquired, held, or disposed of by the retirement system, a local finance board or board of trustees, the board of visitors of the University of Virginia, or the Virginia College Savings Plan. Nothing in this subdivision shall be construed to prevent the disclosure of information relating to the identity of any investment held, the amount invested or the present value of such investment.

21. Those portions of meetings in which individual child death cases are discussed by the State Child Fatality Review team established pursuant to § 32.1-283.1, those portions of meetings in which individual child death cases are discussed by a regional or local child fatality review team established pursuant to § 32.1-283.2, those portions of meetings in which individual death cases are discussed by family violence fatality review teams established pursuant to § 32.1-283.3, those portions of meetings in which individual adult death cases are discussed by the state Adult Fatality Review Team established pursuant to § 32.1-283.5, those portions of meetings in which individual adult death cases are discussed by a local or regional adult fatality review team established pursuant to § 32.1-283.6, and those portions of meetings in which individual death cases are discussed by overdose fatality review teams established pursuant to § 32.1-283.7.

22. Those portions of meetings of the board of visitors of the University of Virginia or the Eastern Virginia Medical School Board of Visitors, as the case may be, and those portions of meetings of any persons to whom management responsibilities for the University of Virginia Medical Center or Eastern Virginia Medical School, as the case may be, have been delegated, in which there is discussed proprietary, business-related information pertaining to the operations of the University of Virginia Medical Center or Eastern Virginia Medical School, as the case may be, including business development or marketing strategies and activities with existing or future
joint venturers, partners, or other parties with whom the University of Virginia Medical Center or Eastern Virginia Medical School, as the case may be, has formed, or forms, any arrangement for the delivery of health care, if disclosure of such information would adversely affect the competitive position of the Medical Center or Eastern Virginia Medical School, as the case may be.

23. Discussion or consideration by the Virginia Commonwealth University Health System Authority or the board of visitors of Virginia Commonwealth University of any of the following: the acquisition or disposition by the Authority of real property, equipment, or technology software or hardware and related goods or services, where disclosure would adversely affect the bargaining position or negotiating strategy of the Authority; matters relating to gifts or bequests to, and fund-raising activities of, the Authority; grants and contracts for services or work to be performed by the Authority; marketing or operational strategies plans of the Authority where disclosure of such strategies or plans would adversely affect the competitive position of the Authority; and members of the Authority's medical and teaching staffs and qualifications for appointments thereto.

24. Those portions of the meetings of the Health Practitioners' Monitoring Program Committee within the Department of Health Professions to the extent such discussions identify any practitioner who may be, or who actually is, impaired pursuant to Chapter 25.1 (§ 54.1-2515 et seq.) of Title 54.1.

25. Meetings or portions of meetings of the Board of the Virginia College Savings Plan wherein personal information, as defined in § 2.2-3801, which has been provided to the Board or its employees by or on behalf of individuals who have requested information about, applied for, or entered into prepaid tuition contracts or savings trust account agreements pursuant to Chapter 7 (§ 23.1-700 et seq.) of Title 23.1 is discussed.

26. Discussion or consideration, by the former Wireless Carrier E-911 Cost Recovery Subcommittee created pursuant to former § 56-484.15, of trade secrets, as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.), submitted by CMRS providers as defined in § 56-484.12, related to the provision of wireless E-911 service.

27. Those portions of disciplinary proceedings by any regulatory board within the Department of Professional and Occupational Regulation, Department of Health Professions, or the Board of Accountancy conducted pursuant to § 2.2-4019 or 2.2-4020 during which the board deliberates to reach a decision or meetings of health regulatory boards or conference committees of such boards to consider settlement proposals in pending disciplinary actions or modifications to previously issued board orders as requested by either of the parties.

28. Discussion or consideration of information subject to the exclusion in subdivision 11 of § 2.2-3705.6 by a responsible public entity or an affected locality or public entity, as those terms are defined in § 33.2-1800, or any independent review panel appointed to review information and advise the responsible public entity concerning such records.

29. Discussion of the award of a public contract involving the expenditure of public funds,
including interviews of bidders or offerors, and discussion of the terms or scope of such contract, where discussion in an open session would adversely affect the bargaining position or negotiating strategy of the public body.

30. Discussion or consideration of grant or loan application information subject to the exclusion in subdivision 17 of § 2.2-3705.6 by (i) the Commonwealth Health Research Board or (ii) the Innovation and Entrepreneurship Investment Authority or the Research and Technology Investment Advisory Committee appointed to advise the Innovation and Entrepreneurship Investment Authority.

31. Discussion or consideration by the Commitment Review Committee of information subject to the exclusion in subdivision 5 of § 2.2-3705.2 relating to individuals subject to commitment as sexually violent predators under Chapter 9 (§ 37.2-900 et seq.) of Title 37.2.

32. Discussion or consideration of confidential proprietary information and trade secrets developed and held by a local public body providing certain telecommunication services or cable television services and subject to the exclusion in subdivision 18 of § 2.2-3705.6. However, the exemption provided by this subdivision shall not apply to any authority created pursuant to the BVU Authority Act (§ 15.2-7200 et seq.).

33. Discussion or consideration by a local authority created in accordance with the Virginia Wireless Service Authorities Act (§ 15.2-5431.1 et seq.) of confidential proprietary information and trade secrets subject to the exclusion in subdivision 19 of § 2.2-3705.6.

34. Discussion or consideration by the State Board of Elections or local electoral boards of voting security matters made confidential pursuant to § 24.2-625.1.

35. Discussion or consideration by the Forensic Science Board or the Scientific Advisory Committee created pursuant to Article 2 (§ 9.1-1109 et seq.) of Chapter 11 of Title 9.1 of criminal investigative files subject to the exclusion in subdivision B 1 of § 2.2-3706.

36. Discussion or consideration by the Brown v. Board of Education Scholarship Committee of information or confidential matters subject to the exclusion in subdivision A 3 of § 2.2-3705.4, and meetings of the Committee to deliberate concerning the annual maximum scholarship award, review and consider scholarship applications and requests for scholarship award renewal, and cancel, rescind, or recover scholarship awards.

37. Discussion or consideration by the Virginia Port Authority of information subject to the exclusion in subdivision 1 of § 2.2-3705.6 related to certain proprietary information gathered by or for the Virginia Port Authority.

38. Discussion or consideration by the Board of Trustees of the Virginia Retirement System acting pursuant to § 51.1-124.30, by the Investment Advisory Committee appointed pursuant to § 51.1-124.26, by any local retirement system, acting pursuant to § 51.1-803, by the Board of the Virginia College Savings Plan acting pursuant to § 23.1-706, or by the Virginia College Savings Plan’s Investment Advisory Committee appointed pursuant to § 23.1-702 of information subject to the exclusion in subdivision 24 of § 2.2-3705.7.
39. Discussion or consideration of information subject to the exclusion in subdivision 3 of § 2.2-3705.6 related to economic development.

40. Discussion or consideration by the Board of Education of information relating to the denial, suspension, or revocation of teacher licenses subject to the exclusion in subdivision 11 of § 2.2-3705.3.

41. Those portions of meetings of the Virginia Military Advisory Council or any commission created by executive order for the purpose of studying and making recommendations regarding preventing closure or realignment of federal military and national security installations and facilities located in Virginia and relocation of such facilities to Virginia, or a local or regional military affairs organization appointed by a local governing body, during which there is discussion of information subject to the exclusion in subdivision 8 of § 2.2-3705.2.

42. Discussion or consideration by the Board of Trustees of the Veterans Services Foundation of information subject to the exclusion in subdivision 28 of § 2.2-3705.7 related to personally identifiable information of donors.

43. Discussion or consideration by the Virginia Tobacco Region Revitalization Commission of information subject to the exclusion in subdivision 23 of § 2.2-3705.6 related to certain information contained in grant applications.

44. Discussion or consideration by the board of directors of the Commercial Space Flight Authority of information subject to the exclusion in subdivision 24 of § 2.2-3705.6 related to rate structures or charges for the use of projects of, the sale of products of, or services rendered by the Authority and certain proprietary information of a private entity provided to the Authority.

45. Discussion or consideration of personal and proprietary information related to the resource management plan program and subject to the exclusion in (i) subdivision 25 of § 2.2-3705.6 or (ii) subsection E of § 10.1-104.7. This exclusion shall not apply to the discussion or consideration of records that contain information that has been certified for release by the person who is the subject of the information or transformed into a statistical or aggregate form that does not allow identification of the person who supplied, or is the subject of, the information.

46. Discussion or consideration by the Board of Directors of the Virginia Alcoholic Beverage Control Authority of information subject to the exclusion in subdivision 1 of § 2.2-3705.3 related to investigations of applicants for licenses and permits and of licensees and permittees.

47. Discussion or consideration of grant or loan application records subject to the exclusion in subdivision 28 of § 2.2-3705.6 related to the submission of an application for an award from the Virginia Research Investment Fund pursuant to Article 8 (§ 23.1-3130 et seq.) of Chapter 31 of Title 23.1 or interviews of parties to an application by a reviewing entity pursuant to subsection D of § 23.1-3133 or by the Virginia Research Investment Committee.

48. Discussion or development of grant proposals by a regional council established pursuant to
Article 26 (§ 2.2-2484 et seq.) of Chapter 24 to be submitted for consideration to the Virginia Growth and Opportunity Board.

49. Discussion or consideration of (i) individual sexual assault cases by a sexual assault team established pursuant to § 15.2-1627.4 or (ii) individual child abuse or neglect cases or sex offenses involving a child by a child abuse team established pursuant to § 15.2-1627.5.

50. Discussion or consideration by the Board of the Virginia Economic Development Partnership Authority, the Joint Legislative Audit and Review Commission, or any subcommittees thereof, of the portions of the strategic plan, marketing plan, or operational plan exempt from disclosure pursuant to subdivision 33 of § 2.2-3705.7.

51. Those portions of meetings of the subcommittee of the Board of the Virginia Economic Development Partnership Authority established pursuant to subsection F of § 2.2-2237.3 to review and discuss information received from the Virginia Employment Commission pursuant to subdivision C 2 of § 60.2-114.

52. Deliberations of the Virginia Lottery Board in a licensing appeal action conducted pursuant to § 58.1-4105 regarding the denial or revocation of a license of a casino gaming operator and discussion, consideration, or review of matters related to investigations exempted from disclosure under subdivision 1 of § 2.2-3705.3.

B. No resolution, ordinance, rule, contract, regulation or motion adopted, passed or agreed to in a closed meeting shall become effective unless the public body, following the meeting, reconvenes in open meeting and takes a vote of the membership on such resolution, ordinance, rule, contract, regulation, or motion that shall have its substance reasonably identified in the open meeting.

C. Public officers improperly selected due to the failure of the public body to comply with the other provisions of this section shall be de facto officers and, as such, their official actions are valid until they obtain notice of the legal defect in their election.

D. Nothing in this section shall be construed to prevent the holding of conferences between two or more public bodies, or their representatives, but these conferences shall be subject to the same procedures for holding closed meetings as are applicable to any other public body.

E. This section shall not be construed to (i) require the disclosure of any contract between the Department of Health Professions and an impaired practitioner entered into pursuant to Chapter 25.1 (§ 54.1-2515 et seq.) of Title 54.1 or (ii) require the board of directors of any authority created pursuant to the Industrial Development and Revenue Bond Act (§ 15.2-4900 et seq.), or any public body empowered to issue industrial revenue bonds by general or special law, to identify a business or industry to which subdivision A 5 applies. However, such business or industry shall be identified as a matter of public record at least 30 days prior to the actual date of the board's authorization of the sale or issuance of such bonds.

§ 11-16.1. Exemption from the chapter.

This chapter shall not apply to any bet, wager, or casino gaming permitted by Chapter 41 (§
§ 18.2-334.5. Exemptions to article; certain gaming operations.

Nothing in this article shall be construed to make it illegal to participate in any casino gaming operation conducted in accordance with Chapter 41 (§ 58.1-4100 et seq.) of Title 58.1.


A. Criminal history record information shall be disseminated, whether directly or through an intermediary, only to:

1. Authorized officers or employees of criminal justice agencies, as defined by § 9.1-101, for purposes of the administration of criminal justice and the screening of an employment application or review of employment by a criminal justice agency with respect to its own employees or applicants, and dissemination to the Virginia Parole Board, pursuant to this subdivision, of such information on all state-responsible inmates for the purpose of making parole determinations pursuant to subdivisions 1, 2, 3, and 5 of § 53.1-136 shall include collective dissemination by electronic means every 30 days. For purposes of this subdivision, criminal history record information includes information sent to the Central Criminal Records Exchange pursuant to §§ 37.2-819 and 64.2-2014 when disseminated to any full-time or part-time employee of the State Police, a police department or sheriff's office that is a part of or administered by the Commonwealth or any political subdivision thereof, and who is responsible for the prevention and detection of crime and the enforcement of the penal, traffic or highway laws of the Commonwealth for the purposes of the administration of criminal justice;

2. Such other individuals and agencies that require criminal history record information to implement a state or federal statute or executive order of the President of the United States or Governor that expressly refers to criminal conduct and contains requirements or exclusions expressly based upon such conduct, except that information concerning the arrest of an individual may not be disseminated to a noncriminal justice agency or individual if an interval of one year has elapsed from the date of the arrest and no disposition of the charge has been recorded and no active prosecution of the charge is pending;

3. Individuals and agencies pursuant to a specific agreement with a criminal justice agency to provide services required for the administration of criminal justice pursuant to that agreement which shall specifically authorize access to data, limit the use of data to purposes for which given, and ensure the security and confidentiality of the data;

4. Individuals and agencies for the express purpose of research, evaluative, or statistical activities pursuant to an agreement with a criminal justice agency that shall specifically authorize access to data, limit the use of data to research, evaluative, or statistical purposes, and ensure the confidentiality and security of the data;

5. Agencies of state or federal government that are authorized by state or federal statute or executive order of the President of the United States or Governor to conduct investigations.
determining employment suitability or eligibility for security clearances allowing access to classified information;

6. Individuals and agencies where authorized by court order or court rule;

7. Agencies of any political subdivision of the Commonwealth, public transportation companies owned, operated or controlled by any political subdivision, and any public service corporation that operates a public transit system owned by a local government for the conduct of investigations of applicants for employment, permit, or license wherever, in the interest of public welfare or safety, it is necessary to determine under a duly enacted ordinance if the past criminal conduct of a person with a conviction record would be compatible with the nature of the employment, permit, or license under consideration;

7a. Commissions created pursuant to the Transportation District Act of 1964 (§ 33.2-1900 et seq.) of title 33.2 and their contractors, for the conduct of investigations of individuals who have been offered a position of employment whenever, in the interest of public welfare or safety and as authorized in the Transportation District Act of 1964, it is necessary to determine if the past criminal conduct of a person with a conviction record would be compatible with the nature of the employment under consideration;

8. Public or private agencies when authorized or required by federal or state law or interstate compact to investigate (i) applicants for foster or adoptive parenthood or (ii) any individual, and the adult members of that individual's household, with whom the agency is considering placing a child or from whom the agency is considering removing a child due to abuse or neglect, on an emergency, temporary, or permanent basis pursuant to §§ 63.2-901.1 and 63.2-1505, subject to the restriction that the data shall not be further disseminated to any party other than a federal or state authority or court as may be required to comply with an express requirement of law;

9. To the extent permitted by federal law or regulation, public service companies as defined in § 56-1, for the conduct of investigations of applicants for employment when such employment involves personal contact with the public or when past criminal conduct of an applicant would be incompatible with the nature of the employment under consideration;

10. The appropriate authority for purposes of granting citizenship and for purposes of international travel, including, but not limited to, issuing visas and passports;

11. A person requesting a copy of his own criminal history record information as defined in § 9.1-101 at his cost, except that criminal history record information shall be supplied at no charge to a person who has applied to be a volunteer with (i) a Virginia affiliate of Big Brothers/Big Sisters of America; (ii) a volunteer fire company; (iii) the Volunteer Emergency Families for Children; (iv) any affiliate of Prevent Child Abuse, Virginia; (v) any Virginia affiliate of Compeer; or (vi) any board member or any individual who has been offered membership on the board of a Crime Stoppers, Crime Solvers or Crime Line program as defined in § 15.2-1713.1;

12. Administrators and board presidents of and applicants for licensure or registration as a child welfare agency as defined in § 63.2-100 for dissemination to the Commissioner of Social
Services' representative pursuant to § 63.2-1702 for the conduct of investigations with respect to
employees of and volunteers at such facilities, caretakers, and other adults living in family day
homes or homes approved by family day systems, and foster and adoptive parent applicants of
private child-placing agencies, pursuant to §§ 63.2-1719, 63.2-1720, 63.2-1720.1, 63.2-1721,
and 63.2-1721.1, subject to the restriction that the data shall not be further disseminated by the
facility or agency to any party other than the data subject, the Commissioner of Social Services'
representative or a federal or state authority or court as may be required to comply with an
express requirement of law for such further dissemination;

13. The school boards of the Commonwealth for the purpose of screening individuals who are
offered or who accept public school employment and those current school board employees for
whom a report of arrest has been made pursuant to § 19.2-83.1;

14. The Virginia Lottery for the conduct of investigations as set forth in the Virginia Lottery
Law (§ 58.1-4000 et seq.) and casino gaming as set forth in Chapter 41 (§ 58.1-4100 et seq.) of
Title 58.1, and the Department of Agriculture and Consumer Services for the conduct of
investigations as set forth in Article 1.1:1 (§ 18.2-340.15 et seq.) of Chapter 8 of Title 18.2;

15. Licensed nursing homes, hospitals and home care organizations for the conduct of
investigations of applicants for compensated employment in licensed nursing homes pursuant to
§ 32.1-126.01, hospital pharmacies pursuant to § 32.1-126.02, and home care organizations
pursuant to § 32.1-162.9:1, subject to the limitations set out in subsection E;

16. Licensed assisted living facilities and licensed adult day care centers for the conduct of
investigations of applicants for compensated employment in licensed assisted living facilities
and licensed adult day care centers pursuant to § 63.2-1720, subject to the limitations set out in
subsection F;

17. The Virginia Alcoholic Beverage Control Authority for the conduct of investigations as set
forth in § 4.1-103.1;

18. The State Board of Elections and authorized officers and employees thereof and general
registrars appointed pursuant to § 24.2-110 in the course of conducting necessary investigations
with respect to voter registration, limited to any record of felony convictions;

19. The Commissioner of Behavioral Health and Developmental Services for those individuals
who are committed to the custody of the Commissioner pursuant to §§ 19.2-169.2, 19.2-169.6,
19.2-182.2, 19.2-182.3, 19.2-182.8, and 19.2-182.9 for the purpose of placement, evaluation,
and treatment planning.

20. Any alcohol safety action program certified by the Commission on the Virginia Alcohol
Safety Action Program for (i) assessments of habitual offenders under § 46.2-360, (ii)
interventions with first offenders under § 18.2-251, or (iii) services to offenders under § 18.2-51.4, 18.2-266, or 18.2-266.1;

21. Residential facilities for juveniles regulated or operated by the Department of Social
Services, the Department of Education, or the Department of Behavioral Health and
Developmental Services for the purpose of determining applicants' fitness for employment or for providing volunteer or contractual services;

22. The Department of Behavioral Health and Developmental Services and facilities operated by the Department for the purpose of determining an individual's fitness for employment pursuant to departmental instructions;

23. Pursuant to § 22.1-296.3, the governing boards or administrators of private elementary or secondary schools which are accredited pursuant to § 22.1-19 or a private organization coordinating such records information on behalf of such governing boards or administrators pursuant to a written agreement with the Department of State Police;

24. Public institutions of higher education and nonprofit private institutions of higher education for the purpose of screening individuals who are offered or accept employment;

25. Members of a threat assessment team established by a local school board pursuant to § 22.1-79.4, by a public institution of higher education pursuant to § 23.1-805, or by a private nonprofit institution of higher education, for the purpose of assessing or intervening with an individual whose behavior may present a threat to safety; however, no member of a threat assessment team shall redisclose any criminal history record information obtained pursuant to this section or otherwise use any record of an individual beyond the purpose that such disclosure was made to the threat assessment team;

26. Executive directors of community services boards or the personnel director serving the community services board for the purpose of determining an individual's fitness for employment, approval as a sponsored residential service provider, or permission to enter into a shared living arrangement with a person receiving medical assistance services pursuant to a waiver pursuant to §§ 37.2-506 and 37.2-607;

27. Executive directors of behavioral health authorities as defined in § 37.2-600 for the purpose of determining an individual's fitness for employment, approval as a sponsored residential service provider, or permission to enter into a shared living arrangement with a person receiving medical assistance services pursuant to a waiver pursuant to §§ 37.2-506 and 37.2-607;

28. The Commissioner of Social Services for the purpose of locating persons who owe child support or who are alleged in a pending paternity proceeding to be a putative father, provided that only the name, address, demographics and social security number of the data subject shall be released;

29. Authorized officers or directors of agencies licensed pursuant to Article 2 (§ 37.2-403 et seq.) of Chapter 4 of Title 37.2 by the Department of Behavioral Health and Developmental Services for the purpose of determining if any applicant who accepts employment in any direct care position or requests approval as a sponsored residential service provider or permission to enter into a shared living arrangement with a person receiving medical assistance services pursuant to a waiver has been convicted of a crime that affects his fitness to have responsibility for the safety and well-being of individuals with mental illness, intellectual disability, or substance abuse pursuant to §§ 37.2-416, 37.2-506, and 37.2-607;
30. The Commissioner of the Department of Motor Vehicles, for the purpose of evaluating applicants for and holders of a motor carrier certificate or license subject to the provisions of Chapters 20 (§ 46.2-2000 et seq.) and 21 (§ 46.2-2100 et seq.) of Title 46.2;

31. The chairman of the Committees for Courts of Justice of the Senate or the House of Delegates for the purpose of determining if any person being considered for election to any judgeship has been convicted of a crime;

32. Heads of state agencies in which positions have been identified as sensitive for the purpose of determining an individual's fitness for employment in positions designated as sensitive under Department of Human Resource Management policies developed pursuant to § 2.2-1201.1;

33. The Office of the Attorney General, for all criminal justice activities otherwise permitted under subdivision A 1 and for purposes of performing duties required by the Civil Commitment of Sexually Violent Predators Act (§ 37.2-900 et seq.);

34. Shipyards, to the extent permitted by federal law or regulation, engaged in the design, construction, overhaul, or repair of nuclear vessels for the United States Navy, including their subsidiary companies, for the conduct of investigations of applications for employment or for access to facilities, by contractors, leased laborers, and other visitors;

35. Any employer of individuals whose employment requires that they enter the homes of others, for the purpose of screening individuals who apply for, are offered, or have accepted such employment;

36. Public agencies when and as required by federal or state law to investigate (i) applicants as providers of adult foster care and home-based services or (ii) any individual with whom the agency is considering placing an adult on an emergency, temporary, or permanent basis pursuant to § 63.2-1601.1, subject to the restriction that the data shall not be further disseminated by the agency to any party other than a federal or state authority or court as may be required to comply with an express requirement of law for such further dissemination, subject to limitations set out in subsection G;

37. The Department of Medical Assistance Services, or its designee, for the purpose of screening individuals who, through contracts, subcontracts, or direct employment, volunteer, apply for, are offered, or have accepted a position related to the provision of transportation services to enrollees in the Medicaid Program or the Family Access to Medical Insurance Security (FAMIS) Program, or any other program administered by the Department of Medical Assistance Services;

38. The State Corporation Commission for the purpose of investigating individuals who are current or proposed members, senior officers, directors, and principals of an applicant or person licensed under Chapter 16 (§ 6.2-1600 et seq.) or Chapter 19 (§ 6.2-1900 et seq.) of Title 6.2. Notwithstanding any other provision of law, if an application is denied based in whole or in part on information obtained from the Central Criminal Records Exchange pursuant to Chapter 16 or 19 of Title 6.2, the Commissioner of Financial Institutions or his designee may disclose such
information to the applicant or its designee;

39. The Department of Professional and Occupational Regulation for the purpose of investigating individuals for initial licensure pursuant to § 54.1-2106.1;

40. The Department for Aging and Rehabilitative Services and the Department for the Blind and Vision Impaired for the purpose of evaluating an individual's fitness for various types of employment and for the purpose of delivering comprehensive vocational rehabilitation services pursuant to Article 11 (§ 51.5-170 et seq.) of Chapter 14 of Title 51.5 that will assist the individual in obtaining employment;

41. Bail bondsmen, in accordance with the provisions of § 19.2-120;

42. The State Treasurer for the purpose of determining whether a person receiving compensation for wrongful incarceration meets the conditions for continued compensation under § 8.01-195.12;

43. The Department of Social Services and directors of local departments of social services for the purpose of screening individuals seeking to enter into a contract with the Department of Social Services or a local department of social services for the provision of child care services for which child care subsidy payments may be provided;

44. The Department of Juvenile Justice to investigate any parent, guardian, or other adult members of a juvenile's household when completing a predispositional or postdispositional report required by § 16.1-273 or a Board of Juvenile Justice regulation promulgated pursuant to § 16.1-233; and

45. Other entities as otherwise provided by law.

Upon an ex parte motion of a defendant in a felony case and upon the showing that the records requested may be relevant to such case, the court shall enter an order requiring the Central Criminal Records Exchange to furnish the defendant, as soon as practicable, copies of any records of persons designated in the order on whom a report has been made under the provisions of this chapter.

Notwithstanding any other provision of this chapter to the contrary, upon a written request sworn to before an officer authorized to take acknowledgments, the Central Criminal Records Exchange, or the criminal justice agency in cases of offenses not required to be reported to the Exchange, shall furnish a copy of conviction data covering the person named in the request to the person making the request; however, such person on whom the data is being obtained shall consent in writing, under oath, to the making of such request. A person receiving a copy of his own conviction data may utilize or further disseminate that data as he deems appropriate. In the event no conviction data is maintained on the data subject, the person making the request shall be furnished at his cost a certification to that effect.

B. Use of criminal history record information disseminated to noncriminal justice agencies under this section shall be limited to the purposes for which it was given and may not be disseminated further.
C. No criminal justice agency or person shall confirm the existence or nonexistence of criminal history record information for employment or licensing inquiries except as provided by law.

D. Criminal justice agencies shall establish procedures to query the Central Criminal Records Exchange prior to dissemination of any criminal history record information on offenses required to be reported to the Central Criminal Records Exchange to ensure that the most up-to-date disposition data is being used. Inquiries of the Exchange shall be made prior to any dissemination except in those cases where time is of the essence and the normal response time of the Exchange would exceed the necessary time period. A criminal justice agency to whom a request has been made for the dissemination of criminal history record information that is required to be reported to the Central Criminal Records Exchange may direct the inquirer to the Central Criminal Records Exchange for such dissemination. Dissemination of information regarding offenses not required to be reported to the Exchange shall be made by the criminal justice agency maintaining the record as required by § 15.2-1722.

E. Criminal history information provided to licensed nursing homes, hospitals and to home care organizations pursuant to subdivision A 15 shall be limited to the convictions on file with the Exchange for any offense specified in §§ 32.1-126.01, 32.1-126.02, and 32.1-162.9:1.

F. Criminal history information provided to licensed assisted living facilities and licensed adult day care centers pursuant to subdivision A 16 shall be limited to the convictions on file with the Exchange for any offense specified in § 63.2-1720.

G. Criminal history information provided to public agencies pursuant to subdivision A 36 shall be limited to the convictions on file with the Exchange for any offense set forth in clause (i) of the definition of barrier crime in § 19.2-392.02.

H. Upon receipt of a written request from an employer or prospective employer, the Central Criminal Records Exchange, or the criminal justice agency in cases of offenses not required to be reported to the Exchange, shall furnish at the employer's cost a copy of conviction data covering the person named in the request to the employer or prospective employer making the request, provided that the person on whom the data is being obtained has consented in writing to the making of such request and has presented a photo-identification to the employer or prospective employer. In the event no conviction data is maintained on the person named in the request, the requesting employer or prospective employer shall be furnished at his cost a certification to that effect. The criminal history record search shall be conducted on forms provided by the Exchange.

I. Nothing in this section shall preclude the dissemination of a person's criminal history record information pursuant to the rules of court for obtaining discovery or for review by the court.

§ 37.2-304. Duties of Commissioner.

The Commissioner shall be the chief executive officer of the Department and shall have the following duties and powers:

1. To supervise and manage the Department and its state facilities.
2. To employ the personnel required to carry out the purposes of this title.

3. To make and enter into all contracts and agreements necessary or incidental to the performance of the Department's duties and the execution of its powers under this title, including contracts with the United States, other states, and agencies and governmental subdivisions of the Commonwealth, consistent with policies and regulations of the Board and applicable federal and state statutes and regulations.

4. To accept, hold, and enjoy gifts, donations, and bequests on behalf of the Department from the United States government, agencies and instrumentalities thereof, and any other source, subject to the approval of the Governor. To these ends, the Commissioner shall have the power to comply with conditions and execute agreements that may be necessary, convenient, or desirable, consistent with policies and regulations of the Board.

5. To accept, execute, and administer any trust in which the Department may have an interest, under the terms of the instruments creating the trust, subject to the approval of the Governor.

6. To transfer between state hospitals and training centers school-age individuals who have been identified as appropriate to be placed in public school programs and to negotiate with other school divisions for placements in order to ameliorate the impact on those school divisions located in a jurisdiction in which a state hospital or training center is located.

7. To provide to the Director of the Commonwealth's designated protection and advocacy system, established pursuant to § 51.5-39.13, a written report setting forth the known facts of (i) critical incidents, as that term is defined in § 37.2-709.1, or deaths of individuals receiving services in facilities and (ii) serious injuries, as that term is defined in regulations adopted by the Board pursuant to § 37.2-400, or deaths of individuals receiving services in programs operated or licensed by the Department within 15 working days of the critical incident, serious injury, or death.

8. To work with the appropriate state and federal entities to ensure that any individual who has received services in a state facility for more than one year has possession of or receives prior to discharge any of the following documents, when they are needed to obtain the services contained in his discharge plan: a Department of Motor Vehicles approved identification card that will expire 90 days from issuance, a copy of his birth certificate if the individual was born in the Commonwealth, or a social security card from the Social Security Administration. State facility directors, as part of their responsibilities pursuant to § 37.2-837, shall implement this provision when discharging individuals.

9. To work with the Department of Veterans Services and the Department for Aging and Rehabilitative Services to establish a program for mental health and rehabilitative services for Virginia veterans and members of the Virginia National Guard and Virginia residents in the Armed Forces Reserves not in active federal service and their family members pursuant to § 2.2-2001.1.

10. To establish and maintain a pharmaceutical and therapeutics committee composed of
representatives of the Department of Medical Assistance Services, state facilities operated by
the Department, community services boards, at least one health insurance plan, and at least one
individual receiving services to develop a drug formulary for use at all community services
boards, state facilities operated by the Department, and providers licensed by the Department.

11. To establish and maintain the Commonwealth Mental Health First Aid Program pursuant to
§ 37.2-312.2.

12. To submit a report for the preceding fiscal year by December 1 of each year to the Governor
and the Chairmen of the House Appropriations and Senate Finances Committees that provides
information on the operation of Virginia's publicly funded behavioral health and developmental
services system. The report shall include a brief narrative and data on the number of individuals
receiving state facility services or community services board services, including purchased
inpatient psychiatric services; the types and amounts of services received by these individuals;
and state facility and community services board service capacities, staffing, revenues, and
expenditures. The annual report shall describe major new initiatives implemented during the
past year and shall provide information on the accomplishment of systemic outcome and
performance measures during the year.

13. To administer the Problem Gambling Treatment and Support Fund established pursuant to
§ 37.2-314.1.

Unless specifically authorized by the Governor to accept or undertake activities for
compensation, the Commissioner shall devote his entire time to his duties.

§ 37.2-314.1. Problem Gambling Treatment and Support Fund.

There is hereby created in the state treasury a special nonreverting fund to be known as the
Problem Gambling Treatment and Support Fund, referred to in this section as "the Fund." The
Fund shall be established on the books of the Comptroller. All moneys required to be deposited
into the Fund pursuant to Chapter 41 (§ 58.1-4100 et seq.) of Title 58.1 shall be paid into the
state treasury and credited to the Fund. Interest earned on moneys in the Fund shall remain in
the Fund and be credited to it. Any moneys remaining in the Fund, including interest thereon, at
the end of each fiscal year shall not revert to the general fund but shall remain in the Fund.
Moneys in the Fund shall be used solely for the purposes of (i) providing counseling and other
support services for compulsive and problem gamblers, (ii) developing and implementing
compulsive and problem gambling treatment and prevention programs, and (iii) providing
grants to support organizations that provide assistance to compulsive and problem gamblers.
Expenditures and disbursements from the Fund shall be made by the State Treasurer on
warrants issued by the Comptroller upon written request signed by the Commissioner.

§ 58.1-4002. Definitions.

For the purposes of As used in this chapter, unless the context requires a different meaning:
"Board" means the Virginia Lottery Board established by this chapter.
"Casino gaming" means baccarat, blackjack, twenty-one, poker, craps, dice, slot machines,
sports betting, roulette wheels, Klondike tables, punchboards, faro layouts, keno layouts, numbers tickets, push cards, jar tickets, or pull tabs and any other activity that is authorized by the Board as a wagering game or device under Chapter 41 (§ 58.1-4100 et seq.).

"Department" means the independent agency responsible for the administration of the Virginia Lottery created in this chapter.

"Director" means the Director of the Virginia Lottery.

"Lottery" or "state lottery" means the lottery or lotteries established and operated pursuant to this chapter.

"Ticket courier service" means a service operated for the purpose of purchasing Virginia Lottery tickets on behalf of individuals located within or outside the Commonwealth and delivering or transmitting such tickets, or electronic images thereof, to such individuals as a business-for-profit delivery service.


A. The Director shall supervise and administer the:

1. The operation of the lottery in accordance with the provisions of this chapter and with the rules and regulations promulgated hereunder; and

2. The regulation of casino gaming in accordance with Chapter 41 (§ 58.1-4100 et seq.).

B. The Director shall also:

1. Employ such deputy directors, professional, technical and clerical assistants, and other employees as may be required to carry out the functions and duties of the Department.

2. Act as secretary and executive officer of the Board.

3. Require bond or other surety satisfactory to the Director from licensed agents as provided in subsection E of § 58.1-4009 and Department employees with access to Department funds or lottery funds, in such amount as provided in the rules and regulations of the Board. The Director may also require bond from other employees as he deems necessary.

4. Confer regularly, but not less than four times each year, with the Board on the operation and administration of the lottery and the regulation of casino gaming; make available for inspection by the Board, upon request, all books, records, files, and other information and documents of the Department; and advise the Board and recommend such matters as he deems necessary and advisable to improve the operation and administration of the lottery and the regulation of casino gaming.

5. Suspend, revoke, or refuse to renew any license issued pursuant to this chapter or the rules and regulations adopted hereunder.

6. Suspend, revoke, or refuse to renew any license or permit issued pursuant to Chapter 41 (§ 58.1-4100 et seq.).
7. Eject or exclude from a casino gaming establishment any person, whether or not he possesses a license or permit, whose conduct or reputation is such that his presence may, in the opinion of the Director, reflect negatively on the honesty and integrity of casino gaming or interfere with the orderly gaming operations.

8. Immediately upon the receipt of a credible complaint of an alleged criminal violation of Chapter 41 (§ 58.1-4100 et seq.), report the complaint to the Attorney General and the State Police for appropriate action.

9. Inspect and investigate, and have free access to the offices, facilities, or other places of business of any licensee or permit holder and may compel the production of any of the books, documents, records, or memoranda of any licensee or permit holder for the purpose of ensuring compliance with Chapter 41 (§ 58.1-4100 et seq.) and Department regulations.

10. Compel any person holding a license or permit pursuant to Chapter 41 (§ 58.1-4100 et seq.) to file with the Department such information as shall appear to the Director to be necessary for the performance of the Department's functions, including financial statements and information relative to principals and all others with any pecuniary interest in such person.

11. Enter into arrangements with any foreign or domestic governmental agency for the purposes of exchanging information or performing any other act to better ensure the proper conduct of gaming operations or the efficient conduct of the Director's duties.

12. Enter into contracts for the operation of the lottery, or any part thereof, for the promotion of the lottery and into interstate lottery contracts with other states. A contract awarded or entered into by the Director shall not be assigned by the holder thereof except by specific approval of the Director.

13. Certify monthly to the State Comptroller and the Board a full and complete statement of lottery revenues, prize disbursements and other expenses for the preceding month.

14. Report monthly to the Governor, the Secretary of Finance, and the Chairmen of the Senate Committee on Finance Committee, House Committee on Finance Committee, and House Committee on Appropriations Committee the total lottery revenues, prize disbursements, and other expenses for the preceding month; and make an annual report, which shall include a full and complete statement of lottery revenues, prize disbursements, and other expenses, as well as a separate financial statement of the expenses incurred in the regulation of casino operations as defined in § 58.1-4100, to the Governor and the General Assembly. Such annual report shall also include such recommendations for changes in this chapter and Chapter 41 (§ 58.1-4100 et seq.) as the Director and Board deem necessary or desirable.

15. Report immediately to the Governor and the General Assembly any matters which require immediate changes in the laws of this the Commonwealth in order to prevent abuses and evasions of this chapter and Chapter 41 (§ 58.1-4100 et seq.) or the rules and regulations adopted hereunder or to rectify undesirable conditions in connection with the administration or operation of the lottery.
16. Notify prize winners and appropriate state and federal agencies of the payment of prizes in excess of $600 in the manner required by the lottery rules and regulations.

17. Provide for the withholding of the applicable amount of state and federal income tax of persons claiming a prize for a winning ticket in excess of $5,001.

C. The Director and the director of security or investigators appointed by the Director shall be vested with the powers of sheriff and sworn to enforce the statutes and regulations pertaining to the Department and to investigate violations of the statutes and regulations that the Director is required to enforce.

D. The Director may authorize temporary bonus or incentive programs for payments to licensed sales agents which that he determines will be cost effective and support increased sales of lottery products.

CHAPTER 41.
CASINO GAMING.
Article 1.
General Provisions.

§ 58.1-4100. Definitions.

As used in this chapter, unless the context requires a different meaning:

"Adjusted gross receipts" means the gross receipts from casino gaming less winnings paid to winners.

"Board" means the Virginia Lottery Board established in the Virginia Lottery Law (§ 58.1-4000 et seq.).

"Casino gaming" or "game" means baccarat, blackjack, twenty-one, poker, craps, dice, slot machines, sports betting, roulette wheels, Klondike tables, punchboards, faro layouts, keno layouts, numbers tickets, pull tickets, jar tickets, or pull tabs and any other activity that is authorized by the Board as a wagering game or device under this chapter.

"Casino gaming establishment" means the premises upon which lawful casino gaming is authorized and licensed as provided in this chapter. "Casino gaming establishment" does not include a riverboat or similar vessel.

"Cheat" means to alter the selection criteria that determine the result of a game or the amount or frequency of payment in a game for the purpose of obtaining an advantage for one or more participants in a game over other participants in a game.

"College Sports" means an athletic event in which at least one participant is a team from a public or private institute of higher education.

"Department" means the independent agency responsible for the administration of the Virginia
Lottery created in the Virginia Lottery Law (§ 58.1-4000 et seq.).

"Director" means the Director of the Virginia Lottery.

"Entity" means a person that is not a natural person.

"Gaming operation" means the conduct of authorized casino gaming within a casino gaming establishment.

"Gross receipts" means the total amount of money exchanged for the purchase of chips, tokens, or electronic cards by casino gaming patrons.

"Immediate family" means (i) a spouse and (ii) any other person residing in the same household as an officer or employee and who is a dependent of the officer or employee or of whom the officer or employee is a dependent.

"Individual" means a natural person.

"Licensee" or "license holder" means any person holding an operator's license under § 58.1-4111.

"Permit holder" means any person holding a supplier or service permit pursuant to this chapter.

"Person" means an individual, partnership, joint venture, association, limited liability company, stock corporation, or nonstock corporation and includes any person that directly or indirectly controls or is under common control with another person.

"Principal" means any individual who solely or together with his immediate family members (i) owns or controls, directly or indirectly, five percent or more of the pecuniary interest in any entity that is a licensee or (ii) has the power to vote or cause the vote of five percent or more of the voting securities or other ownership interests of such entity, and any person who manages a gaming operation on behalf of a licensee.

"Professional sports" means an athletic event involving at least two competing individuals who receive compensation, in excess of their expenses, for participating in such event.

"Security" has the same meaning as provided in § 13.1-501. If the Board finds that any obligation, stock, or other equity interest creates control of or voice in the management operations of an entity in the manner of a security, then such interest shall be considered a security.

"Sports betting" means placing wagers on professional sports and college sports.

"Supplier" means any person that sells or leases, or contracts to sell or lease, any casino gaming equipment, devices, or supplies, or provides any management services, to a licensee.

"Voluntary exclusion program" means a program established by the Board that allows individuals to voluntarily exclude themselves from the gaming areas of facilities under the jurisdiction of the Board by placing their name on a voluntary exclusion list and following the
procedures set forth by the Board.

"Youth sports" means an athletic event (i) involving a participant under age 18 or (ii) in which at least one participant is a team from a public or private elementary, middle, or secondary school, regardless of where such school is located.

§ 58.1-4101. Regulation and control of casino gaming; limitation.

A. Casino gaming shall be licensed and permitted as herein provided to benefit the people of the Commonwealth. The Board is vested with control of all casino gaming in the Commonwealth, with authority to prescribe regulations and conditions under this chapter. The purposes of this chapter are to assist economic development, promote tourism, and provide for the implementation of casino gaming operations of the highest quality, honesty, and integrity and free of any corrupt, incompetent, dishonest, or unprincipled practices.

B. The conduct of casino gaming shall be limited to:

1. Any city (i) in which at least 40 percent of the assessed value of all real estate in such locality is exempt from local property taxation, according to the Virginia Department of Taxation Annual Report for Fiscal Year 2017, and (ii) that experienced a population decrease of at least seven percent from 1990 to 2016, according to data provided by the U.S. Census Bureau;

2. Any city that had (i) an unemployment rate of at least five percent in November 2017, according to data provided by the U.S. Bureau of Labor Statistics; (ii) a poverty rate of at least 20 percent in 2016, according to data provided by the U.S. Census Bureau; and (iii) a population decrease of at least 20 percent from 1990 to 2016, according to data provided by the U.S. Census Bureau;

3. Any city that (i) had an unemployment rate of at least four percent in November 2017, according to data provided by the U.S. Bureau of Labor Statistics; (ii) had a poverty rate of at least 20 percent in 2016, according to data provided by the U.S. Census Bureau; (iii) experienced a population decrease of at least four percent from 1990 to 2016, according to data provided by the U.S. Census Bureau; and (iv) is located adjacent to a state that has adopted a Border Region Retail Tourism Development District Act; and

4. Any city (i) with a population greater than 200,000 according to the 2017 population estimates from the Weldon Cooper Center for Public Service of the University of Virginia and (ii) in which at least 24 percent of the assessed value of all real estate in such locality is exempt from local property taxation, according to the Virginia Department of Taxation Annual Report for Fiscal Year 2017, provided that such casino gaming is conducted by a Virginia Indian tribe recognized in House Joint Resolution No. 54 (1983) and acknowledged by the United States Assistant Secretary-Indian Affairs as an Indian tribe within the meaning of federal law that has the authority to conduct gaming activities as a matter of claimed inherent authority or under the authority of the Indian Gaming Regulatory Act (25 U.S.C. § 2701 et seq.).

C. The Board shall be limited to the issuance of a single operator’s license for each city described in subsection B.
D. The conduct of any casino gaming establishment and entrance to such establishment is a privilege that may be granted or denied by the Board or its duly authorized representatives in its discretion in order to effectuate the purposes set forth in this chapter. Any proposed site for a casino gaming establishment shall be privately owned property subject to the local land use and property taxation authority of the locality in which the casino gaming establishment is located.

§ 58.1-4102. Powers and duties of the Board; regulations.

The Board shall have the power and duty to:

1. Issue permits and licenses under this chapter and supervise all gaming operations licensed under the provisions of this chapter, including all persons conducting or participating in any gaming operation. The Board shall employ such persons to be present during gaming operations as are necessary to ensure that such gaming operations are conducted with order and the highest degree of integrity.

2. Adopt regulations regarding the conditions under which casino gaming shall be conducted in the Commonwealth and all such other regulations it deems necessary and appropriate to further the purposes of this chapter.

3. Issue an operator's license only to a person who meets the criteria of § 58.1-4111.

4. Issue subpoenas for the attendance of witnesses before the Board, administer oaths, and compel production of records or other documents and testimony of such witnesses whenever in the judgment of the Board it is necessary to do so for the effectual discharge of its duties.

5. Order such audits as it deems necessary and desirable.

6. Provide for the withholding of the applicable amount of state and federal income tax of persons claiming a prize or payoff for winning a game and establish the thresholds for such withholdings.

§ 58.1-4103. Voluntary exclusion program.

A. The Board shall adopt regulations to establish and implement a voluntary exclusion program in the Commonwealth.

B. The regulations shall include the following provisions:

1. Except as provided by rule of the Board, an individual who participates in the voluntary exclusion program agrees to be excluded from entering a casino gaming establishment.

2. The name of an individual participating in the program shall be included on a list of individuals excluded from all casino gaming establishments.

3. Except as provided by rule of the Board, an individual who participates in the voluntary exclusion program may not petition the Board for readmittance to any casino gaming establishment.

4. The list of participants in the voluntary exclusion program and the personal information of
the participants shall be confidential with dissemination by the Board limited to the owner or operator of a casino gaming establishment for purposes of enforcement and to other entities, upon request by the participant and agreement by the Board.

5. The operator of a casino gaming establishment shall make all reasonable attempts as determined by the Board to cease all direct marketing efforts to an individual participating in the program. An individual's participation in the voluntary exclusion program shall not preclude an operator from seeking the payment of a debt accrued by such individual prior to entering the program.

§ 58.1-4104. Fingerprint and background investigations.

The Board shall require a background investigation, including a criminal history records check and fingerprinting, of the following individuals by a representative of a law-enforcement agency of the Commonwealth or federal government: (i) every individual applying for a license or permit pursuant to this chapter; (ii) every individual who is an officer, director, or principal of a licensee or applicant for a license and every employee of the licensee who conducts gaming operations; (iii) all security personnel of any licensee; (iv) all permit holders and officers, directors, principals, and employees of permit holders whose duties relate to gaming operations in Virginia; and (v) any other individual determined by the Department as an active participant in the casino gaming activities of any licensee or permit holder or applicant for a license or permit. Each such individual shall submit his fingerprints and personal descriptive information to the Central Criminal Records Exchange to be forwarded to the Federal Bureau of Investigation for a National Criminal Records search and to the Department of State Police for a Virginia criminal history records search.

§ 58.1-4105. Hearing and appeal.

Any person aggrieved by a refusal of the Department to issue any license or permit, the suspension or revocation of a license or permit, the imposition of a fine, or any other action of the Board may seek review of such action in accordance with Department regulations and Article 3 (§ 2.2-4018 et seq.) of the Administrative Process Act (§ 2.2-4000 et seq.). Further appeals shall also be in accordance with Article 5 (§ 2.2-4025 et seq.) of the Administrative Process Act.

§ 58.1-4106. Injunction.

The Department may apply to the appropriate circuit court for an injunction against any person who has violated or may violate any provision of this chapter or any regulation or final decision of the Board. The order granting or refusing such injunction shall be subject to appeal as in other cases in equity.

Article 2.

Licenses.

§ 58.1-4107. Operator's license required; license may be transferred under certain conditions.
A. No person shall operate a gaming operation unless he has obtained an operator's license issued by the Department in accordance with the provisions of this chapter and the regulations promulgated hereunder.

B. In order to be eligible to obtain an operator's license issued under the provisions of this chapter, the person shall make a capital investment of at least $100 million in a casino gaming establishment, excluding the value of the real property upon which the establishment is located.

C. A license issued under the provisions of this chapter shall be transferrable, provided that the Department has approved the proposed transfer and that all licensure requirements are satisfied at the time the transfer takes effect.

§ 58.1-4108. Application for operator's license; penalty.

A. Any person desiring to operate a gaming operation shall file with the Department an application for an operator's license. Such application shall be filed at the place prescribed by the Department and shall be in such form and contain such information as prescribed by the Department, including but not limited to the following:

1. The name and address of such person; if a corporation, the state of its incorporation, the full name and address of each officer and director thereof, and, if a foreign corporation, whether it is qualified to do business in the Commonwealth; if a partnership or joint venture, the name and address of each general partner thereof; if a limited liability company, the name and address of each manager thereof; or if another entity, the name and address of each person performing duties similar to those of officers, directors, and general partners;

2. The name and address of each principal and of each person who has contracted to become a principal of the applicant, including providing management services with respect to any part of gaming operations; the nature and cost of such principal's interest; and the name and address of each person who has agreed to lend money to the applicant;

3. Such information as the Department considers appropriate regarding the character, background, and responsibility of the applicant and the principals, officers, and directors of the applicant;

4. A description of the casino gaming establishment in which such gaming operations are to be conducted and the city where such casino gaming establishment will be located. The Board shall require such information about a casino gaming establishment and its location as it deems necessary and appropriate to determine whether it complies with the minimum standards provided in this chapter and whether gaming operations at such location will be in furtherance of the purposes of this chapter;

5. Such information relating to the financial responsibility of the applicant and the applicant's ability to perform under its license as the Department considers appropriate;

6. If any of the facilities necessary for the conduct of gaming operations are to be leased, the terms of such lease;
7. Evidence of compliance by the applicant with the economic development and land use plans and design review criteria of the local governing body of the locality in which the casino gaming establishment is proposed to be located, including certification that the project complies with all applicable land use ordinances pursuant to Chapter 22 (§ 15.2-2200 et seq.) of Title 15.2;

8. A resolution adopted by the locality in which the casino gaming establishment is proposed to be located affirming support for such application; and

9. Any other information that the Department in its discretion considers appropriate.

B. A nonrefundable application fee of $50,000 shall be paid at the time of filing to defray the costs associated with the background investigation conducted for the Department. If the reasonable costs of the investigation exceed the application fee, the applicant shall pay the additional amount to the Department. The Board may establish regulations calculating the reasonable costs to the Department in performing its functions under this chapter and allocating such costs to the applicants for licensure at the time of filing.

C. Any application filed hereunder shall be verified by the oath or affirmation of the applicant. Any person who knowingly makes a false statement on an application is guilty of a Class 4 felony.

D. The licensed operator shall be the person primarily responsible for the gaming operations under his license and compliance of such operations with the provisions of this chapter.

§ 58.1-4109. Notice to local government body; local impact.

The Department shall notify the local governing body and the chief law-enforcement officer of the locality where a proposed casino gaming establishment will be located within 15 days of the filing of the application. Within 90 days of receipt of the notification from the Department, the local governing body shall submit any comments it may have in writing on the proposed casino gaming establishment and indicate whether the locality supports the proposition.

§ 58.1-4110. Issuance of operator's license.

A. The Department may issue an operator's license to a person only if it finds that:

1. The casino gaming establishment the applicant proposes to use on a permanent basis is or will be appropriate for gaming operations consistent with the purposes of this chapter;

2. The locality where the casino gaming establishment will be located certifies that the proposed project complies with all applicable land use ordinances pursuant to Chapter 22 (§ 15.2-2200 et seq.) of Title 15.2;

3. Any required local infrastructure or site improvements, including necessary sewerage, water, drainage facilities, or traffic flow are to be paid exclusively by the applicant without state or local financial assistance.

4. If the applicant is an entity, its securities are fully paid and, in the case of stock,
nonassessable and have been subscribed and will be paid for only in cash or property to the exclusion of past services;

5. All principals meet the criteria of this subsection and have submitted to the jurisdiction of the Virginia courts, and all nonresident principals have designated the Director as their agent for receipt of process;

6. If the applicant is an entity, it has the right to purchase at fair market value the securities of, and require the resignation of, any person who is or becomes disqualified under subsection B;

7. The applicant meets any other criteria established by this chapter and the Department’s regulations for the granting of an operator’s license;

8. The applicant is qualified to do business in Virginia or is subject to the jurisdiction of the courts of the Commonwealth; and

9. The applicant has not previously been denied a license pursuant to subsection B.

B. The Department shall deny a license to an applicant if it finds that for any reason the issuance of a license to the applicant would reflect adversely on the honesty and integrity of the casino gaming industry in the Commonwealth or that the applicant, or any officer, principal, manager, or director of the applicant:

1. Is or has been guilty of any illegal act, conduct, or practice in connection with gaming operations in this or any other state or has been convicted of a felony;

2. Has had a license or permit to hold or conduct a gaming operation denied for cause, suspended, or revoked, in this or any other state or country, unless the license or permit was subsequently granted or reinstated;

3. Has at any time during the previous five years knowingly failed to comply with the provisions of this chapter or any Department regulation;

4. Has knowingly made a false statement of material fact to the Department or has deliberately failed to disclose any information requested by the Department;

5. Has defaulted in the payment of any obligation or debt due to the Commonwealth and has not cured such default; or

6. Has operated or caused to be operated a casino gaming establishment for which a license is required under this chapter without obtaining such license.

C. The Department shall make a determination regarding whether to issue the operator’s license within 60 days of the receipt of a completed application.

§ 58.1-4111. Duration and form of operator’s license; bond.

A. A license issued under this chapter shall be for the period set by the Department regulations, which shall be no less than 10 years, but shall be reviewed no less frequently than annually to determine compliance with this chapter and Department regulations. The Board shall establish
by regulation the criteria and procedures for license renewal and for amending licenses to conform to changes in a licensee's gaming operations. Renewal shall not be unreasonably refused.

B. The Department shall require a bond with surety acceptable to it, and in an amount determined by it, to be sufficient to cover any indebtedness incurred by the licensee to the Commonwealth.

§ 58.1-4112. Records to be kept; reports.

A. A licensed operator shall keep his books and records so as to clearly indicate the total amount of gross receipts and adjusted gross receipts.

B. The licensed operator shall furnish to the Department reports and information as the Department may require with respect to its activities on forms designated and supplied for such purpose by the Department.

C. The books and records required under this section to be kept by a licensed operator are public records and the examination, publication, and dissemination of the books and records are governed by the provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.).

§ 58.1-4113. Audit or financial review of licensed gaming operations.

Within 90 days after the end of each fiscal year, the licensed operator shall transmit to the Board an audit or financial review of the financial transactions and condition of the licensee's total operations. All audits and financial reviews required by this section shall conform to Board regulations.

Article 3.
Supplier's Permits.

§ 58.1-4114. Supplier's permits; penalty.

A. The Department may issue a supplier's permit to any person upon application and payment of a nonrefundable application fee set by the Department, a determination by the Department that the applicant is eligible for a supplier's permit, and payment of a $5,000 initial permit fee. A supplier's permit shall be renewed annually at a fee to be determined by the Department, not to exceed $5,000, and is not transferable.

B. The holder of a supplier's permit may sell or lease, or contract to sell or lease, casino gaming equipment and supplies, or provide management services, to any licensee involved in the ownership or management of gaming operations to the extent provided in the permit.

C. Gaming equipment, devices, and supplies shall not be distributed unless such equipment, devices, and supplies conform to standards adopted by the Department.

D. A person is ineligible to receive a supplier's permit if:

1. The person has been convicted of a felony under the laws of the Commonwealth or any other
state or of the United States;

2. The person has submitted an application for a license under this chapter that contains false information;

3. The person is a Board member, employee of the Department, or a member of the immediate household of a Board member or Department employee;

4. The person is an entity in which a person defined in subdivision 1, 2, or 3 is an officer, director, principal, or managerial employee;

5. The firm or corporation employs a person who participates in the management or operation of casino gaming authorized under this chapter; or

6. A prior permit issued to such person to own or operate casino gaming facilities or supply goods or services to a gaming operation under this chapter or any laws of any other jurisdiction has been revoked.

E. Any person that supplies any casino gaming equipment, devices, or supplies to a licensed gaming operation or manages any operation, including a computerized network, of a casino gaming establishment shall first obtain a supplier's permit. A supplier shall furnish to the Department a list of all management services, equipment, devices, and supplies offered for sale or lease in connection with the games authorized under this chapter. A supplier shall keep books and records for the furnishing of casino gaming equipment, devices, and supplies to gaming operations separate and distinct from any other business that the supplier might operate. A supplier shall file a quarterly return with the Department listing all sales and leases for which a permit is required. A supplier shall permanently affix its name to all its equipment, devices, and supplies for gaming operations. Any supplier's equipment, devices, or supplies that are used by any person in an unauthorized gaming operation shall be forfeited to the Commonwealth.

F. A licensed operator may operate its own equipment, devices, and supplies and may utilize casino gaming equipment, devices, and supplies at such locations as may be approved by the Department for the purpose of training enrollees in a school operated by the licensee to train persons who desire to become qualified for employment or promotion in gaming operations. The Board may promulgate regulations for the conduct of any such schools.

G. Each holder of an operator's license under this chapter shall file an annual report with the Department listing its inventories of casino gaming equipment, devices, and supplies related to its operations in Virginia.

H. Any person who knowingly makes a false statement on an application for a supplier's permit is guilty of a Class 4 felony.

§ 58.1-4115. Denial of permit final.

The denial of a supplier's permit by the Department shall be final unless appealed under § 58.1-4105. A permit may not be applied for again for a period of five years from the date of denial.
without the permission of the Department.

Article 4.

Suspension and Revocation of Licenses and Supplier's Permits: Acquisition of Interest in Licensee or Holder of Supplier's Permit.

§ 58.1-4116. Suspension or revocation of license or permit.

A. The Director may suspend, revoke, refuse to renew, or assess a civil penalty against the holder of a license or permit in a sum not to exceed $100,000, after notice and a hearing. Such license or permit may, however, be temporarily suspended by the Director without prior notice, pending any prosecution, hearing, or investigation, whether by a third party or by the Director. A license may be suspended, revoked, or refused renewal by the Director for one or more of the following reasons:

1. Failure to comply with, or violation of, any provision of this chapter or any regulation or condition of the Department;

2. Failure to disclose facts during the application process that indicate that such license or permit should not have been issued;

3. Conviction of a felony under the laws of the Commonwealth or any other state or of the United States subsequent to issuance of a license or permit;

4. Failure to file any return or report, to keep any records, or to pay any fees or other charges required by this chapter;

5. Any act of fraud, deceit, misrepresentation, or conduct prejudicial to public confidence in the integrity of gaming operations;

6. A material change, since issuance of the license or permit, with respect to any matters required to be considered by the Director under this chapter; or

7. Other factors established by Department regulation.

B. Such action by the Director shall be final unless appealed in accordance with § 58.1-4105. Suspension or revocation of a license or permit for any violation shall not preclude criminal liability for such violation.

§ 58.1-4117. Acquisition of interest in licensee or permit holder.

The Department shall require any person desiring to become a principal of, or other investor in, any licensee or holder of a supplier's permit to apply to the Department for approval and may demand such information of the applicant as it finds necessary. The Department shall consider such application within 60 days of its receipt and if in its judgment the acquisition by the applicant would be detrimental to the public interest, to the honesty and integrity of gaming operations, or to its reputation, the application shall be denied. All reasonable costs for review by the Department shall be borne by the applicant.
Article 5.

Service Permits.

§ 58.1-4118. Service permit required.

No person shall participate in any gaming operation as a casino gaming employee, concessionaire, or employee thereof or other occupation the Department considers necessary to regulate in order to ensure the integrity of casino gaming in the Commonwealth unless such person possesses a service permit to perform such occupation issued by the Department and complies with the provisions of this chapter and all Department regulations. A service permit issued under the provisions of this chapter may be transferable upon approval of the Department.

§ 58.1-4119. Application for service permit.

A. Any person desiring to obtain a service permit as required by this chapter shall apply on a form prescribed by the Department. The application shall be accompanied by a fee prescribed by the Department.

B. Any application filed hereunder shall be verified by the oath or affirmation of the applicant.

§ 58.1-4120. Consideration of service permit application.

A. The Department shall promptly consider any application for a service permit and issue or deny such service permit based on the information in the application and all other information provided, including any investigation it considers appropriate. If an application for a service permit is approved, the Department shall issue a service permit, containing such information as the Department considers appropriate. Such service permit shall be valid for one year. The Department shall establish criteria and procedures for service permit renewal.

B. The Department shall deny the application and refuse to issue the service permit, which denial shall be final unless an appeal is taken under § 58.1-4105, if it finds that the issuance of such service permit to such applicant would not be in the best interests of the Commonwealth or would reflect negatively on the honesty and integrity of casino gaming in the Commonwealth or that the applicant:

1. Has knowingly made a false statement of a material fact in the application or has deliberately failed to disclose any information requested by the Department;

2. Is or has been guilty of any corrupt or fraudulent practice or conduct in connection with gaming operations in the Commonwealth or any other state;

3. Has knowingly failed to comply with the provisions of this chapter or the regulations promulgated hereunder;

4. Has had a service permit to engage in activity related to casino gaming denied for cause, suspended, or revoked in the Commonwealth or any other state, and such denial, suspension, or revocation is still in effect;
5. Is unqualified to perform the duties required for the service permit sought; or

6. Has been convicted of a misdemeanor or felony involving unlawful conduct of wagering, fraudulent use of a gaming credential, unlawful transmission of information, touting, bribery, embezzlement, administration or possession of drugs, or any crime considered by the Department to be detrimental to the honesty and integrity of casino gaming in the Commonwealth.

C. The Department may refuse to issue a service permit if for any reason it determines the granting of such service permit is not consistent with the provisions of this chapter or its responsibilities or any regulations promulgated by any other agency of the Commonwealth.

§ 58.1-4121. Suspension or revocation of service permit; civil penalty.

A. The Director may suspend, revoke, refuse to renew, or assess a civil penalty against the holder of a service permit in a sum not to exceed $10,000, after notice and a hearing. Such service permit may, however, be temporarily suspended by the Director without prior notice, pending any prosecution, hearing, or investigation, whether by a third party or by the Director. A service permit may be suspended, revoked or refused renewal by the Director for one or more of the following reasons:

1. Failure to comply with, or violation of, any provision of this chapter, or any regulation or condition of the Department;

2. Failure to disclose facts during the application process that indicate that such service permit should not have been issued;

3. Conviction of a felony under the laws of the Commonwealth or any other state or of the United States subsequent to issuance of a service permit;

4. Failure to file any return or report, keep any record, or pay any fees or other charges required by this chapter;

5. Any act of fraud, deceit, misrepresentation, or conduct prejudicial to public confidence in the integrity of gaming operations;

6. A material change, since issuance of the service permit, with respect to any matters required to be considered by the Director under this chapter; or

7. Other factors established by Department regulation.

B. Actions taken by the Director pursuant to this section shall be final unless appealed in accordance with § 58.1-4105. Suspension or revocation of a service permit for any violation shall not preclude criminal liability for such violation.

Article 6.

Conduct of Casino Gaming.

A. Casino gaming may be conducted by licensed operators, subject to the following:

1. Minimum and maximum wagers on games shall be set by the licensee.

2. Agents of the Department, the Department of State Police, and the local law-enforcement and fire departments may enter any casino gaming establishment and inspect such facility at any time for the purpose of determining compliance with this chapter and other applicable fire prevention and safety laws.

3. Employees of the Department shall have the right to be present in any facilities under the control of the licensee.

4. Gaming equipment, devices, and supplies customarily used in conducting casino gaming shall be purchased or leased only from suppliers holding permits for such purpose under this chapter.

5. Persons licensed under this chapter shall permit no form of wagering on games except as permitted by this chapter.

6. Wagers may be received only from a person present at the licensed casino gaming establishment. No person present at such facility shall place or attempt to place a wager on behalf of another person who is not present at the facility.

7. No person under age 21 shall be permitted to make a wager under this chapter or be present where casino gaming is being conducted.

8. No person shall place or accept a wager on youth sports.

9. No licensee or permit holder shall accept postdated checks in payment for participation in any gaming operation. No licensee or permit holder, or any person on the premises of a casino gaming establishment, shall extend lines of credit or accept any credit card or other electronic fund transfer in payment for participation in any gaming operation.

B. Casino gaming wagers shall be conducted only with tokens, chips, or electronic cards purchased from a licensed casino gaming operator. Such tokens, chips, or electronic cards may be used only for the purpose of (i) making wagers on games or (ii) making a donation to a charitable entity granted tax exempt status under § 501(c)(3) of the Internal Revenue Code, provided that the donated tokens, chips, or electronic cards are redeemed by the same charitable entity accepting the donation.

Article 7.
Local Referendum.

§ 58.1-4123. Local referendum required.

A. The Department shall not grant any initial license to operate a gaming operation until a referendum approving the question is held in each city in which such casino gaming operation is to be located.
B. The governing body of any city meeting the requirements of subsection B of § 58.1-4101 shall petition the court, by resolution, asking that a referendum be held on the question of whether casino gaming be permitted within the city. The court, by order entered of record in accordance with Article 5 (§ 24.2-681 et seq.) of Chapter 6 of Title 24.2, shall require the regular election officials of the county to open the polls and take the sense of the voters on the question as herein provided.

C. The clerk of such court of record of such city shall publish notice of such election in a newspaper of general circulation in such city once a week for three consecutive weeks prior to such election.

D. The regular election officers of such city shall open the polls at the various voting places in such city on the date specified in such order and conduct such election in the manner provided by law. The election shall be by ballot, which shall be prepared by the electoral board of the city and on which shall be printed the following question:

"Shall casino gaming be permitted at a casino gaming establishment in ____________ (name of city and location) as may be approved by the Virginia Lottery Board?"

[ ] Yes
[ ] No"

In the blank shall be inserted the name of the city in which such election is held and the proposed location of the casino gaming establishment. Any voter desiring to vote "Yes" shall mark in the square provided for such purpose immediately preceding the word "Yes," leaving the square immediately preceding the word "No" unmarked. Any voter desiring to vote "No" shall mark in the square provided for such purpose immediately preceding the word "No," leaving the square immediately preceding the word "Yes" unmarked.

E. The ballots shall be counted, the returns made and canvassed as in other elections, and the results certified by the electoral board to the court ordering such election. Thereupon, such court shall enter an order proclaiming the results of such election and a duly certified copy of such order shall be transmitted to the Board and to the governing body of such city.

F. A subsequent local referendum shall be required if a license has not been granted by the Board within five years of the court order proclaiming the results of the election.

Article 8.

Taxation.

§ 58.1-4124. Wagering tax; rate; state and local distribution.

A. A tax at the rate set forth in subsection B is imposed on the adjusted gross receipts of each licensed operator received from games authorized under this chapter. The taxes imposed by this section shall be paid by the licensed operator to the Department no later than the close of the business day following the day when the adjusted gross receipts were received and shall be
accompanied by forms and returns prescribed by the Board. Revenues collected pursuant to this section shall be credited to the Gaming Proceeds Fund to be appropriated as set forth in § 58.1-4125. The Department may suspend or revoke the license of an operator for willful failure to submit the wagering tax payment or the return within the specified time.

B. In the first year of operation, a licensed operator shall pay the tax set forth in this section at a rate of 14 percent of adjusted gross receipts from gaming activities. Each year thereafter, and based on the immediately preceding year's adjusted gross receipts, the rate shall be as follows:

1. Thirteen percent for a licensed operator with less than $200 million annual adjusted gross receipts;

2. Fourteen percent for a licensed operator with at least $200 million but less than $300 million annual adjusted gross receipts; and

3. Fifteen percent for a licensed operator with at least $300 million annual adjusted gross receipts.

§ 58.1-4125. Gaming Proceeds Fund.

A. There is hereby created in the state treasury a special nonreverting fund to be known as the Gaming Proceeds Fund, referred to in this section as "the Fund." The Fund shall be established on the books of the Comptroller. All moneys required to be deposited into the Fund pursuant to this chapter shall be paid into the state treasury and credited to the Fund. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in the Fund.

B. Revenues from the Fund shall be appropriated by the General Assembly as follows:

1. Thirty percent shall be used to support transportation construction and maintenance in the Commonwealth, with (i) one-third of such funds to be allocated by the Commonwealth Transportation Board for projects benefitting the Interstate 81 corridor, (ii) one-third of such funds to be allocated to the Northern Virginia Transportation Authority Fund established pursuant to § 33.2-2509, and (iii) one-third of such funds to be allocated to the Hampton Roads Transportation Fund established pursuant to § 33.2-2600;

2. Thirty percent shall be used to support school construction and modernization at public elementary and secondary schools in the Commonwealth;

3. Ten percent shall be used to support increases to teacher pay in the Commonwealth;

4. Ten percent shall be used to support initiatives to limit the increase of tuition and fees at public institutions of higher education;

5. Ten percent shall be returned to the county or city in which they were collected on a pro rata basis;

6. Nine percent shall be used to support activities directly related to the marketing and promotion of tourism destinations in the Commonwealth; and
7. One percent shall be appropriated to the Problem Gambling Treatment and Support Fund established pursuant to § 37.2-314.1.

Article 9.

Prohibited Acts; Penalties.

§ 58.1-4126. Illegal operation; penalty.

A. No person shall:

1. Operate casino gaming where wagering is used or to be used without a license issued by the Department.

2. Operate casino gaming where wagering is permitted other than in the manner specified by this chapter.

3. Offer, promise, or give anything of value or benefit to a person who is connected with a gaming operation, including an officer or employee of a licensed operator or permit holder, pursuant to an agreement or arrangement or with the intent that the promise or thing of value or benefit will influence the actions of the person to whom the offer, promise, or gift was made in order to affect or attempt to affect the outcome of a game, or to influence official action of a member of the Board, the Director, a Department employee, or a local governing body.

4. Solicit or knowingly accept a promise of anything of value or benefit while the person is connected with a gaming operation, including an officer or employee of a licensed operator or permit holder, pursuant to an understanding or arrangement or with the intent that the promise or thing of value or benefit will influence the actions of the person to affect or attempt to affect the outcome of a game, or to influence official action of a member of the Board, the Director, a Department employee, or a local governing body.

5. Use or possess with the intent to use a device to assist in:

a. Projecting the outcome of a game;

b. Keeping track of the cards played;

c. Analyzing the probability of the occurrence of an event relating to a game; or

d. Analyzing the strategy for playing or betting to be used in a game except as permitted by Department regulation.

6. Cheat at gaming.

7. Manufacture, sell, or distribute any card, chip, dice, game, or device that is intended to be used to violate any provision of this chapter.

8. Alter or misrepresent the outcome of a game on which wagers have been made after the outcome is made sure but before it is revealed to the players.

9. Place a bet after acquiring knowledge, not available to all players, of the outcome of the
game that is the subject of the bet or to aid a person in acquiring the knowledge for the purpose of placing a bet contingent on that outcome.

10. Claim, collect, or take, or attempt to claim, collect, or take, money or anything of value in or from a game, with intent to defraud, without having made a wager contingent on winning the game or claim, collect, or take an amount of money or thing of value of greater value than the amount won.

11. Use counterfeit chips or tokens in a game.

12. Possess any key or device designed for the purpose of opening, entering, or affecting the operation of a game, drop box, or electronic or mechanical device connected with the game or for removing coins, tokens, chips, or other contents of a game. This subdivision does not apply to a casino gaming licensee or employee of a casino gaming licensee acting in furtherance of the employee’s employment.

B. Any person convicted of a violation of this section is guilty of a Class 6 felony. In addition, any person convicted of a violation of subsection A shall be barred for life from gaming operations under the jurisdiction of the Board.

§ 58.1-4127. Fraudulent use of credential; penalty.

Any person other than the lawful holder thereof who has in his possession any credential, license, or permit issued by the Department, or any person who has in his possession any forged or simulated credential, license, or permit of the Department, and who uses such credential, license, or permit for the purposes of misrepresentation, fraud, or touting is guilty of a Class 4 felony.

Any credential, license, or permit issued by the Department, if used by the holder thereof for a purpose other than identification and in the performance of legitimate duties in a casino gaming establishment, shall be automatically revoked.

§ 58.1-4128. Prohibition on persons under 21 years of age placing wagers and sports betting on youth sports; penalty.

A. No person shall wager on or conduct any wagering on the outcome of a game pursuant to the provisions of this chapter unless such person is 21 years of age or older. No person shall accept any wager from a person under age 21.

B. No person shall wager on or conduct any wagering on the outcome of a youth sports game. No person shall accept any wager from a person on a youth sports game.

C. Violation of this section is a Class 1 misdemeanor.

§ 58.1-4129. Conspiracies and attempts to commit violations; penalty.

A. Any person who conspires, confederates, or combines with another, either within or outside the Commonwealth, to commit a felony prohibited by this chapter is guilty of a Class 6 felony.
B. Any person who attempts to commit any act prohibited by this article is guilty of a criminal offense and shall be punished as provided in § 18.2-26, 18.2-27, or 18.2-28, as appropriate.

§ 58.1-4130. Civil penalties.

Any person who conducts a gaming operation without first obtaining a license to do so, or who continues to conduct such games after revocation of his license, in addition to other penalties provided, shall be subject to a civil penalty assessed by the Board equal to the amount of gross receipts derived from wagering on games, whether unauthorized or authorized, conducted on the day as well as confiscation and forfeiture of all casino gaming equipment, devices, and supplies used in the conduct of unauthorized games. Any civil penalties collected pursuant to this section shall be payable to the State Treasurer for deposit to the general fund.

§ 59.1-364. Control of racing with pari-mutuel wagering.

A. Horse racing with pari-mutuel wagering as licensed herein shall be permitted in the Commonwealth for the promotion, sustenance and growth of a native industry, in a manner consistent with the health, safety and welfare of the people. The Virginia Racing Commission is vested with control of all horse racing with pari-mutuel wagering in the Commonwealth, with plenary power to prescribe regulations and conditions under which such racing and wagering shall be conducted, so as to maintain horse racing in the Commonwealth of the highest quality and free of any corrupt, incompetent, dishonest or unprincipled practices and to maintain in such racing complete honesty and integrity. The Virginia Racing Commission shall encourage participation by local individuals and businesses in those activities associated with horse racing.

B. The conduct of any horse racing with pari-mutuel wagering participation in such racing or wagering and entrance to any place where such racing or wagering is conducted is a privilege which may be granted or denied by the Commission or its duly authorized representatives in its discretion in order to effectuate the purposes set forth in this chapter.

C. The award of any prize money for any pari-mutuel wager placed at a racetrack or satellite facility licensed by the Commission shall not be deemed to be a part of any gaming contract within the purview of § 11-14.

D. This section shall not apply to any sports betting or related activity that is lawful under Chapter 41 (§ 58.1-4100 et seq.) of Title 58.1.

17. 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 necessary appropriation cannot be determined for periods of imprisonment in state adult correctional facilities; therefore, Chapter 2 of the Acts of Assembly of 2018, Special Session I, requires the Virginia Criminal Sentencing Commission to assign a minimum fiscal impact of $50,000. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the necessary appropriation cannot be determined for periods of commitment to the custody of the Department of Juvenile Justice.

18. That the Joint Legislative Audit and Review Commission shall conduct a review of
casino gaming laws in other states and report any findings and recommendations to the Chairman of the Senate Committee on General Laws and Technology and the House Committee on General Laws on or before November 1, 2019.

19. That no referendum shall be authorized pursuant to this act unless § 58.1-4123 is reenacted by the 2020 Session of the General Assembly.

20. That no referendum shall be held pursuant to § 58.1-4123 of the Code of Virginia prior to the publication of the Joint Legislative Audit and Review Commission’s findings and recommendations regarding casino gaming pursuant to the third enactment of this act, and no referendum shall be held after January 1, 2021.

21. That the Virginia Lottery Board promulgate regulations to implement the provisions of this act beginning January 1, 2020, and shall complete work on such regulations by June 30, 2020.

22. That the Virginia Lottery Board shall not issue a license to operate a gaming operation before July 1, 2020.

Page 632, line 22, strike "16." and insert "23.".

Page 632, line 23, strike "and".
Page 632, line 24, after "fifteenth" insert ", sixteenth, seventeenth, eighteenth, nineteenth, twentieth,twenty-first and twenty-second".

Explanation:
(This amendment authorizes casino gaming in the Commonwealth consistent with the provisions of SB 1125 of the 2018 General Assembly.)

Item 4-14 #5s

Effective Date

Language:

Page 632, after line 21, insert:
"16. That, provided that the provisions of SB 1652 of the 2018 General Assembly are enacted by the General Assembly and become law, only Virginia port volume increase tax credits initially issued in tax years beginning in and after 2018 shall be transferrable."
Page 632, line 22, strike "16." and insert "17.".

Page 632, line 23, strike "and".
Page 632, line 24, after "fifteenth" insert ", and sixteenth".

Explanation:
The reading of the amendments was waived.

On motion of Senator Hanger, the amendments were agreed to.

**H.B. 2026** (two thousand twenty-six) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 12, engrossed insert

   2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2186** (two thousand one hundred eighty-six) was taken up.

The following amendment proposed by the Committee on Commerce and Labor was offered:

1. Line 161, engrossed, after insurance agent strike

   or under its own agent license

The reading of the amendment was waived.

On motion of Senator Wagner, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2539** (two thousand five hundred thirty-nine) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. Line 132, engrossed, after to strike

   January 1, 2024
The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2540** (two thousand five hundred forty) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 171, engrossed
   
   insert
   
   3. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2651** (two thousand six hundred fifty-one) was taken up.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. Line 19, engrossed, after *used*
   
   strike
   
   *solely*

The reading of the amendment was waived.

On motion of Senator Obenshain, the amendment was agreed to.

The amendment was ordered to be engrossed.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

**H.B. 1700** (one thousand seven hundred) with Senate amendments as substituted for House amendments.

**H.B. 1816** (one thousand eight hundred sixteen).

**H.B. 2026** (two thousand twenty-six) with amendment.

**H.B. 2186** (two thousand one hundred eighty-six) with amendment.

**H.B. 2482** (two thousand four hundred eighty-two).

**H.B. 2539** (two thousand five hundred thirty-nine) with amendment.

**H.B. 2540** (two thousand five hundred forty) with amendment.

**H.B. 2651** (two thousand six hundred fifty-one) with amendment.

**H.B. 2776** (two thousand seven hundred seventy-six).
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 1722 (one thousand seven hundred twenty-two) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 58.1-601 and 58.1-602, as they are currently effective, 58.1-604, as it is currently effective and as it may become effective, 58.1-605, as it is currently effective, 58.1-612, 58.1-615, as it is currently effective, 58.1-625, as it is currently effective and as it shall become effective, and 58.1-635, as it is currently effective, of the Code of Virginia and the fourth enactment of Chapter 766 of the Acts of Assembly of 2013; to amend the Code of Virginia by adding a section numbered 58.1-612.1; and to repeal the provisions of Chapter 766 of the Acts of Assembly of 2013 amending §§ 58.1-601, 58.1-602, 58.1-605, 58.1-606, 58.1-612, 58.1-615, and 58.1-635, as they may become effective, and to repeal the seventh and fifteenth enactments of Chapter 766 of the Acts of Assembly of 2013 and the twelfth enactment of Chapter 684 of the Acts of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection and sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1722, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--36. NAYS--3. RULE 36--0.


NAYS--Chase, Peake, Sueterlein--3.
RULE 36--0.

H.B. 1932 (one thousand nine hundred thirty-two) was read by title the third time and, on motion of Senator Hanger, was passed with its title.
The recorded vote is as follows:
YEAS--33. NAYS--6. RULE 36--0.

RULE 36--0.

H.B. 1939 (one thousand nine hundred thirty-nine) was read by title the third time.

The following amendments proposed by the Committee on General Laws and Technology were offered:

1. Line 18, engrossed, after revenue
   strike exceed
   insert exceeds $100,000 or

2. Line 18, engrossed, after percent
   strike or $100,000

3. Line 20, engrossed, after regulants
   strike of the board

The reading of the amendments was waived.

On motion of Senator Ruff, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 1939, on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:
YEAS--36. NAYS--2. RULE 36--0.

NAYS--Boysko, Deeds--2.
RULE 36--0.

RECONSIDERATION

Senator Cosgrove moved to reconsider the vote by which H.B. 1932 (one thousand nine hundred thirty-two) was passed with its title.

The motion was agreed to.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1932, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--31. NAYS--8. RULE 36--0.

NAYS--Black, Carrico, Chafin, Chase, Cosgrove, Stanley, Sturtevant, Sueterlein--8.
RULE 36--0.

H.B. 2441 (two thousand four hundred forty-one) was read by title the third time and, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--2. RULE 36--0.

NAYS--Black, Chase--2.
RULE 36--0.

H.B. 2718 (two thousand seven hundred eighteen) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3605, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

The reading of the substitute was waived.

On motion of Senator Carrico, the substitute was agreed to.

The substitute was ordered to be engrossed.
H.B. 2718, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--35. NAYS--4. RULE 36--0.

NAYS--Chase, Peake, Sturtevant, Sueterlein--4.
RULE 36--0.

RECESS

At 1:05 p.m., Senator Norment moved that the Senate recess until 2:00 p.m.

The motion was agreed to.

The hour of 2:00 p.m. having arrived, the Chair was resumed.

INTRODUCTION OF LEGISLATION

Pursuant to the provisions of House Joint Resolution No. 606 and Senate Rule 11 (b), Senator Norment requested and was granted unanimous consent to introduce a bill; subsequently, the following was presented, ordered to be printed, and referred:

S.B. 1788. A BILL to amend the Code of Virginia by adding in Title 15.2 a chapter numbered 59.2, consisting of sections numbered 15.2-5928 through 15.2-5934, relating to City of Virginia Beach; sports or entertainment project.
Patron--Norment
Referred to Committee on Finance

UNFINISHED BUSINESS—SENATE

S.B. 1031 (one thousand thirty-one) was taken up with the amendment proposed by the House of Delegates as follows:

1. At the beginning of line 13, engrossed
   strike
   mislead
   insert
   influence the conduct or activities of

On motion of Senator Chase, the amendment was agreed to.
The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Stanley--1.
RULE 36--0.

S.B. 1044 (one thousand forty-four) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 46.2-1220 of the Code of Virginia, relating to parking ordinances; enforcement.

Senator Black moved that the substitute be rejected.
The question was put on agreeing to the substitute.
The substitute was agreed to.

The recorded vote is as follows:
YEAS--22. NAYS--17. RULE 36--0.

RULE 36--0.

S.B. 1047 (one thousand forty-seven) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration.

Senator Cosgrove moved that the substitute be rejected.
The question was put on agreeing to the substitute.
The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.
RULE 36--0.
RECONSIDERATION

Senator Obenshain moved to reconsider the vote by which the amendment proposed by the House of Delegates to S.B. 1031 (one thousand thirty-one) was agreed to.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Black moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.
RULE 36--0.

RECONSIDERATION

Senator Carrico moved to reconsider the vote by which the substitute proposed by the House of Delegates to S.B. 1044 (one thousand forty-four) was agreed to.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Black moved that the substitute be rejected.
The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--17. NAYS--22. RULE 36--0.

RULE 36--0.

S.B. 1091 (one thousand ninety-one) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 21, substitute, after plan,
   strike
   any
   insert
   a

On motion of Senator Reeves, the amendment was agreed to.

The recorded vote is as follows:
YEAS--35. NAYS--4. RULE 36--0.

NAYS--Chase, Deeds, McDougle, Stanley--4.
RULE 36--0.

S.B. 1108 (one thousand one hundred eight) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 16.1-69.35 of the Code of Virginia, relating to Marsh Criminal-Traffic Division at Manchester General District Court and John Marshall Criminal-Traffic Division at Richmond General District Court; concurrent jurisdiction.

Senator McClellan moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.
The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1135 (one thousand one hundred thirty-five) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 11, engrossed, after on the
strike
the remainder of line 11 and through Supports on line 12
insert

*statewide developmental disability*

On motion of Senator Favola, the amendment was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1167 (one thousand one hundred sixty-seven) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 54.1-2910.3:1, relating to Medicaid recipients; treatment involving opioids; payment.

On motion of Senator Chafin, the substitute was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1173 (one thousand one hundred seventy-three), on motion of Senator Surovell, was passed by for the day.
S.B. 1217 (one thousand two hundred seventeen) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 50, engrossed, after E.
   strike
   The
   insert
   No person shall use, in any advertisement for professional services provided by such person, the

2. Line 52, engrossed, after action,
   strike
   shall not be used in an advertisement publication,

3. Line 53, engrossed, after advertisement
   strike
   publication

4. Line 60, engrossed, after advertisement
   strike
   publication

5. Line 64, engrossed, after advertisement
   strike
   publication

6. Line 65, engrossed, after advertisement
   strike
   publication

On motion of Senator Newman, the amendments were agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1273 (one thousand two hundred seventy-three) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 16, engrossed, after by
   strike
   the remainder of line 16 and through by, on line 17

On motion of Senator Lucas, the amendment was agreed to.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1315 (one thousand three hundred fifteen) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:


On motion of Senator Hanger, the substitute was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1368 (one thousand three hundred sixty-eight) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 23.1-707.1, relating to the Virginia College Savings Plan; prepaid tuition contracts; pricing reserves.

On motion of Senator Norment, the substitute was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1381 (one thousand three hundred eighty-one) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 154, engrossed, after 14.
strike
the remainder of line 154 and all of line 155
insert

* A threat *

On motion of Senator McDougle, the amendment was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**S.B. 1409** (one thousand four hundred nine) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 44, engrossed, after than
strike
one time
insert
two times

On motion of Senator Mason, the amendment was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**S.B. 1439** (one thousand four hundred thirty-nine) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 169, engrossed, after *2019*
strike
, [the comma]
insert
; [a semicolon]

2. Line 172, engrossed, after *Virginia*
strike
the remainder of line 172 and through act, on line 173

3. Line 176, engrossed, after *Funeral*
strike
*Director’s*
on motion of Senator McClellan, the amendments were agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1485 (one thousand four hundred eighty-five) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 43, engrossed, after *process*
strike
the remainder of line 43, all of line 44, and through *Department* on line 45
insert
*to refer individuals to employment services organizations for services described in subsections B and C*

2. Line 47, engrossed, after *to*
strike
*an*

3. Line 48, engrossed, after *services*
strike
*organization*
insert
*organizations*

4. Line 48, engrossed, after *that*
strike
*provides*
insert
*provide*

5. Line 89, engrossed, after *quorum.*
insert
*The Committee shall meet no more than four times per year.*

On motion of Senator Hanger, the amendments were agreed to.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1495 (one thousand four hundred ninety-five) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend the Code of Virginia by adding in Article 7 of Chapter 31 of Title 23.1 a section numbered 23.1-3129.1, relating to the establishment of the Virginia Rural Information Technology Apprenticeship Grant Fund and Program.

Senator Chafin moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.


RULE 36--0.

S.B. 1541 (one thousand five hundred forty-one) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 20-99.1:1 and 20-106 of the Code of Virginia, relating to no-fault divorce; waiver of service.

On motion of Senator Surovell, the substitute was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.
S.B. 1663 (one thousand six hundred sixty-three) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 117, engrossed, after sidewalk [strike the remainder of line 117 and through development and on line 118]

2. Line 119, engrossed, after sidewalk [insert the need for which is substantially generated and reasonably required by the proposed development and]

On motion of Senator Barker, the amendments were agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1667 (one thousand six hundred sixty-seven) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 47, engrossed, after exceed [unstrike 10 strike 15]

2. Line 61, engrossed, after exceed [unstrike seven strike 10]

On motion of Senator Dance, the amendments were agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
S.B. 1677 (one thousand six hundred seventy-seven) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 46.2-1095 of the Code of Virginia, relating to child restraint devices and safety belts; emergency and law-enforcement vehicles.

On motion of Senator Suetterlein, the substitute was agreed to.

The recorded vote is as follows:
YEAS--35. NAYS--4. RULE 36--0.


NAYS--Locke, Lucas, McDougle, Peake--4.
RULE 36--0.

S.B. 1720 (one thousand seven hundred twenty) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 14, engrossed, after shall
   insert
   
   take all reasonable steps to

On motion of Senator Mason, the amendment was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

HOUSE BILLS ON THIRD READING

H.B. 1625 (one thousand six hundred twenty-five), on motion of Senator Stuart, was passed by for the day.

H.B. 2611 (two thousand six hundred eleven) was taken up and, on motion of Senator Stuart, was passed with its title.
The recorded vote is as follows:
YEAS--21. NAYS--18. RULE 36--0.

RULE 36--0.

H.B. 1674 (one thousand six hundred seventy-four) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1988 (one thousand nine hundred eighty-eight) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--35. NAYS--3. RULE 36--0.

NAYS--McDougle, Stanley, Stuart--3.
RULE 36--0.

H.B. 2042 (two thousand forty-two) was read by title the third time.

Senator Petersen offered the following amendment:

1. Line 15, engrossed, after *period of*
   strike
20
   insert
   *five*

On motion of Senator Petersen, the reading of the amendment was waived.
On motion of Senator Petersen, the amendment was agreed to.
The amendment was ordered to be engrossed.
H.B. 2042, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--36. NAYS--3. RULE 36--0.

NAYS--Black, Chase, Peake--3.
RULE 36--0.

STATEMENT ON VOTE

Senator Chase stated that she voted nay on the question of the passage of H.B. 2042, whereas she intended to vote yea.

H.B. 2044 (two thousand forty-four) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 8.01-413 of the Code of Virginia, relating to medical records; subpoena duces tecum; additional time to comply.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2044, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--4. RULE 36--0.

NAYS--Reeves, Ruff, Stuart, Sturtevant--4.
RULE 36--0.

H.B. 2142 (two thousand one hundred forty-two) was read by title the third time and, on motion of Senator Stuart, was passed with its title.
The recorded vote is as follows:
YEAS--26. NAYS--13. RULE 36--0.

RULE 36--0.

H.B. 2542 (two thousand five hundred forty-two) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2615 (two thousand six hundred fifteen) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--21. NAYS--18. RULE 36--0.

RULE 36--0.

COMMENDING RESOLUTION
IMMEDIATE CONSIDERATION

On motion of Senator McDougle, the Rules were suspended and H.J.R. 823 (eight hundred twenty-three), having been laid on the Clerk’s Desk pursuant to Senate Rule 26 (g), was taken up for immediate consideration.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
H.J.R. 823, on motion of Senator McDougle, was agreed to.

HOUSE BILLS ON THIRD READING

RECONSIDERATION

Senator Vogel moved to reconsider the vote by which H.B. 2042 (two thousand forty-two) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


H.B. 2042, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


RECONSIDERATION

Senator Vogel moved to reconsider the vote by which H.B. 2611 (two thousand six hundred eleven) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


H.B. 2611, on motion of Senator Stuart, was passed with its title.
The recorded vote is as follows:
YEAS--20. NAYS--19. RULE 36--0.

RULE 36--0.

RECESS

At 3:55 p.m., Senator Norment moved that the Senate recess until 6:25 p.m.

The motion was agreed to.

The hour of 6:25 p.m. having arrived, the Chair was resumed.

COMMITTEE REPORT

The following bills, having been considered by the committee in session, were reported by Senator Ruff from the Committee on General Laws and Technology:

H.B. 1668 (one thousand six hundred sixty-eight) with the recommendation that it be rereferred to the Committee on Finance.

H.B. 2055 (two thousand fifty-five) with the recommendation that it be rereferred to the Committee on Finance.

H.B. 2166 (two thousand one hundred sixty-six) with the recommendation that it be rereferred to the Committee on Finance.

H.B. 1668, H.B. 2055, and H.B. 2166 were rereferred to the Committee on Finance.

HOUSE COMMUNICATIONS

The following communications were received:

In the House of Delegates
February 13, 2019

THE HOUSE OF DELEGATES HAS PASSED WITH AMENDMENTS THE FOLLOWING SENATE BILLS:

S.B. 1073. A BILL to amend and reenact § 46.2-888 of the Code of Virginia, relating to removing motor vehicles from roadway.

S.B. 1216. A BILL to amend and reenact §§ 32.1-276.3 and 32.1-276.7:1 of the Code of Virginia, relating to the All-Payer Claims Database; penalty.

S.B. 1365. A BILL to amend and reenact §§ 58.1-439.25 and 58.1-439.28 of the Code of Virginia, relating to Education Improvement Scholarships tax credits; benefits and eligibility requirements; eligible student with a disability.
S.B. 1413. A BILL to amend and reenact §§ 28.2-600, 28.2-607, 28.2-608, 28.2-613, and 28.2-625 of the Code of Virginia, relating to oyster planting grounds; lease assignments.

EMERGENCY

S.B. 1565. A BILL to amend and reenact §§ 38.2-126, 38.2-1887, and 38.2-1888 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 38.2-1888.1 through 38.2-1888.5 and 58.1-2501.1, relating to travel insurance.

S.B. 1652. A BILL to amend and reenact § 58.1-439.12:10 of the Code of Virginia, relating to Virginia port volume increase tax credit; transfer of credits.

S.B. 1709. A BILL to amend and reenact § 4.1-119 of the Code of Virginia, relating to alcoholic beverage control; distiller licensees; commissions and fees.

THE HOUSE OF DELEGATES HAS PASSED WITH SUBSTITUTES THE FOLLOWING SENATE BILLS:

S.B. 1126. A BILL to amend and reenact §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding a section numbered 18.2-334.5, by adding in Article 1 of Chapter 3 of Title 37.2 a section numbered 37.2-314.1, and by adding in Title 58.1 a chapter numbered 41, containing articles numbered 1 through 9, consisting of sections numbered 58.1-4100 through 58.1-4130, relating to regulation of casino gaming by Virginia Lottery Board; penalties.

S.B. 1420. A BILL to amend and reenact §§ 4.1-100, 4.1-206, 4.1-231, and 4.1-233 of the Code of Virginia, relating to alcoholic beverage control; coworking establishment license.

S.B. 1668. A BILL to amend and reenact §§ 4.1-119 and 4.1-120 of the Code of Virginia, relating to alcoholic beverage control; Sunday store hours; distiller commission.

S.B. 1716. A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3605, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

S.B. 1751. A BILL to amend and reenact §§ 19.2-389, 54.1-111, 54.1-113, 54.1-304, and 54.1-500 of the Code of Virginia; to amend the Code of Virginia by adding a section numbered 30-19.03:1.3; and to repeal Article 5 (§§ 54.1-1144, 54.1-1145, and 54.1-1146) of Chapter 11 of Title 54.1 and Chapter 23.4 (§§ 54.1-2355 through 54.1-2358) of Title 54.1 of the Code of Virginia, relating to professions and occupations.

THE HOUSE OF DELEGATES HAS PASSED WITH A SUBSTITUTE WITH AMENDMENTS THE FOLLOWING SENATE BILL:

S.B. 1083. A BILL to amend and reenact §§ 58.1-601 and 58.1-602, as they are currently effective, 58.1-604, as it is currently effective and as it may become effective, 58.1-605, as it is currently effective, 58.1-612, 58.1-615, as it is currently effective, 58.1-625, as it is currently effective and as it shall become effective, and 58.1-635, as it is currently effective, of the Code of Virginia and the fourth enactment of Chapter 766 of the Acts of Assembly of 2013; to amend the Code of Virginia by adding a section numbered 58.1-612.1; and to repeal the provisions of Chapter 766 of the Acts of Assembly of 2013 amending §§ 58.1-601, 58.1-602, 58.1-605, 58.1-606, 58.1-612, 58.1-615, and 58.1-635, as they may become effective, and to repeal the seventh and fifteenth enactments of Chapter 766 of the Acts of Assembly of 2013 and the twelfth enactment of Chapter 684 of the Acts
of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection and sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection.

THE HOUSE OF DELEGATES HAS REJECTED THE AMENDMENT PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. 2798. A BILL to amend and reenact §§ 32.1-276.3 and 32.1-276.7:1 of the Code of Virginia, relating to the All-Payer Claims Database; penalty.

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILLS:

S.B. 1015. A BILL to amend and reenact §§ 58.1-439.25 and 58.1-439.28 of the Code of Virginia, relating to Education Improvement Scholarships; pre-kindergarten eligibility; payout penalty.

S.B. 1106. A BILL to amend and reenact §§ 2.2-3705.7 and 54.1-2400.2 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 34.1 of Title 54.1 a section numbered 54.1-3484 and an article numbered 2, consisting of sections numbered 54.1-3485 through 54.1-3496, relating to the licensure of physical therapists and physical therapist assistants; Physical Therapy Licensure Compact.

S.B. 1171. A BILL to amend and reenact §§ 4.1-206, 4.1-231, 4.1-233, and 4.1-308 of the Code of Virginia, relating to alcoholic beverage control; local special events license.

S.B. 1205. A BILL to amend and reenact § 58.1-302 of the Code of Virginia, relating to income tax; definition of resident estate or trust.

S.B. 1256. A BILL to amend and reenact §§ 58.1-322.02 and 58.1-402 of the Code of Virginia, relating to Virginia taxable income; subtraction for gain from taking by eminent domain.

S.B. 1428. A BILL to amend and reenact §§ 15.2-958.2:01 and 58.1-405.1 of the Code of Virginia, relating to income tax; modification for certain companies; grants; Page County.

S.B. 1515. A BILL to authorize the Commonwealth to convey property to Mount Rogers Community Services Board and to Smyth County.

S.B. 1656. A BILL to amend and reenact § 58.1-439.12:04 of the Code of Virginia, relating to income tax credits; housing choice vouchers; eligible housing areas.

S.B. 1679. A BILL to amend and reenact §§ 16.1-228, 16.1-281 through 16.1-282.2, and 63.2-100 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-906.1, relating to statutory alignment with federal Family First Prevention Services Act.

S.B. 1787. A BILL to amend and reenact §§ 46.2-688, 46.2-706 through 46.2-708, and 46.2-710 of the Code of Virginia, relating to motor vehicle insurance verification by the Department of Motor Vehicles; report.

THE HOUSE OF DELEGATES HAS AGREED TO THE SUBSTITUTE PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:
H.B. 1944. A BILL to amend and reenact § 17.1-606 of the Code of Virginia, relating to civil actions; determination of indigency.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

In the House of Delegates
February 13, 2019

THE HOUSE OF DELEGATES HAS REJECTED THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1770. A BILL to amend and reenact §§ 4.1-119 and 4.1-120 of the Code of Virginia, relating to alcoholic beverage control; Sunday store hours; distiller commission.

H.B. 2026. A BILL to require the Board of Health to amend regulations governing newborn screening to include screening for congenital cytomegalovirus in newborns who fail the newborn hearing screen.

H.B. 2540. A BILL to amend and reenact §§ 58.1-603.1, 58.1-603.2, 58.1-604.01, and 58.1-611.1 of the Code of Virginia, relating to sales and use tax; reduced rate on essential personal hygiene products.

THE HOUSE OF DELEGATES HAS REJECTED THE SUBSTITUTE PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. 2718. A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3604, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

THE HOUSE OF DELEGATES HAS AGREED TO THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1939. A BILL to amend and reenact § 54.1-113 of the Code of Virginia, relating to the Department of Professional and Occupational Regulation; adjustment of fees by regulatory boards; distribution of excess fees to regulants.

H.B. 2014. A BILL to amend and reenact §§ 16.1-228, 16.1-281, 16.1-282, 16.1-282.1, 16.1-282.2, 37.2-408.1, 63.2-100, and 63.2-1726 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-906.1, relating to statutory alignment with federal Family First Prevention Services Act; statutory alignment. EMERGENCY

H.B. 2186. A BILL to amend and reenact §§ 38.2-126, 38.2-1887, and 38.2-1888 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 38.2-1888.1 through 38.2-1888.5 and 58.1-2501.1, relating to travel insurance.

H.B. 2539. A BILL to amend and reenact § 58.1-439.6 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 58.1-439.6:1, relating to sunset date for worker retraining tax credit; worker training investment tax credit.
H.B. 2651. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 1 of Title 9.1 a section numbered 9.1-116.4 and by adding sections numbered 16.1-69.48:6 and 17.1-275.13, relating to Virginia Prevention of Sex Trafficking Fund; fees for offenses related to sex trafficking.

THE HOUSE OF DELEGATES HAS AGREED TO THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1722. A BILL to amend and reenact §§ 58.1-601 and 58.1-602, as they are currently effective, 58.1-604, as it is currently effective and as it may become effective, 58.1-605, as it is currently effective, 58.1-612, 58.1-615, as it is currently effective, 58.1-625, as it is currently effective and as it shall become effective, and 58.1-635, as it is currently effective, of the Code of Virginia and the fourth enactment of Chapter 766 of the Acts of Assembly of 2013; to amend the Code of Virginia by adding a section numbered 58.1-612.1; and to repeal the provisions of Chapter 766 of the Acts of Assembly of 2013 amending §§ 58.1-601, 58.1-602, 58.1-605, 58.1-606, 58.1-612, 58.1-615, and 58.1-635, as they may become effective, and to repeal the seventh and fifteenth enactments of Chapter 766 of the Acts of Assembly of 2013 and the twelfth enactment of Chapter 684 of the Acts of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection and sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection.

H.B. 2748. A BILL to amend and reenact §§ 18.2-246.8, 18.2-246.10, and 18.2-371.2 of the Code of Virginia, relating to purchase, possession, and sale of tobacco products, nicotine vapor products, and alternative nicotine products; minimum age requirements; penalties.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communications from the House of Delegates was waived.

The recorded vote is as follows:

YEAS--29. NAYS--10. RULE 36--0.


NAYS--Chafin, Cosgrove, Deeds, Edwards, Howell, McDougle, Petersen, Reeves, Stanley, Surovell--10.

RULE 36--0.

SUPPLEMENTAL CALENDAR NO. 1

UNFINISHED BUSINESS—HOUSE

H.B. 2798 (two thousand seven hundred ninety-eight) was taken up.
On motion of Senator Dunnavant, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 1770 (one thousand seven hundred seventy) was taken up.

On motion of Senator Reeves, the Senate insisted on its amendments and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--37. NAYS--1. RULE 36--0.


NAYS--Carrico--1.
RULE 36--0.

H.B. 2026 (two thousand twenty-six) was taken up.

On motion of Senator Dunnavant, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 2540 (two thousand five hundred forty) was taken up.

On motion of Senator Hanger, the Senate insisted on its amendment and respectfully requested a committee of conference.
The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 2718 (two thousand seven hundred eighteen) was taken up.

On motion of Senator Carrico, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

UNFINISHED BUSINESS—SENATE

S.B. 1073 (one thousand seventy-three) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 26, engrossed, after that
   unstrike
   is

2. Line 26, engrossed, after lane
   strike
   I-66
   insert
   Interstate 66

On motion of Senator Marsden, the amendments were agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.
S.B. 1083 (one thousand eighty-three) was taken up with the amendment in the nature of a substitute with amendments proposed by the House of Delegates, the title of the substitute, printed separately, and amendments being as follows:

A BILL to amend and reenact §§ 58.1-601 and 58.1-602, as they are currently effective, 58.1-604, as it is currently effective and as it may become effective, 58.1-605, as it is currently effective, 58.1-612, 58.1-615, as it is currently effective, 58.1-625, as it is currently effective and as it shall become effective, and 58.1-635, as it is currently effective, of the Code of Virginia and the fourth enactment of Chapter 766 of the Acts of Assembly of 2013; to amend the Code of Virginia by adding a section numbered 58.1-612.1; and to repeal the provisions of Chapter 766 of the Acts of Assembly of 2013 amending §§ 58.1-601, 58.1-602, 58.1-605, 58.1-606, 58.1-612, 58.1-615, and 58.1-615, as they may become effective, and to repeal the seventh and fifteenth enactments of Chapter 766 of the Acts of Assembly of 2013 and the twelfth enactment of Chapter 684 of the Acts of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection and sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection.

1. Line 516, substitute, after parties.
   insert
   “Marketplace facilitator” does not include a platform or forum that exclusively provides internet advertising services, including any advertisements that may list products for sale, so long as such platform or forum does not also engage directly or indirectly through one or more commonly controlled persons, as defined in subsection D of § 58.1-612, in the activities described in subsection C.

2. Line 539, substitute, after facilitator;
   insert
   or

3. Line 540, substitute, after f.
   strike
   the remainder of line 540 and through g. on line 541

4. Line 570, substitute, after incorrect
   insert
   or insufficient

5. Line 571, substitute, after incorrect
   insert
   or insufficient

On motion of Senator Ruff, the substitute with amendments was agreed to.
The recorded vote is as follows:

YEAS--36. NAYS--2. RULE 36--0.


NAYS--Chase, Suetterlein--2.

RULE 36--0.

S.B. 1126 (one thousand one hundred twenty-six) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to establish the Gaming Study Commission to analyze the current gaming industry and proposals for the expansion of gaming in the Commonwealth; report; sunset.

Senator Lucas moved that the substitute be rejected.

The substitute was rejected.

The recorded vote is as follows:

YEAS--0. NAYS--38. RULE 36--0.

YEAS--0.


RULE 36--0.

S.B. 1216 (one thousand two hundred sixteen) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 314, engrossed
   strike
   all of lines 314, 315, and 316

Senator Dunnavant moved that the amendment be rejected.

The amendment was rejected.
The recorded vote is as follows:
YEAS--0. NAYS--38. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1365 (one thousand three hundred sixty-five) was taken up with the amendment proposed by the House of Delegates as follows:

1. After line 161, engrossed insert

2. That the provisions of this act shall apply to taxable years beginning on and after January 1, 2019, but before January 1, 2024.

On motion of Senator DeSteph, the amendment was agreed to.

The recorded vote is as follows:
YEAS--21. NAYS--17. RULE 36--0.

RULE 36--0.

S.B. 1413 (one thousand four hundred thirteen) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 37, engrossed, after benefits insert

   and impacts

2. Line 77, engrossed, after benefits insert

   and impacts

3. Line 99, engrossed, after benefits insert

   and impacts

On motion of Senator Mason, the amendments were agreed to.
The recorded vote is as follows:
YEAS--37. NAYS--1. RULE 36--0.


NAYS--Stanley--1.
RULE 36--0.

S.B. 1420 (one thousand four hundred twenty) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 4.1-100, 4.1-206, 4.1-231, and 4.1-233 of the Code of Virginia, relating to alcoholic beverage control; alcoholic beverage licenses.

Senator Sturtevant moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--38. RULE 36--0.

YEAS--0.
RULE 36--0.

RECONSIDERATION

Senator DeSteph moved to reconsider the vote by which the amendment proposed by the House of Delegates to S.B. 1365 (one thousand three hundred sixty-five) was agreed to.

The motion was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1365, on motion of Senator DeSteph, was passed by temporarily.
S.B. 1565 (one thousand five hundred sixty-five) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 161, engrossed, after insurance agent
   strike
   or under its own agent license

On motion of Senator Dunnavant, the amendment was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

S.B. 1652 (one thousand six hundred fifty-two) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 92, engrossed, after D.
   insert
   1.

2. Line 100, engrossed
   insert
   2. No transfer of tax credits pursuant to the provisions of this subsection shall be
      allowed unless such transfer occurs within one calendar year of the credit
      holder earning such credit.

3. Only tax credits issued in taxable years beginning on and after January 1,
   2018, but before January 1, 2022, shall be transferable pursuant to the
   provisions of this subsection.

3. Line 103, engrossed
   strike
   all of lines 103, 104, and 105

On motion of Senator Lucas, the amendments were agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.
S.B. 1668 (one thousand six hundred sixty-eight) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 4.1-119 and 4.1-120 of the Code of Virginia, relating to alcoholic beverage control; Sunday store hours; distiller commission.

Senator Reeves moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:

YEAS--1. NAYS--37. RULE 36--0.

YEAS--Vogel--1.


RULE 36--0.

S.B. 1709 (one thousand seven hundred nine) was taken up with the amendment proposed by the House of Delegates as follows:

1. After line 104, engrossed
   insert

2. That the provisions of this act shall become effective on July 1, 2020.

On motion of Senator Peake, the amendment was agreed to.

The recorded vote is as follows:

YEAS--34. NAYS--3. RULE 36--0.


NAYS--Carrico, Stuart, Suetterlein--3.

RULE 36--0.

S.B. 1715 (one thousand seven hundred fifteen) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 58.1-603.1, 58.1-603.2, 58.1-604.01, and 58.1-611.1 of the Code of Virginia, relating to sales and use tax; reduced rate on essential personal hygiene products.

Senator Boysko moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.
The recorded vote is as follows:
YEAS--1. NAYS--37. RULE 36--0.

YEAS--Carrico--1.
RULE 36--0.

S.B. 1716 (one thousand seven hundred sixteen) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3604, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

Senator Obenshain moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--38. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1751 (one thousand seven hundred fifty-one) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 54.1-111 and 54.1-113 of the Code of Virginia, relating to the Department of Professional and Occupational Licensing.

On motion of Senator Ruff, the substitute was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--1. RULE 36--0.

NAYS--Deeds--1.
RULE 36--0.
S.B. 1365 (one thousand three hundred sixty-five) was taken up and, on motion of Senator DeSteph, the amendment was agreed to.

The recorded vote is as follows:

YEAS--23. NAYS--15. RULE 36--0.


RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 13, 2019

THE HOUSE OF DELEGATES HAS INSISTED ON ITS AMENDMENT AND HAS REQUESTED A COMMITTEE OF CONFERENCE ON THE FOLLOWING SENATE BILL:

S.B. 1216. A BILL to amend and reenact §§ 32.1-276.3 and 32.1-276.7:1 of the Code of Virginia, relating to the All-Payer Claims Database; penalty.

THE HOUSE OF DELEGATES HAS INSISTED ON ITS SUBSTITUTES AND HAS REQUESTED COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1126. A BILL to amend and reenact §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding a section numbered 18.2-334.5, by adding in Article 1 of Chapter 3 of Title 37.2 a section numbered 37.2-314.1, and by adding in Title 58.1 a chapter numbered 41, containing articles numbered 1 through 9, consisting of sections numbered 58.1-4100 through 58.1-4130, relating to regulation of casino gaming by Virginia Lottery Board; penalties.

S.B. 1420. A BILL to amend and reenact §§ 4.1-100, 4.1-206, 4.1-231, and 4.1-233 of the Code of Virginia, relating to alcoholic beverage control; coworking establishment license.

S.B. 1668. A BILL to amend and reenact §§ 4.1-119 and 4.1-120 of the Code of Virginia, relating to alcoholic beverage control; Sunday store hours; distiller commission.

S.B. 1715. A BILL to amend and reenact § 58.1-609.10 of the Code of Virginia, relating to sales and use tax exemption; menstrual supplies; Dignity Act.

S.B. 1716. A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3605, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.
THE HOUSE OF DELEGATES HAS REJECTED THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

**H.B. 1700.** A BILL for all amendments to Chapter 2 of the 2018 Acts of Assembly, Special Session I, which appropriated funds for the 2018-20 Biennium, and to provide a portion of revenues for the two years ending, respectively, on the thirtieth day of June, 2019, and the thirtieth day of June, 2020, submitted by the Governor of Virginia to the presiding officer of each house of the General Assembly of Virginia in accordance with the provisions of § 2.2-1509, Code of Virginia.

THE HOUSE OF DELEGATES HAS ACCEDED TO THE REQUEST OF THE SENATE FOR COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:

**H.B. 1770.** A BILL to amend and reenact §§ 4.1-119 and 4.1-120 of the Code of Virginia, relating to alcoholic beverage control; Sunday store hours; distiller commission.

**H.B. 2026.** A BILL to require the Board of Health to amend regulations governing newborn screening to include screening for congenital cytomegalovirus in newborns who fail the newborn hearing screen.

**H.B. 2540.** A BILL to amend and reenact §§ 58.1-603.1, 58.1-603.2, 58.1-604.01, and 58.1-611.1 of the Code of Virginia, relating to sales and use tax; reduced rate on essential personal hygiene products.

**H.B. 2718.** A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3604, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

**H.B. 2798.** A BILL to amend and reenact §§ 32.1-276.3 and 32.1-276.7:1 of the Code of Virginia, relating to the All-Payer Claims Database; penalty.

/s/ G. Paul Nardo  
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:

YEAS--29. NAYS--8. RULE 36--0.


NAYS--Carrico, Cosgrove, Deeds, DeSteph, Edwards, McDougle, Petersen, Stanley--8.

RULE 36--0.

**UNFINISHED BUSINESS—HOUSE**

**H.B. 1700** (one thousand seven hundred) was taken up.
On motion of Senator Hanger, the Senate insisted on its amendments as substituted for House amendments and respectfully requested a committee of conference.

The recorded vote is as follows:

YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

CONFERENCE PROCEDURES

Senator McDougle moved that the Rules be suspended to appoint conferees on the part of the Senate for H.B. 2026 (two thousand twenty-six), H.B. 2798 (two thousand seven hundred ninety-eight), and S.B. 1216 (one thousand two hundred sixteen).

The motion was agreed to.

The recorded vote is as follows:

YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator McDougle, Chair of the Committee on Rules, for Senator Newman, Chair of the Committee on Education and Health, appointed Senators Newman, Dunnavant, and Spruill, the conferees on the part of the Senate for H.B. 2026 (two thousand twenty-six).

Senator McDougle, Chair of the Committee on Rules, for Senator Newman, Chair of the Committee on Education and Health, appointed Senators Newman, Dunnavant, and Barker, the conferees on the part of the Senate for H.B. 2798 (two thousand seven hundred ninety-eight).

UNFINISHED BUSINESS—SENATE

S.B. 1126 (one thousand one hundred twenty-six) was taken up.
On motion of Senator Lucas, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1216 (one thousand two hundred sixteen) was taken up.

On motion of Senator Dunnavant, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--Carrico--1.
RULE 36--0.

S.B. 1420 (one thousand four hundred twenty) was taken up.

On motion of Senator Sturtevant, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--37. NAYS--1. RULE 36--0.

NAYS--Carasco--1.
RULE 36--0.

S.B. 1668 (one thousand six hundred sixty-eight) was taken up.

On motion of Senator Reeves, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.
The recorded vote is as follows:
YEAS--37. NAYS--1. RULE 36--0.

NAYS--Carrico--1.
RULE 36--0.

S.B. 1715 (one thousand seven hundred fifteen) was taken up.

On motion of Senator Boysko, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1716 (one thousand seven hundred sixteen) was taken up.

On motion of Senator Obenshain, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**HOUSE COMMUNICATION**

The following communication was received and read:

In the House of Delegates
February 13, 2019

THE HOUSE OF DELEGATES HAS ACCEDED TO THE REQUEST OF THE SENATE FOR A COMMITTEE OF CONFERENCE ON THE FOLLOWING HOUSE BILL:
H.B. 1700. A BILL for all amendments to Chapter 2 of the 2018 Acts of Assembly, Special Session I, which appropriated funds for the 2018-20 Biennium, and to provide a portion of revenues for the two years ending, respectively, on the thirtieth day of June, 2019, and the thirtieth day of June, 2020, submitted by the Governor of Virginia to the presiding officer of each house of the General Assembly of Virginia in accordance with the provisions of § 2.2-1509, Code of Virginia.

/s/ G. Paul Nardo
Clerk, House of Delegates

CONFERENCE PROCEDURES

Senators Norment and Hanger, Co-Chairs of the Committee on Finance, appointed Senators Norment, Hanger, Saslaw, Howell, Newman, Ruff, and Wagner, the conferees on the part of the Senate for H.B. 1700 (one thousand seven hundred).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Reeves, Mason, and Norment, the conferees on the part of the Senate for H.B. 1770 (one thousand seven hundred seventy).

Senators Norment and Hanger, Co-Chairs of the Committee on Finance, appointed Senators Howell, Dunnavant, and Boysko, the conferees on the part of the Senate for H.B. 2540 (two thousand five hundred forty).

Senator Carrico, Chair of the Committee on Transportation, appointed Senators Obenshain, Carrico, and Edwards, the conferees on the part of the Senate for H.B. 2718 (two thousand seven hundred eighteen).

Senator Ruff, Chair of the Committee on General Laws and Technology, appointed Senators Carrico, Lucas, and Sturtevant, the conferees on the part of the Senate for S.B. 1126 (one thousand one hundred twenty-six).

Senator McDougle, Chair of the Committee on Rules, for Senator Newman, Chair of the Committee on Education and Health, appointed Senators Newman, Dunnavant, and Barker, the conferees on the part of the Senate for S.B. 1216 (one thousand two hundred sixteen).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Sturtevant, Mason, and DeSteph, the conferees on the part of the Senate for S.B. 1420 (one thousand four hundred twenty).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Reeves, Mason, and Norment, the conferees on the part of the Senate for S.B. 1668 (one thousand six hundred sixty-eight).

Senators Norment and Hanger, Co-Chairs of the Committee on Finance, appointed Senators Boysko, Howell, and Dunnavant, the conferees on the part of the Senate for S.B. 1715 (one thousand seven hundred fifteen).

Senator Carrico, Chair of the Committee on Transportation, appointed Senators Carrico, Obenshain, and Edwards, the conferees on the part of the Senate for S.B. 1716 (one thousand seven hundred sixteen).

LEGISLATION SIGNED BY PRESIDING OFFICER

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the date recorded below, signed the following bills that had been passed by both houses and duly enrolled:
February 13, 2019

H.B. 2529. An Act to amend and reenact §§ 58.1-301, 58.1-322.03, and 58.1-402 of the Code of Virginia, relating to conformity of the Commonwealth’s taxation system with the Internal Revenue Code; Virginia taxable income.

EMERGENCY

S.B. 1372. An Act to amend and reenact §§ 58.1-301, 58.1-322.03, and 58.1-402 of the Code of Virginia, relating to conformity of the Commonwealth’s taxation system with the Internal Revenue Code; Virginia taxable income.

EMERGENCY

February 13, 2019

S.B. 1045. An Act to amend and reenact § 4.05, as amended, of Chapter 576 of the Acts of Assembly of 1978, which provided a charter for the City of Newport News, relating to time of inaugural meeting of newly elected city council.

S.B. 1069. An Act to amend and reenact §§ 8.01-654, 8.01-658, and 8.01-662 of the Code of Virginia and to repeal §§ 8.01-656, 8.01-657, and 8.01-659 of the Code of Virginia, relating to habeas corpus.

S.B. 1077. An Act to require the State Board of Social Services to amend its regulations regarding generator requirements for assisted living facilities.

S.B. 1139. An Act to amend and reenact §§ 16.1-283.1 and 63.2-1220.2 of the Code of Virginia, relating to post-adoption contact and communication agreements.

S.B. 1181. An Act to amend and reenact § 18.2-259.1 of the Code of Virginia, relating to out-of-state drug offenses; restricted driver’s license.

S.B. 1191. An Act to amend and reenact § 4, as amended, of Chapter IV of Chapter 431 of the Acts of Assembly of 1950, which provided a charter for the City of Hopewell, relating to appointment of president of city council.

S.B. 1193. An Act to amend and reenact § 3.01.1 and § 3.04, as amended, of Chapter 116 of the Acts of Assembly of 1948, which provided a charter for the City of Richmond, relating to runoff elections.

S.B. 1194. An Act to amend and reenact § 15.2-1408 of the Code of Virginia, relating to restrictions on activities of former officers and employees; City of Richmond.


S.B. 1247. An Act to amend and reenact § 54.1-2808.3 of the Code of Virginia, relating to sale of caskets.
S.B. 1254. An Act to amend and reenact § 46.2-1025 of the Code of Virginia, relating to amber warning lights; vehicles hauling forest products.

S.B. 1289. An Act to amend and reenact § 54.1-2408.1, 54.1-3424, and 54.1-3434 of the Code of Virginia, relating to the Board of Pharmacy; seizure of controlled substances and prescription devices.

S.B. 1300. An Act to amend and reenact § 54.1-2810 of the Code of Virginia, relating to funeral establishments; full time manager requirement; exception; number of calls.

S.B. 1318. An Act to amend and reenact § 2.2-1509 of the Code of Virginia, relating to the requirement for the Governor’s submission of bills requesting an authorization of additional bonded indebtedness.

S.B. 1319. An Act to authorize the issuance of bonds, in an amount up to $17,500,000 plus financing costs, pursuant to Article X, Section 9 (c) of the Constitution of Virginia, for paying costs of acquiring, constructing, and equipping revenue-producing capital projects at institutions of higher education of the Commonwealth; to authorize the Treasury Board, by and with the consent of the Governor, to fix the details of such bonds, to provide for the sale of such bonds, and to issue notes to borrow money in anticipation of the issuance of the bonds; to provide for the pledge of the net revenues of such capital projects and the full faith, credit, and taxing power of the Commonwealth for the payment of such bonds; and to provide that the interest income on such bonds and notes shall be exempt from all taxation by the Commonwealth and any political subdivision thereof.

EMERGENCY

S.B. 1333. An Act to amend and reenact § 46.2-1570 of the Code of Virginia, relating to motor vehicle dealers and manufacturers; franchises; discontinuation of manufacturing rights.

S.B. 1347. An Act to amend and reenact §§ 46.2-341.14:1, 46.2-341.14:10, and 46.2-1702 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-326.1, relating to commercial vehicle training and testing.

S.B. 1350. An Act to amend and reenact § 1 of Article II and §§ 2, as amended, 7, 11, 13, and 15 of Article III of Chapter 366 of the Acts of Assembly of 1958, which provided a charter for the Town of Irvington in Lancaster County, relating to corporate limits, town council and mayor.

S.B. 1366. An Act to amend the Code of Virginia by adding a section numbered 32.1-126.5, relating to the Commissioner of Health; consolidation of inspections.

S.B. 1370. An Act to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 22.12, consisting of a section numbered 59.1-284.31, relating to Semiconductor Manufacturing Grant Fund; creation.

S.B. 1373. An Act to amend and reenact § 15.2-2303.4 of the Code of Virginia and to repeal the third enactment of Chapter 322 of the Acts of Assembly of 2016, relating to conditional rezoning proffers.

S.B. 1379. An Act to amend and reenact § 19.2-390.3 of the Code of Virginia, relating to Child Pornography Registry; contents of Registry; criminal investigations; report.
S.B. 1382. An Act to amend and reenact §§ 46.2-612 and 46.2-613 of the Code of Virginia, relating to reorganization of motor vehicle registration, licensing, and certificates of title statutes; segregation of criminal offenses and traffic offenses; alteration of judicial authority to dismiss related criminal offenses.

S.B. 1383. An Act to amend and reenact §§ 16.1-69.48:1 and 46.2-646 of the Code of Virginia, relating to dismissal of summons for expiration of vehicle registration; proof of compliance.

S.B. 1393. An Act to amend and reenact § 59.1-284.29 of the Code of Virginia, relating to Advanced Shipbuilding Production Facility Grants; grant availability dates.

S.B. 1396. An Act to amend and reenact §§ 2.3, 3.4, and 3.5 of Chapters 629 and 674 of the Acts of Assembly of 2005, which provided a charter for the City of Waynesboro, relating to city council procedures; real estate tax assessments.

S.B. 1405. An Act to amend and reenact § 54.1-3319 of the Code of Virginia, relating to pharmacist; counseling for new prescriptions; disposal of medicine.

S.B. 1410. An Act to require the Board of Social Services to amend regulations governing staffing of certain assisted living facility units during overnight hours.

S.B. 1414. An Act to amend the Code of Virginia by adding in Title 62.1 a chapter numbered 26, consisting of sections numbered 62.1-271 through 62.1-275, relating to Potomac Aquifer recharge monitoring; laboratory established; SWIFT Project.

S.B. 1436. An Act to amend and reenact § 63.2-1509 of the Code of Virginia, relating to mandatory reporters of child abuse or neglect; prenatal substance exposure.

S.B. 1457. An Act to amend the Code of Virginia by adding a section numbered 8.01-420.4:1, relating to deposition of corporate officer.

S.B. 1474. An Act to amend and reenact § 46.2-746.8 of the Code of Virginia, relating to special license plates for members of the International Association of Fire Fighters.

S.B. 1486. An Act to amend and reenact § 8.01-420 of the Code of Virginia, relating to summary judgment; limited use of discovery depositions and affidavits.

S.B. 1529. An Act to amend and reenact § 19.2-390 of the Code of Virginia, relating to reports to Central Criminal Records Exchange; additional offenses.

S.B. 1560. An Act to amend and reenact § 46.2-1222.1 of the Code of Virginia, relating to local regulation of parking of certain vehicles.

S.B. 1567. An Act to amend and reenact § 46.2-1233 of the Code of Virginia, relating to towing fees.

S.B. 1577. An Act to amend and reenact § 24.2-613 of the Code of Virginia, relating to elections; form of ballot; ballot order.

S.B. 1594. An Act to amend and reenact § 15.2-3108 of the Code of Virginia, relating to local boundary agreements.
S.B. 1627. An Act to amend and reenact § 8.01-126 of the Code of Virginia, relating to unlawful detainer; initial hearing; subsequent filings; termination notice.

S.B. 1655. An Act to amend the Code of Virginia by adding a section numbered 18.2-254.2, relating to specialty docket; report.

S.B. 1678. An Act to amend and reenact §§ 37.2-408.1 and 63.2-1726 of the Code of Virginia, relating to statutory alignment with federal Family First Prevention Services Act.

EMERGENCY

S.B. 1684. An Act to amend and reenact § 33.2-331 of the Code of Virginia, relating to six-year plans for secondary state highways; public meeting.

S.B. 1690. An Act to designate the bridge on Meadow Road over Interstate 64 at mile marker 202 in Henrico County the “Trooper Mark Barrett Memorial Bridge.”


S.B. 1700. An Act to amend and reenact § 33.2-1020 of the Code of Virginia, relating to certificates; notice of filing or recordation.

S.B. 1749. An Act to amend and reenact § 33.2-214 of the Code of Virginia and to amend the Code of Virginia by adding in Article 7 of Chapter 15 of Title 33.2 a section numbered 33.2-1532, relating to the Robert O. Norris Bridge and Statewide Special Structure Fund.


On motion of Senator Norment, the Senate adjourned until tomorrow at 12 m.

Justin E. Fairfax  
President of the Senate

Susan Clarke Schaar  
Clerk of the Senate
THURSDAY, FEBRUARY 14, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Ellsworth Tait, St. John Baptist Church, Charles City, Virginia, offered the following prayer:

Let us bow. Almighty God, Creator, Sustainer and Ruler of all existence, we humbly seek Your presence as we begin the people’s work of the Commonwealth of Virginia. We stand before You awed at the magnificent grandeur Your hands have created. We are overcome with wonder as we recognize this being only a small part of Your work. The world, moon, and stars stand as a testament to Your elevated splendor. On Valentine’s Day, the day in which the world celebrates love, we pray that love’s power would permeate this chamber, love’s influence will lead all matters of policy, and that love’s healing power would bring peace to this body, this Commonwealth, this nation; yes, even this world.

In the name of the One, who orders our steps. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Virginia Grace Losi of Chesterfield.

The roll was called and the following Senators answered to their names:


A quorum was present.

After the roll call, Senator Wagner notified the Clerk of his presence.

On motion of Senator Peake, the reading of the Journal was waived.

The recorded vote is as follows:

YEAS--36. NAYS--4. RULE 36--0.


NAYS--Cosgrove, Deeds, Petersen, Sturtevant--4.

RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 13, 2019

THE HOUSE OF DELEGATES HAS PASSED WITH AMENDMENTS THE FOLLOWING SENATE BILLS:
S.B. 1188. A BILL to amend and reenact § 59.1-437 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 59.1-437.1, relating to extended service contract providers; bonding requirement; remedies; civil penalty.

S.B. 1253. A BILL to amend and reenact §§ 59.1-444.3 and 63.2-905.2 of the Code of Virginia, relating to foster care; security freeze on credit report.

S.B. 1257. A BILL to amend and reenact § 63.2-1509 of the Code of Virginia, relating to child abuse and neglect; mandatory reporters.

S.B. 1270. A BILL to amend and reenact §§ 58.1-3219.5, 58.1-3219.9, and 58.1-3219.14 of the Code of Virginia, relating to real property tax exemption for disabled veterans; surviving spouses; ability to move to a different residence.

S.B. 1286. A BILL to amend and reenact § 51.5-160 of the Code of Virginia, relating to persons with disabilities; auxiliary grants, supportive housing.

S.B. 1434. A BILL to require the Board of Education to review and revise its Career and Technical Education Work-Based Learning Guide.

S.B. 1464. A BILL to amend and reenact § 46.2-1569.1 of the Code of Virginia, relating to manufacturer or distributor right of first refusal.

S.B. 1557. A BILL to amend and reenact §§ 54.1-3408.3 and 54.1-3442.6 of the Code of Virginia, relating to Board of Pharmacy; cannabidiol oil and THC-A oil; regulation of pharmaceutical processors.

S.B. 1593. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 23.1 a section numbered 23.1-611.1, relating to the State Council of Higher Education for Virginia; financial aid award notification.

S.B. 1610. A BILL to amend and reenact § 58.1-811, as it is currently effective and as it may become effective, of the Code of Virginia, relating to recordation tax; exemption for property transferred by deed of distribution.

S.B. 1611. A BILL to amend and reenact §§ 38.2-4214, 38.2-4319, and 54.1-2910.01 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 34 of Title 38.2 an article numbered 8, consisting of sections numbered 38.2-3461 through 38.2-3464, relating to health care shared savings; required disclosures by health care providers; and health insurance incentive programs.

S.B. 1669. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 1 of Title 9.1 a section numbered 9.1-116.4, relating to Sex Trafficking Response Coordinator; duties; report.

S.B. 1696. A BILL to amend and reenact § 40.1-29 of the Code of Virginia, relating to payment of wages; statement of earnings.

S.B. 1703. A BILL to amend and reenact § 2.2-126 of the Code of Virginia, relating to the Library of Virginia; disposition of official correspondence of the Governor.
S.B. 1722. A BILL to amend and reenact § 32.1-102.3:1.1 of the Code of Virginia, relating to certificate of public need; certain nursing facilities in a continuing care retirement community; nursing home bed cap.

S.B. 1775. A BILL to direct the Commissioner of Highways to report certain data on; overweight trucks.

THE HOUSE OF DELEGATES HAS PASSED WITH SUBSTITUTES THE FOLLOWING SENATE BILLS:

S.B. 1018. A BILL to direct a review of the district assignment of voters throughout the Commonwealth.


S.B. 1118. A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.

S.B. 1161. A BILL to amend and reenact §§ 38.2-3561 and 38.2-3562 of the Code of Virginia, relating to health carriers; expedited reviews of adverse coverage determinations; exhaustion of internal reviews; cancer patients.

S.B. 1214. A BILL to amend and reenact § 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; memorandums of understanding.

S.B. 1234. A BILL to amend and reenact § 23.1-1304 of the Code of Virginia, relating to governing boards of public institutions of higher education; educational programs; student debt trends.

S.B. 1277. A BILL to amend and reenact § 32.1-102.2, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to certificates of public need; nursing homes and hospitals; disaster exemption.


S.B. 1432. A BILL to amend and reenact §§ 46.2-1216 and 46.2-1231 of the Code of Virginia, relating to immobilization of vehicles.

S.B. 1490. A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.

S.B. 1509. A BILL related to the disposition of property in Carroll County on which the former Southwestern Virginia Training Center was situated.

S.B. 1519. A BILL to amend and reenact § 23.1-507 of the Code of Virginia, relating to University of Virginia’s College at Wise; reduced rate tuition.

S.B. 1575. A BILL to amend § 22.1-305.2 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-299.7, relating to teacher licensure; Advisory Board on Teacher Education and Licensure; certain instructors at institutions of higher education.
S.B. 1596. A BILL to amend and reenact §§ 38.2-4214 and 38.2-4319 of the Code of Virginia and to amend the Code of Virginia by adding in Article 1 of Chapter 34 of Title 38.2 a section numbered 38.2-3407.20, relating to health insurance; calculation of cost-sharing payments.

S.B. 1598. A BILL to amend and reenact § 53.1-5 of the Code of Virginia, relating to Board of Corrections; minimum standards for health care services in local correctional facilities.

S.B. 1617. A BILL to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

S.B. 1628. A BILL to amend and reenact § 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 9 of Title 23.1 a section numbered 23.1-903.4, relating to public institutions of higher education; innovation.

S.B. 1651. A BILL to amend and reenact §§ 2.2-204, 2.2-2220, and 23.1-3132 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-2220.2, relating to research and development in the Commonwealth.

S.B. 1661. A BILL to amend and reenact §§ 63.2-1508 and 63.2-1517 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-1506.1, relating to child abuse and neglect; report or complaint; victims of sex trafficking; taking child victim into custody.

S.B. 1662. A BILL to amend and reenact §§ 56-576 and 56-585.1 of the Code of Virginia, relating to electric utilities; energy efficiency programs.

S.B. 1734. A BILL to amend and reenact § 38.2-3447 of the Code of Virginia, relating to restrictions relating to accident and sickness insurance premium rates; variances in area rate factors.

THE HOUSE OF DELEGATES HAS REJECTED THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. 2059. A BILL to amend and reenact § 46.2-320.1 of the Code of Virginia, relating to nonpayment of child support; amount of arrearage paid; time period to pay arrearage; repayment schedule; suspension of driver’s license.

THE HOUSE OF DELEGATES HAS REJECTED THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1733. A BILL to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; memorandums of understanding.

H.B. 1818. A BILL to amend and reenact § 46.2-1220 of the Code of Virginia, relating to parking ordinances; enforcement.

H.B. 2750. A BILL to amend and reenact § 32.1-137.05 of the Code of Virginia, relating to advance estimate of patient payment amount for elective medical procedure, test, or service.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTION:

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILLS:

S.B. 1027. A BILL to amend the Code of Virginia by adding a section numbered 38.2-3446.1, relating to health insurance; catastrophic plans.


S.B. 1145. A BILL to amend and reenact § 63.2-611 of the Code of Virginia, relating to Virginia Initiative for Employment Not Welfare; transitional child care.

S.B. 1165. A BILL to amend and reenact § 58.1-3713 of the Code of Virginia, relating to local gas severance tax; sunset date.

S.B. 1176. A BILL to amend the Code of Virginia by adding a section numbered 56-257.4, relating to the State Corporation Commission; natural gas utilities; investigative reports.

S.B. 1178. A BILL to amend and reenact §§ 38.2-3408 and 38.2-4221 of the Code of Virginia, relating to accident and sickness insurance and health services plans; reimbursement for services provided by nurse practitioners.

S.B. 1183. A BILL to amend and reenact § 33.2-613 of the Code of Virginia, relating to free use of toll facilities; emergency medical services vehicles.

S.B. 1195. A BILL to direct the Secretary of Health and Human Resources and the Secretary of Education to establish a school-based health centers joint task force; report.

S.B. 1196. A BILL to amend and reenact § 58.1-3210 of the Code of Virginia, relating to real property tax exemption for the elderly and disabled; improvements to a dwelling.

S.B. 1197. A BILL to amend and reenact § 38.2-3407.7 of the Code of Virginia, relating to health insurance; pharmacies; freedom of choice.

S.B. 1221. A BILL to amend and reenact §§ 32.1-325 and 38.2-3418.16 of the Code of Virginia, relating to telemedicine services; coverage.

S.B. 1222. A BILL to amend and reenact §§ 19.2-389, 38.2-1819, 38.2-1820, 38.2-1824, 38.2-1826, 38.2-1838, 38.2-1840, 38.2-1841, 38.2-1842, 38.2-1845.2, 38.2-1845.8, 38.2-1845.9, 38.2-1845.17, 38.2-1845.22, 38.2-1857.2, 38.2-1857.5, 38.2-1857.9, 38.2-1865.1, 38.2-1865.5, 38.2-1867, 38.2-1868.1, 38.2-1869, 38.2-1871, 38.2-1872, 38.2-1873, 38.2-1876, 38.2-1882, 38.2-1888, and 55-525.30 of the Code of Virginia; to amend the Code of Virginia by adding sections numbered 38.2-1825.1 and 38.2-1857.4; and to repeal §§ 38.2-1857.3, 38.2-1857.4 and 38.2-1870 of the Code of Virginia, relating to biennial insurance licensing; fingerprinting; criminal background checks; producer licensing standards; insurance agents; continuing education requirements.

S.B. 1233. A BILL to amend and reenact § 2.2-2009 of the Code of Virginia and to amend the Code of Virginia by adding in Title 2.2 a chapter numbered 55.3, consisting of a section numbered 2.2-5514, relating to administration of government; prohibition on the use of certain products and services.

S.B. 1240. A BILL relating to individual health insurance coverage; short-term, limited-duration policies.
S.B. 1269. A BILL to amend and reenact § 22.1-98 of the Code of Virginia, relating to length of school term; waiver for school closings resulting from evacuation.

S.B. 1272. A BILL to amend and reenact § 6.2-866 of the Code of Virginia, relating to the quorum required for a meeting of the board of directors of a bank.

S.B. 1274. A BILL to amend and reenact §§ 19.2-187 and 19.2-187.01 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-1101.1, relating to Department of Forensic Science; purchase of forensic laboratory services.

S.B. 1293. A BILL to amend and reenact § 38.2-2206 of the Code of Virginia, relating to uninsured motorist insurance coverage; settlement and release.

S.B. 1325. A BILL to amend the Code of Virginia by adding in Title 38.2 a chapter numbered 64, consisting of sections numbered 38.2-6400 through 38.2-6407, relating to guaranteed asset protection waivers.

S.B. 1343. A BILL to amend the Code of Virginia by adding a section numbered 46.2-341.9:01, relating to commercial driver’s licenses; specialized training required.

S.B. 1348. A BILL to require the Department of Education to establish an energy career cluster.

S.B. 1371. A BILL to amend and reenact §§ 58.1-1000 and 58.1-1021.01 of the Code of Virginia and to amend and reenact Item 3-5.17 of Chapter 2 of the Acts of Assembly, Special Session I, of 2018, relating to cigarette tax; definitions of noncombustible tobacco products; tobacco tax study.

S.B. 1407. A BILL to amend and reenact §§ 63.2-1720.1 and 63.2-1721.1, as they are currently effective and as they shall become effective, of the Code of Virginia, relating to child care providers; fingerprint background checks.

S.B. 1415. A BILL to amend and reenact §§ 38.2-1845.1, 38.2-1845.12, 38.2-1845.13, and 38.2-1846.16 of the Code of Virginia, relating to the regulation of public adjusters.

S.B. 1419. A BILL to amend the Code of Virginia by adding a section numbered 22.1-299.7, relating to the Department of Education; establishment of a microcredential program.

S.B. 1433. A BILL to amend the Code of Virginia by adding a section numbered 22.1-298.2:1, relating to the Department of Education; teacher employment data; education preparation programs.

S.B. 1435. A BILL to amend and reenact §§ 63.2-1709, 63.2-1709.1, 63.2-1710.1, 63.2-1712, and 63.2-1737 of the Code of Virginia, relating to child welfare agencies and assisted living facilities; summary suspension.

S.B. 1475. A BILL to amend and reenact § 38.2-3431 of the Code of Virginia, relating to group health plans; small employers.

S.B. 1513. A BILL to amend and reenact § 59.1-207.8 of the Code of Virginia, relating to agricultural equipment; time frame for reporting nonconformities.

S.B. 1588. A BILL to amend the Code of Virginia by adding in Article 3 of Chapter 32 of Title 58.1 a section numbered 58.1-3228.1, relating to partial exemption from real property taxes for flood mitigation efforts.

S.B. 1605. A BILL to amend and reenact the fifteenth enactment of Chapter 296 of the Acts of Assembly of 2018, relating to stakeholder processes for the development of energy efficiency programs.

S.B. 1609. A BILL to amend and reenact § 6.2-817 of the Code of Virginia and to repeal § 6.2-818 of the Code of Virginia, relating to banks; capital stock.

S.B. 1680. A BILL to hold mass transit providers harmless for certain operating fund losses.

S.B. 1695. A BILL to amend the Code of Virginia by adding a section numbered 56-235.12, relating to public utilities; acquisition of rights-of-way for qualified economic development sites.

S.B. 1719. A BILL to amend and reenact §§ 18.2-250.1, 54.1-3408.3, 54.1-3442.5, 54.1-3442.6, and 54.1-3442.7 of the Code of Virginia, relating to cannabidiol oil and THC-A oil; registered agent; pharmaceutical processors.

S.B. 1729. A BILL to amend and reenact § 65.2-605.1 of the Code of Virginia, relating to workers’ compensation; payment of claims.

S.B. 1769. A BILL to amend and reenact §§ 56-585.1:3, 56-585.3, and 56-594 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 56-585.4 and 56-594.01, relating to electric utilities; net energy metering by electric cooperatives; community solar development.

S.B. 1779. A BILL to amend the Code of Virginia by adding a section numbered 56-585.1:8, relating to a pilot program for municipal net energy metering.

THE HOUSE OF DELEGATES HAS AGREED TO THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1786. A BILL to amend and reenact § 46.2-903 of the Code of Virginia, relating to vehicles on sidewalks.

H.B. 1970. A BILL to amend and reenact §§ 32.1-325 and 38.2-3418.16 of the Code of Virginia, relating to telemedicine services; coverage.


THE HOUSE OF DELEGATES HAS AGREED TO THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1652. A BILL to amend and reenact §§ 22.1-79.1 and 22.1-296 of the Code of Virginia, relating to the school calendar; opening day of the school year.

H.B. 1662. A BILL to amend and reenact § 46.2-1095 of the Code of Virginia, relating to child restraint devices and safety belts; emergency and law-enforcement vehicles.

H.B. 1673. A BILL to amend and reenact §§ 16.1-253.1 and 19.2-152.9 of the Code of Virginia, relating to preliminary protective orders; full hearing date; court closure.
H.B. 1738. A BILL to amend and reenact § 22.1-140 of the Code of Virginia, relating to school buildings; plans to be reviewed by a professional trained and experienced in crime prevention through building design.


H.B. 2439. A BILL to amend and reenact § 19.2-310.2 of the Code of Virginia, relating to DNA analysis; conviction of certain crimes or similar ordinance of a locality.

H.B. 2557. A BILL to amend and reenact §§ 54.1-3454 and 54.1-3456.1 of the Code of Virginia, relating to Drug Control Act; Schedule V; gabapentin.

H.B. 2558. A BILL to amend the Code of Virginia by adding a section numbered 54.1-2910.3:1, relating to Medicaid recipients; treatment involving opioids; payment.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

The House joint resolution, communicated as agreed to by the House of Delegates, was laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:

H.J.R. 868.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Obenshain from the Committee for Courts of Justice:

H.B. 1626 (one thousand six hundred twenty-six) with substitute.
H.B. 1636 (one thousand six hundred thirty-six).
H.B. 1811 (one thousand eight hundred eleven) with amendment.
H.B. 1814 (one thousand eight hundred fourteen) with substitute.
H.B. 1924 (one thousand nine hundred twenty-four).
H.B. 1979 (one thousand nine hundred seventy-nine) with substitute.
H.B. 2080 (two thousand eighty).
H.B. 2089 (two thousand eighty-nine) with substitute.
H.B. 2118 (two thousand one hundred eighteen).
H.B. 2143 (two thousand one hundred forty-three) with substitute.
H.B. 2262 (two thousand two hundred sixty-two).
H.B. 2270 (two thousand two hundred seventy).
H.B. 2296 (two thousand two hundred ninety-six) with substitute.
H.B. 2320 (two thousand three hundred twenty).
H.B. 2396 (two thousand three hundred ninety-six).
H.B. 2509 (two thousand five hundred nine).
H.B. 2622 (two thousand six hundred twenty-two) with amendment.
H.B. 2679 (two thousand six hundred seventy-nine) with substitute.
H.B. 2746 (two thousand seven hundred forty-six).
H.B. 2773 (two thousand seven hundred seventy-three) with the recommendation that it be rereferred to the Committee on Finance.

The following bills, having been considered by the committee in session, were reported by Senator Newman from the Committee on Education and Health:

H.B. 1623 (one thousand six hundred twenty-three).
H.B. 1704 (one thousand seven hundred four) with amendment.
H.B. 1734 (one thousand seven hundred thirty-four).
H.B. 1753 (one thousand seven hundred fifty-three) with amendment.
H.B. 1788 (one thousand seven hundred eighty-eight).
H.B. 1807 (one thousand eight hundred seven) with substitute.
H.B. 1812 (one thousand eight hundred twelve).
H.B. 1826 (one thousand eight hundred twenty-six) with amendment.
H.B. 1841 (one thousand eight hundred forty-one).
H.B. 1848 (one thousand eight hundred forty-eight).
H.B. 1868 (one thousand eight hundred sixty-eight).
H.B. 1881 (one thousand eight hundred eighty-one).
H.B. 1885 (one thousand eight hundred eighty-five).
H.B. 1914 (one thousand nine hundred fourteen).
H.B. 1972 (one thousand nine hundred seventy-two) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 1975 (one thousand nine hundred seventy-five).
H.B. 1997 (one thousand nine hundred ninety-seven).
H.B. 2008 (two thousand eight).
H.B. 2015 (two thousand fifteen).
H.B. 2020 (two thousand twenty) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2037 (two thousand thirty-seven).
H.B. 2053 (two thousand fifty-three) with amendment with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2107 (two thousand one hundred seven).
H.B. 2123 (two thousand one hundred twenty-three) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2124 (two thousand one hundred twenty-four).
H.B. 2129 (two thousand one hundred twenty-nine).
H.B. 2137 (two thousand one hundred thirty-seven).
H.B. 2140 (two thousand one hundred forty) with substitute.
H.B. 2147 (two thousand one hundred forty-seven).
H.B. 2169 (two thousand one hundred sixty-nine) with amendment.
H.B. 2184 (two thousand one hundred eighty-four) with substitute.
H.B. 2205 (two thousand two hundred five) with amendments.
H.B. 2219 (two thousand two hundred nineteen).
H.B. 2247 (two thousand two hundred forty-seven) with amendment.
H.B. 2282 (two thousand two hundred eighty-two).
H.B. 2297 (two thousand two hundred ninety-seven) with substitute.
H.B. 2322 (two thousand three hundred twenty-two).
H.B. 2325 (two thousand three hundred twenty-five).
H.B. 2336 (two thousand three hundred thirty-six) with substitute with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2350 (two thousand three hundred fifty) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2380 (two thousand three hundred eighty).
H.B. 2384 (two thousand three hundred eighty-four).
H.B. 2425 (two thousand four hundred twenty-five).
H.B. 2457 (two thousand four hundred fifty-seven) with amendments.
H.B. 2474 (two thousand four hundred seventy-four).
H.B. 2486 (two thousand four hundred eighty-six) with substitute.
H.B. 2493 (two thousand four hundred ninety-three).
H.B. 2546 (two thousand five hundred forty-six).
H.B. 2556 (two thousand five hundred fifty-six).
H.B. 2559 (two thousand five hundred fifty-nine).
H.B. 2561 (two thousand five hundred sixty-one) with amendments.
H.B. 2589 (two thousand five hundred eighty-nine) with substitute.
H.B. 2599 (two thousand five hundred ninety-nine).
H.B. 2609 (two thousand six hundred nine) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2613 (two thousand six hundred thirteen).
H.B. 2652 (two thousand six hundred fifty-two).
H.B. 2662 (two thousand six hundred sixty-two) with amendment with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2702 (two thousand seven hundred two) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2721 (two thousand seven hundred twenty-one) with substitute.
H.B. 2731 (two thousand seven hundred thirty-one).
H.B. 2766 (two thousand seven hundred sixty-six) with amendment.

The following bills, having been considered by the committee in session, were reported by Senator Carrico from the Committee on Transportation:

H.B. 1865 (one thousand eight hundred sixty-five).
H.B. 2011 (two thousand eleven).
H.B. 2174 (two thousand one hundred seventy-four) with amendments.
H.B. 2212 (two thousand two hundred twelve).
H.B. 2344 (two thousand three hundred forty-four) with amendments.
H.B. 2489 (two thousand four hundred eighty-nine).
H.B. 2514 (two thousand five hundred fourteen) with amendment.
H.B. 2527 (two thousand five hundred twenty-seven).
H.B. 2553 (two thousand five hundred fifty-three) with substitute with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2578 (two thousand five hundred seventy-eight).
H.B. 2717 (two thousand seven hundred seventeen).
H.B. 2737 (two thousand seven hundred thirty-seven).
H.B. 2752 (two thousand seven hundred fifty-two).
H.B. 2784 (two thousand seven hundred eighty-four).
H.B. 2800 (two thousand eight hundred) with amendment.
H.B. 2805 (two thousand eight hundred five).


**INTRODUCTION OF LEGISLATION**

Pursuant to the provisions of House Joint Resolution No. 606 and Senate Rule 11 (b), Senator Peake requested and was granted unanimous consent to introduce a bill; subsequently, the following was presented, ordered to be printed, and referred:

S.B. 1789. A BILL to designate the bridge on Interstate 81 in Smyth County over Whitetop Road the “Trooper Lucas B. Dowell Bridge.”
Patrons--Peake, Carrico, Deeds and Reeves; Delegates: Adams, D.M., Cole, Hodges and Morefield
Referred to Committee on Transportation

The following, by leave, were presented, ordered to be printed, and referred under Senate Rule 11 (b):

S.J.R. 418. Confirming an appointment by the Senate Committee on Rules to the Virginia Conflict of Interest and Ethics Advisory Council.
Patron--McDougle
Referred to Committee on Rules

S.J.R. 424. Commemorating the 80th anniversary of Kristallnacht.
Patron--Dunnavant
Referred to Committee on Rules

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

S.J.R. 415. Commending the Boys & Girls Clubs of Southeast Virginia.
Patrons--Wagner, Dance, Ebbin, Hanger, Lewis, McClellan, Reeves and Spruill; Delegates: Adams, D.M., Bagby, Brewer, Cole, Delaney, Jones, J.C., Leftwich, Lindsey, Reid, Stolle, Sullivan and Turpin

Patrons--Obenshain; Delegate: Gilbert

Patrons--Obenshain; Delegate: Webert

S.J.R. 419. Commending the Brown family.
Patron--McDougle

Patron--Chase
Patron--Mason

Patrons--Deeds; Delegate: Toscano

S.J.R. 423. Celebrating the life of Lloyd Thomas Smith, Jr.
Patrons--Deeds; Delegate: Toscano

Patron--Dunnavant

S.R. 126. Celebrating the life of Major Robert S. Gooch IV, USA.
Patron--Chase

Patron--Chase

Patron--Chase

S.R. 129. Commending the Honorable Susan Clarke Schaar.
Patron--Dunnavant

Patron--Dunnavant

RECESS

At 12:15 p.m., Senator McDougle moved that the Senate recess until 12:20 p.m.

The motion was agreed to.

The hour of 12:20 p.m. having arrived, the Chair was resumed.

COMMITTEE REPORTS

Senator Obenshain, from the Committee for Courts of Justice, presented the following reports:

SENATE OF VIRGINIA

February 14, 2019

TO THE SENATE OF VIRGINIA:

The Committee for Courts of Justice hereby certifies that the following person is qualified to be elected as a judge of the Court of Appeals of Virginia as follows:

The Honorable Clifford L. Athey, Jr., of Warren, as a judge of the Court of Appeals of Virginia for a term of eight years commencing September 1, 2019.
Respectfully submitted,

/s/ Mark D. Obenshain, Chairman  
Committee for Courts of Justice  

SENATE OF VIRGINIA  

February 13, 2019  

TO THE SENATE OF VIRGINIA:  

The Committee for Courts of Justice hereby certifies that the following person is qualified to be elected to the respective juvenile and domestic relations district court judgeship as follows:  

Chad A. Logan, Esquire, of Shenandoah, as a judge of the Twenty-sixth Judicial District for a term of six years commencing July 1, 2019.  

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman  
Committee for Courts of Justice  

SENATE OF VIRGINIA  

February 13, 2019  

TO THE SENATE OF VIRGINIA:  

The Committee for Courts of Justice hereby certifies that the following person is qualified as a member of the Judicial Inquiry and Review Commission as follows:  

The Honorable Shannon O’Connell Hoehl, of Hanover, as a member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019.  

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman  
Committee for Courts of Justice  

JUDICIAL NOMINATION FORMS RECEIVED  

Pursuant to Rule 18 (c), the following judicial nomination forms were filed with the Clerk:

COMMONWEALTH OF VIRGINIA  
SENATE  

JUDICIAL NOMINATION FORM  
CIRCUIT COURT
TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the First Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Stephen J. Telfeyan, of Chesapeake, as a judge of the First Judicial Circuit for a term of eight years commencing April 1, 2019.

Respectfully submitted,

/s/ L. Louise Lucas
/s/ John A. Cosgrove, Jr.
/s/ Lionell Spruill, Sr.

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fifth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Matthew A. Glassman, of Suffolk, as a judge of the Fifth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ L. Louise Lucas
/s/ Thomas K. Norment, Jr.
/s/ John A. Cosgrove, Jr.
/s/ T. Montgomery Mason

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Sixth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Carson E. Saunders, Jr., of Emporia, as a judge of the Sixth Judicial Circuit for a term of eight years commencing July 1, 2019.
Respectfully submitted,

/s/ L. Louise Lucas
/s/ Thomas K. Norment, Jr.
/s/ Frank M. Ruff, Jr.
/s/ Rosalyn R. Dance

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Tenth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

James William Watson, of Halifax, as a judge of the Tenth Judicial Circuit for a term of eight years commencing April 16, 2019.

Respectfully submitted,

/s/ Frank M. Ruff, Jr.
/s/ William M. Stanley, Jr.
/s/ Mark J. Peake

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fourteenth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Randall G. Johnson, of Henrico, as a judge of the Fourteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Siobhan S. Dunnavant
/s/ Jennifer L. McClellan
COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fifteenth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

William E. Glover, of Fredericksburg, as a judge of the Fifteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Ryan T. McDougle
/s/ Jill H. Vogel
/s/ Richard H. Stuart
/s/ Bryce E. Reeves
Scott A. Surovell
/s/ Siobhan S. Dunnavant
Jennifer L. McClellan

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Sixteenth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Claude V. Worrell II, of Charlottesville, as a judge of the Sixteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ R. Creigh Deeds
/s/ Jill H. Vogel
/s/ Bryce E. Reeves
/s/ Mark J. Peake
TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Seventeenth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Judith L. Wheat, of Arlington, as a judge of the Seventeenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Richard L. Saslaw
/s/ Janet D. Howell
/s/ Adam P. Ebbin
/s/ Barbara A. Favola

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Nineteenth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Dontaé L. Bugg, of Fairfax County, as a judge of the Nineteenth Judicial Circuit for a term of eight years commencing March 16, 2019.

Respectfully submitted,

/s/ Richard L. Saslaw
/s/ Janet D. Howell
/s/ J. Chapman Petersen
/s/ George L. Barker
/s/ David W. Marsden
/s/ Adam P. Ebbin
/s/ Barbara A. Favola
/s/ Scott A. Surovell
/s/ Jennifer B. Boysko
COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twentieth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

James E. Plowman, of Loudoun, as a judge of the Twentieth Judicial Circuit for a term of eight years commencing November 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain
/s/ Jill H. Vogel
/s/ Richard H. Black
/s/ Barbara A. Favola
Jennifer B. Boysko

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-fourth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

James Frederick Watson, of Campbell, as a judge of the Twenty-fourth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Stephen D. Newman
/s/ Frank M. Ruff, Jr.
/s/ R. Creigh Deeds
/s/ David R. Suetterlein
/s/ Mark J. Peake
TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-fifth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Paul A. Dryer, of Augusta, as a judge of the Twenty-fifth Judicial Circuit for a term of eight years commencing April 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Stephen D. Newman
/s/ R. Creigh Deeds

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-fifth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Edward K. Stein, of Alleghany, as a judge of the Twenty-fifth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Stephen D. Newman
/s/ R. Creigh Deeds

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-sixth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Kevin C. Black, of Shenandoah, as a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing May 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Stephen D. Newman
/s/ R. Creigh Deeds

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT
Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Mark D. Obenshain
/s/ Jill H. Vogel

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-sixth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

William W. Sharp, of Warren, as a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Mark D. Obenshain
/s/ Jill H. Vogel

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-eighth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Fredrick A. Rowlett, of Washington, as a judge of the Twenty-eighth Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ Charles W. Carrico, Sr.
/s/ A. Benton Chafin

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT
TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Thirty-first Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Angela L. Horan, of Prince William, as a judge of the Thirty-first Judicial Circuit for a term of eight years commencing July 1, 2019.

Respectfully submitted,

/s/ George L. Barker
/s/ Richard H. Stuart
/s/ Richard H. Black
/s/ Scott A. Surovell
/s/ Jeremy S. McPike

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the First Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Erin L. Evans-Bedois, of Chesapeake, as a judge of the First Judicial District for a term of six years commencing April 1, 2019.

Respectfully submitted,

/s/ L. Louise Lucas
/s/ John A. Cosgrove, Jr.
/s/ Lionell Spruill, Sr.

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Second Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Sandra L. Sampson, of Virginia Beach, as a judge of the Second Judicial District for a term of six years commencing May 1, 2019.
Respectfully submitted,

/s/ Frank W. Wagner
/s/ John A. Cosgrove, Jr.
/s/ Lynwood W. Lewis, Jr.
/s/ William R. DeSteph, Jr.

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fourth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Robert B. Rigney, of Norfolk, as a judge of the Fourth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Frank W. Wagner
/s/ Lynwood W. Lewis, Jr.
/s/ Lionell Spruill, Sr.

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fifth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Nicole A. Belote, of Suffolk, as a judge of the Fifth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ L. Louise Lucas
/s/ Thomas K. Norment, Jr.
/s/ John A. Cosgrove, Jr.
/s/ T. Montgomery Mason
COMMONWEALTH OF VIRGINIA  
SENATE  
JUDICIAL NOMINATION FORM  
GENERAL DISTRICT COURT  

TO THE SENATE OF VIRGINIA:  

The undersigned Senators representing the Sixth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:  

Elbert D. Mumphery IV, of Henrico, as a judge of the Sixth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ L. Louise Lucas
/s/ Thomas K. Norment, Jr.
/s/ Frank M. Ruff, Jr.
/s/ Rosalyn R. Dance

COMMONWEALTH OF VIRGINIA  
SENATE  
JUDICIAL NOMINATION FORM  
GENERAL DISTRICT COURT  

TO THE SENATE OF VIRGINIA:  

The undersigned Senators representing the Seventh Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:  

Robert G. Saunders, of Newport News, as a judge of the Seventh Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Mamie E. Locke
/s/ T. Montgomery Mason

COMMONWEALTH OF VIRGINIA  
SENATE  
JUDICIAL NOMINATION FORM  
GENERAL DISTRICT COURT  

TO THE SENATE OF VIRGINIA:  

The undersigned Senators representing the Tenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:
Jody E.H. Fariss, of Prince Edward, as a judge of the Tenth Judicial District for a term of six years commencing June 1, 2019.

Respectfully submitted,

/s/ Frank M. Ruff, Jr.
/s/ William M. Stanley, Jr.
/s/ Mark J. Peake

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Tenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Calvin S. Spencer, Jr., of Lunenburg, as a judge of the Tenth Judicial District for a term of six years commencing April 16, 2019.

Respectfully submitted,

/s/ Frank M. Ruff, Jr.
/s/ William M. Stanley, Jr.
/s/ Mark J. Peake

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Tenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Darrel W. Puckett, of Appomattox, as a judge of the Tenth Judicial District for a term of six years commencing June 1, 2019.

Respectfully submitted,

/s/ Frank M. Ruff, Jr.
/s/ William M. Stanley, Jr.
/s/ Mark J. Peake
COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Eleventh Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Thomas Stark IV, of Amelia, as a judge of the Eleventh Judicial District for a term of six years commencing May 1, 2019.

Respectfully submitted,

/s/ Frank M. Ruff, Jr.
/s/ Rosalyn R. Dance
/s/ Amanda F. Chase
/s/ Glen H. Sturtevant, Jr.

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fourteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Lauren A. Caudill, of Henrico, as a judge of the Fourteenth Judicial District for a term of six years commencing June 1, 2019.

Respectfully submitted,

/s/ Siobhan S. Dunnavant
/s/ Jennifer L. McClellan

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fifteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:
Angela M. O’Connor, of Hanover, as a judge of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,
/s/ Ryan T. McDougle
/s/ Jill H. Vogel
/s/ Richard H. Stuart
/s/ Bryce E. Reeves
Scott A. Surovell
/s/ Siobhan S. Dunnivant
Jennifer L. McClellan

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Sixteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Matthew J. Quatrara, of Albemarle, as a judge of the Sixteenth Judicial District for a term of six years commencing June 1, 2019.

Respectfully submitted,
/s/ Emmett W. Hanger, Jr.
/s/ R. Creigh Deeds
/s/ Jill H. Vogel
/s/ Bryce E. Reeves
/s/ Mark J. Peake

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Seventeenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Daniel T.C. Lopez, of Arlington, as a judge of the Seventeenth Judicial District for a term of six years commencing July 1, 2019.
TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Seventeenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Jason S. Rucker, of Arlington, as a judge of the Seventeenth Judicial District for a term of six years commencing March 16, 2019.

Respectfully submitted,

/s/ Richard L. Saslaw
/s/ Janet D. Howell
/s/ Adam P. Ebbin
/s/ Barbara A. Favola

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Nineteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Susan F. Earman, of Falls Church, as a judge of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Richard L. Saslaw
/s/ Janet D. Howell
/s/ J. Chapman Petersen
/s/ George L. Barker
/s/ David W. Marsden
/s/ Adam P. Ebbin
/s/ Barbara A. Favola
/s/ Scott A. Surovell
/s/ Jennifer B. Boysko

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT
COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-fifth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Christopher Billias, of Rockbridge, as a judge of the Twenty-fifth Judicial District for a term of six years commencing April 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Stephen D. Newman
/s/ R. Creigh Deeds

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-fifth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Christopher B. Russell, of Buena Vista, as a judge of the Twenty-fifth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Stephen D. Newman
/s/ R. Creigh Deeds

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-eighth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

The undersigned Senators representing the Thirty-third Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:
Travis B. Lee, of Smyth, as a judge of the Twenty-eighth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Charles W. Carrico, Sr.
/s/ A. Benton Chafin

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Thirty-first Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

Turkessa B. Rollins, of Prince William, as a judge of the Thirty-first Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ George L. Barker
/s/ Richard H. Stuart
/s/ Richard H. Black
/s/ Scott A. Surovell
/s/ Jeremy S. McPike

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the First Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Lori B. Galbraith, of Chesapeake, as a judge of the First Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ L. Louise Lucas
/s/ John A. Cosgrove, Jr.
/s/ Lionell Spruill, Sr.
COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the First Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Andrew D. Kubovcik, of Chesapeake, as a judge of the First Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ L. Louise Lucas
/s/ John A. Cosgrove, Jr.
/s/ Lionell Spruill, Sr.

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fourth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Devon R. Paige Charity, of Norfolk, as a judge of the Fourth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Frank W. Wagner
/s/ Lynwood W. Lewis, Jr.
/s/ Lionell Spruill, Sr.
TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Sixth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Christopher B. Ackerman, of Colonial Heights, as a judge of the Sixth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ L. Louise Lucas
/s/ Thomas K. Norment, Jr.
/s/ Frank M. Ruff, Jr.
/s/ Rosalyn R. Dance

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Sixth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Wallace W. Brittle, Jr., of Sussex, as a judge of the Sixth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ L. Louise Lucas
/s/ Thomas K. Norment, Jr.
/s/ Frank M. Ruff, Jr.
/s/ Rosalyn R. Dance

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Seventh Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Jeffrey C. Rountree, of Newport News, as a judge of the Seventh Judicial District for a term of six years commencing July 1, 2019.
Respectfully submitted,

/s/ Mamie E. Locke
/s/ T. Montgomery Mason

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Seventh Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Rebecca M. Robinson, of Newport News, as a judge of the Seventh Judicial District for a term of six years commencing April 16, 2019.

Respectfully submitted,

/s/ Mamie E. Locke
/s/ T. Montgomery Mason

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Eighth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Gregory C. Bane, of Hampton, as a judge of the Eighth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Thomas K. Norment, Jr.
/s/ Mamie E. Locke
/s/ T. Montgomery Mason
TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Ninth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Holly B. Smith, of Gloucester, as a judge of the Ninth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Thomas K. Norment, Jr.
/s/ Mamie E. Locke
/s/ Ryan T. McDougle
/s/ Lynwood W. Lewis, Jr.
/s/ T. Montgomery Mason
/s/ Jennifer L. McClellan

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Eleventh Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Theresa J. Royall, of Nottoway, as a judge of the Eleventh Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Frank M. Ruff, Jr.
/s/ Rosalyn R. Dance
/s/ Amanda F. Chase
/s/ Glen H. Sturtevant, Jr.
TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Thirteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Brice E. Lambert, of Henrico, as a judge of the Thirteenth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

Rosalyn R. Dance
/s/ Glen H. Sturtevant, Jr.
/s/ Jennifer L. McClellan

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Fourteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Sharon G. Jacobs, of Henrico, as a judge of the Fourteenth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Siobhan S. Dunnavan
/s/ Jennifer L. McClellan

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Sixteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Gilbert H. Berger, of Orange, as a judge of the Sixteenth Judicial District for a term of six years commencing July 1, 2019.
Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ R. Creigh Deeds
/s/ Jill H. Vogel
/s/ Bryce E. Reeves
/s/ Mark J. Peake

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Sixteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Barbara G. Lowe, of Albemarle, as a judge of the Sixteenth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ R. Creigh Deeds
/s/ Jill H. Vogel
/s/ Bryce E. Reeves
/s/ Mark J. Peake

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Nineteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Maha-Rebekah R. Abejuela, of Fairfax County, as a judge of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.
Respectfully submitted,

/s/ Richard L. Saslaw
/s/ Janet D. Howell
/s/ J. Chapman Petersen
/s/ George L. Barker
/s/ David W. Marsden
/s/ Adam P. Ebbin
/s/ Barbara A. Favola
/s/ Scott A. Surovell
/s/ Jennifer B. Boysko

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Nineteenth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Jonathan D. Frieden, of Fairfax County, as a judge of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Richard L. Saslaw
/s/ Janet D. Howell
/s/ J. Chapman Petersen
/s/ George L. Barker
/s/ David W. Marsden
/s/ Adam P. Ebbin
/s/ Barbara A. Favola
/s/ Scott A. Surovell
/s/ Jennifer B. Boysko

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-fourth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:
Stephanie M. Ayers, of Bedford, as a judge of the Twenty-fourth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Stephen D. Newman  
/s/ Frank M. Ruff, Jr.  
/s/ R. Creigh Deeds  
/s/ David R. Sueterlein  
/s/ Mark J. Peake  

COMMONWEALTH OF VIRGINIA  
SENATE  
JUDICIAL NOMINATION FORM  
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT  

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-fourth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Jennifer E. Stille, of Lynchburg, as a judge of the Twenty-fourth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Stephen D. Newman  
/s/ Frank M. Ruff, Jr.  
/s/ R. Creigh Deeds  
/s/ David R. Sueterlein  
/s/ Mark J. Peake  

COMMONWEALTH OF VIRGINIA  
SENATE  
JUDICIAL NOMINATION FORM  
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT  

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-fifth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Susan B. Read, of Staunton, as a judge of the Twenty-fifth Judicial District for a term of six years commencing July 1, 2019.
Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Stephen D. Newman
/s/ R. Creigh Deeds

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-sixth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Rachel E. Figura, of Rockingham, as a judge of the Twenty-six Judicial District for a term of six years commencing May 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Mark D. Obenshain
/s/ Jill H. Vogel

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-sixth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Daryl L. Funk, of Warren, as a judge of the Twenty-sixth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Mark D. Obenshain
/s/ Jill H. Vogel
COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-sixth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Chad A. Logan, of Shenandoah, as a judge of the Twenty-sixth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Mark D. Obenshain
/s/ Jill H. Vogel

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Thirtieth Judicial District hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Kimberly Michelle Jenkins, of Scott, as a judge of the Thirtieth Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Charles W. Carrico, Sr.
/s/ A. Benton Chafin

INTRODUCTION OF LEGISLATION

Senator Obenshain, by leave, under Senate Rule 11 (b) presented the following resolutions which were ordered to be printed and referred:

S.R. 120. Nominating a person to be elected to the Supreme Court of Virginia.
Patron--Obenshain
Referred to Committee for Courts of Justice
S.R. 121. Nominating a person to be elected to the Court of Appeals of Virginia.
Patron--Obenshain
Referred to Committee for Courts of Justice

S.R. 122. Nominating persons to be elected to circuit court judgeships.
Patron--Obenshain
Referred to Committee for Courts of Justice

S.R. 123. Nominating persons to be elected to general district court judgeships.
Patron--Obenshain
Referred to Committee for Courts of Justice

S.R. 124. Nominating persons to be elected to juvenile and domestic relations district court judgeships.
Patron--Obenshain
Referred to Committee for Courts of Justice

S.R. 125. Nominating a person to be elected as a member of the Judicial Inquiry and Review Commission.
Patron--Obenshain
Referred to Committee for Courts of Justice

**CALENDAR**

Without objection, the following business was taken up out of its Calendar order.

**SENATE JOINT RESOLUTION ON FIRST READING**

S.J.R. 332 (three hundred thirty-two) was read by title the first time.

Senator Vogel moved that the Rules be suspended and the second reading of the title of S.J.R. 332 be waived.

The motion was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Norment--1.
RULE 36--0.

On motion of Senator Vogel, the joint resolution was ordered to be engrossed and read by title the third time.

Senator Vogel moved that the Rules be suspended and the third reading of the title of S.J.R. 332 be waived.

The motion was agreed to.
Thursday, February 14, 2019

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Norment--1.
RULE 36--0.

S.J.R. 332, on motion of Senator Vogel, was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Without objection, the Calendar was resumed in the designated order.

UNFINISHED BUSINESS—HOUSE

H.B. 2060 (two thousand sixty) was taken up.

On motion of Senator Hanger, the Senate insisted on its amendments and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

UNFINISHED BUSINESS—SENATE

S.B. 1173 (one thousand one hundred seventy-three) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 23.1-608 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 23.1-608.1, relating to the Virginia Military Survivors and Dependents Education Program; eligibility.

On motion of Senator McPike, the substitute was agreed to.
The recorded vote is as follows:  
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

HOUSE BILLS ON THIRD READING

H.B. 1925 (one thousand nine hundred twenty-five), on motion of Senator Petersen, was passed by for the day.

H.B. 2230 (two thousand two hundred thirty), on motion of Senator Surovell, was passed by for the day.

H.B. 2538 (two thousand five hundred thirty-eight), on motion of Senator McDougle, was passed by for the day.

Senator Norment moved that the following House bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

H.B. 1675 (one thousand six hundred seventy-five).
H.B. 1742 (one thousand seven hundred forty-two).
H.B. 1817 (one thousand eight hundred seventeen).
H.B. 1954 (one thousand nine hundred fifty-four).
H.B. 2016 (two thousand sixteen).
H.B. 2056 (two thousand fifty-six).
H.B. 2239 (two thousand two hundred thirty-nine).
H.B. 2289 (two thousand two hundred eighty-nine).
H.B. 2300 (two thousand three hundred).
H.B. 2303 (two thousand three hundred three).
H.B. 2409 (two thousand four hundred nine).
H.B. 2413 (two thousand four hundred thirteen).
H.B. 2414 (two thousand four hundred fourteen).
H.B. 2452 (two thousand four hundred fifty-two).
H.B. 2576 (two thousand five hundred seventy-six).
H.B. 2678 (two thousand six hundred seventy-eight).
H.B. 1611 (one thousand six hundred eleven).
H.B. 1629 (one thousand six hundred twenty-nine).
H.B. 1639 (one thousand six hundred thirty-nine).
H.B. 1640 (one thousand six hundred forty).
H.B. 1659 (one thousand six hundred fifty-nine).
H.B. 1660 (one thousand six hundred sixty).
H.B. 1663 (one thousand six hundred sixty-three).
H.B. 1682 (one thousand six hundred eighty-two).
H.B. 1740 (one thousand seven hundred forty).
H.B. 1759 (one thousand seven hundred fifty-nine).
H.B. 1773 (one thousand seven hundred seventy-three).
H.B. 1774 (one thousand seven hundred seventy-four).
H.B. 1828 (one thousand eight hundred twenty-eight).
H.B. 1836 (one thousand eight hundred thirty-six).
H.B. 1883 (one thousand eight hundred eighty-three).
H.B. 1887 (one thousand eight hundred eighty-seven).
H.B. 1915 (one thousand nine hundred fifteen).
H.B. 1923 (one thousand nine hundred twenty-three).
H.B. 1962 (one thousand nine hundred sixty-two).
H.B. 1966 (one thousand nine hundred sixty-six).
H.B. 2003 (two thousand three).
H.B. 2007 (two thousand seven).
H.B. 2038 (two thousand thirty-eight).
H.B. 2058 (two thousand fifty-eight).
H.B. 2081 (two thousand eighty-one).
H.B. 2093 (two thousand ninety-three).
H.B. 2109 (two thousand one hundred nine).
H.B. 2133 (two thousand one hundred thirty-three).
H.B. 2150 (two thousand one hundred fifty).
H.B. 2161 (two thousand one hundred sixty-one).
H.B. 2198 (two thousand one hundred ninety-eight).
H.B. 2225 (two thousand two hundred twenty-five).
H.B. 2229 (two thousand two hundred twenty-nine).
H.B. 2234 (two thousand two hundred thirty-four).
H.B. 2238 (two thousand two hundred thirty-eight).
H.B. 2251 (two thousand two hundred fifty-one).
H.B. 2279 (two thousand two hundred seventy-nine).
H.B. 2284 (two thousand two hundred eighty-four).
H.B. 2293 (two thousand two hundred ninety-three).
H.B. 2298 (two thousand two hundred ninety-eight).
H.B. 2306 (two thousand three hundred six).
H.B. 2328 (two thousand three hundred twenty-eight).
H.B. 2345 (two thousand three hundred forty-five).
H.B. 2352 (two thousand three hundred fifty-two).
H.B. 2356 (two thousand three hundred fifty-six).
H.B. 2357 (two thousand three hundred fifty-seven).
H.B. 2360 (two thousand three hundred sixty).
H.B. 2385 (two thousand three hundred eighty-five).
H.B. 2410 (two thousand four hundred ten).
H.B. 2419 (two thousand four hundred nineteen).
H.B. 2440 (two thousand four hundred forty).
H.B. 2443 (two thousand four hundred forty-three).
H.B. 2473 (two thousand four hundred seventy-three).
H.B. 2477 (two thousand four hundred seventy-seven).
H.B. 2515 (two thousand five hundred fifteen).
H.B. 2541 (two thousand five hundred forty-one).
H.B. 2550 (two thousand five hundred fifty).
H.B. 2600 (two thousand six hundred).
H.B. 2632 (two thousand six hundred thirty-two).
H.B. 2639 (two thousand six hundred thirty-nine).
H.B. 2655 (two thousand six hundred fifty-five).
H.B. 2664 (two thousand six hundred sixty-four).
H.B. 2672 (two thousand six hundred seventy-two).
H.B. 2690 (two thousand six hundred ninety).
H.B. 2711 (two thousand seven hundred eleven).
H.B. 2719 (two thousand seven hundred nineteen).
H.B. 2726 (two thousand seven hundred twenty-six).
H.B. 2733 (two thousand seven hundred thirty-three).
H.B. 2738 (two thousand seven hundred thirty-eight).
H.B. 2744 (two thousand seven hundred forty-four).
H.B. 2747 (two thousand seven hundred forty-seven).
H.B. 2762 (two thousand seven hundred sixty-two).
H.B. 2770 (two thousand seven hundred seventy).
H.B. 2786 (two thousand seven hundred eighty-six).
H.B. 2792 (two thousand seven hundred ninety-two).
H.B. 2811 (two thousand eight hundred eleven).

The motion was agreed to.

H.B. 1742 (one thousand seven hundred forty-two) was taken up.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. Line 91, engrossed
   strike
   all of line 91

The reading of the amendment was waived.

On motion of Senator Obenshain, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 1817 (one thousand eight hundred seventeen) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 2.2-515.2, 8.01-42.4, 18.2-513, 19.2-10.2, 19.2-386.16, and 19.2-386.35 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-348.1, relating to promoting travel for prostitution; penalty.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1954 (one thousand nine hundred fifty-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact § 64.2-1614 of the Code of Virginia, relating to Uniform Power of Attorney Act breach of fiduciary duty; recovery of attorney fees.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2056 (two thousand fifty-six) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 18.2-461 of the Code of Virginia, relating to false information and hoax criminal activities; penalty.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2289 (two thousand two hundred eighty-nine) was taken up.

Senator Obenshain offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 8.01-195.4 and 16.1-77 of the Code of Virginia, relating to jurisdiction of claim; plaintiff’s motion to amend claim amount; transfer of matter.

On motion of Senator Obenshain, the reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2300 (two thousand three hundred) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 46.2-2011.33, relating to operation of certain motor vehicles; sex offenders.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2303 (two thousand three hundred three) was taken up.
The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2413 (two thousand four hundred thirteen) was taken up.

The following amendments proposed by the Committee for Courts of Justice were offered:

1. Line 45, engrossed, after jury
   insert
   , except for disclosure as he deems necessary for use in a criminal investigation or proceeding

2. Line 48, engrossed, after materials
   insert
   , except as he deems necessary for use in a criminal investigation or proceeding,

The reading of the amendments was waived.

On motion of Senator Obenshain, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 2576 (two thousand five hundred seventy-six) was taken up.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. After line 36, engrossed
   insert
   2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Obenshain, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 2678 (two thousand six hundred seventy-eight) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact § 18.2-386.2 of the Code of Virginia, relating to unlawful dissemination or sale of images of another; falsely created videographic or still image; penalty.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 1611** (one thousand six hundred eleven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 23.1-707.1, relating to the Virginia College Savings Plan; prepaid tuition contracts; pricing reserves.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 1659** (one thousand six hundred fifty-nine) was taken up.

The following amendment proposed by the Committee on Rehabilitation and Social Services was offered:

1. After line 109, engrossed insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Reeves, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 1682** (one thousand six hundred eighty-two) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 38.2-4509 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3407.17:1, relating to contracts between carriers and providers of dental services; network access; payment and reimbursement practices.

The reading of the substitute was waived.
On motion of Senator Wagner, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 1774** (one thousand seven hundred seventy-four) was taken up.

The following amendment proposed by the Committee on General Laws and Technology was offered:

1. Line 30, introduced, after bearing the
   insert
   current

The reading of the amendment was waived.

On motion of Senator Ruff, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 1836** (one thousand eight hundred thirty-six) was taken up.

The following amendment proposed by the Committee on Commerce and Labor was offered:

1. Line 14, engrossed, after days,
   insert
   initiate and

The reading of the amendment was waived.

On motion of Senator Wagner, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 1966** (one thousand nine hundred sixty-six) was taken up.

The following amendments proposed by the Committee on General Laws and Technology were offered:

1. Line 39, engrossed, after appeals.
   insert
   With the exception of the levy imposed pursuant to § 36-137, any fees levied pursuant to this subsection shall be used only to support the functions of the local building department.

2. Line 88, engrossed, after locality.
   strike
   the remainder of line 88
   insert
   With the exception of the levy imposed pursuant to § 36-137, any
On motion of Senator Ruff, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 2003** (two thousand three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 58.1-439 of the Code of Virginia, relating to major business facility job tax credit; sunset; reporting requirements.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2007** (two thousand seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 8.01-128, 8.01-129, 8.01-293, 8.01-470, 8.01-471, 16.1-69.40, 16.1-88.03, 17.1-272, 55-225.01, 55-225.1, 55-246.1, 55-248.3:1, 55-248.35, 55-248.38:1, 55-248.38:2, and 58.1-3947 of the Code of Virginia, relating to eviction; writs of possession and eviction.

The reading of the substitute was waived.

On motion of Senator Ruff, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2058** (two thousand fifty-eight) was taken up.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 17.1-276 of the Code of Virginia, relating to remote access to land records; fee; exemption for certain state agencies.

The reading of the substitute was waived.

On motion of Senator Ruff, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2109** (two thousand one hundred nine) was taken up.

The following amendment proposed by the Committee on Commerce and Labor was offered:
1. Line 51, engrossed, after *not* strike to

The reading of the amendment was waived.

On motion of Senator Wagner, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2234** (two thousand two hundred thirty-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2306** (two thousand three hundred six) was taken up.

The following amendments proposed by the Committee on Finance were offered:

1. Line 43, engrossed, after *process* strike the remainder of line 43, all of line 44, and through *Department* on line 45 insert *to refer individuals to employment services organizations for services described in subsections B and C*

2. Line 47, engrossed, after *to* strike *an*

3. Line 48, engrossed, after *services* strike *organization* insert *organizations*

4. Line 48, engrossed, after *that* strike *provides* insert *provide*

The reading of the amendments was waived.
On motion of Senator Hanger, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 2515** (two thousand five hundred fifteen) was taken up.

Senator Dunnavant offered the following amendment:

1. Line 40, engrossed, after B.
   
   strike When
   
   insert To the extent permitted by federal law and regulation, when

On motion of Senator Dunnavant, the reading of the amendment was waived.

On motion of Senator Dunnavant, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2541** (two thousand five hundred forty-one) was taken up.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:


The reading of the substitute was waived.

On motion of Senator Ruff, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2550** (two thousand five hundred fifty) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 2.2-204, 2.2-2220, and 23.1-3132 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-2220.2, relating to research and development in the Commonwealth.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.
The substitute was ordered to be engrossed.

**H.B. 2639** (two thousand six hundred thirty-nine) was taken up.

The following amendments proposed by the Committee on Commerce and Labor were offered:

1. Line 21, engrossed, after *means*
   - strike the remainder of line 21 and all of lines 22 through 25
   - insert any (i) physical and occupational therapy service, (ii) radiology and imaging service, (iii) laboratory service, (iv) infusion therapy service, and (v) at the discretion of the health carrier, other health care service, provided that with respect to any service described in clauses (i) through (v) the service (a) is a covered non-emergency health care service or bundle of health care services provided by a network provider and (b) is a service for which the health carrier has not demonstrated that the allowed amount variation among participating providers is less than $50.

2. Line 124, engrossed, after *after*
   - strike January
   - insert July

The reading of the amendments was waived.

On motion of Senator Wagner, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 2664** (two thousand six hundred sixty-four) was taken up.

The following amendment proposed by the Committee on Commerce and Labor was offered:

1. Line 51, engrossed, after *therefrom.*
   - insert An employer engaged in agricultural employment including agribusiness and forestry, upon request of its employee, shall furnish the employee a written statement of the gross wages earned by the employee during any pay period and the amount and purpose of any deductions therefrom.

The reading of the amendment was waived.

On motion of Senator Wagner, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2711** (two thousand seven hundred eleven) was taken up.

The following amendment proposed by the Committee on General Laws and Technology was offered:
1. Line 16, engrossed, after city
   insert
   in the Commonwealth

The reading of the amendment was waived.

On motion of Senator Ruff, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 2747 (two thousand seven hundred forty-seven) was taken up.

The following amendments proposed by the Committee on Commerce and Labor were offered:

1. Line 34, engrossed, after of
   strike
   11
   insert
   12

2. Line 36, engrossed, after and
   strike
   three
   insert
   four

The reading of the amendments was waived.

On motion of Senator Wagner, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 2770 (two thousand seven hundred seventy) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 38.2-3447 of the Code of Virginia, relating to restrictions relating to accident and sickness insurance premium rates; variances in area rate factors.

The reading of the substitute was waived.

On motion of Senator Wagner, the substitute was agreed to.

The substitute was ordered to be engrossed.

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:
H.B. 1675 (one thousand six hundred seventy-five).
H.B. 1742 (one thousand seven hundred forty-two) with amendment.
H.B. 1817 (one thousand eight hundred seventeen) with substitute.
H.B. 1954 (one thousand nine hundred fifty-four) with substitute.
H.B. 2016 (two thousand sixteen).
H.B. 2056 (two thousand fifty-six) with substitute.
H.B. 2239 (two thousand two hundred thirty-nine).
H.B. 2289 (two thousand two hundred eighty-nine) with substitute.
H.B. 2300 (two thousand three hundred) with substitute.
H.B. 2303 (two thousand three hundred three) with substitute.
H.B. 2413 (two thousand four hundred thirteen) with amendments.
H.B. 2414 (two thousand four hundred fourteen).
H.B. 2452 (two thousand four hundred fifty-two).
H.B. 2576 (two thousand five hundred seventy-six) with amendment.
H.B. 1611 (one thousand six hundred eleven) with substitute.
H.B. 1629 (one thousand six hundred twenty-nine).
H.B. 1639 (one thousand six hundred thirty-nine).
H.B. 1640 (one thousand six hundred forty).
H.B. 1659 (one thousand six hundred fifty-nine) with amendment.
H.B. 1660 (one thousand six hundred sixty).
H.B. 1663 (one thousand six hundred sixty-three).
H.B. 1682 (one thousand six hundred eighty-two) with substitute.
H.B. 1690 (one thousand six hundred ninety).
H.B. 1693 (one thousand six hundred ninety-three).
H.B. 2003 (two thousand three) with substitute.
H.B. 2007 (two thousand seven) with substitute.
H.B. 2038 (two thousand thirty-eight).
H.B. 2058 (two thousand fifty-eight) with substitute.
H.B. 2081 (two thousand eighty-one).
H.B. 2093 (two thousand ninety-three).
H.B. 2109 (two thousand one hundred nine) with amendment.
H.B. 2133 (two thousand one hundred thirty-three).
H.B. 2150 (two thousand one hundred fifty).
H.B. 2161 (two thousand one hundred sixty-one).
H.B. 2198 (two thousand one hundred ninety-eight).
H.B. 2225 (two thousand two hundred twenty-five).
H.B. 2229 (two thousand two hundred twenty-nine).
H.B. 2234 (two thousand two hundred thirty-four) with substitute.
H.B. 2238 (two thousand two hundred thirty-eight).
H.B. 2251 (two thousand two hundred fifty-one).
H.B. 2279 (two thousand two hundred seventy-nine).
H.B. 2284 (two thousand two hundred eighty-four).
H.B. 2293 (two thousand two hundred ninety-three).
H.B. 2298 (two thousand two hundred ninety-eight).
H.B. 2306 (two thousand three hundred six) with amendments.
H.B. 2328 (two thousand three hundred twenty-eight).
H.B. 2345 (two thousand three hundred forty-five).
H.B. 2352 (two thousand three hundred fifty-two).
H.B. 2354 (two thousand three hundred fifty-four).
H.B. 2357 (two thousand three hundred fifty-seven).
H.B. 2360 (two thousand three hundred sixty).
H.B. 2385 (two thousand three hundred eighty-five).
H.B. 2410 (two thousand four hundred ten).
H.B. 2419 (two thousand four hundred nineteen).
H.B. 2440 (two thousand four hundred forty).
H.B. 2473 (two thousand four hundred seventy-three).
H.B. 2515 (two thousand five hundred fifteen) with amendment.
H.B. 2541 (two thousand five hundred forty-one) with substitute.
H.B. 2550 (two thousand five hundred fifty) with substitute.
H.B. 2600 (two thousand six hundred).
H.B. 2632 (two thousand six hundred thirty-two).
H.B. 2639 (two thousand six hundred thirty-nine) with amendments.
H.B. 2655 (two thousand six hundred fifty-five).
H.B. 2664 (two thousand six hundred sixty-four) with amendment.
H.B. 2672 (two thousand six hundred seventy-two).
H.B. 2690 (two thousand six hundred ninety).
H.B. 2711 (two thousand seven hundred eleven) with amendment.
H.B. 2719 (two thousand seven hundred nineteen).
H.B. 2726 (two thousand seven hundred twenty-six).
H.B. 2733 (two thousand seven hundred thirty-three).
H.B. 2744 (two thousand seven hundred forty-four).
H.B. 2747 (two thousand seven hundred forty-seven) with amendments.
H.B. 2762 (two thousand seven hundred sixty-two).
H.B. 2770 (two thousand seven hundred seventy) with substitute.
H.B. 2811 (two thousand eight hundred eleven).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

MESSAGE FROM THE HOUSE
IMMEDIATE CONSIDERATION

A message was received from the House of Delegates by Delegate Adams, L.R., who informed the Senate that the House had agreed to H.J.R. 979 (nine hundred seventy-nine), as follows; in which it requested the concurrence of the Senate:
HOUSE JOINT RESOLUTION NO. 979

Election of a Supreme Court of Virginia Justice, a Court of Appeals of Virginia Judge, Circuit Court Judges, General District Court Judges, Juvenile and Domestic Relations District Court Judges, and a member of the Judicial Inquiry and Review Commission.

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly shall proceed this day

To the election of a Supreme Court of Virginia justice, for a term of twelve years commencing September 1, 2019.

To the election of a Court of Appeals of Virginia judge, for a term of eight years commencing September 1, 2019.

To the election of Circuit Court judges for terms of eight years commencing as follows:

One judge for the First Judicial Circuit, term commencing April 1, 2019.
One judge for the Fifth Judicial Circuit, term commencing July 1, 2019.
One judge for the Sixth Judicial Circuit, term commencing July 1, 2019.
One judge for the Tenth Judicial Circuit, term commencing April 16, 2019.
One judge for the Fourteenth Judicial Circuit, term commencing July 1, 2019.
One judge for the Fifteenth Judicial Circuit, term commencing July 1, 2019.
One judge for the Sixteenth Judicial Circuit, term commencing July 1, 2019.
One judge for the Seventeenth Judicial Circuit, term commencing July 1, 2019.
One judge for the Nineteenth Judicial Circuit, term commencing July 1, 2019.
One judge for the Twenty-fifth Judicial Circuit, term commencing April 1, 2019.
One judge for the Twenty-fifth Judicial Circuit, term commencing July 1, 2019.
One judge for the Twenty-sixth Judicial Circuit, term commencing May 1, 2019.
One judge for the Twenty-sixth Judicial Circuit, term commencing July 1, 2019.
One judge for the Twenty-eighth Judicial Circuit, term commencing July 1, 2019.
One judge for the Thirty-first Judicial Circuit, term commencing July 1, 2019.

To the election of General District Court judges for terms of six years commencing as follows:

One judge for the First Judicial District, term commencing April 1, 2019.
One judge for the Second Judicial District, term commencing May 1, 2019.
One judge for the Fourth Judicial District, term commencing July 1, 2019.
One judge for the Fifth Judicial District, term commencing July 1, 2019.
One judge for the Sixth Judicial District, term commencing July 1, 2019.
One judge for the Seventh Judicial District, term commencing July 1, 2019.
One judge for the Tenth Judicial District, term commencing June 1, 2019.
One judge for the Tenth Judicial District, term commencing April 16, 2019.
One judge for the Tenth Judicial District, term commencing June 1, 2019.
One judge for the Eleventh Judicial District, term commencing May 1, 2019.
One judge for the Fourteenth Judicial District, term commencing June 1, 2019.
One judge for the Fifteenth Judicial District, term commencing July 1, 2019.
One judge for the Sixteenth Judicial District, term commencing June 1, 2019.
One judge for the Seventeenth Judicial District, term commencing July 1, 2019.
One judge for the Seventeenth Judicial District, term commencing March 16, 2019.
One judge for the Nineteenth Judicial District, term commencing July 1, 2019.
One judge for the Twenty-fifth Judicial District, term commencing April 1, 2019.
One judge for the Twenty-fifth Judicial District, term commencing July 1, 2019.
One judge for the Twenty-eighth Judicial District, term commencing July 1, 2019.
One judge for the Thirty-first Judicial District, term commencing July 1, 2019.

To the election of Juvenile and Domestic Relations District Court judges for terms of six years commencing as follows:

One judge for the First Judicial District, term commencing July 1, 2019.
One judge for the First Judicial District, term commencing July 1, 2019.
One judge for the Fourth Judicial District, term commencing July 1, 2019.
One judge for the Sixth Judicial District, term commencing July 1, 2019.
One judge for the Sixth Judicial District, term commencing July 1, 2019.
One judge for the Seventh Judicial District, term commencing July 1, 2019.
One judge for the Seventh Judicial District, term commencing April 16, 2019.
One judge for the Eighth Judicial District, term commencing July 1, 2019.
One judge for the Ninth Judicial District, term commencing July 1, 2019.
One judge for the Eleventh Judicial District, term commencing July 1, 2019.
One judge for the Thirteenth Judicial District, term commencing July 1, 2019.
One judge for the Fourteenth Judicial District, term commencing July 1, 2019.
One judge for the Sixteenth Judicial District, term commencing July 1, 2019.
One judge for the Sixteenth Judicial District, term commencing July 1, 2019.
One judge for the Nineteenth Judicial District, term commencing July 1, 2019.
One judge for the Nineteenth Judicial District, term commencing July 1, 2019.
One judge for the Twenty-fourth Judicial District, term commencing July 1, 2019.
One judge for the Twenty-fourth Judicial District, term commencing July 1, 2019.
One judge for the Twenty-fifth Judicial District, term commencing on July 1, 2019.
One judge for the Twenty-sixth Judicial District, term commencing on May 1, 2019.
One judge for the Twenty-sixth Judicial District, term commencing on July 1, 2019.
One judge for the Twenty-sixth Judicial District, term commencing on July 1, 2019.
One judge for the Thirtieth Judicial District, term commencing on July 1, 2019.

To the election of a member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019.

And that in the execution of the joint order nominations shall be made in the order herein named, and that each house shall be notified of said nominations, and when the rolls shall be called for the whole number, the presiding officers of each house shall appoint a committee of three, which together shall constitute the joint committee to count the vote of each house in each case and report the results to their respective houses. The joint order may be suspended by the presiding officer of either house at any time but for no longer than twenty-four hours to receive the report of the joint committee.

On motion of Senator Obenshain, the Rules were suspended and H.J.R. 979 (nine hundred seventy-nine) was taken up for immediate consideration.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Obenshain, the reading of the joint resolution was waived.

H.J.R. 979, on motion of Senator Obenshain, was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Obenshain was ordered to inform the House of Delegates thereof.

JOINT ORDER FOR ELECTIONS

The President stated that the Senate on its part was ready to proceed, pursuant to House Joint Resolution No. 979, with the execution of the Joint Order to the election of a justice of the Supreme Court of Virginia, a judge of the Court of Appeals of Virginia, certain other judges, and an officer of the Commonwealth.

The President stated that nominations were in order for a justice of the Supreme Court of Virginia.

On motion of Senator Obenshain, the Rules were suspended and S.R. 120 (one hundred twenty) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

SENATE RESOLUTION NO. 120

Nominating a person to be elected to the Supreme Court of Virginia.
RESOLVED by the Senate of Virginia, That the following person is hereby nominated to be elected to the Supreme Court of Virginia as follows:

The Honorable Teresa M. Chafin, of Russell, as a justice of the Supreme Court of Virginia for a term of twelve years commencing September 1, 2019.

S.R. 120, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

The President stated that nominations were in order for a judge of the Court of Appeals of Virginia.

On motion of Senator Obenshain, the Rules were suspended and S.R. 121 (one hundred twenty-one) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

SENATE RESOLUTION NO. 121

Nominating a person to be elected to the Court of Appeals of Virginia.

RESOLVED by the Senate of Virginia, That the following person is hereby nominated to be elected to the Court of Appeals of Virginia as follows:

The Honorable Clifford L. Athey, Jr., of Warren, as a judge of the Court of Appeals of Virginia for a term of eight years commencing September 1, 2019.

S.R. 121, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

The President stated that nominations were in order for judges of the respective circuit courts.

On motion of Senator Obenshain, the Rules were suspended and S.R. 122 (one hundred twenty-two) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
SENATE RESOLUTION NO. 122

Nominating persons to be elected to circuit court judgeships.

RESOLVED by the Senate of Virginia, That the following persons are hereby nominated to be elected to the respective circuit court judgeships as follows:

The Honorable Stephen J. Telfeyan, of Chesapeake, as a judge of the First Judicial Circuit for a term of eight years commencing April 1, 2019.

The Honorable Matthew A. Glassman, of Suffolk, as a judge of the Fifth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Carson E. Saunders, Jr., of Emporia, as a judge of the Sixth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable James William Watson, Jr., of Halifax, as a judge of the Tenth Judicial Circuit for a term of eight years commencing April 16, 2019.

The Honorable Randall G. Johnson, Jr., of Henrico, as a judge of the Fourteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

William E. Glover, Esquire, of Fredericksburg, as a judge of the Fifteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Claude V. Worrell, II, of Charlottesville, as a judge of the Sixteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Judith L. Wheat, Esquire, of Arlington, as a judge of the Seventeenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Dontaé L. Bugg, Esquire, of Fairfax County, as a judge of the Nineteenth Judicial Circuit for a term of eight years commencing March 16, 2019.

James E. Plowman, Esquire, of Loudoun, as a judge of the Twentieth Judicial Circuit for a term of eight years commencing November 1, 2019.

James Frederick Watson, Esquire, of Campbell, as a judge of the Twenty-fourth Judicial Circuit for a term of eight years commencing July 1, 2019.

Paul A. Dryer, Esquire, of Augusta, as a judge of the Twenty-fifth Judicial Circuit for a term of eight years commencing April 1, 2019.

Edward K. Stein, Esquire, of Alleghany, as a judge of the Twenty-fifth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Kevin C. Black, of Shenandoah, as a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing May 1, 2019.

The Honorable William W. Sharp, of Warren, as a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing July 1, 2019.
Fredrick A. Rowlett, Esquire, of Washington, as a judge of the Twenty-eighth Judicial Circuit for a term of eight years commencing July 1, 2019.

The Honorable Angela L. Horan, of Prince William, as a judge of the Thirty-first Judicial Circuit for a term of eight years commencing July 1, 2019.

S.R. 122, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

The President stated that nominations were in order for judges of the respective general district courts.

On motion of Senator Obenshain, the Rules were suspended and S.R. 123 (one hundred twenty-three) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

SENATE RESOLUTION NO. 123

Nominating persons to be elected to general district court judgeships.

RESOLVED by the Senate of Virginia, That the following persons are hereby nominated to be elected to the respective general district court judgeships as follows:

Erin L. Evans-Bedois, Esquire, of Chesapeake, as a judge of the First Judicial District for a term of six years commencing April 1, 2019.

Sandra L. Sampson, Esquire, of Virginia Beach, as a judge of the Second Judicial District for a term of six years commencing May 1, 2019.

Robert B. Rigney, Esquire, of Norfolk, as a judge of the Fourth Judicial District for a term of six years commencing July 1, 2019.

Nicole A. Belote, Esquire, of Suffolk, as a judge of the Fifth Judicial District for a term of six years commencing July 1, 2019.

Elbert D. Mumphery, IV, Esquire, of Henrico, as a judge of the Sixth Judicial District for a term of six years commencing July 1, 2019.

Robert G. Saunders, Esquire, of Newport News, as a judge of the Seventh Judicial District for a term of six years commencing July 1, 2019.

Jody E. H. Fariss, Esquire, of Prince Edward, as a judge of the Tenth Judicial District for a term of six years commencing June 1, 2019.
Calvin S. Spencer, Jr., Esquire, of Lunenburg, as a judge of the Tenth Judicial District for a term of six years commencing April 16, 2019.

Darrel W. Puckett, Esquire, of Appomattox, as a judge of the Tenth Judicial District for a term of six years commencing June 1, 2019.

Thomas Stark, IV, Esquire, of Amelia, as a judge of the Eleventh Judicial District for a term of six years commencing May 1, 2019.

Lauren A. Caudill, Esquire, of Henrico, as a judge of the Fourteenth Judicial District for a term of six years commencing June 1, 2019.

Angela M. O’Connor, Esquire, of Hanover, as a judge of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

Matthew J. Quatrara, Esquire, of Albemarle, as a judge of the Sixteenth Judicial District for a term of six years commencing June 1, 2019.

Daniel T.C. Lopez, Esquire, of Arlington, as a judge of the Seventeenth Judicial District for a term of six years commencing July 1, 2019.


Susan F. Earman, Esquire, of Falls Church, as a judge of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

Christopher Billias, Esquire, of Rockbridge, as a judge of the Twenty-fifth Judicial District for a term of six years commencing April 1, 2019.

Christopher B. Russell, Esquire, of Buena Vista, as a judge of the Twenty-fifth Judicial District for a term of six years commencing July 1, 2019.

Travis B. Lee, Esquire, of Smyth, as a judge of the Twenty-eighth Judicial District for a term of six years commencing July 1, 2019.

Turkessa B. Rollins, Esquire, of Prince William, as a judge of the Thirty-first Judicial District for a term of six years commencing July 1, 2019.

S.R. 123, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

The President stated that nominations were in order for judges of the respective juvenile and domestic relations district courts.

On motion of Senator Obenshain, the Rules were suspended and S.R. 124 (one hundred twenty-four) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

SENATE RESOLUTION NO. 124
Nominating persons to be elected to juvenile and domestic relations district court judgeships.

RESOLVED by the Senate of Virginia, That the following persons are hereby nominated to be elected to the respective juvenile and domestic relations district court judgeships as follows:

Lori B. Galbraith, Esquire, of Chesapeake, as a judge of the First Judicial District for a term of six years commencing July 1, 2019.

Andrew D. Kubovcik, Esquire, of Chesapeake, as a judge of the First Judicial District for a term of six years commencing July 1, 2019.

Devon R. Paige Charity, Esquire, of Norfolk, as a judge of the Fourth Judicial District for a term of six years commencing July 1, 2019.

Christopher B. Ackerman, Esquire, of Colonial Heights, as a judge of the Sixth Judicial District for a term of six years commencing July 1, 2019.

Wallace W. Brittle, Jr., Esquire, of Sussex, as a judge of the Sixth Judicial District for a term of six years commencing July 1, 2019.

Jeffrey C. Rountree, Esquire, of Newport News, as a judge of the Seventh Judicial District for a term of six years commencing July 1, 2019.

Rebecca M. Robinson, Esquire, of Newport News, as a judge of the Seventh Judicial District for a term of six years commencing April 16, 2019.

Gregory C. Bane, Esquire, of Hampton, as a judge of the Eighth Judicial District for a term of six years commencing July 1, 2019.

Holly B. Smith, Esquire, of Gloucester, as a judge of the Ninth Judicial District for a term of six years commencing July 1, 2019.

Theresa J. Royall, Esquire, of Nottoway, as a judge of the Eleventh Judicial District for a term of six years commencing July 1, 2019.

Brice E. Lambert, Esquire, of Henrico, as a judge of the Thirteenth Judicial District for a term of six years commencing July 1, 2019.

Sharon G. Jacobs, Esquire, of Henrico, as a judge of the Fourteenth Judicial District for a term of six years commencing July 1, 2019.
Gilbert H. Berger, Esquire, of Orange, as a judge of the Sixteenth Judicial District for a term of six years commencing July 1, 2019.

Barbara G. Lowe, Esquire, of Albemarle, as a judge of the Sixteenth Judicial District for a term of six years commencing July 1, 2019.

Maha-Rebekah R. Abejuela, Esquire, of Fairfax County, as a judge of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

Jonathan D. Frieden, Esquire, of Fairfax County, as a judge of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

Stephanie M. Ayers, Esquire, of Bedford, as a judge of the Twenty-fourth Judicial District for a term of six years commencing July 1, 2019.

Jennifer E. Stille, Esquire, of Lynchburg, as a judge of the Twenty-fourth Judicial District for a term of six years commencing July 1, 2019.

Susan B. Read, Esquire, of Staunton, as a judge of the Twenty-fifth Judicial District for a term of six years commencing July 1, 2019.

Rachel E. Figura, Esquire, of Rockingham, as a judge of the Twenty-sixth Judicial District for a term of six years commencing May 1, 2019.

Daryl L. Funk, Esquire, of Warren, as a judge of the Twenty-sixth Judicial District for a term of six years commencing July 1, 2019.

Chad A. Logan, Esquire, of Shenandoah, as a judge of the Twenty-sixth Judicial District for a term of six years commencing July 1, 2019.

Kimberly Michelle Jenkins, Esquire, of Scott, as a judge of the Thirtieth Judicial District for a term of six years commencing July 1, 2019.

S.R. 124, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

The President stated that nominations were in order for a member of the Judicial Inquiry and Review Commission.

On motion of Senator Obenshain, the Rules were suspended and S.R. 125 (one hundred twenty-five) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
SENATE RESOLUTION NO. 125

Nominating a person to be elected as a member of the Judicial Inquiry and Review Commission.

RESOLVED by the Senate of Virginia, That the following person is hereby nominated to be elected as a member of the Judicial Inquiry and Review Commission as follows:

The Honorable Shannon O’Connell Hoehl, of Hanover, as a member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019.

S.R. 125, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

Senator Obenshain was ordered to inform the House of Delegates of the nominations made by the Senate.

Under the provisions of the Joint Order, the Senate proceeded with the Calendar.

CALENDAR RESUMED

HOUSE BILLS ON THIRD READING

H.B. 2356 (two thousand three hundred fifty-six), on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--33. NAYS--5. RULE 36--0.

NAYS--Black, Chase, McDougle, Obenshain, Suetterlein--5.
RULE 36--0.

H.B. 2443 (two thousand four hundred forty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1 of the Code of Virginia and to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571 through 59.1-574, relating to group health benefit plans; sponsoring associations; the formation of a benefits consortium.

The reading of the substitute was waived.

On motion of Senator Wagner, the substitute was agreed to.

Senator Wagner offered the following amendment to the substitute:

1. Line 1025, substitute, after by
strike

(i) banks participating in the benefits plans or (ii)

On motion of Senator Wagner, the reading of the amendment was waived.

On motion of Senator Wagner, the amendment was agreed to.

The substitute with amendment was ordered to be engrossed.

**H.B. 2443**, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS--29. NAYS--11. RULE 36--0.


RULE 36--0.

**JOINT ORDER FOR ELECTIONS RESUMED**

The Joint Order under House Joint Resolution No. 979 was resumed.

**MESSAGE FROM THE HOUSE**

A message was received from the House of Delegates by Delegate Adams, L.R., who informed the Senate that the following nominations had been made by the House:

For a justice of the Supreme Court of Virginia:
Teresa M. Chafin.

For a judge of the Court of Appeals of Virginia:
Clifford L. Athey, Jr.

For judges of the respective circuit courts:
Matthew A. Glassman, Fifth Judicial Circuit.
Carson E. Saunders, Jr., Sixth Judicial Circuit.
James William Watson, Jr., Tenth Judicial Circuit.
Randall G. Johnson, Jr., Fourteenth Judicial Circuit.
William E. Glover, Fifteenth Judicial Circuit.
Claude V. Worrell, II, Sixteenth Judicial Circuit.
Judith L. Wheat, Seventeenth Judicial Circuit.
Dontaé L. Bugg, Nineteenth Judicial Circuit.
James E. Plowman, Twentieth Judicial Circuit.
James Frederick Watson, Twenty-fourth Judicial Circuit.
Paul A. Dryer, Twenty-fifth Judicial Circuit.
Edward K. Stein, Twenty-fifth Judicial Circuit.
Kevin C. Black, Twenty-sixth Judicial Circuit.
Fredrick A. Rowlett, Twenty-eighth Judicial Circuit.
Angela L. Horan, Thirty-first Judicial Circuit.

For judges of the respective general district courts:

Erin L. Evans-Bedois, First Judicial District.
Sandra L. Sampson, Second Judicial District.
Robert B. Rigney, Fourth Judicial District.
Nicole A. Belote, Fifth Judicial District.
Elbert D. Mumphery, IV, Sixth Judicial District.
Robert G. Saunders, Seventh Judicial District.
Jody E. H. Fariss, Tenth Judicial District.
Calvin S. Spencer, Jr., Tenth Judicial District.
Darrel W. Puckett, Tenth Judicial District.
Thomas Stark, IV, Eleventh Judicial District.
Lauren A. Caudill, Fourteenth Judicial District.
Angela M. O’Connor, Fifteenth Judicial District.
Matthew J. Quatrara, Sixteenth Judicial District.
Daniel T.C. Lopez, Seventeenth Judicial District.
Jason S. Rucker, Seventeenth Judicial District.
Susan F. Earman, Nineteenth Judicial District.
Christopher Billias, Twenty-fifth Judicial District.
Christopher B. Russell, Twenty-fifth Judicial District.
Travis B. Lee, Twenty-eighth Judicial District.
Turkessa B. Rollins, Thirty-first Judicial District.

For judges of the respective juvenile and domestic relations district courts:

Lori B. Galbraith, First Judicial District.
Andrew D. Kubovcik, First Judicial District.
Devon R. Paige Charity, Fourth Judicial District.
Christopher B. Ackerman, Sixth Judicial District.
Wallace W. Brittle, Jr., Sixth Judicial District.
Jeffrey C. Rountree, Seventh Judicial District.
Rebecca M. Robinson, Seventh Judicial District.
Gregory C. Bane, Eighth Judicial District.
Holly B. Smith, Ninth Judicial District.
Theresa J. Royall, Eleventh Judicial District.
Brice E. Lambert, Thirteenth Judicial District.
Sharon G. Jacobs, Fourteenth Judicial District.
Gilbert H. Berger, Sixteenth Judicial District.
Barbara G. Lowe, Sixteenth Judicial District.
Maha-Rebekah R. Abejuela, Nineteenth Judicial District.
Jonathan D. Frieden, Nineteenth Judicial District.
Stephanie M. Ayers, Twenty-fourth Judicial District.
Jennifer E. Stille, Twenty-fourth Judicial District.
Susan B. Read, Twenty-fifth Judicial District.
Rachel E. Figura, Twenty-sixth Judicial District.
Daryl L. Funk, Twenty-sixth Judicial District.
For a member of the Judicial Inquiry and Review Commission:

Shannon O’Connell Hoehl.

The roll was called with the following results:

For a justice of the Supreme Court of Virginia for the term set forth:

The nominee by Senate Resolution No. 120 received an affirmative vote of 36.

The recorded vote is as follows:
YEAS--36. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

For a judge of the Court of Appeals of Virginia for the term set forth:

The nominee by Senate Resolution No. 121 received an affirmative vote of 37.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

For judges of the respective circuit courts for the terms set forth:

The nominees by Senate Resolution No. 122 received an affirmative vote of 40.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

For judges of the respective general district courts for the terms set forth:
The nominees by Senate Resolution No. 123 received an affirmative vote of 40.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

For judges of the respective juvenile and domestic relations district courts for the terms set forth:

The nominees by Senate Resolution No. 124 received an affirmative vote of 39.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

For a member of the Judicial Inquiry and Review Commission for the term set forth:

The nominee by Senate Resolution No. 125 received an affirmative vote of 40.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

The President appointed Senators Sturtevant, Peake, and Petersen, the committee on the part of the Senate to count and report the vote of each house in each case.

Subsequently, the committee reported as follows:

Whole number of votes necessary to elect:

In the House of Delegates . . . . . . . . . . . 50
In the Senate . . . . . . . . . . . . . . . . . . . . 21

For a justice of the Supreme Court of Virginia for a term of twelve years commencing September 1, 2019:
Teresa M. Chafin received:

In the House of Delegates . . . . . . . 97
In the Senate . . . . . . . . . . . . . . 36

For a judge of the Court of Appeals of Virginia for a term of eight years commencing September 1, 2019:

Clifford L. Athey, Jr. received:

In the House of Delegates . . . . . . . 97
In the Senate . . . . . . . . . . . . . . . 37

For a judge of the First Judicial Circuit for a term of eight years commencing April 1, 2019:

Stephen J. Telfeyan received:

In the House of Delegates . . . . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Fifth Judicial Circuit for a term of eight years commencing July 1, 2019:

Matthew A. Glassman received:

In the House of Delegates . . . . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Sixth Judicial Circuit for a term of eight years commencing July 1, 2019:

Carson E. Saunders, Jr. received:

In the House of Delegates . . . . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Tenth Judicial Circuit for a term of eight years commencing April 16, 2019:

James William Watson, Jr. received:

In the House of Delegates . . . . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Fourteenth Judicial Circuit for a term of eight years commencing July 1, 2019:

Randall G. Johnson, Jr. received:

In the House of Delegates . . . . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Fifteenth Judicial Circuit for a term of eight years commencing July 1, 2019:

William E. Glover received:
For a judge of the Sixteenth Judicial Circuit for a term of eight years commencing July 1, 2019:
Claude V. Worrell, II received:

In the House of Delegates. . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Seventeenth Judicial Circuit for a term of eight years commencing July 1, 2019:
Judith L. Wheat received:

In the House of Delegates. . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Nineteenth Judicial Circuit for a term of eight years commencing March 16, 2019:
Dontaé L. Bugg received:

In the House of Delegates. . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Twentieth Judicial Circuit for a term of eight years commencing November 1, 2019:
James E. Plowman received:

In the House of Delegates. . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Twenty-fourth Judicial Circuit for a term of eight years commencing July 1, 2019:
James Frederick Watson received:

In the House of Delegates. . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Twenty-fifth Judicial Circuit for a term of eight years commencing April 1, 2019:
Paul A. Dryer received:

In the House of Delegates. . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Twenty-fifth Judicial Circuit for a term of eight years commencing July 1, 2019:
Edward K. Stein received:

In the House of Delegates. . . . . 98
In the Senate . . . . . . . . . . . . . . . 40
For a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing May 1, 2019:

Kevin C. Black received:

In the House of Delegates . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing July 1, 2019:

William W. Sharp received:

In the House of Delegates . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Twenty-eighth Judicial Circuit for a term of eight years commencing July 1, 2019:

Fredrick A. Rowlett received:

In the House of Delegates . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the Thirty-first Judicial Circuit for a term of eight years commencing July 1, 2019:

Angela L. Horan received:

In the House of Delegates . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the General District Court of the First Judicial District for a term of six years commencing April 1, 2019:

Erin L. Evans-Bedois received:

In the House of Delegates . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the General District Court of the Second Judicial District for a term of six years commencing May 1, 2019:

Sandra L. Sampson received:

In the House of Delegates . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the General District Court of the Fourth Judicial District for a term of six years commencing July 1, 2019:

Robert B. Rigney received:

In the House of Delegates . . . . 98
In the Senate . . . . . . . . . . . . . . . 40
For a judge of the General District Court of the Fifth Judicial District for a term of six years commencing July 1, 2019:

Nicole A. Belote received:

In the House of Delegates . . . . . 98
In the Senate .................... 40

For a judge of the General District Court of the Sixth Judicial District for a term of six years commencing July 1, 2019:

Elbert D. Mumphery, IV received:

In the House of Delegates . . . . . 98
In the Senate .................... 40

For a judge of the General District Court of the Seventh Judicial District for a term of six years commencing July 1, 2019:

Robert G. Saunders received:

In the House of Delegates . . . . . 98
In the Senate .................... 40

For a judge of the General District Court of the Tenth Judicial District for a term of six years commencing June 1, 2019:

Jody E. H. Fariss received:

In the House of Delegates . . . . . 98
In the Senate .................... 40

For a judge of the General District Court of the Tenth Judicial District for a term of six years commencing April 16, 2019:

Calvin S. Spencer, Jr. received:

In the House of Delegates . . . . . 98
In the Senate .................... 40

For a judge of the General District Court of the Tenth Judicial District for a term of six years commencing June 1, 2019:

Darrel W. Puckett received:

In the House of Delegates . . . . . 98
In the Senate .................... 40

For a judge of the General District Court of the Eleventh Judicial District for a term of six years commencing May 1, 2019:

Thomas Stark, IV received:
For a judge of the General District Court of the Fourteenth Judicial District for a term of six years commencing June 1, 2019:

Lauren A. Caudill received:

In the House of Delegates . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the General District Court of the Fifteenth Judicial District for a term of six years commencing July 1, 2019:

Angela M. O’Connor received:

In the House of Delegates . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the General District Court of the Sixteenth Judicial District for a term of six years commencing June 1, 2019:

Matthew J. Quatrara received:

In the House of Delegates . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the General District Court of the Seventeenth Judicial District for a term of six years commencing July 1, 2019:

Daniel T.C. Lopez received:

In the House of Delegates . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the General District Court of the Seventeenth Judicial District for a term of six years commencing March 16, 2019:

Jason S. Rucker received:

In the House of Delegates . . . . 98
In the Senate . . . . . . . . . . . . . . . 40

For a judge of the General District Court of the Nineteenth Judicial District for a term of six years commencing July 1, 2019:

Susan F. Earman received:

In the House of Delegates . . . . 98
In the Senate . . . . . . . . . . . . . . . 40
For a judge of the General District Court of the Twenty-fifth Judicial District for a term of six years commencing April 1, 2019:

Christopher Billias received:

In the House of Delegates . . . . 98
In the Senate .................. 40

For a judge of the General District Court of the Twenty-fifth Judicial District for a term of six years commencing July 1, 2019:

Christopher B. Russell received:

In the House of Delegates . . . . 98
In the Senate .................. 40

For a judge of the General District Court of the Twenty-eighth Judicial District for a term of six years commencing July 1, 2019:

Travis B. Lee received:

In the House of Delegates . . . . 98
In the Senate .................. 40

For a judge of the General District Court of the Thirty-first Judicial District for a term of six years commencing July 1, 2019:

Turkessa B. Rollins received:

In the House of Delegates . . . . 98
In the Senate .................. 40

For a judge of the Juvenile and Domestic Relations District Court of the First Judicial District for a term of six years commencing July 1, 2019:

Lori B. Galbraith received:

In the House of Delegates . . . . 97
In the Senate .................. 39

For a judge of the Juvenile and Domestic Relations District Court of the Fourth Judicial District for a term of six years commencing July 1, 2019:

Andrew D. Kubovcik received:

In the House of Delegates . . . . 97
In the Senate .................. 39

For a judge of the Juvenile and Domestic Relations District Court of the First Judicial District for a term of six years commencing July 1, 2019:

Devon R. Paige Charity received:
For a judge of the Juvenile and Domestic Relations District Court of the Sixth Judicial District for a term of six years commencing July 1, 2019:

Christopher B. Ackerman received:

In the House of Delegates . . . . 97
In the Senate ................. 39

For a judge of the Juvenile and Domestic Relations District Court of the Seventh Judicial District for a term of six years commencing April 16, 2019:

Rebecca M. Robinson received:

In the House of Delegates . . . . 97
In the Senate ................. 39

For a judge of the Juvenile and Domestic Relations District Court of the Eighth Judicial District for a term of six years commencing July 1, 2019:

Gregory C. Bane received:

In the House of Delegates . . . . 97
In the Senate ................. 39

For a judge of the Juvenile and Domestic Relations District Court of the Ninth Judicial District for a term of six years commencing July 1, 2019:

Holly B. Smith received:

In the House of Delegates . . . . 97
In the Senate ................. 39
For a judge of the Juvenile and Domestic Relations District Court of the Eleventh Judicial District for a term of six years commencing July 1, 2019:

Theresa J. Royall received:

In the House of Delegates . . . . . 97
In the Senate . . . . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Thirteenth Judicial District for a term of six years commencing July 1, 2019:

Brice E. Lambert received:

In the House of Delegates . . . . . 97
In the Senate . . . . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Fourteenth Judicial District for a term of six years commencing July 1, 2019:

Sharon G. Jacobs received:

In the House of Delegates . . . . . 97
In the Senate . . . . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Sixteenth Judicial District for a term of six years commencing July 1, 2019:

Gilbert H. Berger received:

In the House of Delegates . . . . . 97
In the Senate . . . . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Sixteenth Judicial District for a term of six years commencing July 1, 2019:

Barbara G. Lowe received:

In the House of Delegates . . . . . 97
In the Senate . . . . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Nineteenth Judicial District for a term of six years commencing July 1, 2019:

Maha- Rebekah R. Abejuela received:

In the House of Delegates . . . . . 97
In the Senate . . . . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Nineteenth Judicial District for a term of six years commencing July 1, 2019:

Jonathan D. Frieden received:
For a judge of the Juvenile and Domestic Relations District Court of the Twenty-fourth Judicial District for a term of six years commencing July 1, 2019:

Stephanie M. Ayers received:

In the House of Delegates . . . . 97
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Twenty-fourth Judicial District for a term of six years commencing July 1, 2019:

Jennifer E. Stille received:

In the House of Delegates . . . . 97
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Twenty-fifth Judicial District for a term of six years commencing July 1, 2019:

Susan B. Read received:

In the House of Delegates . . . . 97
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Twenty-sixth Judicial District for a term of six years commencing May 1, 2019:

Rachel E. Figura received:

In the House of Delegates . . . . 97
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Twenty-sixth Judicial District for a term of six years commencing July 1, 2019:

Daryl L. Funk received:

In the House of Delegates . . . . 97
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Twenty-sixth Judicial District for a term of six years commencing July 1, 2019:

Chad A. Logan received:

In the House of Delegates . . . . 97
In the Senate . . . . . . . . . . . . . . . 39
For a judge of the Juvenile and Domestic Relations District Court of the Thirtieth Judicial District for a term of six years commencing July 1, 2019:

Kimberly Michelle Jenkins received:

In the House of Delegates . . . . . . . 97
In the Senate . . . . . . . . . . . . . . . 39

For a member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019:

Shannon O’Connell Hoehl received:

In the House of Delegates . . . . . 97
In the Senate . . . . . . . . . . . . . . . 40

On motion of Senator McDougle, the reading of the report was waived.

The recorded vote is as follows:

YEAS--34. NAYS--5. RULE 36--0.


NAYS--Deeds, DeSteph, McDougle, Stanley, Vogel--5.

RULE 36--0.

The nominees, having received the vote of a majority of the members elected to each house of the General Assembly, were declared by the President duly elected a justice of the Supreme Court of Virginia; a judge of the Court of Appeals of Virginia; judges of the respective circuit courts, general district courts, and juvenile and domestic relations district courts; and a member of the Judicial Inquiry and Review Commission, as follows:

Teresa M. Chafin, justice of the Supreme Court of Virginia for a term of twelve years commencing September 1, 2019.

Clifford L. Athey, Jr., judge of the Court of Appeals of Virginia for a term of eight years commencing September 1, 2019.

Stephen J. Telfeyan, judge of the First Judicial Circuit for a term of eight years commencing April 1, 2019.

Matthew A. Glassman, judge of the Fifth Judicial Circuit for a term of eight years commencing July 1, 2019.

Carson E. Saunders, Jr., judge of the Sixth Judicial Circuit for a term of eight years commencing July 1, 2019.

James William Watson, Jr., judge of the Tenth Judicial Circuit for a term of eight years commencing April 16, 2019.

Randall G. Johnson, Jr., judge of the Fourteenth Judicial Circuit for a term of eight years commencing July 1, 2019.
William E. Glover, judge of the Fifteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Claude V. Worrell, II, judge of the Sixteenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Judith L. Wheat, judge of the Seventeenth Judicial Circuit for a term of eight years commencing July 1, 2019.

Dontae L. Bugg, judge of the Nineteenth Judicial Circuit for a term of eight years commencing March 16, 2019.

James E. Plowman, judge of the Twentieth Judicial Circuit for a term of eight years commencing November 1, 2019.

James Frederick Watson, judge of the Twenty-fourth Judicial Circuit for a term of eight years commencing July 1, 2019.

Paul A. Dryer, judge of the Twenty-fifth Judicial Circuit for a term of eight years commencing April 1, 2019.

Edward K. Stein, judge of the Twenty-fifth Judicial Circuit for a term of eight years commencing July 1, 2019.

Kevin C. Black, judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing May 1, 2019.

William W. Sharp, judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing July 1, 2019.

Fredrick A. Rowlett, judge of the Twenty-eighth Judicial Circuit for a term of eight years commencing July 1, 2019.

Angela L. Horan, judge of the Thirty-first Judicial Circuit for a term of eight years commencing July 1, 2019.

Erin L. Evans-Bedois, judge of the General District Court of the First Judicial District for a term of six years commencing April 1, 2019.

Sandra L. Sampson, judge of the General District Court of the Second Judicial District for a term of six years commencing May 1, 2019.

Robert B. Rigney, judge of the General District Court of the Fourth Judicial District for a term of six years commencing July 1, 2019.

Nicole A. Belote, judge of the General District Court of the Fifth Judicial District for a term of six years commencing July 1, 2019.

Elbert D. Mumphery, IV, judge of the General District Court of the Sixth Judicial District for a term of six years commencing July 1, 2019.
Robert G. Saunders, judge of the General District Court of the Seventh Judicial District for a term of six years commencing July 1, 2019.

Jody E. H. Fariss, judge of the General District Court of the Tenth Judicial District for a term of six years commencing June 1, 2019.

Calvin S. Spencer, Jr., judge of the General District Court of the Tenth Judicial District for a term of six years commencing April 16, 2019.

Darrel W. Puckett, judge of the General District Court of the Tenth Judicial District for a term of six years commencing June 1, 2019.

Thomas Stark, IV, judge of the General District Court of the Eleventh Judicial District for a term of six years commencing May 1, 2019.

Lauren A. Caudill, judge of the General District Court of the Fourteenth Judicial District for a term of six years commencing June 1, 2019.

Angela M. O’Connor, judge of the General District Court of the Fifteenth Judicial District for a term of six years commencing July 1, 2019.

Matthew J. Quatrara, judge of the General District Court of the Sixteenth Judicial District for a term of six years commencing June 1, 2019.

Daniel T.C. Lopez, judge of the General District Court of the Seventeenth Judicial District for a term of six years commencing July 1, 2019.


Susan F. Earman, judge of the General District Court of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

Christopher Billias, judge of the General District Court of the Twenty-fifth Judicial District for a term of six years commencing April 1, 2019.

Christopher B. Russell, judge of the General District Court of the Twenty-fifth Judicial District for a term of six years commencing July 1, 2019.

Travis B. Lee, judge of the General District Court of the Twenty-eighth Judicial District for a term of six years commencing July 1, 2019.

Turkessa B. Rollins, judge of the General District Court of the Thirty-first Judicial District for a term of six years commencing July 1, 2019.

Lori B. Galbraith, judge of the Juvenile and Domestic Relations District Court of the First Judicial District for a term of six years commencing July 1, 2019.

Andrew D. Kubovcik, judge of the Juvenile and Domestic Relations District Court of the First Judicial District for a term of six years commencing July 1, 2019.
Devon R. Paige Charity, judge of the Juvenile and Domestic Relations District Court of the Fourth Judicial District for a term of six years commencing July 1, 2019.

Christopher B. Ackerman, judge of the Juvenile and Domestic Relations District Court of the Sixth Judicial District for a term of six years commencing July 1, 2019.

Wallace W. Brittle, Jr., judge of the Juvenile and Domestic Relations District Court of the Sixth Judicial District for a term of six years commencing July 1, 2019.

Jeffrey C. Rountree, judge of the Juvenile and Domestic Relations District Court of the Seventh Judicial District for a term of six years commencing July 1, 2019.

Rebecca M. Robinson, judge of the Juvenile and Domestic Relations District Court of the Seventh Judicial District for a term of six years commencing April 16, 2019.

Gregory C. Bane, judge of the Juvenile and Domestic Relations District Court of the Eighth Judicial District for a term of six years commencing July 1, 2019.

Holly B. Smith, judge of the Juvenile and Domestic Relations District Court of the Ninth Judicial District for a term of six years commencing July 1, 2019.

Theresa J. Royall, judge of the Juvenile and Domestic Relations District Court of the Eleventh Judicial District for a term of six years commencing July 1, 2019.

Brice E. Lambert, judge of the Juvenile and Domestic Relations District Court of the Thirteenth Judicial District for a term of six years commencing July 1, 2019.

Sharon G. Jacobs, judge of the Juvenile and Domestic Relations District Court of the Fourteenth Judicial District for a term of six years commencing July 1, 2019.

Gilbert H. Berger, judge of the Juvenile and Domestic Relations District Court of the Sixteenth Judicial District for a term of six years commencing July 1, 2019.

Barbara G. Lowe, judge of the Juvenile and Domestic Relations District Court of the Sixteenth Judicial District for a term of six years commencing July 1, 2019.

Maha-Rebekah R. Aubejuela, judge of the Juvenile and Domestic Relations District Court of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

Jonathan D. Frieden, judge of the Juvenile and Domestic Relations District Court of the Nineteenth Judicial District for a term of six years commencing July 1, 2019.

Stephanie M. Ayers, judge of the Juvenile and Domestic Relations District Court of the Twenty-fourth Judicial District for a term of six years commencing July 1, 2019.

Jennifer E. Stille, judge of the Juvenile and Domestic Relations District Court of the Twenty-fourth Judicial District for a term of six years commencing July 1, 2019.

Susan B. Read, judge of the Juvenile and Domestic Relations District Court of the Twenty-fifth Judicial District for a term of six years commencing July 1, 2019.
Rachel E. Figura, judge of the Juvenile and Domestic Relations District Court of the Twenty-sixth Judicial District for a term of six years commencing May 1, 2019.

Daryl L. Funk, judge of the Juvenile and Domestic Relations District Court of the Twenty-sixth Judicial District for a term of six years commencing July 1, 2019.

Chad A. Logan, judge of the Juvenile and Domestic Relations District Court of the Twenty-sixth Judicial District for a term of six years commencing July 1, 2019.

Kimberly Michelle Jenkins, judge of the Juvenile and Domestic Relations District Court of the Thirtieth Judicial District for a term of six years commencing July 1, 2019.

Shannon O’Connell Hoehl, member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019.

CALENDAR RESUMED

HOUSE BILLS ON THIRD READING

H.B. 2477 (two thousand four hundred seventy-seven) was taken up.

Senator Wagner moved that H.B. 2477 be passed with its title.

H.B. 2477, on motion of Senator Surovell, was passed by for the day.

H.B. 2738 (two thousand seven hundred thirty-eight), on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--McPike, Spruill, Suetterlein--3.
RULE 36--0.

H.B. 2786 (two thousand seven hundred eighty-six) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to allow closure of certain coal combustion residuals impoundments.

The reading of the substitute was waived.

On motion of Senator Wagner, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2786, on motion of Senator Wagner, was passed with its title.
The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Petersen, Suetterlein--2.
RULE 36--0.

H.B. 2792 (two thousand seven hundred ninety-two), on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Suetterlein--1.
RULE 36--0.

H.B. 1625 (one thousand six hundred twenty-five) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Agriculture, Conservation and Natural Resources was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 3.2-6500 and 3.2-6543 of the Code of Virginia, relating to tethering of animals; adequate shelter and space.

The reading of the substitute was waived.

Senator Stuart moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

Senator Spruill offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 3.2-6500 and 3.2-6543 of the Code of Virginia, relating to tethering of animals; adequate shelter and space.

On motion of Senator Stuart, the reading of the substitute was waived.

On motion of Senator Stuart, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1625, on motion of Senator Stuart, was passed with its title.
The recorded vote is as follows:
YEAS--34. NAYS--6. RULE 36--0.

RULE 36--0.

H.B. 1634 (one thousand six hundred thirty-four), on motion of Senator Hanger, was passed by for the day.

H.B. 1650 (one thousand six hundred fifty) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 2.2-3705.7 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 40 of Title 58.1 a section numbered 58.1-4029, relating to Virginia Lottery Law; disclosure of a lottery winner's name and other personal information.

The reading of the substitute was waived.

On motion of Senator Ruff, the substitute was agreed to.

H.B. 1650, on motion of Senator Surovell, was passed by temporarily.

H.B. 1746 (one thousand seven hundred forty-six) was read by title the third time and, on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--2. RULE 36--0.

NAYS--Black, Suetterlein--2.
RULE 36--0.

H.B. 2292 (two thousand two hundred ninety-two) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 56-576 and 56-585.1 of the Code of Virginia, relating to electric utilities; energy efficiency programs.

The reading of the substitute was waived.

On motion of Senator Wagner, the substitute was agreed to.
The substitute was ordered to be engrossed.

**H.B. 2292**, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:

YEAS--39. NAYS--0. RULE 36--1.


NAYS--0.

RULE 36--Black--1.

**H.B. 2327** (two thousand three hundred twenty-seven) was read by title the third time.

The following amendments proposed by the Committee on General Laws and Technology were offered:

1. Line 13, engrossed, after It
   
   strike  
   insert  
   shall be  
   is

2. Line 35, engrossed, after section
   
   strike  
   insert  
   shall be  
   is

3. Line 37, engrossed, after period
   
   strike  
   insert  
   shall constitute
   constitutes

4. Line 38, engrossed, after subdivision
   
   insert
   A

5. Line 38, engrossed, after 8
   
   strike  
   of this subsection

The reading of the amendments was waived.

On motion of Senator Ruff, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 2327**, on motion of Senator Ruff, was passed with its title.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2339 (two thousand three hundred thirty-nine) was read by title the third time.

Senator Hanger offered the following amendments:

1. At the beginning of line 157, engrossed
   strike
   *such tax information*

2. Line 157, engrossed, after on
   strike
   the amount of income, filing status, number and type of dependents
   insert
   the amount of income, filing status, *and* number and type of dependents

3. Line 157, engrossed, after dependents,
   strike
   the remainder of line 157, all of line 158, and through returns on line 159
   insert
   ; *Forms W-2 and 1099;* and whether a federal earned income tax credit has been claimed as reported by persons on their state income tax returns

4. Line 159, engrossed, after for
   strike
   *as may be necessary*

Senator Hanger withdrew the amendments.

H.B. 2339, on motion of Senator Hanger, was passed by for the day.

H.B. 2547 (two thousand five hundred forty-seven) was read by title the third time.

The following amendment proposed by the Committee on Commerce and Labor was offered:

1. Line 232, engrossed, after not [
   strike
   *effect affect*
   insert
   effect

The reading of the amendment was waived.

On motion of Senator Sturtevant, the amendment was agreed to.
Senator Sturtevant offered the following amendment:

1. Line 708, engrossed, after *providers*,
   insert
   
   *energy efficiency advocates,*

On motion of Senator Sturtevant, the reading of the amendment was waived.

On motion of Senator Sturtevant, the amendment was agreed to.

The amendments were ordered to be engrossed.

**H.B. 2547**, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:

YEAS--36. NAYS--4. RULE 36--0.


NAYS--Black, Chase, Stuart, Suetterlein--4.

RULE 36--0.

**H.B. 2647** (two thousand six hundred forty-seven) was read by title the third time and, on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:

YEAS--39. NAYS--1. RULE 36--0.


NAYS--Surovell--1.

RULE 36--0.

**H.B. 2694** (two thousand six hundred ninety-four) was read by title the third time and, on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:

YEAS--30. NAYS--10. RULE 36--0.


RULE 36--0.
H.B. 2768 (two thousand seven hundred sixty-eight) was read by title the third time and, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--1.

NAYS--0.
RULE 36--Norment--1.

HOUSE BILLS ON SECOND READING

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

H.B. 1614 (one thousand six hundred fourteen).
H.B. 1649 (one thousand six hundred forty-nine).
H.B. 1698 (one thousand six hundred ninety-eight).
H.B. 1719 (one thousand seven hundred nineteen).
H.B. 1730 (one thousand seven hundred thirty).
H.B. 1766 (one thousand seven hundred sixty-six).
H.B. 1790 (one thousand seven hundred ninety).
H.B. 1804 (one thousand eight hundred four).
H.B. 1866 (one thousand eight hundred sixty-six).
H.B. 1893 (one thousand eight hundred ninety-three).
H.B. 1895 (one thousand eight hundred ninety-five).
H.B. 1913 (one thousand nine hundred thirteen).
H.B. 1920 (one thousand nine hundred twenty).
H.B. 1936 (one thousand nine hundred thirty-six).
H.B. 1942 (one thousand nine hundred forty-two).
H.B. 1963 (one thousand nine hundred sixty-three).
H.B. 1965 (one thousand nine hundred sixty-five).
H.B. 1973 (one thousand nine hundred seventy-three).
H.B. 1986 (one thousand nine hundred eighty-six).
H.B. 2002 (two thousand two).
H.B. 2022 (two thousand twenty-two).
H.B. 2046 (two thousand forty-six).
H.B. 2052 (two thousand fifty-two).
H.B. 2061 (two thousand sixty-one).
H.B. 2139 (two thousand one hundred thirty-nine).
H.B. 2148 (two thousand one hundred forty-eight).
H.B. 2173 (two thousand one hundred seventy-three).
H.B. 2185 (two thousand one hundred eighty-five).
H.B. 2224 (two thousand two hundred twenty-four).
H.B. 2272 (two thousand two hundred seventy-two).
H.B. 2286 (two thousand two hundred eighty-six).
H.B. 2305 (two thousand three hundred five).
H.B. 2311 (two thousand three hundred eleven).
H.B. 2316 (two thousand three hundred sixteen).
H.B. 2337 (two thousand three hundred thirty-seven).
H.B. 2375 (two thousand three hundred seventy-five).
H.B. 2406 (two thousand four hundred six).
H.B. 2420 (two thousand four hundred twenty).
H.B. 2490 (two thousand four hundred ninety).
H.B. 2497 (two thousand four hundred ninety-seven).
H.B. 2569 (two thousand five hundred sixty-nine).
H.B. 2572 (two thousand five hundred seventy-two).
H.B. 2577 (two thousand five hundred seventy-seven).
H.B. 2585 (two thousand five hundred eighty-five).
H.B. 2597 (two thousand five hundred ninety-seven).
H.B. 2620 (two thousand six hundred twenty).
H.B. 2621 (two thousand six hundred twenty-one).
H.B. 2625 (two thousand six hundred twenty-five).
H.B. 2660 (two thousand six hundred sixty).
H.B. 2670 (two thousand six hundred seventy).
H.B. 2681 (two thousand six hundred eighty-one).
H.B. 2739 (two thousand seven hundred thirty-nine).
H.B. 2740 (two thousand seven hundred forty-one).
H.B. 2740 (two thousand seven hundred forty).
H.B. 2779 (two thousand seven hundred seventy-nine).
H.B. 2807 (two thousand eight hundred seven).
H.B. 2808 (two thousand eight hundred eight).
H.B. 2809 (two thousand eight hundred nine).
H.B. 1615 (one thousand six hundred fifteen).
H.B. 1620 (one thousand six hundred twenty).
H.B. 1661 (one thousand six hundred sixty-one).
H.B. 1702 (one thousand seven hundred two).
H.B. 1960 (one thousand nine hundred sixty).
H.B. 2012 (two thousand twelve).
H.B. 2033 (two thousand thirty-three).
H.B. 2034 (two thousand thirty-four).
H.B. 2141 (two thousand one hundred forty-one).
H.B. 2178 (two thousand one hundred seventy-eight).
H.B. 2204 (two thousand two hundred four).
H.B. 2260 (two thousand two hundred sixty).
H.B. 2310 (two thousand three hundred ten).
H.B. 2324 (two thousand three hundred twenty-four).
H.B. 2342 (two thousand three hundred forty-two).
H.B. 2478 (two thousand four hundred seventy-eight).
H.B. 2485 (two thousand four hundred eighty-five).
H.B. 2549 (two thousand five hundred forty-nine).
H.B. 2685 (two thousand six hundred eighty-five).
H.B. 2686 (two thousand six hundred eighty-six).
H.B. 2741 (two thousand seven hundred forty-one).
H.B. 2764 (two thousand seven hundred sixty-four).

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 1614 (one thousand six hundred fourteen).
H.B. 1649 (one thousand six hundred forty-nine).
H.B. 1698 (one thousand six hundred ninety-eight).
H.B. 1719 (one thousand seven hundred nineteen).
H.B. 1730 (one thousand seven hundred thirty).
H.B. 1766 (one thousand seven hundred sixty-six).
H.B. 1790 (one thousand seven hundred ninety).
H.B. 1804 (one thousand eight hundred four).
H.B. 1866 (one thousand eight hundred sixty-six).
H.B. 1893 (one thousand eight hundred ninety-three).
H.B. 1895 (one thousand eight hundred ninety-five).
H.B. 1913 (one thousand nine hundred thirteen).
H.B. 1920 (one thousand nine hundred twenty).
H.B. 1936 (one thousand nine hundred thirty-six).
H.B. 1942 (one thousand nine hundred forty-two).
H.B. 1963 (one thousand nine hundred sixty-three).
H.B. 1965 (one thousand nine hundred sixty-five).
H.B. 1973 (one thousand nine hundred seventy-three).
H.B. 1986 (one thousand nine hundred eighty-six).
H.B. 2002 (two thousand two).
H.B. 2022 (two thousand twenty-two).
H.B. 2046 (two thousand forty-six).
H.B. 2052 (two thousand fifty-two).
H.B. 2061 (two thousand sixty-one).
H.B. 2139 (two thousand one hundred thirty-nine).
H.B. 2148 (two thousand one hundred forty-eight).
H.B. 2173 (two thousand one hundred seventy-three).
H.B. 2185 (two thousand one hundred eighty-five).
H.B. 2224 (two thousand two hundred twenty-four).
H.B. 2272 (two thousand two hundred seventy-two).
H.B. 2286 (two thousand two hundred eighty-six).
H.B. 2305 (two thousand three hundred five).
H.B. 2311 (two thousand three hundred eleven).
H.B. 2316 (two thousand three hundred sixteen).
H.B. 2337 (two thousand three hundred thirty-seven).
H.B. 2375 (two thousand three hundred seventy-five).
H.B. 2406 (two thousand four hundred six).
H.B. 2420 (two thousand four hundred twenty).
H.B. 2490 (two thousand four hundred ninety).
H.B. 2497 (two thousand four hundred ninety-seven).
H.B. 2569 (two thousand five hundred sixty-nine).
H.B. 2572 (two thousand five hundred seventy-two).
H.B. 2577 (two thousand five hundred seventy-seven).
H.B. 2585 (two thousand five hundred eighty-five).
H.B. 2597 (two thousand five hundred ninety-seven).
H.B. 2620 (two thousand six hundred twenty).
H.B. 2621 (two thousand six hundred twenty-one).
H.B. 2625 (two thousand six hundred twenty-five).
H.B. 2660 (two thousand six hundred sixty).
H.B. 2670 (two thousand six hundred seventy).
H.B. 2681 (two thousand six hundred eighty-one).
H.B. 2739 (two thousand seven hundred thirty-nine).
H.B. 2740 (two thousand seven hundred forty).
H.B. 2779 (two thousand seven hundred seventy-nine).
H.B. 2807 (two thousand eight hundred seven).
H.B. 2808 (two thousand eight hundred eight).
H.B. 2809 (two thousand eight hundred nine).
H.B. 1615 (one thousand six hundred fifteen).
H.B. 1620 (one thousand six hundred twenty).
H.B. 1661 (one thousand six hundred sixty-one).
H.B. 1702 (one thousand seven hundred two).
H.B. 1960 (one thousand nine hundred sixty).
H.B. 2012 (two thousand twelve).
H.B. 2033 (two thousand thirty-three).
H.B. 2034 (two thousand thirty-four).
H.B. 2141 (two thousand one hundred forty-one).
H.B. 2178 (two thousand one hundred seventy-eight).
H.B. 2260 (two thousand two hundred sixty).
H.B. 2310 (two thousand three hundred ten).
H.B. 2324 (two thousand three hundred twenty-four).
H.B. 2342 (two thousand three hundred forty-two).
H.B. 2478 (two thousand four hundred seventy-eight).
H.B. 2485 (two thousand four hundred eighty-five).
H.B. 2549 (two thousand five hundred forty-nine).
H.B. 2685 (two thousand six hundred eighty-five).
H.B. 2686 (two thousand six hundred eighty-six).
H.B. 2741 (two thousand seven hundred forty-one).
H.B. 2764 (two thousand seven hundred sixty-four).

HOUSE JOINT RESOLUTIONS ON SECOND READING

H.J.R. 676 (six hundred seventy-six) was read by title the second time.
H.J.R. 591 (five hundred ninety-one) was read by title the second time.
H.J.R. 615 (six hundred fifteen) was read by title the second time.

MEMORIAL RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.
On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc by a unanimous standing vote:

- H.J.R. 781 (seven hundred eighty-one).
- H.J.R. 796 (seven hundred ninety-six).
- H.J.R. 797 (seven hundred ninety-seven).
- H.J.R. 798 (seven hundred ninety-eight).
- H.J.R. 800 (eight hundred).
- H.J.R. 801 (eight hundred one).
- H.J.R. 802 (eight hundred two).
- H.J.R. 811 (eight hundred eleven).
- S.J.R. 359 (three hundred fifty-nine).
- S.J.R. 364 (three hundred sixty-four).
- S.J.R. 368 (three hundred sixty-eight).
- S.J.R. 369 (three hundred sixty-nine).
- S.J.R. 370 (three hundred seventy).
- S.J.R. 371 (three hundred seventy-one).
- S.J.R. 372 (three hundred seventy-two).
- S.J.R. 373 (three hundred seventy-three).
- S.J.R. 376 (three hundred seventy-six).
- S.J.R. 377 (three hundred seventy-seven).
- S.J.R. 378 (three hundred seventy-eight).
- S.J.R. 380 (three hundred eighty).
- S.J.R. 384 (three hundred eighty-four).
- S.J.R. 385 (three hundred eighty-five).
- S.J.R. 387 (three hundred eighty-seven).
- S.J.R. 388 (three hundred eighty-eight).
- S.R. 108 (one hundred eight).
- S.R. 113 (one hundred thirteen).
- S.R. 114 (one hundred fourteen).
- S.R. 115 (one hundred fifteen).

**COMMENDING RESOLUTIONS**

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.
On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc:

H.J.R. 742 (seven hundred forty-two).
H.J.R. 749 (seven hundred forty-nine).
H.J.R. 762 (seven hundred sixty-two).
H.J.R. 785 (seven hundred eighty-five).
H.J.R. 786 (seven hundred eighty-six).
H.J.R. 791 (seven hundred ninety-one).
H.J.R. 808 (eight hundred eight).
H.J.R. 813 (eight hundred thirteen).
H.J.R. 820 (eight hundred twenty).
H.J.R. 821 (eight hundred twenty-one).
H.J.R. 829 (eight hundred twenty-nine).
H.J.R. 836 (eight hundred thirty-six).
H.J.R. 837 (eight hundred thirty-seven).
H.J.R. 838 (eight hundred thirty-eight).
H.J.R. 851 (eight hundred fifty-one).
H.J.R. 855 (eight hundred fifty-five).
H.J.R. 857 (eight hundred fifty-seven).
H.J.R. 916 (nine hundred sixteen).

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions and resolutions that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolutions and resolutions were taken up, ordered to be engrossed, and agreed to en bloc:

S.J.R. 356 (three hundred fifty-six).
S.J.R. 357 (three hundred fifty-seven).
S.J.R. 360 (three hundred sixty).
S.J.R. 361 (three hundred sixty-one).
S.J.R. 362 (three hundred sixty-two).
S.J.R. 363 (three hundred sixty-three).
S.J.R. 367 (three hundred sixty-seven).
S.J.R. 375 (three hundred seventy-five).
S.J.R. 379 (three hundred seventy-nine).
S.J.R. 381 (three hundred eighty-one).
S.J.R. 382 (three hundred eighty-two).
S.J.R. 383 (three hundred eighty-three).
S.J.R. 386 (three hundred eighty-six).
S.J.R. 389 (three hundred eighty-nine).
S.J.R. 390 (three hundred ninety).
S.J.R. 391 (three hundred ninety-one).
S.J.R. 392 (three hundred ninety-two).
S.R. 107 (one hundred seven).
S.R. 110 (one hundred ten).
S.R. 111 (one hundred eleven).
S.R. 116 (one hundred sixteen).
HOUSE BILL ON THIRD READING

H.B. 1650 (one thousand six hundred fifty) was taken up and, on motion of Senator Ruff, was passed by for the day.

LEGISLATION SIGNED BY PRESIDING OFFICER

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the date recorded below, signed the following bills that had been passed by both houses and duly enrolled:

February 14, 2019

H.B. 2290. An Act providing a management agreement between the Commonwealth and James Madison University pursuant to the Restructured Higher Education Financial and Administrative Operations Act (§ 23.1-1000 et seq.).

S.B. 1386. An Act providing a management agreement between the Commonwealth and James Madison University pursuant to the Restructured Higher Education Financial and Administrative Operations Act (§ 23.1-1000 et seq.).

February 14, 2019

H.B. 1637. An Act to authorize the issuance of special license plates for supporters of the Virginia Aquarium bearing the legend PROTECT SEA LIFE; fees.

H.B. 1648. An Act to amend and reenact § 46.2-924 of the Code of Virginia, relating to pedestrian crossings; Town of Ashland.


H.B. 1664. An Act to amend and reenact § 18.2-259.1 of the Code of Virginia, relating to out-of-state drug offenses; restricted driver’s license.

H.B. 1677. An Act to amend and reenact §§ 46.2-733 and 46.2-1158.01 of the Code of Virginia, relating to driving distance for testing certain motor vehicles.

H.B. 1678. An Act to amend and reenact § 46.2-916.2 of the Code of Virginia, relating to golf carts and utility vehicles; Town of Dendron.

H.B. 1709. An Act to authorize the issuance of special license plates for supporters of Virginia State Parks bearing the legend VIRGINIA STATE PARKS; fees.

H.B. 1711. An Act to amend and reenact §§ 46.2-612 and 46.2-613 of the Code of Virginia, relating to reorganization of motor vehicle registration, licensing, and certificates of title statutes; segregation of criminal offenses and traffic offenses; alteration of judicial authority to dismiss related criminal offenses.

H.B. 1728. An Act to amend and reenact §§ 16.1-283.1 and 63.2-1220.2 of the Code of Virginia, relating to post-adoption contact and communication agreements.


H.B. 1732. An Act to amend the Code of Virginia by adding a section numbered 22.1-137.3, relating to school safety procedures; emergency situations; annual training.

H.B. 1737. An Act to amend and reenact § 22.1-279.8 of the Code of Virginia, relating to development and review of school crisis, emergency management, and medical emergency response plans; include certain first responders.

H.B. 1743. An Act to amend and reenact § 54.1-3319 of the Code of Virginia, relating to pharmacist; counseling for new prescriptions; disposal of medicine.

H.B. 1768. An Act to amend and reenact § 46.2-624 of the Code of Virginia, relating to certificate of title; vehicle used as a taxicab.


H.B. 1777. An Act to amend and reenact § 46.2-1222.1 of the Code of Virginia, relating to local regulation of parking of certain vehicles.

H.B. 1783. An Act to authorize the conveyance of an easement by the Department of Forestry in Buckingham County.


H.B. 1802. An Act to amend and reenact § 46.2-1025 of the Code of Virginia, relating to amber warning lights; vehicles hauling forest products.

H.B. 1803. An Act to amend and reenact §§ 54.1-3446 and 54.1-3448 of the Code of Virginia, relating to controlled substances; Schedules I and II.

H.B. 1820. An Act to amend the Code of Virginia by adding a section numbered 40.1-28.01, relating to provisions of a nondisclosure or confidentiality agreement; sexual assault; condition of employment.

H.B. 1832. An Act to amend the Code of Virginia by adding a section numbered 46.2-745.1, relating to special license plate; Navy and Marine Corps Medal.

H.B. 1833. An Act to amend and reenact § 19.2-299 of the Code of Virginia, relating to investigations and reports by probation officers; persons eligible for parole.

H.B. 1835. An Act to amend and reenact § 23.1-3110 of the Code of Virginia, relating to the Institute for Advanced Learning and Research; executive director.
H.B. 1849. An Act to amend and reenact § 54.1-2722 of the Code of Virginia, relating to practice of dental hygiene; remote supervision; employment or supervision by the Department of Behavioral Health and Developmental Services.

H.B. 1867. An Act to amend and reenact §§ 46.2-688, 46.2-706 through 46.2-708, and 46.2-710 of the Code of Virginia, relating to motor vehicle insurance verification by the Department of Motor Vehicles; report.

H.B. 1870. An Act to amend and reenact § 32.1-102.2, as it is currently effective and as it shall become effective, and § 32.1-127 of the Code of Virginia, relating to certificates of public need; nursing homes and hospitals; disaster exemption.

H.B. 1878. An Act to amend and reenact § 54.1-3408 of the Code of Virginia, relating to possession and administration of naloxone; regional jail employees.

H.B. 1922. An Act to amend and reenact § 8.01-126 of the Code of Virginia, relating to unlawful detainer; initial hearing; subsequent filings; termination notice.

H.B. 1927. An Act to amend and reenact § 46.2-345 of the Code of Virginia, relating to special identification card; applicants who are blind or vision impaired.

H.B. 1930. An Act to amend and reenact § 22.1-271.5 of the Code of Virginia, relating to concussions in student-athletes; guidelines, policies, and procedures.

H.B. 1938. An Act to amend and reenact § 51.5-60 of the Code of Virginia, relating to definition of blind person.


H.B. 1971. An Act to amend and reenact §§ 54.1-2409 and 54.1-3434.3 of the Code of Virginia, relating to health professions and facilities; adverse action in another jurisdiction; suspension and reinstatement.

H.B. 1985. An Act to amend the Code of Virginia by adding a section numbered 22.1-277.2:2, relating to alternative education programs; data.

H.B. 2018. An Act to require the Board of Education to review and revise its Career and Technical Education Work-Based Learning Guide.

H.B. 2035. An Act to amend and reenact §§ 32.1-162.9:1, 37.2-416, 37.2-506, and 63.2-1720, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to Department of Medical Assistance Services; Medicaid service providers; release of criminal history background information.
February 14, 2019

H.B. 1613. An Act to amend the Code of Virginia by adding a section numbered 29.1-553.1, relating to penalty for wanton waste.

H.B. 1621. An Act to amend and reenact § 29.1-303.1 of the Code of Virginia, relating to hunting license; resident trip license.

H.B. 1657. An Act to amend and reenact § 4.1-210 of the Code of Virginia, relating to alcoholic beverage control; annual mixed beverage performing arts facility license.

H.B. 1666. An Act to amend and reenact § 23.1-507 of the Code of Virginia, relating to University of Virginia’s College at Wise; reduced rate tuition.

EMERGENCY

H.B. 1696. An Act to amend and reenact § 29.1-521 of the Code of Virginia, relating to the killing of nuisance species from an automobile.

H.B. 1715. An Act to amend and reenact § 10.1-609.2 of the Code of Virginia, relating to dams; wetland vegetation.

H.B. 1779. An Act to amend and reenact § 28.2-600 of the Code of Virginia, relating to riparian planting ground assignment eligibility.

H.B. 1819. An Act to amend and reenact § 63.2-1904 of the Code of Virginia, relating to child support enforcement; fees.

H.B. 1871. An Act to amend and reenact § 63.2-611 of the Code of Virginia, relating to Virginia Initiative for Employment Not Welfare; transitional child care.

H.B. 1905. An Act to amend and reenact § 4.1-126 of the Code of Virginia, relating to alcoholic beverage control; mixed beverage referendum; exception.


H.B. 2039. An Act to amend and reenact § 46.2-1516 of the Code of Virginia, relating to supplemental motor vehicle sales locations; car shows.

H.B. 2045. An Act to amend the Code of Virginia by adding in Article 4 of Chapter 4 of Title 37.2 a section numbered 37.2-431.1, relating to Department of Behavioral Health and Developmental Services; certification of recovery residences.

H.B. 2057. An Act to amend and reenact § 32.1-277 of the Code of Virginia, relating to Office of the Chief Medical Examiner; central office and facilities.

H.B. 2078. An Act to amend and reenact §§ 9.1-185.8 and 19.2-143 of the Code of Virginia, relating to forfeiture on recognizance; bail bondsman; suspension of license.
H.B. 2114. An Act to amend and reenact § 46.2-746.8 of the Code of Virginia, relating to special license plates for members of the International Association of Fire Fighters.


H.B. 2183. An Act to amend and reenact §§ 46.2-341.14:1, 46.2-341.14:10, and 46.2-1702 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-326.1, relating to commercial vehicle training and testing.


H.B. 2217. An Act to amend the Code of Virginia by adding a section numbered 22.1-299.7, relating to the Department of Education; establishment of a microcredential program.

H.B. 2220. An Act to amend the Code of Virginia by adding a section numbered 46.2-745.1, relating to special license plate; Armed Forces Expeditionary Medal.

H.B. 2226. An Act to designate the bridge on Meadow Road over Interstate 64 at mile marker 202 in Henrico County the “Trooper Mark Barrett Memorial Bridge.”


H.B. 2242. An Act to amend and reenact § 8.01-246 of the Code of Virginia, relating to statute of limitations; action based on an unsigned, written contract.

H.B. 2253. An Act to amend and reenact § 18.2-308.06 of the Code of Virginia, relating to nonresident concealed handgun permits; time of issuance.

H.B. 2269. An Act to amend the Code of Virginia by adding a section numbered 10.1-1184.1, relating to a prohibition on participation by the Commonwealth in any regional transportation sector emissions program.

H.B. 2278. An Act to amend and reenact §§ 2.2-402 and 19.2-392.2 of the Code of Virginia, relating to expungement of police and court records; absolute pardon.

H.B. 2313. An Act to amend and reenact § 33.2-245 of the Code of Virginia, relating to comprehensive highway access management standards.

H.B. 2318. An Act to amend and reenact § 54.1-3408 of the Code of Virginia, relating to possession and administration of naloxone; school nurses.

H.B. 2341. An Act to amend and reenact § 10.1-1181.9 of the Code of Virginia, relating to forester title.

H.B. 2400. An Act to amend the Code of Virginia by adding a section numbered 22.1-270.2:1, relating to school boards; School Breakfast Program and National School Lunch Program; web-based application.

H.B. 2405. An Act to amend and reenact § 58.1-3970.1 of the Code of Virginia, relating to real estate with delinquent taxes or liens; appointment of special commissioner; City of Martinsville.


H.B. 2453. An Act to amend and reenact §§ 19.2-121 and 19.2-149 of the Code of Virginia, relating to bail and recognizances; magistrate’s checklist; surety’s basis for request for capias.


H.B. 2484. An Act to amend and reenact § 18.2-198.1 of the Code of Virginia, relating to offenses relating to credit cards; venue.

H.B. 2487. An Act to amend and reenact § 46.2-1500 of the Code of Virginia, relating to motor vehicle dealers; definitions.

H.B. 2499. An Act to amend and reenact § 53.1-40.10 of the Code of Virginia, relating to Department of Corrections; policies to facilitate exchange of health records and information.

H.B. 2548. An Act to amend and reenact §§ 18.2-308.09 and 18.2-308.2 of the Code of Virginia, relating to restoration of firearms rights; report to State Police.

H.B. 2551. An Act to amend and reenact § 46.2-341.14:01 of the Code of Virginia, relating to commercial driver’s licenses; military service members.

H.B. 2560. An Act to amend and reenact §§ 2.2-3705.7, 2.2-3711, 15.2-1627.5, and 63.2-1605 and of the Code of Virginia, relating to protective services; adult abuse, neglect, and exploitation; multidisciplinary teams.

H.B. 2563. An Act to amend and reenact §§ 18.2-265.1 and 54.1-3466 of the Code of Virginia, relating to drug paraphernalia and controlled paraphernalia; fentanyl testing products.


H.B. 2648. An Act to amend and reenact § 19.2-11.01 of the Code of Virginia, relating to crime victim rights; notice of release of defendant found unrestorably incompetent or acquitted by reason of insanity.

H.B. 2659. An Act to amend and reenact § 19.2-149 of the Code of Virginia, relating to bail bondsman; surrender of principal; deposit.

H.B. 2674. An Act to amend and reenact § 33.2-1020 of the Code of Virginia, relating to certificates; notice of filing or recordation.


H.B. 2722. An Act to amend and reenact § 32.1-102.3:1.1 of the Code of Virginia, relating to continuing care retirement communities; accessing medical assistance; certificate of public need.

H.B. 2745. An Act to amend and reenact § 3.2-6540 of the Code of Virginia, relating to dangerous dogs; deferral of proceedings.

H.B. 2748. An Act to amend and reenact §§ 18.2-246.8, 18.2-246.10, and 18.2-371.2 of the Code of Virginia, relating to purchase, possession, and sale of tobacco products, nicotine vapor products, and alternative nicotine products; minimum age requirements; penalties.


H.B. 2796. An Act to amend and reenact § 29.1-733.20 of the Code of Virginia, relating to watercraft; transfer by operation of law; transfer on death.

S.B. 1060. An Act to amend and reenact § 2.2-3705.7 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 40 of Title 58.1 a section numbered 58.1-4029, relating to Virginia Lottery; disclosure of identity of winners.


S.B. 1153. An Act to amend and reenact § 2.2-4303.2 of the Code of Virginia, relating to the Virginia Public Procurement Act; job order contracting; limitations.

S.B. 1295. An Act to amend and reenact §§ 22.1-79.5 and 22.1-279.6 of the Code of Virginia, relating to public schools; tobacco products and nicotine vapor products; prohibition.

S.B. 1298. An Act to amend the Code of Virginia by adding a section numbered 22.1-277.2:2, relating to alternative education programs; data.

S.B. 1314. An Act to amend and reenact § 22.1-7 of the Code of Virginia, relating to children in residence or custody; participation in educational programs.


S.B. 1727. An Act to amend and reenact §§ 18.2-246.8, 18.2-246.10, and 18.2-371.2 of the Code of Virginia, relating to purchase, possession, and sale of tobacco products, nicotine vapor products, and alternative nicotine products; minimum age requirements; penalties.

HONORARY ADJOURNMENT

Senator Ebbin addressed the Senate in memory of the victims of the 2018 Parkland, Florida shooting.
Senator Ebbin requested that when the Senate adjourns today, it adjourn in memory of the victims of the 2018 Parkland, Florida shooting.

On motion of Senator Newman, the Senate, in memory of the victims of the 2018 Parkland, Florida shooting, adjourned until tomorrow at 10:00 a.m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
FRIDAY, FEBRUARY 15, 2019

The Senate met at 10:00 a.m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Dr. Keary Kincannon, Rising Hope Mission Church, Alexandria, Virginia, offered the following prayer:

God, our Creator and Redeemer, we follow You because we trust You to lead us to an abundant life. Where there is pain, You bring healing. Where there is mistrust, You bring hope. Where there is estrangement, You bring reconciliation. Where there is sin, You show the way to transformation.

Forgive us we pray for the sins of our nation and our Commonwealth, and our individual sins – past and present – that have caused great pain and suffering to many.

Give us the awareness to admit where we have sinned as a Commonwealth and as individuals. And give the maturity to seek accountability, forgiveness, reconciliation, and restitution.

And in these contentious days, Lord, give us the faith to offer forgiveness, trusting that in following Your path, we and the Commonwealth we all so love will be strengthened and restored, not diminished.

Be with this assembly of leaders, and with us all, to provide confidence and vision for the future of our state and country. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Janie Fair Pennington of Mecklenburg.

The roll was called and the following Senators answered to their names:


A quorum was present.

After the roll call, Senator Chafin notified the Clerk of his presence.

On motion of Senator Howell, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--33. NAYS--5. RULE 36--0.

NAYS--Cosgrove, Deeds, Petersen, Stanley, Sturtevant--5.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 14, 2019
THE HOUSE OF DELEGATES HAS PASSED WITH AMENDMENTS THE FOLLOWING SENATE BILL:

S.B. 1004. A BILL to amend and reenact §32.1-137.05 of the Code of Virginia, relating to health care services; payment estimates.

THE HOUSE OF DELEGATES HAS INSISTED ON ITS AMENDMENT AND HAS REQUESTED A COMMITTEE OF CONFERENCE ON THE FOLLOWING SENATE BILL:

S.B. 1031. A BILL to amend and reenact § 18.2-461 of the Code of Virginia, relating to false information and hoax criminal activities; penalty.

THE HOUSE OF DELEGATES HAS INSISTED ON ITS SUBSTITUTES AND HAS REQUESTED COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1044. A BILL to amend and reenact § 46.2-1220 of the Code of Virginia, relating to parking ordinances; enforcement.

S.B. 1047. A BILL to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration.

S.B. 1108. A BILL to amend and reenact § 16.1-69.35 of the Code of Virginia, relating to Marsh Criminal-Traffic Division at Manchester General District Court and John Marshall Criminal-Traffic Division at Richmond General District Court; concurrent jurisdiction.

S.B. 1495. A BILL to amend the Code of Virginia by adding in Article 7 of Chapter 31 of Title 23.1 a section numbered 23.1-3129.1, relating to the establishment of the Virginia Rural Information Technology Apprenticeship Grant Fund and Program.

THE HOUSE OF DELEGATES HAS REJECTED THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1917. A BILL to amend the Code of Virginia by adding in Article 3 of Chapter 1 of Title 53.1 a section numbered 53.1-17.1, relating to Department of Corrections; health care continuous quality improvement committee.

H.B. 2017. A BILL to amend and reenact § 51.5-160 of the Code of Virginia, relating to auxiliary grants; supportive housing.

H.B. 2758. A BILL to amend and reenact § 63.2-900.1 of the Code of Virginia, relating to kinship foster care; notice.

THE HOUSE OF DELEGATES HAS REJECTED THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1642. A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

H.B. 1720. A BILL to amend the Code of Virginia by adding a section numbered 18.2-251.1:1, relating to cannabidiol oil and THC-A oil; possession or distribution at school.
H.B. 1918. A BILL to amend and reenact § 53.1-5 of the Code of Virginia, relating to Board of Corrections; minimum standards for health care services in local correctional facilities.

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILLS:

S.B. 1005. A BILL to amend and reenact §§ 22.1-79.1 and 22.1-296 of the Code of Virginia, relating to the school calendar; opening day of the school year.

S.B. 1301. A BILL to amend and reenact § 58.1-3919.1 of the Code of Virginia, relating to private collectors; delinquent taxes and other amounts due.

THE HOUSE OF DELEGATES HAS AGREED TO THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1839. A BILL to amend and reenact §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, as it is currently effective and as it shall become effective, 54.1-3408.3, and 54.1-3446 of the Code of Virginia and to repeal §§ 3.2-4114.1 and 3.2-4117 of the Code of Virginia, relating to industrial hemp.

EMERGENCY

H.B. 1933. A BILL to amend and reenact §§ 17.1-406, 17.1-410, and 37.2-803 of the Code of Virginia and to amend the Code of Virginia by adding in Article 7 of Chapter 3 of Title 53.1 sections numbered 53.1-133.04 and 53.1-133.05, relating to medical and mental health treatment of prisoners incapable of giving consent.

H.B. 2170. A BILL to amend the Code of Virginia by adding a section numbered 18.2-429.1, relating to false caller identification information; penalty.

H.B. 2256. A BILL to amend and reenact § 3.2-4901 of the Code of Virginia, relating to animal remedies; exemptions.

H.B. 2521. A BILL to require the Board of Social Services to amend regulations governing staffing of certain assisted living facility units during overnight hours.

THE HOUSE OF DELEGATES HAS AGREED TO THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1815. A BILL to amend and reenact § 63.2-1805 of the Code of Virginia, relating to assisted living facilities; temporary emergency electrical power source; disclosure to prospective residents.

H.B. 2213. A BILL to amend and reenact § 53.1-133.03 of the Code of Virginia, relating to exchange of medical and mental health information and records of person committed to jail; local probation officers.


H.B. 2689. A BILL to amend and reenact §§ 3.2-5900 and 3.2-6500 of the Code of Virginia, relating to livestock definition; alpaca.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTION:

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--35. NAYS--3. RULE 36--0.

NAYS--Deeds, Petersen, Stanley--3.
RULE 36--0.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Stuart from the Committee on Agriculture, Conservation and Natural Resources:

H.B. 1822 (one thousand eight hundred twenty-two).
H.B. 2009 (two thousand nine).
H.B. 2047 (two thousand forty-seven).
H.B. 2252 (two thousand two hundred fifty-two).
H.B. 2395 (two thousand three hundred ninety-five) with amendment.
H.B. 2403 (two thousand four hundred three).
H.B. 2411 (two thousand four hundred eleven) with substitute with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2637 (two thousand six hundred thirty-seven).
H.B. 2642 (two thousand six hundred forty-two) with substitute with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2755 (two thousand seven hundred fifty-five) with amendment.
H.B. 2783 (two thousand seven hundred eighty-three).

The following bills, having been considered by the committee in session, were reported by Senator Reeves from the Committee on Rehabilitation and Social Services:

H.B. 1622 (one thousand six hundred twenty-two) with the recommendation that it be rereferred to the Committee for Courts of Justice.
H.B. 1627 (one thousand six hundred twenty-seven).
H.B. 1671 (one thousand six hundred seventy-one).
H.B. 1884 (one thousand eight hundred eighty-four) with amendment.
H.B. 1987 (one thousand nine hundred eighty-seven) with substitute.
H.B. 2005 (two thousand five) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2108 (two thousand one hundred eight).
H.B. 2208 (two thousand two hundred eight) with amendments.
H.B. 2258 (two thousand two hundred fifty-eight).
H.B. 2280 (two thousand two hundred eighty) with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2367 (two thousand three hundred sixty-seven) with substitute.
H.B. 2743 (two thousand seven hundred forty-three).
H.B. 2749 (two thousand seven hundred forty-nine) with amendments.
H.B. 2756 (two thousand seven hundred fifty-six).

H.B. 1622 was rereferred to the Committee for Courts of Justice.

H.B. 2005, H.B. 2280, H.B. 2411, and H.B. 2642 were rereferred to the Committee on Finance.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

S.J.R. 426. Celebrating the life of Barbara Foster Freeman.
Patron--Howell

Patrons--McClellan and Reeves; Delegates: Adams, D.M., Bagby, Bourne, Carr, Delaney, Hope, Kory, Lindsey, McQuinn, Reid, Rodman, Sullivan and Turpin

S.J.R. 428. Commending Piedmont Senior Resources Area Agency on Aging, Inc.
Patron--Peake

CALENDAR

UNFINISHED BUSINESS—HOUSE

H.B. 1733 (one thousand seven hundred thirty-three) was taken up.

On motion of Senator Newman, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1818 (one thousand eight hundred eighteen) was taken up.

On motion of Senator Carrico, the Senate insisted on its substitute and respectfully requested a committee of conference.
The recorded vote is as follows:
YEAS--36. NAYS--3. RULE 36--0.

NAYS--DeSteph, McClellan, Petersen--3.
RULE 36--0.

H.B. 2059 (two thousand fifty-nine) was taken up.

On motion of Senator Obenshain, the Senate insisted on its amendments and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2750 (two thousand seven hundred fifty) was taken up.

On motion of Senator Newman, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

UNFINISHED BUSINESS—SENATE

S.B. 1018 (one thousand eighteen) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 24.2-304.3, 24.2-306, and 30-264 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 24.2-103.1, relating to redistricting; Geographic Information System maps required; review by the Department of Elections.

On motion of Senator Chase, the substitute was agreed to.
The recorded vote is as follows:
YEAS--35. NAYS--4. RULE 36--0.

NAYS--Cosgrove, Deeds, Stuart, Wagner--4.
RULE 36--0.

S.B. 1079 (one thousand seventy-nine) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 40.1-28.9 of the Code of Virginia, relating to exemptions to the minimum wage.

On motion of Senator Spruill, the substitute was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1118 (one thousand one hundred eighteen) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.

Senator Petersen moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1161 (one thousand one hundred sixty-one) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:
A BILL to amend and reenact §§ 38.2-3559 through 38.2-3562 of the Code of Virginia, relating to health carriers; expedited reviews of adverse coverage determinations; exhaustion of internal reviews; cancer patients.

On motion of Senator Ruff, the substitute was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1188 (one thousand one hundred eighty-eight) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 87, engrossed, after respect strike . (period) insert ; (semicolon)

2. Line 108, engrossed, after the strike
Commissioner's

On motion of Senator Dance, the amendments were agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1214 (one thousand two hundred fourteen) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; memorandums of understanding.

Senator Newman moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.
The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1234 (one thousand two hundred thirty-four) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 23.1-1304 of the Code of Virginia, relating to public institutions of higher education; governing boards; educational programs.

On motion of Senator DeSteph, the substitute was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Stanley--1.
RULE 36--0.

S.B. 1253 (one thousand two hundred fifty-three) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 139, engrossed
strike
all of lines 139, 140, and 141

Senator Reeves moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--37. RULE 36--0.

YEAS--0.
RULE 36--0.
S.B. 1257 (one thousand two hundred fifty-seven) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 109, engrossed
   strike
   all of lines 109, 110, and 111

On motion of Senator Stanley, the amendment was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1270 (one thousand two hundred seventy) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 210, engrossed, after 58.1-3219.5
   insert
   of the Code of Virginia

On motion of Senator Stuart, the amendment was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1277 (one thousand two hundred seventy-seven) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:
A BILL to amend and reenact § 32.1-102.2, as it is currently effective and as it shall become effective, and § 32.1-127 of the Code of Virginia, relating to certificates of public need; nursing homes and hospitals; disaster exemption.

On motion of Senator Barker, the substitute was agreed to.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1286 (one thousand two hundred eighty-six) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 53, engrossed, after select
   insert
   , subject to availability,

2. Line 54, engrossed, after facility
   strike
   if such housing option is available

3. Line 93, engrossed, after than
   strike
   January
   insert
   February

4. Line 95, engrossed, after comment and
   strike
   public

5. Line 104, engrossed, after in
   strike
   this
   insert
   the

6. At the beginning of line 105, engrossed
   strike
   120
   insert
   60

Senator Barker moved that the amendments be rejected.

The question was put on agreeing to the amendments.

The amendments were rejected.
The recorded vote is as follows:
YEAS--1. NAYS--38. RULE 36--0.

YEAS--McDougle--1.
RULE 36--0.

S.B. 1406 (one thousand four hundred six) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:


On motion of Senator Dance, the substitute was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1432 (one thousand four hundred thirty-two) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 46.2-1054, 46.2-1216 and 46.2-1231 of the Code of Virginia, relating to immobilization of vehicles.

On motion of Senator Obenshain, the substitute was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1434 (one thousand four hundred thirty-four) was taken up with the amendment proposed by the House of Delegates as follows:
1. Line 15, engrossed, after methods, 
insert

and

On motion of Senator McClellan, the amendment was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1464 (one thousand four hundred sixty-four), on motion of Senator McPike, was passed by for the day.

S.B. 1490 (one thousand four hundred ninety) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.

Senator Obenshain moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.


RULE 36--0.

S.B. 1509 (one thousand five hundred nine) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:
A BILL related to the disposition of property in Carroll County on which the former Southwestern Virginia Training Center was situated.

On motion of Senator Carrico, the substitute was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1519 (one thousand five hundred nineteen) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 23.1-507 of the Code of Virginia, relating to University of Virginia’s College at Wise; reduced rate tuition.

Senator Carrico moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.

RULE 36--0.

S.B. 1557 (one thousand five hundred fifty-seven) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 96, engrossed, after **for**
   strike

   **an**

2. Line 97, engrossed, after **oversight**
   strike

   **organization for the medical marijuana program**
On motion of Senator Dunnavant, the amendments were agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1575 (one thousand five hundred seventy-five) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 22.1-305.2 of the Code of Virginia, relating to the Advisory Board on Teacher Education and Licensure; membership; recommendations.

Senator Ebbin moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1593 (one thousand five hundred ninety-three) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 15, engrossed, after or
   insert
   
   nonprofit

Senator Dunnavant moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.
The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1596 (one thousand five hundred ninety-six) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 38.2-4214 and 38.2-4319 of the Code of Virginia and to amend the Code of Virginia by adding in Article 1 of Chapter 34 of Title 38.2 a section numbered 38.2-3407.20, relating to health plans; calculation of enrollee’s contribution to out-of-pocket maximum or cost-sharing requirement.

On motion of Senator Dunnavant, the substitute was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1598 (one thousand five hundred ninety-eight) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 53.1-5 of the Code of Virginia, relating to Board of Corrections; minimum standards for health care services in local correctional facilities.

Senator Dunnavant moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--38. RULE 36--0.

YEAS--0.
RULE 36--0.
S.B. 1610 (one thousand six hundred ten) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 113, engrossed, after *therein*
   insert
   
   *on the front page*

2. Line 222, engrossed, after *therein*
   insert
   
   *on the front page*

On motion of Senator McDougle, the amendments were agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1611 (one thousand six hundred eleven) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 21, engrossed, after *means*
   strike
   the remainder of line 21 and all of lines 22 through 25
   insert
   
   *any (i) physical and occupational therapy service, (ii) radiology and imaging service, (iii) laboratory service, (iv) infusion therapy service, and (v) at the discretion of the health carrier, other health care service, provided that with respect to any service described in clauses (i) through (v) the service (a) is a covered non-emergency health care service or bundle of health care services provided by a network provider and (b) is a service for which the health carrier has not demonstrated that the allowed amount variation among participating providers is less than $50.*

2. Line 124, engrossed, after *February*
   strike
   
   *January*
   insert
   
   *July*
On motion of Senator Dunnavant, the amendments were agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1617 (one thousand six hundred seventeen) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 2.2-3705.4 and 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

Senator Ruff moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1628 (one thousand six hundred twenty-eight) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 23.1-306 of the Code of Virginia, relating to public institutions of higher education; institutional partnership performance agreements.

Senator Dunnavant moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.
The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1651 (one thousand six hundred fifty-one) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 2.2-204, 2.2-225, 2.2-3705.6, 2.2-3705.7, 2.2-3711, 23.1-203, and 51.1-124.38 of the Code of Virginia; to amend the Code of Virginia by adding in Chapter 22 of Title 2.2 an article numbered 11, consisting of sections numbered 2.2-2351 through 2.2-2367; and to repeal Article 3 (§§ 2.2-2218 through 2.2-2233.1) of Chapter 22 of Title 2.2 and Article 8 (§§ 23.1-3130 through 23.1-3134) of Chapter 31 of Title 23.1, relating to research and development in the Commonwealth.

Senator Howell moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--2. NAYS--37. RULE 36--0.

YEAS--Barker, Stanley--2.
RULE 36--0.

S.B. 1661 (one thousand six hundred sixty-one) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 63.2-1508 and 63.2-1517 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-1506.1, relating to child abuse and neglect; report or complaint; victims of sex trafficking; taking child victim into custody.

Senator Peake moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.
The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1662 (one thousand six hundred sixty-two) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 56-585.1 of the Code of Virginia, relating to electric utilities; energy efficiency programs.

On motion of Senator Wagner, the substitute was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Suetterlein--1.
RULE 36--0.

S.B. 1669 (one thousand six hundred sixty-nine) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 36, engrossed
strike
all of lines 36, 37, and 38

On motion of Senator Stanley, the amendment was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1696 (one thousand six hundred ninety-six) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 52, engrossed, after therefrom.
An employer engaged in agricultural employment including agribusiness and forestry, upon request of its employee, shall furnish the employee a written statement of the gross wages earned by the employee during any pay period and the amount and purpose of any deductions therefrom.

On motion of Senator Wagner, the amendment was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1703 (one thousand seven hundred three) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 24, engrossed
strike
all of lines 24, 25, and 26

Senator Sueterlein moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1722 (one thousand seven hundred twenty-two) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 12, engrossed, after A.
strike
On or after July 1, 2010, a
insert
A

2. Line 20, engrossed, after the
insert

*nursing home beds of the*

3. Line 20, engrossed, after *is*
strike

*less*

insert

*fewer*

4. At the beginning of line 21, engrossed
insert

*occupied by individuals*

On motion of Senator Barker, the amendments were agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**S.B. 1734** (one thousand seven hundred thirty-four) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 38.2-3447 of the Code of Virginia, relating to restrictions relating to accident and sickness insurance premium rates; variances in area rate factors.

On motion of Senator Deeds, the substitute was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**S.B. 1775** (one thousand seven hundred seventy-five) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 23, engrossed, after *the*
strike

*Commission*

insert

*Commissioner*
On motion of Senator Carrico, the amendment was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Deeds--1.
RULE 36--0.

**HOUSE BILLS ON THIRD READING**

H.B. 2230 (two thousand two hundred thirty), on motion of Senator Surovell, was passed by for the day.

H.B. 2477 (two thousand four hundred seventy-seven), on motion of Senator Surovell, was passed by for the day.

H.B. 2538 (two thousand five hundred thirty-eight), on motion of Senator McDougle, was passed by for the day.

Senator Norment moved that the following House bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

H.B. 1925 (one thousand nine hundred twenty-five).
H.B. 1614 (one thousand six hundred fourteen).
H.B. 1649 (one thousand six hundred forty-nine).
H.B. 1698 (one thousand six hundred ninety-eight).
H.B. 1719 (one thousand seven hundred nineteen).
H.B. 1730 (one thousand seven hundred thirty).
H.B. 1766 (one thousand seven hundred sixty-six).
H.B. 1790 (one thousand seven hundred ninety).
H.B. 1804 (one thousand eight hundred four).
H.B. 1866 (one thousand eight hundred sixty-six).
H.B. 1893 (one thousand eight hundred ninety-three).
H.B. 1895 (one thousand eight hundred ninety-five).
H.B. 1913 (one thousand nine hundred thirteen).
H.B. 1920 (one thousand nine hundred twenty).
H.B. 1936 (one thousand nine hundred thirty-six).
H.B. 1942 (one thousand nine hundred forty-two).
H.B. 1963 (one thousand nine hundred sixty-three).
H.B. 1965 (one thousand nine hundred sixty-five).
H.B. 1973 (one thousand nine hundred seventy-three).
H.B. 1986 (one thousand nine hundred eighty-six).
H.B. 2002 (two thousand two).
H.B. 2022 (two thousand twenty-two).
H.B. 2046 (two thousand forty-six).
H.B. 2052 (two thousand fifty-two).
H.B. 2061 (two thousand sixty-one).
The motion was agreed to.

H.B. 1614 (one thousand six hundred fourteen) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Local Government was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 15.2-2114.01, relating to a local Stormwater Management Fund.

The reading of the substitute was waived.

On motion of Senator Stanley, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1730 (one thousand seven hundred thirty) was taken up.
Senator Reeves offered the following amendment:

1. After line 138, engrossed
   insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

On motion of Senator Reeves, the reading of the amendment was waived.

On motion of Senator Reeves, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 1895 (one thousand eight hundred ninety-five) was taken up.

The following amendments proposed by the Committee on Local Government were offered:

1. Line 51, engrossed, after the
   strike
   insert second
   insert first

2. Line 54, engrossed, after the
   strike
   insert second
   insert first

The reading of the amendments was waived.

On motion of Senator Stanley, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 1913 (one thousand nine hundred thirteen) was taken up.

Senator Peake offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 15.2-2242 and 15.2-2286 of the Code of Virginia, relating to subdivision and zoning; sidewalks.

On motion of Senator Peake, the reading of the substitute was waived.

On motion of Senator Peake, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1942 (one thousand nine hundred forty-two) was taken up.
The following amendments proposed by the Committee on Rehabilitation and Social Services were offered:

1. Line 167, engrossed, after Justice, strike and
2. Line 168, engrossed, after Health insert , and the Senate Committee on Rehabilitation and Social Services

The reading of the amendments was waived.

On motion of Senator Reeves, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 2173 (two thousand one hundred seventy-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2185 (two thousand one hundred eighty-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Article 7 of Chapter 31 of Title 23.1 a section numbered 23.1-3129.1, relating to the establishment of the Virginia Rural Information Technology Apprenticeship Grant Fund and Program.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2337 (two thousand three hundred thirty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:
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A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to governing boards of public institutions of higher education; tuition and mandatory fee rates; report.

The reading of the substitute was waived.

Senator Newman moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2490** (two thousand four hundred ninety) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2569** (two thousand five hundred sixty-nine) was taken up.

Senator Favola offered the following amendment:

1. Line 24, engrossed, after ordinance insert
   
   *and all other applicable local ordinances*

On motion of Senator Favola, the reading of the amendment was waived.

On motion of Senator Favola, the amendment was agreed to.

The amendment was ordered to be engrossed.
H.B. 2597 (two thousand five hundred ninety-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 63.2-1508 and 63.2-1517 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-1506.1, relating to child abuse and neglect; report or complaint; victims of sex trafficking; taking child victim into custody.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2620 (two thousand six hundred twenty) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 23.1-1304 of the Code of Virginia, relating to governing boards of public institutions of higher education; educational programs; student debt trends.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2621 (two thousand six hundred twenty-one) was taken up.

The following amendment proposed by the Committee on Local Government was offered:

1. Line 21, engrossed, after plan, strike a insert any

The reading of the amendment was waived.

On motion of Senator Stanley, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 2681 (two thousand six hundred eighty-one) was taken up.

The following amendment proposed by the Committee on General Laws and Technology was offered:

1. At the beginning of line 44, engrossed
The reading of the amendment was waived.

On motion of Senator Ruff, the amendment was agreed to.

The amendment was ordered to be engrossed.

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

- House Bill 1925 (one thousand nine hundred twenty-five).
- House Bill 1614 (one thousand six hundred fourteen) with substitute.
- House Bill 1649 (one thousand six hundred forty-nine).
- House Bill 1698 (one thousand six hundred ninety-eight).
- House Bill 1719 (one thousand seven hundred nineteen).
- House Bill 1730 (one thousand seven hundred thirty) with amendment.
- House Bill 1766 (one thousand seven hundred sixty-six).
- House Bill 1790 (one thousand seven hundred ninety).
- House Bill 1804 (one thousand eight hundred four).
- House Bill 1866 (one thousand eight hundred sixty-six).
- House Bill 1893 (one thousand eight hundred ninety-three).
- House Bill 1895 (one thousand eight hundred ninety-five) with amendments.
- House Bill 1913 (one thousand nine hundred thirteen) with substitute.
- House Bill 1920 (one thousand nine hundred twenty).
- House Bill 1936 (one thousand nine hundred thirty-six).
- House Bill 1942 (one thousand nine hundred forty-two) with amendments.
- House Bill 1963 (one thousand nine hundred sixty-three).
- House Bill 1965 (one thousand nine hundred sixty-five).
- House Bill 1973 (one thousand nine hundred seventy-three).
- House Bill 1986 (one thousand nine hundred eighty-six).
- House Bill 2002 (two thousand two).
- House Bill 2022 (two thousand twenty-two).
- House Bill 2046 (two thousand forty-six).
- House Bill 2052 (two thousand fifty-two).
- House Bill 2061 (two thousand sixty-one).
- House Bill 2139 (two thousand one hundred thirty-nine).
- House Bill 2148 (two thousand one hundred forty-eight).
- House Bill 2173 (two thousand one hundred seventy-three) with substitute.
- House Bill 2185 (two thousand one hundred eighty-five) with substitute.
- House Bill 2224 (two thousand two hundred twenty-four).
- House Bill 2272 (two thousand two hundred seventy-two).
- House Bill 2286 (two thousand two hundred eighty-six).
- House Bill 2305 (two thousand three hundred five).
- House Bill 2311 (two thousand three hundred eleven).
- House Bill 2316 (two thousand three hundred sixteen).
- House Bill 2337 (two thousand three hundred thirty-seven) with substitute.
- House Bill 2375 (two thousand three hundred seventy-five).
H.B. 2406 (two thousand four hundred six).
H.B. 2490 (two thousand four hundred ninety) with substitute.
H.B. 2497 (two thousand four hundred ninety-seven).
H.B. 2569 (two thousand five hundred sixty-nine) with amendment.
H.B. 2572 (two thousand five hundred seventy-two).
H.B. 2577 (two thousand five hundred seventy-seven).
H.B. 2585 (two thousand five hundred eighty-five).
H.B. 2597 (two thousand five hundred ninety-seven) with substitute.
H.B. 2620 (two thousand six hundred twenty) with substitute.
H.B. 2621 (two thousand six hundred twenty-one) with amendment.
H.B. 2625 (two thousand six hundred twenty-five).
H.B. 2660 (two thousand six hundred sixty).
H.B. 2670 (two thousand six hundred seventy).
H.B. 2681 (two thousand six hundred eighty-one) with amendment.
H.B. 2739 (two thousand seven hundred thirty-nine).
H.B. 2740 (two thousand seven hundred forty).
H.B. 2779 (two thousand seven hundred seventy-nine).
H.B. 2807 (two thousand eight hundred seven).
H.B. 2808 (two thousand eight hundred eight).
H.B. 2809 (two thousand eight hundred nine).

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2420 (two thousand four hundred twenty), on motion of Senator Stanley, was passed with its title.

The recorded vote is as follows:
YEAS--35. NAYS--1. RULE 36--1.

NAYS--Edwards--1.
RULE 36--Obenshain--1.

H.B. 1634 (one thousand six hundred thirty-four), on motion of Senator Hanger, was passed by for the day.

H.B. 1650 (one thousand six hundred fifty) was taken up, the committee substitute having been agreed to on February 14, 2019.
RECONSIDERATION

Senator Ruff moved to reconsider the vote by which the committee substitute to H.B. 1650 (one thousand six hundred fifty) was agreed to.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Ruff moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

H.B. 1650, on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:
YEAS--34. NAYS--5. RULE 36--0.

NAYS--Chase, Mason, Obenshain, Petersen, Suetterlein--5.
RULE 36--0.

H.B. 2339 (two thousand three hundred thirty-nine) was taken up.

Senator Hanger offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 58.1-3 of the Code of Virginia, relating to the Department of Taxation; sharing information with the Department of Social Services.

On motion of Senator Hanger, the reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2339, on motion of Senator Hanger, was passed with its title.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**H.B. 1615** (one thousand six hundred fifteen) was read by title the third time.

Senator Reeves moved that **H.B. 1615** be passed with its title.

The question was put on passing **H.B. 1615** with its title.

**H.B. 1615** was defeated with its title.

The recorded vote is as follows:
YEAS--11. NAYS--28. RULE 36--0.

YEAS--Black, Boysko, Chase, Dunnavant, Ebbin, Favola, Mason, Newman, Norment, Reeves, Spruill--11.
RULE 36--0.

**H.B. 1620** (one thousand six hundred twenty), on motion of Senator Norment, was passed by for the day.

**H.B. 1661** (one thousand six hundred sixty-one) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 38.2-1700 and 38.2-3420 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 1 of Title 3.2 an article numbered 4, consisting of sections numbered 3.2-116 through 3.2-119, relating to the formation of benefits consortium by a sponsoring association operating as nonprofit agricultural organization.

The reading of the substitute was waived.

On motion of Senator Wagner, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 1661**, on motion of Senator Wagner, was passed with its title.
The recorded vote is as follows:
YEAS--35. NAYS--4. RULE 36--0.

RULE 36--0.

H.B. 1702 (one thousand seven hundred two) was read by title the third time.

The following amendment proposed by the Committee on General Laws and Technology was offered:

1. After line 24, engrossed
   insert
   2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Ruff, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 1702, on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Locke--1.
RULE 36--0.

H.B. 1960 (one thousand nine hundred sixty) was read by title the third time and, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Carrico--1.
RULE 36--0.
H.B. 2012 (two thousand twelve) was read by title the third time and, on motion of Senator Stanley, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Chase--1.
RULE 36--0.

H.B. 2033 (two thousand thirty-three) was read by title the third time and, on motion of Senator Stanley, was passed with its title.

The recorded vote is as follows:
YEAS--32. NAYS--7. RULE 36--0.

NAYS--Carrico, DeSteph, McDougle, Petersen, Stuart, Suetterlein, Wagner--7.
RULE 36--0.

H.B. 2034 (two thousand thirty-four), on motion of Senator Obenshain, was passed by for the day.

H.B. 2141 (two thousand one hundred forty-one) was read by title the third time.

The following amendments proposed by the Committee on Local Government were offered:

1. Line 128, engrossed, after a
   insert
   private

2. Line 132, engrossed, after locality.
   insert
   As used in this subdivision, “unserved area” means an area in which (i) broadband download speeds of 10 MBps or more, or upload speeds of 1 MBps or more, are not generally available or (ii) less than 10 percent of residential and commercial units are capable of receiving broadband service, provided that the Department of Housing and Community Development may increase such percentage by regulation.

The reading of the amendments was waived.

On motion of Senator Stanley, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 2141, on motion of Senator Stanley, was passed with its title.
The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--1.

NAYS--0.
RULE 36--McClellan--1.

H.B. 2178 (two thousand one hundred seventy-eight), on motion of Senator Obenshain, was passed by for the day.

H.B. 2204 (two thousand two hundred four), on motion of Senator Obenshain, was passed by for the day.

H.B. 2260 (two thousand two hundred sixty) was read by title the third time and, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS--29. NAYS--10. RULE 36--0.

RULE 36--0.

H.B. 2310 (two thousand three hundred ten) was read by title the third time.

The following amendment proposed by the Committee on Local Government was offered:

1. Line 14, engrossed, after requirements.
insert
Nothing in this section shall be construed to limit a locality’s authority to regulate a flood plain pursuant to § 15.2-2283 or any other provision of law.
The reading of the amendment was waived.

On motion of Senator Stanley, the amendment was agreed to.

The amendment was ordered to be engrossed.

Senator Stanley moved that H.B. 2310 be passed with its title.

H.B. 2310, on motion of Senator Lewis, was passed by for the day.

H.B. 2324 (two thousand three hundred twenty-four) was read by title the third time and, on motion of Senator Hanger, was passed with its title.
The recorded vote is as follows:
YEAS--34. NAYS--4. RULE 36--0.

RULE 36--0.

H.B. 2342 (two thousand three hundred forty-two) was read by title the third time and, on motion of Senator Stanley, was passed with its title.

The recorded vote is as follows:

RULE 36--Stuart--1.

H.B. 2478 (two thousand four hundred seventy-eight) was read by title the third time and, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2485 (two thousand four hundred eighty-five) was read by title the third time and, on motion of Senator Stanley, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Chase--1.
RULE 36--0.

H.B. 2549 (two thousand five hundred forty-nine), on motion of Senator Stanley, was passed by for the day.
H.B. 2685 (two thousand six hundred eighty-five) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 23.1-608 of the Code of Virginia, relating to the Virginia Military Survivors and Dependents Education Program; eligibility.

The reading of the substitute was waived.

Senator Newman moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

H.B. 2685, on motion of Senator Hanger, was passed by temporarily.

H.B. 2686 (two thousand six hundred eighty-six) was read by title the third time.

Senator Stanley moved that H.B. 2686 be passed with its title.

H.B. 2686, on motion of Senator Stanley, was passed by for the day.

H.B. 2741 (two thousand seven hundred forty-one) was read by title the third time and, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:

YEAS--38. NAYS--0. RULE 36--1.


NAYS--0.

RULE 36--Stuart--1.

H.B. 2764 (two thousand seven hundred sixty-four), on motion of Senator Obenshain, was passed by for the day.

H.B. 2685 (two thousand six hundred eighty-five) was taken up and, on motion of Senator Hanger, was passed by for the day.

**HOUSE BILLS ON SECOND READING**

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

H.B. 1623 (one thousand six hundred twenty-three).
H.B. 1704 (one thousand seven hundred four).
H.B. 1734 (one thousand seven hundred thirty-four).
H.B. 1753 (one thousand seven hundred fifty-three).
H.B. 1788 (one thousand seven hundred eighty-eight).
H.B. 1807 (one thousand eight hundred seven).
H.B. 1811 (one thousand eight hundred eleven).
H.B. 1841 (one thousand eight hundred forty-one).
H.B. 1865 (one thousand eight hundred sixty-five).
H.B. 1868 (one thousand eight hundred sixty-eight).
H.B. 1881 (one thousand eight hundred eighty-one).
H.B. 1885 (one thousand eight hundred eighty-five).
H.B. 1914 (one thousand nine hundred fourteen).
H.B. 1924 (one thousand nine hundred twenty-four).
H.B. 1975 (one thousand nine hundred seventy-five).
H.B. 1997 (one thousand nine hundred ninety-seven).
H.B. 2008 (two thousand eight).
H.B. 2011 (two thousand eleven).
H.B. 2015 (two thousand fifteen).
H.B. 2037 (two thousand thirty-seven).
H.B. 2080 (two thousand eighty).
H.B. 2089 (two thousand eighty-nine).
H.B. 2118 (two thousand one hundred eighteen).
H.B. 2129 (two thousand one hundred twenty-nine).
H.B. 2137 (two thousand one hundred thirty-seven).
H.B. 2143 (two thousand one hundred forty-three).
H.B. 2147 (two thousand one hundred forty-seven).
H.B. 2169 (two thousand one hundred sixty-nine).
H.B. 2184 (two thousand one hundred eighty-four).
H.B. 2205 (two thousand two hundred five).
H.B. 2212 (two thousand two hundred twelve).
H.B. 2219 (two thousand two hundred nineteen).
H.B. 2247 (two thousand two hundred forty-seven).
H.B. 2262 (two thousand two hundred sixty-two).
H.B. 2282 (two thousand two hundred eighty-two).
H.B. 2320 (two thousand three hundred twenty).
H.B. 2322 (two thousand three hundred twenty-two).
H.B. 2325 (two thousand three hundred twenty-five).
H.B. 2344 (two thousand three hundred forty-four).
H.B. 2380 (two thousand three hundred eighty).
H.B. 2384 (two thousand three hundred eighty-four).
H.B. 2396 (two thousand three hundred ninety-six).
H.B. 2425 (two thousand four hundred twenty-five).
H.B. 2457 (two thousand four hundred fifty-seven).
H.B. 2474 (two thousand four hundred seventy-four).
H.B. 2486 (two thousand four hundred eighty-six).
H.B. 2489 (two thousand four hundred eighty-nine).
H.B. 2493 (two thousand four hundred ninety-three).
H.B. 2509 (two thousand five hundred nine).
H.B. 2527 (two thousand five hundred twenty-seven).
H.B. 2546 (two thousand five hundred forty-six).
The motion was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 2556 (two thousand five hundred fifty-six).
H.B. 2559 (two thousand five hundred fifty-nine).
H.B. 2561 (two thousand five hundred sixty-one).
H.B. 2578 (two thousand five hundred seventy-eight).
H.B. 2589 (two thousand five hundred eighty-nine).
H.B. 2599 (two thousand five hundred ninety-nine).
H.B. 2613 (two thousand six hundred thirteen).
H.B. 2652 (two thousand six hundred fifty-two).
H.B. 2717 (two thousand seven hundred seventeen).
H.B. 2731 (two thousand seven hundred thirty-one).
H.B. 2737 (two thousand seven hundred thirty-seven).
H.B. 2746 (two thousand seven hundred forty-six).
H.B. 2752 (two thousand seven hundred fifty-two).
H.B. 2766 (two thousand seven hundred sixty-six).
H.B. 2784 (two thousand seven hundred eighty-four).
H.B. 2800 (two thousand eight hundred).
H.B. 2805 (two thousand eight hundred five).
H.B. 1626 (one thousand six hundred twenty-six).
H.B. 1636 (one thousand six hundred thirty-six).
H.B. 1812 (one thousand eight hundred twelve).
H.B. 1814 (one thousand eight hundred fourteen).
H.B. 1826 (one thousand eight hundred twenty-six).
H.B. 1848 (one thousand eight hundred forty-eight).
H.B. 1979 (one thousand nine hundred seventy-nine).
H.B. 2107 (two thousand one hundred seven).
H.B. 2124 (two thousand one hundred twenty-four).
H.B. 2140 (two thousand one hundred forty).
H.B. 2174 (two thousand one hundred seventy-four).
H.B. 2192 (two thousand one hundred ninety-two).
H.B. 2270 (two thousand two hundred seventy).
H.B. 2296 (two thousand two hundred ninety-six).
H.B. 2297 (two thousand two hundred ninety-seven).
H.B. 2514 (two thousand five hundred fourteen).
H.B. 2622 (two thousand six hundred twenty-two).
H.B. 2679 (two thousand six hundred seventy-nine).
H.B. 2721 (two thousand seven hundred twenty-one).
H.B. 1623 (one thousand six hundred twenty-three).
H.B. 1704 (one thousand seven hundred four).
H.B. 1734 (one thousand seven hundred thirty-four).
H.B. 1753 (one thousand seven hundred fifty-three).
H.B. 1788 (one thousand seven hundred eighty-eight).
H.B. 1807 (one thousand eight hundred seven).
H.B. 1811 (one thousand eight hundred eleven).
H.B. 1841 (one thousand eight hundred forty-one).
H.B. 1865 (one thousand eight hundred sixty-five).
H.B. 1868 (one thousand eight hundred sixty-eight).
H.B. 1881 (one thousand eight hundred eighty-one).
H.B. 1885 (one thousand eight hundred eighty-five).
H.B. 1914 (one thousand nine hundred fourteen).
H.B. 1924 (one thousand nine hundred twenty-four).
H.B. 1975 (one thousand nine hundred seventy-five).
H.B. 1997 (one thousand nine hundred ninety-seven).
H.B. 2008 (two thousand eight).
H.B. 2011 (two thousand eleven).
H.B. 2015 (two thousand fifteen).
H.B. 2037 (two thousand thirty-seven).
H.B. 2080 (two thousand eighty).
H.B. 2089 (two thousand eighty-nine).
H.B. 2118 (two thousand one hundred eighteen).
H.B. 2129 (two thousand one hundred twenty-nine).
H.B. 2137 (two thousand one hundred thirty-seven).
H.B. 2143 (two thousand one hundred forty-three).
H.B. 2147 (two thousand one hundred forty-seven).
H.B. 2169 (two thousand one hundred sixty-nine).
H.B. 2184 (two thousand one hundred eighty-four).
H.B. 2205 (two thousand two hundred five).
H.B. 2212 (two thousand two hundred twelve).
H.B. 2219 (two thousand two hundred nineteen).
H.B. 2247 (two thousand two hundred forty-seven).
H.B. 2262 (two thousand two hundred sixty-two).
H.B. 2282 (two thousand two hundred eighty-two).
H.B. 2320 (two thousand three hundred twenty).
H.B. 2322 (two thousand three hundred twenty-two).
H.B. 2325 (two thousand three hundred twenty-five).
H.B. 2344 (two thousand three hundred forty-four).
H.B. 2380 (two thousand three hundred eighty).
H.B. 2384 (two thousand three hundred eighty-four).
H.B. 2396 (two thousand three hundred ninety-six).
H.B. 2425 (two thousand four hundred twenty-five).
H.B. 2457 (two thousand four hundred fifty-seven).
H.B. 2474 (two thousand four hundred seventy-four).
H.B. 2486 (two thousand four hundred eighty-six).
H.B. 2489 (two thousand four hundred eighty-nine).
H.B. 2493 (two thousand four hundred ninety-three).
H.B. 2509 (two thousand five hundred nine).
H.B. 2527 (two thousand five hundred twenty-seven).
H.B. 2546 (two thousand five hundred forty-six).


H.B. 2556 (two thousand five hundred fifty-six).
H.B. 2559 (two thousand five hundred fifty-nine).
H.B. 2561 (two thousand five hundred sixty-one).
H.B. 2578 (two thousand five hundred seventy-eight).
H.B. 2589 (two thousand five hundred eighty-nine).
H.B. 2599 (two thousand five hundred ninety-nine).
H.B. 2613 (two thousand six hundred thirteen).
H.B. 2652 (two thousand six hundred fifty-two).
H.B. 2717 (two thousand seven hundred seventeen).
H.B. 2731 (two thousand seven hundred thirty-one).
H.B. 2737 (two thousand seven hundred thirty-seven).
H.B. 2746 (two thousand seven hundred forty-six).
H.B. 2752 (two thousand seven hundred fifty-two).
H.B. 2766 (two thousand seven hundred sixty-six).
H.B. 2784 (two thousand seven hundred eighty-four).
H.B. 2800 (two thousand eight hundred).
H.B. 2805 (two thousand eight hundred five).
H.B. 1626 (one thousand six hundred twenty-six).
H.B. 1636 (one thousand six hundred thirty-six).
H.B. 1812 (one thousand eight hundred twelve).
H.B. 1814 (one thousand eight hundred fourteen).
H.B. 1826 (one thousand eight hundred twenty-six).
H.B. 1848 (one thousand eight hundred forty-eight).
H.B. 1979 (one thousand nine hundred seventy-nine).
H.B. 2107 (two thousand one hundred seven).
H.B. 2124 (two thousand one hundred twenty-four).
H.B. 2140 (two thousand one hundred forty).
H.B. 2174 (two thousand one hundred seventy-four).
H.B. 2192 (two thousand one hundred ninety-two).
H.B. 2270 (two thousand two hundred seventy).
H.B. 2296 (two thousand two hundred ninety-six).
H.B. 2297 (two thousand two hundred ninety-seven).
H.B. 2514 (two thousand five hundred fourteen).
H.B. 2622 (two thousand six hundred twenty-two).
H.B. 2679 (two thousand six hundred seventy-nine).
H.B. 2721 (two thousand seven hundred twenty-one).

HOUSE JOINT RESOLUTIONS ON THIRD READING

H.J.R. 676 (six hundred seventy-six), on motion of Senator Obenshain, was passed by for the day.
H.J.R. 591 (five hundred ninety-one), on motion of Senator Obenshain, was passed by for the day.
H.J.R. 615 (six hundred fifteen), on motion of Senator Obenshain, was passed by for the day.

HOUSE BILL ON THIRD READING
RECONSIDERATION

Senator Saslaw moved to reconsider the vote by which H.B. 2260 (two thousand two hundred sixty) was passed with its title.

The motion was agreed to.
The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2260, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:
YEAS--27. NAYS--11. RULE 36--0.

RULE 36--0.

**LEGISLATION SIGNED BY PRESIDING OFFICER**

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the date recorded below, signed the following bills that had been passed by both houses and duly enrolled:

February 15, 2019

**H.B. 1652.** An Act to amend and reenact §§ 22.1-79.1 and 22.1-296 of the Code of Virginia, relating to the school calendar; opening day of the school year.

**H.B. 1662.** An Act to amend and reenact § 46.2-1095 of the Code of Virginia, relating to child restraint devices and safety belts; emergency and law-enforcement vehicles.

**H.B. 1673.** An Act to amend and reenact §§ 16.1-253.1 and 19.2-152.9 of the Code of Virginia, relating to preliminary protective orders; full hearing date; court closure.

**H.B. 1674.** An Act to amend and reenact § 18.2-369 of the Code of Virginia, relating to abuse and neglect of incapacitated adults; informed consent.

**H.B. 1722.** An Act to amend and reenact §§ 58.1-601 and 58.1-602, as they are currently effective, 58.1-604, as it is currently effective and as it may become effective, 58.1-605, as it is currently effective, 58.1-612, 58.1-615, as it is currently effective, 58.1-625, as it is currently effective and as it shall become effective, and 58.1-635, as it is currently effective, of the Code of Virginia and the fourth enactment of Chapter 766 of the Acts of Assembly of 2013; to amend the Code of Virginia by adding a section numbered 58.1-612.1; and to repeal the provisions of Chapter 766 of the Acts of Assembly of 2013 amending §§ 58.1-601, 58.1-602, 58.1-605, 58.1-606, 58.1-612, 58.1-615, and 58.1-635, as they may become effective, and to repeal the seventh and fifteenth enactments of Chapter 766 of the Acts of Assembly of 2013 and the twelfth enactment of Chapter 684 of the Acts.
of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection and sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection.

H.B. 1738. An Act to amend and reenact § 22.1-140 of the Code of Virginia, relating to school buildings; plans to be reviewed by a professional trained and experienced in crime prevention through building design.

H.B. 1786. An Act to amend and reenact § 46.2-903 of the Code of Virginia, relating to vehicles on sidewalks.

H.B. 1816. An Act to amend and reenact § 58.1-512 of the Code of Virginia, relating to land preservation tax credit; allowable time to claim credit.


H.B. 1939. An Act to amend and reenact § 54.1-113 of the Code of Virginia, relating to the Department of Professional and Occupational Regulation; adjustment of fees by regulatory boards; distribution of excess fees to regulants.

H.B. 1944. An Act to amend and reenact § 17.1-606 of the Code of Virginia, relating to civil actions; determination of indigency.

H.B. 1970. An Act to amend and reenact §§ 32.1-325 and 38.2-3418.16 of the Code of Virginia, relating to telemedicine services; coverage.


EMERGENCY


H.B. 2186. An Act to amend and reenact §§ 38.2-126, 38.2-1887, and 38.2-1888 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 38.2-1888.1 through 38.2-1888.5 and 58.1-2501.1, relating to travel insurance.

H.B. 2439. An Act to amend and reenact § 19.2-310.2 of the Code of Virginia, relating to DNA analysis; conviction of certain crimes or similar ordinance of a locality.

H.B. 2441. An Act to amend and reenact § 46.2-345 of the Code of Virginia and to amend the Code of Virginia by adding in Article 7 of Chapter 3 of Title 46.2 a section numbered 46.2-345.2, relating to special identification cards without photographs; fee; confidentiality; penalties.

H.B. 2482. An Act to amend and reenact § 58.1-512 of the Code of Virginia, relating to land preservation tax credits; operation of facility on donated land; agreements between the Commonwealth and a third party related to donated land.

H.B. 2539. An Act to amend and reenact § 58.1-439.6 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 58.1-439.6:1, relating to sunset date for worker retraining tax credit; worker training investment tax credit.

H.B. 2542. An Act to amend and reenact §§ 63.2-100 and 63.2-1715, as it is currently effective and as it shall become effective, of the Code of Virginia and to amend the Code of Virginia by adding in Title 20 a chapter numbered 10, consisting of sections numbered 20-166 and 20-167, relating to delegation of parental or legal custodial powers; child-placing agency.


H.B. 2558. An Act to amend the Code of Virginia by adding a section numbered 54.1-2910.3:1, relating to Medicaid recipients; treatment involving opioids; payment.


H.B. 2615. An Act to amend and reenact § 18.2-31 of the Code of Virginia, relating to capital murder; punishment.


H.B. 2776. An Act to amend and reenact §§ 15.2-958.2:01 and 58.1-405.1 of the Code of Virginia, relating to income tax; modification for certain companies; grants; Page County.

On motion of Senator Black, a leave of absence for the day was granted Senator Vogel on account of pressing personal business.

HONORARY ADJOURNMENT

Senator Cosgrove addressed the Senate in memory of former Senator Frederick M. Quayle.

Senator Cosgrove requested that when the Senate adjourns today, it adjourn in memory of former Senator Frederick M. Quayle.

On motion of Senator Newman, the Senate, in memory of former Senator Frederick M. Quayle, adjourned until Monday, February 18, 2019, at 12 m. The Clerk was ordered to receive the committee reports.
COMMITTEE REPORTS

The following bill, having been considered by the committee in session, was reported by Senators Norment and Hanger from the Committee on Finance:

S.B. 1788 (one thousand seven hundred eighty-eight).

The following bill, having been considered by the committee in session, was reported by Senator Carrico from the Committee on Transportation:

S.B. 1789 (one thousand seven hundred eighty-nine).

Justin E. Fairfax  
President of the Senate

Susan Clarke Schaar  
Clerk of the Senate
The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Dr. Craig Wansink, Second Presbyterian Church, Norfolk, Virginia, offered the following prayer:

Eternal God, the world is noisy, so we pause, with the hope that we may start this day with our feet on a firm foundation.

We thank You for our spouses, our children, and others who sacrifice on our behalf so that we may use this opportunity that You have created for us to serve others.

Guide us always to labor for things beyond ourselves, to see visions, and to dream dreams for the people of this Commonwealth.

Use us. Redeem us. Bring us to recognize fully that we are our brothers’ and sisters’ keeper, so that through our service, the people of Virginia will feel united, stronger, and more secure, and so they will feel dignity, hope, and a calling worthy of each of their lives. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Stewart Franklin Payne of Albemarle.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Hanger, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 15, 2019

THE HOUSE OF DELEGATES HAS PASSED WITH AMENDMENT THE FOLLOWING SENATE BILL:
S.B. 1128. A BILL to amend and reenact § 10.1-2211.2 of the Code of Virginia, relating to historical African American cemeteries; City of Hampton.

THE HOUSE OF DELEGATES HAS PASSED WITH SUBSTITUTES THE FOLLOWING SENATE BILLS:

S.B. 1025. A BILL to amend and reenact § 3.2-6500 and 3.2-6543 of the Code of Virginia, relating to tethering of animals; adequate shelter and space.

S.B. 1159. A BILL to amend and reenact § 22.1-207.1:1 of the Code of Virginia, relating to public schools; family life education; female genital mutilation.

S.B. 1461. A BILL to amend and reenact § 23.1-226 of the Code of Virginia, relating to the State Council of Higher Education for Virginia; regulation of certain courses and programs of instruction; exemptions.


S.B. 1692. A BILL to amend and reenact §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, as it is currently effective and as it shall become effective, 54.1-3408.3, and 54.1-3446 of the Code of Virginia and to repeal §§ 3.2-4114.1 and 3.2-4117 of the Code of Virginia, relating to industrial hemp.

THE HOUSE OF DELEGATES HAS REJECTED THE AMENDMENT PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. 2042. A BILL to amend and reenact § 18.2-57.2 of the Code of Virginia, relating to assault and battery against a family or household member; prior conviction; mandatory minimum term of confinement.

THE HOUSE OF DELEGATES HAS REJECTED THE SUBSTITUTE PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. 2044. A BILL to amend and reenact § 8.01-413 of the Code of Virginia, relating to medical records; subpoena duces tecum; additional time to comply.

THE HOUSE OF DELEGATES HAS ACCEDED TO THE REQUEST OF THE SENATE FOR A COMMITTEE OF CONFERENCE ON THE FOLLOWING HOUSE BILL:

H.B. 2060. A BILL to amend and reenact § 58.1-3970.1 of the Code of Virginia, relating to real estate with delinquent taxes or liens; appointment of special commissioner; increase required value.

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILLS:

S.B. 1068. A BILL to amend and reenact § 23.1-1300 of the Code of Virginia, relating to members of boards of visitors; employment waiting period.

S.B. 1271. A BILL to amend and reenact §§ 45.1-361.19 and 45.1-361.31 of the Code of Virginia, relating to oil and gas wells; bonding requirements; application notice.

S.B. 1355. A BILL to allow closure of certain coal combustion residuals impoundments.

S.B. 1367. A BILL to amend and reenact § 3.2-6538 of the Code of Virginia, relating to dogs running at large in packs; local ordinance; civil penalty.


S.B. 1459. A BILL to amend and reenact § 62.1-132.3:2 of the Code of Virginia, relating to Port of Virginia Economic and Infrastructure Development Grant Fund and Program.

S.B. 1462. A BILL to amend and reenact §§ 3.2-6509 and 3.2-6512 of the Code of Virginia, relating to comprehensive animal care; enforceable under Virginia Consumer Protection Act.

S.B. 1511. A BILL to amend and reenact § 23.1-3127 of the Code of Virginia, relating to the Southwest Virginia Higher Education Center; powers and duties of board.

S.B. 1586. A BILL to amend the Code of Virginia by adding a section numbered 22.1-23.2, relating to the Superintendent of Public Instruction; consolidation of surveys.

S.B. 1599. A BILL to amend and reenact § 62.1-255 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 62.1-262.1, relating to ground water withdrawal; Eastern Shore Groundwater Management Area; incentives for use.

S.B. 1713. A BILL to amend and reenact § 22.1-181 of the Code of Virginia, relating to school bus operators; training.

S.B. 1746. A BILL to direct the Department of Education to encourage school boards of school divisions that have a significant number of enrolled military-connected students to partner with the National Math and Science Initiative.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Deeds, Petersen, Stanley--3.
RULE 36--0.
COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Obenshain from the Committee for Courts of Justice:

H.B. 1622 (one thousand six hundred twenty-two).
H.B. 2127 (two thousand one hundred twenty-seven) with substitute.
H.B. 2317 (two thousand three hundred seventeen) with substitute.
H.B. 2605 (two thousand six hundred five).

The following bills and joint resolutions, having been considered by the committee in session, were reported by Senator McDougle from the Committee on Rules:

H.B. 1735 (one thousand seven hundred thirty-five) with amendments with the recommendation that it be rereferred to the Committee on Finance.
H.B. 1772 (one thousand seven hundred seventy-two).
H.B. 1889 (one thousand eight hundred eighty-nine).
H.B. 2028 (two thousand twenty-eight) with amendment with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2168 (two thousand one hundred sixty-eight) with amendments with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2767 (two thousand seven hundred sixty-seven).
H.B. 2814 (two thousand eight hundred fourteen) with amendment.
H.J.R. 581 (five hundred eighty-one).
H.J.R. 593 (five hundred ninety-three) with amendments.
H.J.R. 594 (five hundred ninety-four).
H.J.R. 595 (five hundred ninety-five).
H.J.R. 599 (five hundred ninety-nine).
H.J.R. 603 (six hundred three).
H.J.R. 610 (six hundred ten) with the recommendation that it be rereferred to the Committee on Finance.
H.J.R. 613 (six hundred thirteen).
H.J.R. 617 (six hundred seventeen).
H.J.R. 626 (six hundred twenty-six).
H.J.R. 630 (six hundred thirty).
H.J.R. 641 (six hundred forty-one).
H.J.R. 646 (six hundred forty-six).
H.J.R. 649 (six hundred forty-nine).
H.J.R. 655 (six hundred fifty-five) with substitute.
H.J.R. 659 (six hundred fifty-nine).
H.J.R. 662 (six hundred sixty-two) with amendment.
H.J.R. 674 (six hundred seventy-four).
H.J.R. 677 (six hundred seventy-seven) with substitute.
H.J.R. 687 (six hundred eighty-seven) with substitute.
H.J.R. 690 (six hundred ninety).
H.J.R. 697 (six hundred ninety-seven).
H.J.R. 703 (seven hundred three).
H.J.R. 705 (seven hundred five).
H.J.R. 716 (seven hundred sixteen) with amendments.
H.J.R. 720 (seven hundred twenty).
H.J.R. 732 (seven hundred thirty-two).
S.J.R. 418 (four hundred eighteen).
S.J.R. 424 (four hundred twenty-four) with amendments.
H.B. 1735, H.B. 2028, H.B. 2168, and H.J.R. 610 were rereferred to the Committee on Finance.

INTRODUCTION OF LEGISLATION

The following, by leave, was presented, ordered to be printed, and referred under Senate Rule 11 (b):

S.J.R. 473. Commending Equality Virginia
   Patrons--Ebbin, Barker, Boysko, Dance, Deeds, Favola, Howell, Marsden, McClellan and Spruill;
   Delegates: Adams, D.M., Ayala, Bagby, Bulova, Convirs-Fowler, Delaney, Heretick, Herring, Hope, 
   Keam, Kory, Levine, Lindsey, Rasoul, Rodman, Sickles and Sullivan
   Referred to Committee on Rules

   Patron--Chase
   Referred to Committee on Rules

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

   Patron--Petersen

S.J.R. 430. Commending Sharon Bulova.
   Patron--Petersen

S.J.R. 431. Commending the Peninsula Agency on Aging, Inc.
   Patron--Mason

   Patron--Mason

   Patrons--McClellan; Delegates: Adams, D.M., Bagby, Bourne, Ingram, McQuinn and Rodman

   Patron--Sturtevant

   Patron--DeSteph

   Patron--Sturtevant

S.J.R. 437. Celebrating the life of Dr. Donn Lancaster.
   Patron--Sturtevant

   Patron--Surovell

   Patron--Surovell

S.J.R. 440. Commending the Northern Virginia Conservation Trust.
   Patron--Surovell

S.J.R. 441. Commending the Prince William County Bar Association.
   Patron--Surovell
   Patron--Surovell

S.J.R. 443. Commending the Hilton Downtown Richmond.
   Patrons--McClellan; Delegates: Adams, D.M., Bagby and Bourne

   Patron--Dance

   Patrons--Norment and Mason; Delegates: Bourne, Heretick, Jones, J.C., Mullin and Pogge

S.J.R. 446. Celebrating the life of William McKinnon.
   Patron--Norment

S.J.R. 447. Celebrating the life of Robert Ewing Litton II.
   Patron--Chafin

S.J.R. 448. Celebrating the life of Manuel Baca Fierro.
   Patron--Boysko

   Patron--Boysko

S.J.R. 450. Commending the NextStop Theatre Company.
   Patron--Boysko

   Patron--Boysko

S.J.R. 452. Commending Food For Neighbors.
   Patron--Boysko

   Patron--Boysko

S.J.R. 454. Celebrating the life of the Honorable Luther Ray Ashworth.
   Patrons--Norment, Howell and Ruff; Delegates: Ingram, Knight, Peace, Plum, Stolle and Ware

   Patron--Norment

   Patrons--Lewis, Spruill and Wagner; Delegates: Bloxom and Lindsey

   Patron--Lewis

   Patrons--DeSteph and Wagner; Delegates: Convirs-Fowler and Stolle

S.J.R. 459. Commending Captain Harold W. Hill.
   Patrons--DeSteph and Wagner; Delegates: Convirs-Fowler and Stolle

   Patrons--DeSteph and Wagner; Delegates: Convirs-Fowler and Stolle
   Patron--Surovell

   Patrons--McClellan, Dance, Deeds, Ebbin, Howell, Reeves and Ruff; Delegates: Cole, 
   Convirs-Fowler, Delaney, Kory, Lindsey, Rodman, Stolle and Ware

   Patron--McClellan

   Patron--Norment

S.J.R. 465. Commending the Honorable Jan Brodie.  
   Patron--Surovell

S.J.R. 466. Commending Officer Katherine E. Tassa  
   Patrons--DeSteph and Wagner; Delegates: Convirs-Fowler and Stolle

S.J.R. 467. Celebrating the life of Elizabeth May Verley.  
   Patron--Locke

S.J.R. 468. Commending the Jewish Community Federation of Richmond.  
   Patron--Dunnavant

S.J.R. 469. Celebrating the life of Wilbur Eugene Thomas.  
   Patrons--Ruff; Delegate: Wright

   Patrons--Ebbin and Barker; Delegate: Levine

S.J.R. 471. Commending the Alexandria Division of Aging and Adult Services.  
   Patron--Ebbin

   Patron--Ebbin

S.J.R. 474. Commending Signature Theatre.  
   Patrons--Ebbin, Favola and Howell; Delegates: Levine and Sullivan

   Patrons--Sturtevant and Dunnavant

S.J.R. 476. Celebrating the life of Bettie Woodson Weaver.  
   Patron--Sturtevant

   Patrons--Ebbin; Delegates: Adams, D.M., Levine and Sickles

   Patron--Boysko
S.R. 133. Celebrating the life of Captain Anthony Reid Adams, USCG, Ret.
Patron--Marsden

S.R. 134. Commending Revolutionary VA250
Patrons--Spruill, Barker, Deeds, Ebbin, Howell and Reeves

Patron--McDougle

Patron--Vogel

Patron--Vogel

Patron--Obenshain

S.R. 139. Commending the District Three Governmental Cooperative.
Patron--Stanley

S.R. 140. Commemorating the life and legacy of Victor J. Ashe.
Patrons--Spruill, Barker, Boysko, Deeds, Ebbin, Howell and Reeves

S.R. 141. Commending Michael L. Wade
Patron--Dunnivant

S.R. 142. Commending Lake Country Area Agency on Aging
Patron--Ruff

CALENDAR

UNFINISHED BUSINESS—HOUSE

H.B. 1642 (one thousand six hundred forty-two) was taken up.

On motion of Senator Reeves, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--39, NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1720 (one thousand seven hundred twenty) was taken up.

On motion of Senator Obenshain, the Senate insisted on its substitute and respectfully requested a committee of conference.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1917 (one thousand nine hundred seventeen) was taken up.

On motion of Senator Reeves, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1918 (one thousand nine hundred eighteen) was taken up.

On motion of Senator Reeves, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2017 (two thousand seventeen) was taken up.

On motion of Senator Reeves, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2758 (two thousand seven hundred fifty-eight) was taken up.
On motion of Senator Reeves, the Senate insisted on its amendment and respectfully requested a committee of conference.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


RULE 36--0.

UNFINISHED BUSINESS—SENATE

S.B. 1464 (one thousand four hundred sixty-four) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 12, engrossed, after dealership [first instance]
   strike
   *or a proposed change in management of a dealership*

2. At the beginning of line 38, engrossed
   strike
   *upon*

   insert
   *after*

3. Line 38, engrossed, after refusal
   insert
   *consistent with subdivision 2 of § 46.2-1572*

Senator McPike moved that the amendments be rejected.

The question was put on agreeing to the amendments.

The amendments were rejected.

The recorded vote is as follows:
YEAS--0. NAYS--40. RULE 36--0.

YEAS--0.


RULE 36--0.

S.B. 1004 (one thousand four) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 6, engrossed, Title, after *reenact*
   strike
   *§§ 32.1-137.05 and 54.1-2963.1*
Senator Chase moved that the amendments be rejected.

The question was put on agreeing to the amendments.

The amendments were rejected.

The recorded vote is as follows:
YEAS--4. NAYS--36. RULE 36--0.

YEAS--Marsden, Norment, Spruill, Wagner--4.


RULE 36--0.

S.B. 1031 (one thousand thirty-one) was taken up.

On motion of Senator Chase, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

S.B. 1044 (one thousand forty-four) was taken up.

On motion of Senator Black, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1047 (one thousand forty-seven) was taken up.

On motion of Senator Cosgrove, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1108 (one thousand one hundred eight) was taken up.

On motion of Senator McClellan, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1495 (one thousand four hundred ninety-five) was taken up.

On motion of Senator Chafin, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
CONFERENCE PROCEDURES

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Chase, McDougle, and Deeds, the conferees on the part of the Senate for S.B. 1031 (one thousand thirty-one).

Senator Carrico, Chair of the Committee on Transportation, appointed Senators Black, Mason, and Suetterlein, the conferees on the part of the Senate for S.B. 1044 (one thousand forty-four).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Cosgrove, Obenshain, and Petersen, the conferees on the part of the Senate for S.B. 1047 (one thousand forty-seven).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators McClellan, McDougle, and Stuart, the conferees on the part of the Senate for S.B. 1108 (one thousand one hundred eight).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Chafin, Suetterlein, and Barker, the conferees on the part of the Senate for S.B. 1495 (one thousand four hundred ninety-five).

HOUSE BILLS ON THIRD READING

H.B. 2230 (two thousand two hundred thirty), on motion of Senator Surovell, was passed by for the day.

Senator Norment moved that the following House bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

H.B. 2538 (two thousand five hundred thirty-eight).
H.B. 1623 (one thousand six hundred twenty-three).
H.B. 1704 (one thousand seven hundred four).
H.B. 1734 (one thousand seven hundred thirty-four).
H.B. 1753 (one thousand seven hundred fifty-three).
H.B. 1788 (one thousand seven hundred eighty-eight).
H.B. 1807 (one thousand eight hundred seven).
H.B. 1811 (one thousand eight hundred eleven).
H.B. 1841 (one thousand eight hundred forty-one).
H.B. 1865 (one thousand eight hundred sixty-five).
H.B. 1868 (one thousand eight hundred sixty-eight).
H.B. 1881 (one thousand eight hundred eighty-one).
H.B. 1885 (one thousand eight hundred eighty-five).
H.B. 1914 (one thousand nine hundred fourteen).
H.B. 1924 (one thousand nine hundred twenty-four).
H.B. 1975 (one thousand nine hundred seventy-five).
H.B. 1997 (one thousand nine hundred ninety-seven).
H.B. 2008 (two thousand eight).
H.B. 2011 (two thousand eleven).
H.B. 2015 (two thousand fifteen).
H.B. 2037 (two thousand thirty-seven).
H.B. 2080 (two thousand eighty).
H.B. 2089 (two thousand eighty-nine).
H.B. 2118 (two thousand one hundred eighteen).
H.B. 2129 (two thousand one hundred twenty-nine).
H.B. 2137 (two thousand one hundred thirty-seven).
H.B. 2143 (two thousand one hundred forty-three).
H.B. 2147 (two thousand one hundred forty-seven).
H.B. 2169 (two thousand one hundred sixty-nine).
H.B. 2184 (two thousand one hundred eighty-four).
H.B. 2205 (two thousand two hundred five).
H.B. 2212 (two thousand two hundred twelve).
H.B. 2219 (two thousand two hundred nineteen).
H.B. 2247 (two thousand two hundred forty-seven).
H.B. 2262 (two thousand two hundred sixty-two).
H.B. 2282 (two thousand two hundred eighty-two).
H.B. 2320 (two thousand three hundred twenty).
H.B. 2322 (two thousand three hundred twenty-two).
H.B. 2325 (two thousand three hundred twenty-five).
H.B. 2344 (two thousand three hundred forty-four).
H.B. 2380 (two thousand three hundred eighty).
H.B. 2384 (two thousand three hundred eighty-four).
H.B. 2396 (two thousand three hundred ninety-six).
H.B. 2425 (two thousand four hundred twenty-five).
H.B. 2457 (two thousand four hundred fifty-seven).
H.B. 2474 (two thousand four hundred seventy-four).
H.B. 2486 (two thousand four hundred eighty-six).
H.B. 2489 (two thousand four hundred eighty-nine).
H.B. 2493 (two thousand four hundred ninety-three).
H.B. 2509 (two thousand five hundred nine).
H.B. 2527 (two thousand five hundred twenty-seven).
H.B. 2546 (two thousand five hundred forty-six).
H.B. 2556 (two thousand five hundred fifty-six).
H.B. 2559 (two thousand five hundred fifty-nine).
H.B. 2561 (two thousand five hundred sixty-one).
H.B. 2578 (two thousand five hundred seventy-eight).
H.B. 2589 (two thousand five hundred eighty-nine).
H.B. 2599 (two thousand five hundred ninety-nine).
H.B. 2613 (two thousand six hundred thirteen).
H.B. 2652 (two thousand six hundred fifty-two).
H.B. 2717 (two thousand seven hundred seventeen).
H.B. 2731 (two thousand seven hundred thirty-one).
H.B. 2737 (two thousand seven hundred thirty-seven).
H.B. 2746 (two thousand seven hundred forty-six).
H.B. 2752 (two thousand seven hundred fifty-two).
H.B. 2766 (two thousand seven hundred sixty-six).
H.B. 2784 (two thousand seven hundred eighty-four).
H.B. 2800 (two thousand eight hundred).
H.B. 2805 (two thousand eight hundred five).

The motion was agreed to.

H.B. 1704 (one thousand seven hundred four) was taken up.

The following amendment proposed by the Committee on Education and Health was offered:
1. Line 14, engrossed, after *or* [ 
   strike *nonprofit* 
] 
The reading of the amendment was waived. 

On motion of Senator Newman, the amendment was agreed to. 

The amendment was ordered to be engrossed. 

**H.B. 1753** (one thousand seven hundred fifty-three) was taken up. 

The following amendment proposed by the Committee on Education and Health was offered: 

1. Line 29, engrossed, after *The* 
   strike *Board* 
   insert *Department of Education* 
] 
The reading of the amendment was waived. 

On motion of Senator Newman, the amendment was agreed to. 

The amendment was ordered to be engrossed. 

**H.B. 1807** (one thousand eight hundred seven) was taken up. 

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows: 

A BILL to amend and reenact § 22.1-98.2 of the Code of Virginia, relating to state share for basic aid; duration of certain cost-savings agreements. 

The reading of the substitute was waived. 

On motion of Senator Newman, the substitute was agreed to. 

The substitute was ordered to be engrossed. 

**H.B. 2089** (two thousand eighty-nine) was taken up. 

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows: 

A BILL to amend and reenact § 9.1-904 of the Code of Virginia, relating to Sex Offender and Crimes Against Minors Registry; reregistration schedule. 

The reading of the substitute was waived. 

On motion of Senator Obenshain, the substitute was agreed to.
The substitute was ordered to be engrossed.

**H.B. 2143** (two thousand one hundred forty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 46.2-1088.3 of the Code of Virginia, relating to air bags; manufacture, importation, sale, etc., of counterfeit or nonfunctional air bag prohibited; penalty.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2169** (two thousand one hundred sixty-nine) was taken up.

The following amendment proposed by the Committee on Education and Health was offered:

1. Line 26, engrossed, after *state*
   
   strike
   
   the remainder of line 26 and through *territory* on line 27

The reading of the amendment was waived.

On motion of Senator Newman, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2184** (two thousand one hundred eighty-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 54.1-2701 of the Code of Virginia, relating to volunteer dentists and dental hygienists.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2247** (two thousand two hundred forty-seven) was taken up.

The following amendment proposed by the Committee on Education and Health was offered:

1. Line 17, engrossed, after *patients*
   
   strike
   
   the remainder of line 17 and through *week* on line 18
The reading of the amendment was waived.

On motion of Senator Newman, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2344** (two thousand three hundred forty-four) was taken up.

The following amendments proposed by the Committee on Transportation were offered:

1. Line 81, engrossed, after accidents, insert
   
   and

2. Line 82, engrossed, after revocations strike, and insert
   
   . The Commissioner may also release

3. Line 273, engrossed, after driveway insert

   and the bus is put in motion

The reading of the amendments was waived.

On motion of Senator Carrico, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 2457** (two thousand four hundred fifty-seven) was taken up.

The following amendments proposed by the Committee on Education and Health were offered:

1. Line 16, engrossed, after issued strike

   may

   insert

   shall

2. Line 17, engrossed, after chiropractic strike

   only

The reading of the amendments was waived.

On motion of Senator Newman, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 2486** (two thousand four hundred eighty-six) was taken up.
The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 22.1-298.1 of the Code of Virginia, relating to teacher licensure; reciprocity; alternate routes.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2561 (two thousand five hundred sixty-one) was taken up.

The following amendments proposed by the Committee on Education and Health were offered:

1. Line 129, engrossed, after intermediary
   strike
   may
   insert
   shall

2. Line 135, engrossed, after intermediary
   strike
   may
   insert
   shall

The reading of the amendments was waived.

On motion of Senator Newman, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 2589 (two thousand five hundred eighty-nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend § 22.1-305.2 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-299.7, relating to teacher licensure; Advisory Board on Teacher Education and Licensure; certain instructors at institutions of higher education.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2766 (two thousand seven hundred sixty-six) was taken up.

The following amendment proposed by the Committee on Education and Health was offered:
1. Line 46, engrossed, after facility [first instance]
   insert
   subject to the requirements of this article, other than a nursing home,

The reading of the amendment was waived.

On motion of Senator Newman, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2800** (two thousand eight hundred) was taken up.

The following amendment proposed by the Committee on Transportation was offered:

1. Line 23, engrossed, after the
   strike
   Commissioner
   insert
   Commissioner

The reading of the amendment was waived.

On motion of Senator Carrico, the amendment was agreed to.

The amendment was ordered to be engrossed.

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

- **H.B. 2538** (two thousand five hundred thirty-eight).
- **H.B. 1623** (one thousand six hundred twenty-three).
- **H.B. 1704** (one thousand seven hundred four) with amendment.
- **H.B. 1734** (one thousand seven hundred thirty-four).
- **H.B. 1753** (one thousand seven hundred fifty-three) with amendment.
- **H.B. 1788** (one thousand seven hundred eighty-eight).
- **H.B. 1807** (one thousand eight hundred seven) with substitute.
- **H.B. 1841** (one thousand eight hundred forty-one).
- **H.B. 1865** (one thousand eight hundred sixty-five).
- **H.B. 1868** (one thousand eight hundred sixty-eight).
- **H.B. 1881** (one thousand eight hundred eighty-one).
- **H.B. 1885** (one thousand eight hundred eighty-five).
- **H.B. 1914** (one thousand nine hundred fourteen).
- **H.B. 1924** (one thousand nine hundred twenty-four).
- **H.B. 1975** (one thousand nine hundred seventy-five).
- **H.B. 1997** (one thousand nine hundred ninety-seven).
- **H.B. 2008** (two thousand eight).
- **H.B. 2011** (two thousand eleven).
- **H.B. 2015** (two thousand fifteen).
- **H.B. 2037** (two thousand thirty-seven).
H.B. 2080 (two thousand eighty).
H.B. 2089 (two thousand eighty-nine) with substitute.
H.B. 2118 (two thousand one hundred eighteen).
H.B. 2129 (two thousand one hundred twenty-nine).
H.B. 2137 (two thousand one hundred thirty-seven).
H.B. 2143 (two thousand one hundred forty-three) with substitute.
H.B. 2147 (two thousand one hundred forty-seven).
H.B. 2169 (two thousand one hundred sixty-nine) with amendment.
H.B. 2184 (two thousand one hundred eighty-four) with substitute.
H.B. 2212 (two thousand two hundred twelve).
H.B. 2219 (two thousand two hundred nineteen).
H.B. 2247 (two thousand two hundred forty-seven) with amendment.
H.B. 2262 (two thousand two hundred sixty-two).
H.B. 2282 (two thousand two hundred eighty-two).
H.B. 2320 (two thousand three hundred twenty).
H.B. 2322 (two thousand three hundred twenty-two).
H.B. 2325 (two thousand three hundred twenty-five).
H.B. 2344 (two thousand three hundred twenty-four) with amendments.
H.B. 2380 (two thousand three hundred eighty).
H.B. 2384 (two thousand three hundred eighty-four).
H.B. 2425 (two thousand four hundred twenty-five).
H.B. 2457 (two thousand four hundred fifty-seven) with amendments.
H.B. 2474 (two thousand four hundred seventy-four).
H.B. 2486 (two thousand four hundred eighty-six) with substitute.
H.B. 2489 (two thousand four hundred eighty-nine).
H.B. 2493 (two thousand four hundred ninety-three).
H.B. 2509 (two thousand five hundred nine).
H.B. 2527 (two thousand five hundred twenty-seven).
H.B. 2546 (two thousand five hundred forty-six).
H.B. 2556 (two thousand five hundred fifty-six).
H.B. 2559 (two thousand five hundred fifty-nine).
H.B. 2561 (two thousand five hundred sixty-one) with amendments.
H.B. 2578 (two thousand five hundred seventy-eight).
H.B. 2589 (two thousand five hundred eighty-nine) with substitute.
H.B. 2599 (two thousand five hundred ninety-nine).
H.B. 2613 (two thousand six hundred thirteen).
H.B. 2652 (two thousand six hundred fifty-two).
H.B. 2717 (two thousand seven hundred seventeen).
H.B. 2731 (two thousand seven hundred thirty-one).
H.B. 2746 (two thousand seven hundred forty-six).
H.B. 2752 (two thousand seven hundred fifty-two).
H.B. 2766 (two thousand seven hundred sixty-six) with amendment.
H.B. 2784 (two thousand seven hundred eighty-four).
H.B. 2800 (two thousand eight hundred) with amendment.
H.B. 2805 (two thousand eight hundred five).
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2477 (two thousand four hundred seventy-seven), on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1811 (one thousand eight hundred eleven) was taken up.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. Line 13, engrossed, after hold
   insert
   in his hand

The reading of the amendment was waived.
On motion of Senator Obenshain, the amendment was agreed to.
The amendment was ordered to be engrossed.
H.B. 1811, on motion of Senator Stuart, was passed with its title.

The recorded vote is as follows:
YEAS--36. NAYS--4. RULE 36--0.

NAYS--Chafin, DeSteph, Ruff, Sueterlein--4.
RULE 36--0.

H.B. 2205 (two thousand two hundred five) was taken up.

The following amendments proposed by the Committee on Education and Health were offered:
1. Line 18, engrossed, after on
   insert
   (i)

2. Line 20, engrossed, after incorporate
   strike
   the remainder of line 20 and through on on line 21
   insert
   (ii)

The reading of the amendments was waived.

On motion of Senator Newman, the amendments were agreed to.

**H.B. 2205**, on motion of Senator McClellan, was passed by for the day.

**H.B. 1634** (one thousand six hundred thirty-four), on motion of Senator Hanger, was passed by for the day.

**H.B. 1620** (one thousand six hundred twenty) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.

The reading of the substitute was waived.

On motion of Senator Vogel, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 1620**, on motion of Senator Vogel, was passed with its title.

The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.


RULE 36--0.

**H.B. 2034** (two thousand thirty-four) was read by title the third time.

The following amendment proposed by the Committee on Privileges and Elections was offered:

1. Line 67, engrossed, after law.
For purposes of this subsection, the electoral board shall receive counsel from the county or city attorney pursuant to § 15.2-1542.

The reading of the amendment was waived.

On motion of Senator Vogel the amendment was agreed to.

The amendment was ordered to be engrossed.

Senator Vogel moved that H.B. 2034 be passed with its title.

H.B. 2034, on motion of Senator Stuart, was passed by temporarily.

H.B. 2178 (two thousand one hundred seventy-eight) was read by title the third time.

The following amendment proposed by the Committee on Privileges and Elections was offered:

1. Line 323, engrossed, after sizes.
   insert
   At least one member each from the House and Senate Committees on Privileges and Elections, selected by the Chairman of each committee, shall also serve on this work group.

The reading of the amendment was waived.

On motion of Senator Vogel, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 2178, on motion of Senator Vogel, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2204 (two thousand two hundred four), on motion of Senator Vogel, was recommitted to the Committee on Privileges and Elections.

H.B. 2310 (two thousand three hundred ten), on motion of Senator Lewis, was passed by temporarily.

H.B. 2549 (two thousand five hundred forty-nine), on motion of Senator Stanley, was passed by for the day.

H.B. 2685 (two thousand six hundred eighty-five) was taken up, the committee substitute having been rejected on February 15, 2019.
Senator Newman offered the following amendment:

1. After line 115, engrossed
   insert

2. That the provisions of this act shall not become effective unless an
   appropriation effectuating the purposes of this act is included in a general
   appropriation act passed in 2019 by the General Assembly that becomes
   law.

On motion of Senator Newman, the reading of the amendment was waived.

On motion of Senator Newman, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2685**, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

YEAS--Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph,
Dunnivant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan,
McDougle, McPike, Newman, Norment, Obenshain, Peake, Petersen, Reeves, Ruff, Saslaw, Spruill,

NAYS--0.

RULE 36--0.

**H.B. 2686** (two thousand six hundred eighty-six) was taken up.

Senator Stanley moved that **H.B. 2686** be passed with its title.

The question was put on passing **H.B. 2686** with its title.

**H.B. 2686** was defeated with its title.

The recorded vote is as follows:
YEAS--19. NAYS--21. RULE 36--0.

YEAS--Barker, Black, Carrico, Chafin, Chase, Cosgrove, DeSteph, Dunnivant, Hanger, Lewis,
McDougle, Norment, Obenshain, Peake, Petersen, Reeves, Stanley, Vogel, Wagner--19.

NAYS--Boysko, Dance, Deeds, Ebbin, Edwards, Favola, Howell, Locke, Lucas, Marsden, Mason,

RULE 36--0.

**H.B. 2764** (two thousand seven hundred sixty-four) was read by title the third time and, on motion of
Senator Vogel, was passed with its title.
The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.

RULE 36--0.

RECONSIDERATION

Senator Suetterlein moved to reconsider the vote by which H.B. 2686 (two thousand six hundred eighty-six) was defeated with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2686, on motion of Senator Stanley, was passed with its title.

The recorded vote is as follows:
YEAS--22. NAYS--18. RULE 36--0.

RULE 36--0.

H.B. 1626 (one thousand six hundred twenty-six) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 3.2-6571 of the Code of Virginia, relating to animal fighting; confiscation of tethered cocks.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.
H.B. 1626, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--1.

NAYS--Peake--1.
RULE 36--Deeds--1.

H.B. 1636 (one thousand six hundred thirty-six) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Petersen--1.
RULE 36--0.

H.B. 1812 (one thousand eight hundred twelve) was read by title the third time and, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1814 (one thousand eight hundred fourteen) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 8.01-341.2 of the Code of Virginia, relating to deferral of jury service; persons who have legal custody of and are responsible for the care of a child.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.
H.B. 1814, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1826 (one thousand eight hundred twenty-six) was read by title the third time.

The following amendment proposed by the Committee on Education and Health was offered:

1. Line 29, engrossed, after nothing
   insert
   in this subsection

The reading of the amendment was waived.

On motion of Senator Newman, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 1826, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Chase, Suetterlein--2.
RULE 36--0.

H.B. 1848 (one thousand eight hundred forty-eight) was read by title the third time and, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1979 (one thousand nine hundred seventy-nine) was read by title the third time.
The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 20-156, 20-158 through 20-163, and 20-165 of the Code of Virginia, relating to assisted conception.

The reading of the substitute was waived.

On motion of Senator Howell, the substitute was agreed to.

Senator Peake offered the following amendment to the substitute:

1. At the beginning of line 291, substitute
insert

F. Any contract provision requiring an abortion or selective reduction is deemed to be against the public policy of the Commonwealth and is null and void.

On motion of Senator Peake, the reading of the amendment was waived.

Senator Peake moved that the amendment be agreed to.

The question was put on agreeing to the amendment.

The amendment was rejected.

The substitute was ordered to be engrossed.

H.B. 1979, on motion of Senator Howell, was passed with its title.

The recorded vote is as follows:
YEAS--28. NAYS--12. RULE 36--0.

RULE 36--0.

H.B. 2107 (two thousand one hundred seven) was read by title the third time and, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--31. NAYS--9. RULE 36--0.

RULE 36--0.
H.B. 2124 (two thousand one hundred twenty-four) was read by title the third time and, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--32. NAYS--8. RULE 36--0.

RULE 36--0.

H.B. 2140 (two thousand one hundred forty) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 22.1-79.1 of the Code of Virginia, relating to school calendar; opening of the school year; good cause waiver.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2140, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--36. NAYS--4. RULE 36--0.

NAYS--Barker, Cosgrove, DeSteph, Mason--4.
RULE 36--0.

H.B. 2174 (two thousand one hundred seventy-four) was read by title the third time.

The following amendments proposed by the Committee on Transportation were offered:

1. Line 13, engrossed, after dealership [first instance]
   strike
   or a proposed change in management of a dealership

2. At the beginning of line 39, engrossed
   strike
   upon
   insert
   after
3. Line 39, engrossed, after refusal
   insert
   
   consistent with subdivision 2 of § 46.2-1572

The reading of the amendments was waived.

On motion of Senator Carrico, the amendments were agreed to.

Senator McPike offered the following amendments:

1. Beginning of line 12, engrossed
   insert
   A.

2. Beginning of line 34, engrossed
   insert
   B.

3. After line 42, engrossed
   insert
   
   C. The provisions of clause (i) of subsection B shall not apply to any
   manufacturer or distributor, together with any of its parents, subsidiaries or
   affiliates that as of January 1, 2019,
   (i) produced or distributed at least 1,000 motor vehicles in the immediately
   preceding 12 months, at least 51 percent of which had a gross vehicle weight
   rating of at least 16,000 pounds and (ii) was on January 1, 2019 a party,
   including that party’s parents, subsidiaries and affiliates, to federal litigation
   arising from rights and obligations created by Virginia Code § 46.2-1569.1.

On motion of Senator McPike, the reading of the amendments was waived.

On motion of Senator McPike, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 2174**, on motion of Senator Carrico, was passed with its title.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.

YEAS--Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph,
Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan,
McDougle, McPike, Newman, Norment, Obenshain, Peake, Petersen, Reeves, Ruff, Saslaw, Spruill,
Stanley, Stuart, Sturtevant, Suetterlein, Surovell, Vogel, Wagner--40.

NAYS--0.

RULE 36--0.

**H.B. 2192** (two thousand one hundred ninety-two) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was
offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact §§ 2.2-2279 and 15.2-4901 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 9 of Title 22.1 an article numbered 3, consisting of sections numbered 22.1-141.1 and 22.1-141.2, and by adding a section numbered 56-589.1, relating to the modernization of public school buildings and facilities.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

Senator Stanley offered the following amendment to the substitute:

1. Line 260, substitute, after located.

   insert

   The solar facilities shall be located on the rooftops of the public school buildings and facilities, however up to 20 percent of the capacity may come from ground mounted solar facilities.

On motion of Senator Stanley, the reading of the amendment was waived.

On motion of Senator Stanley, the amendment was agreed to.

The substitute with amendment was ordered to be engrossed.

H.B. 2192, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.

   NAYS--0.
   RULE 36--0.

H.B. 2270 (two thousand two hundred seventy) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:

YEAS--21. NAYS--19. RULE 36--0.

   RULE 36--0.

H.B. 2296 (two thousand two hundred ninety-six) was read by title the third time.
The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Chapter 9 of Title 51.5 a section numbered 51.5-46.1, relating to rights of persons with disabilities; website accessibility.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2296, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Petersen--1.
RULE 36--0.

RECESS
At 2:55 p.m., Senator Norment moved that the Senate recess until 3:15 p.m.

The motion was agreed to.

The hour of 3:15 p.m. having arrived, the Chair was resumed.

HOUSE BILLS ON THIRD READING

H.B. 2297 (two thousand two hundred ninety-seven) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:


The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2297, on motion of Senator Newman, was passed with its title.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**H.B. 2514** (two thousand five hundred fourteen) was read by title the third time.

The following amendment proposed by the Committee on Transportation was offered:

1. Line 27, engrossed, after vehicle,
   strike $0.50
   insert $0.70

The reading of the amendment was waived.

On motion of Senator Carrico, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2514**, on motion of Senator Carrico, was passed with its title.

The recorded vote is as follows:
YEAS--25. NAYS--15. RULE 36--0.


RULE 36--0.

**STATEMENT ON VOTE**

Senator Dunnavant stated that she voted yea on the question of the passage of **H.B. 2514**, whereas she intended to vote nay.

**H.B. 2622** (two thousand six hundred twenty-two) was read by title the third time.

The following amendment proposed by the Committee for Courts of Justice was offered:

1. Line 17, engrossed, after court
   strike shall
   insert may
The reading of the amendment was waived.

On motion of Senator Obenshain, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2622**, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

**H.B. 2679** (two thousand six hundred seventy-nine) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 20-124.2 of the Code of Virginia, relating to custody and visitation cases; jurisdiction of court.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2679**, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.


NAYS--McDougle--1.
RULE 36--0.

**H.B. 2721** (two thousand seven hundred twenty-one) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact §§ 9.1-102 and 22.1-280.2:1 of the Code of Virginia, relating to employment of school security officers; law-enforcement officers previously employed by the United States or any state or political subdivision thereof; carrying a firearm in performance of duties.

The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2721, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Locke--1.
RULE 36--0.

H.B. 2034 (two thousand thirty-four) was taken up.

Senator Vogel moved that H.B. 2034 be passed with its title.

H.B. 2034, on motion of Senator Newman, was passed by for the day.

H.B. 2310 (two thousand three hundred ten) was taken up, the committee amendment having been agreed to and ordered to be engrossed on February 15, 2019.

Senator Spruill offered the following amendment:

1. Line 15, engrossed
   strike
   all of line 15

Senator Spruill withdrew the amendment.

Senator Stanley offered the following amendment:

1. Line 15, engrossed
   strike
   retroactive

On motion of Senator Stanley, the reading of the amendment was waived.

On motion of Senator Stanley, the amendment was agreed to.
H.B. 2310, on motion of Senator Stuart, was passed by for the day.

HOUSE BILLS ON SECOND READING

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

- H.B. 1627 (one thousand six hundred twenty-seven).
- H.B. 1671 (one thousand six hundred seventy-one).
- H.B. 1822 (one thousand eight hundred twenty-two).
- H.B. 1884 (one thousand eight hundred eighty-four).
- H.B. 1987 (one thousand nine hundred eighty-seven).
- H.B. 2009 (two thousand nine).
- H.B. 2047 (two thousand forty-seven).
- H.B. 2108 (two thousand one hundred eight).
- H.B. 2208 (two thousand two hundred eight).
- H.B. 2258 (two thousand two hundred fifty-eight).
- H.B. 2252 (two thousand two hundred fifty-two).
- H.B. 2367 (two thousand three hundred sixty-seven).
- H.B. 2395 (two thousand three hundred ninety-five).
- H.B. 2403 (two thousand four hundred three).
- H.B. 2407 (two thousand four hundred forty-seven).
- H.B. 2412 (two thousand four hundred forty-seven).
- H.B. 2452 (two thousand four hundred fifty-two).
- H.B. 2576 (two thousand five hundred sixty-six).
- H.B. 2583 (two thousand five hundred eighty-three).
- H.B. 2606 (two thousand six hundred six).
- H.B. 2637 (two thousand six hundred thirty-seven).
- H.B. 2743 (two thousand seven hundred forty-three).
- H.B. 2755 (two thousand seven hundred fifty-five).
- H.B. 2756 (two thousand seven hundred fifty-six).
- H.B. 2783 (two thousand seven hundred eighty-three).
- H.B. 2749 (two thousand seven hundred forty-nine).
- H.B. 2783 (two thousand seven hundred eighty-three).

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

- H.B. 1627 (one thousand six hundred twenty-seven).
- H.B. 1671 (one thousand six hundred seventy-one).
- H.B. 1822 (one thousand eight hundred twenty-two).
- H.B. 1884 (one thousand eight hundred eighty-four).
- H.B. 1987 (one thousand nine hundred eighty-seven).
- H.B. 2009 (two thousand nine).
- H.B. 2047 (two thousand forty-seven).
- H.B. 2108 (two thousand one hundred eight).
- H.B. 2208 (two thousand two hundred eight).
- H.B. 2258 (two thousand two hundred fifty-eight).
H.B. 2367 (two thousand three hundred sixty-seven).
H.B. 2395 (two thousand three hundred ninety-five).
H.B. 2403 (two thousand four hundred three).
H.B. 2637 (two thousand six hundred thirty-seven).
H.B. 2743 (two thousand seven hundred forty-three).
H.B. 2755 (two thousand seven hundred fifty-five).
H.B. 2756 (two thousand seven hundred fifty-six).
H.B. 2783 (two thousand seven hundred eighty-three).
H.B. 2252 (two thousand two hundred fifty-two).
H.B. 2749 (two thousand seven hundred forty-nine).

SENATE BILLS ON FIRST READING

S.B. 1789 (one thousand seven hundred eighty-nine) was read by title the first time.

S.B. 1788 (one thousand seven hundred eighty-eight), on motion of Senator Norment, was stricken from the Calendar.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

HOUSE JOINT RESOLUTIONS ON THIRD READING

H.J.R. 676 (six hundred seventy-six) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, as follows:

HOUSE JOINT RESOLUTION NO. 676

Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to personal property tax exemption; motor vehicle owned by a disabled veteran.

RESOLVED by the House of Delegates, the Senate concurring, a majority of the members elected to each house agreeing. That the following amendment to the Constitution of Virginia be, and the same hereby is, proposed and referred to the General Assembly at its first regular session held after the next general election of members of the House of Delegates for its concurrence in conformity with the provisions of Section 1 of Article XII of the Constitution of Virginia, namely:

Amend Section 6 of Article X of the Constitution of Virginia as follows:

ARTICLE X
TAXATION AND FINANCE
Section 6. Exempt property.

(a) Except as otherwise provided in this Constitution, the following property and no other shall be exempt from taxation, State and local, including inheritance taxes:

1. Property owned directly or indirectly by the Commonwealth or any political subdivision thereof, and obligations of the Commonwealth or any political subdivision thereof exempt by law.

2. Real estate and personal property owned and exclusively occupied or used by churches or religious bodies for religious worship or for the residences of their ministers.

3. Private or public burying grounds or cemeteries, provided the same are not operated for profit.

4. Property owned by public libraries or by institutions of learning not conducted for profit, so long as such property is primarily used for literary, scientific, or educational purposes or purposes incidental thereto. This provision may also apply to leasehold interests in such property as may be provided by general law.

5. Intangible personal property, or any class or classes thereof, as may be exempted in whole or in part by general law.

6. Property used by its owner for religious, charitable, patriotic, historical, benevolent, cultural, or public park and playground purposes, as may be provided by classification or designation by an ordinance adopted by the local governing body and subject to such restrictions and conditions as provided by general law.

7. Land subject to a perpetual easement permitting inundation by water as may be exempted in whole or in part by general law.

8. One motor vehicle owned and used primarily by or for a veteran of the armed forces of the United States or the Virginia National Guard who has been rated by the United States Department of Veterans Affairs or its successor agency pursuant to federal law with a one hundred percent service-connected, permanent, and total disability. For purposes of this subdivision, the term “motor vehicle” shall include only automobiles and pickup trucks. Any such motor vehicle owned by a married person may qualify if either spouse is a veteran who is one hundred percent disabled pursuant to this subdivision. This exemption shall be applicable on the date the motor vehicle is acquired or the effective date of this subdivision, whichever is later, but shall not be applicable for any period of time prior to the effective date.

(b) The General Assembly may by general law authorize the governing body of any county, city, town, or regional government to provide for the exemption from local property taxation, or a portion thereof, within such restrictions and upon such conditions as may be prescribed, of real estate and personal property designed for continuous habitation owned by, and occupied as the sole dwelling of, persons not less than sixty-five years of age or persons permanently and totally disabled as established by general law. A local governing body may be authorized to establish either income or financial worth limitations, or both, in order to qualify for such relief.

(c) Except as to property of the Commonwealth, the General Assembly by general law may restrict or condition, in whole or in part, but not extend, any or all of the above exemptions.
(d) The General Assembly may define as a separate subject of taxation any property, including real or personal property, equipment, facilities, or devices, used primarily for the purpose of abating or preventing pollution of the atmosphere or waters of the Commonwealth or for the purpose of transferring or storing solar energy, and by general law may allow the governing body of any county, city, town, or regional government to exempt or partially exempt such property from taxation, or by general law may directly exempt or partially exempt such property from taxation.

(e) The General Assembly may define as a separate subject of taxation household goods, personal effects and tangible farm property and products, and by general law may allow the governing body of any county, city, town, or regional government to exempt or partially exempt such property from taxation, or by general law may directly exempt or partially exempt such property from taxation.

(f) Exemptions of property from taxation as established or authorized hereby shall be strictly construed; provided, however, that all property exempt from taxation on the effective date of this section shall continue to be exempt until otherwise provided by the General Assembly as herein set forth.

(g) The General Assembly may by general law authorize any county, city, town, or regional government to impose a service charge upon the owners of a class or classes of exempt property for services provided by such governments.

(h) The General Assembly may by general law authorize the governing body of any county, city, town, or regional government to provide for a partial exemption from local real property taxation, within such restrictions and upon such conditions as may be prescribed, (i) of real estate whose improvements, by virtue of age and use, have undergone substantial renovation, rehabilitation or replacement or (ii) of real estate with new structures and improvements in conservation, redevelopment, or rehabilitation areas.

(i) The General Assembly may by general law allow the governing body of any county, city, or town to exempt or partially exempt from taxation any generating equipment installed after December thirty-one, nineteen hundred seventy-four, for the purpose of converting from oil or natural gas to coal or to wood, wood bark, wood residue, or to any other alternate energy source for manufacturing, and any co-generation equipment installed since such date for use in manufacturing.

(j) The General Assembly may by general law allow the governing body of any county, city, or town to have the option to exempt or partially exempt from taxation any business, occupational or professional license or any merchants’ capital, or both.

(k) The General Assembly may by general law authorize the governing body of any county, city, or town to provide for a partial exemption from local real property taxation, within such restrictions and upon such conditions as may be prescribed, of improved real estate subject to recurrent flooding upon which flooding abatement, mitigation, or resiliency efforts have been undertaken.

The reading of the substitute was waived.

On motion of Senator Vogel, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.J.R. 676, on motion of Senator Reeves, was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.J.R. 591 (five hundred ninety-one) was read by title the third time.

HOUSE JOINT RESOLUTION NO. 591

Proposing an amendment to Section 6 of Article II of the Constitution of Virginia, relating to apportionment; technical adjustments permitted.

RESOLVED by the House of Delegates, the Senate concurring, a majority of the members elected to each house agreeing, That the following amendment to the Constitution of Virginia be, and the same hereby is, proposed and referred to the General Assembly at its first regular session held after the next general election of members of the House of Delegates for its concurrence in conformity with the provisions of Section 1 of Article XII of the Constitution of Virginia, namely:

Amend Section 6 of Article II of the Constitution of Virginia as follows:

ARTICLE II
FRANCHISE AND OFFICERS

Section 6. Apportionment.

Members of the House of Representatives of the United States and members of the Senate and of the House of Delegates of the General Assembly shall be elected from electoral districts established by the General Assembly. Every electoral district shall be composed of contiguous and compact territory and shall be so constituted as to give, as nearly as is practicable, representation in proportion to the population of the district. The General Assembly shall reapportion the Commonwealth into electoral districts in accordance with this section in the year 2011 and every ten years thereafter.

Any such decennial reapportionment law shall take effect immediately and not be subject to the limitations contained in Article IV, Section 13, of this Constitution.

Subsequent to the enactment of any decennial reapportionment law, the General Assembly may make technical adjustments to legislative electoral district boundaries solely for the purpose of causing such district boundaries to coincide with the boundaries of voting precincts established in the counties and cities. Such adjustments shall change legislative electoral district boundaries only to the extent necessary to accomplish this purpose, and any change made shall be consistent with any criteria for legislative electoral districts adopted for the preceding decennial redistricting.

The districts delineated in the decennial reapportionment law shall be implemented for the November general election for the United States House of Representatives, Senate, or House of Delegates, respectively, that is held immediately prior to the expiration of the term being served in the year that the reapportionment law is required to be enacted. A member in office at the time that a decennial redistricting law is enacted shall complete his term of office and shall continue to represent the district from which he
was elected for the duration of such term of office so long as he does not move his residence from the
district from which he was elected. Any vacancy occurring during such term shall be filled from the same
district that elected the member whose vacancy is being filled.

**H.J.R. 591**, on motion of Senator Vogel, was passed with its title.

The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.

YEAS--Black, Carrico, Chafin, Chase, Cosgrove, DeSteph, Dunnavant, Hanger, McDougle, 
Newman, Norment, Obenshain, Peake, Reeves, Ruff, Stanley, Stuart, Sturtevant, Sueterlein, Vogel, 
Wagner--21.
NAYS--Barker, Boysko, Dance, Deeds, Ebbin, Edwards, Favola, Howell, Lewis, Locke, Lucas, 
Marsden, Mason, McClellan, McPike, Petersen, Saslaw, Spruill, Surovell--19.
RULE 36--0.

**H.J.R. 615** (six hundred fifteen) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections
was offered, as follows:

**HOUSE JOINT RESOLUTION NO. 615**

Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing an
amendment to the Constitution of Virginia by adding in Article II a section numbered 6-A, relating
to apportionment; Virginia Redistricting Commission.

RESOLVED by the House of Delegates, the Senate concurring, a majority of the members elected to
each house agreeing, That the following amendments to the Constitution of Virginia be, and the same
hereby be, proposed and referred to the General Assembly at its first regular session held after the next
general election of members of the House of Delegates for its concurrence in conformity with the
provisions of Section 1 of Article XII of the Constitution of Virginia, namely:

Amend Section 6 of Article II of the Constitution of Virginia and amend the Constitution of Virginia
by adding in Article II a section numbered 6-A as follows:

**ARTICLE II**
FRANCHISE AND OFFICERS

Section 6. Apportionment.

Members of the House of Representatives of the United States and members of the Senate and of the
House of Delegates of the General Assembly shall be elected from electoral districts established by the
General Assembly pursuant to Section 6-A of this Constitution. Every electoral district shall be composed
of contiguous and compact territory and shall be so constituted as to give, as nearly as is practicable,
representation in proportion to the population of the district. Every electoral district shall be drawn in
accordance with the requirements of federal and state laws that address racial and ethnic fairness,
including the Equal Protection Clause of the Fourteenth Amendment to the Constitution of the United
States and provisions of the Voting Rights Act of 1965, as amended, and judicial decisions interpreting
such laws. Districts shall provide, where practicable, opportunities for racial and ethnic communities to
elect candidates of their choice.
The General Assembly shall reapportion the Commonwealth shall be reapportioned into electoral districts in accordance with this section and Section 6-A in the year 2011 and every ten years thereafter.

Any such decennial reapportionment law shall take effect immediately and not be subject to the limitations contained in Article IV, Section 13, of this Constitution.

The districts delineated in the decennial reapportionment law shall be implemented for the November general election for the United States House of Representatives, Senate, or House of Delegates, respectively, that is held immediately prior to the expiration of the term being served in the year that the reapportionment law is required to be enacted. A member in office at the time that a decennial redistricting law is enacted shall complete his term of office and shall continue to represent the district from which he was elected for the duration of such term of office so long as he does not move his residence from the district from which he was elected. Any vacancy occurring during such term shall be filled from the same district that elected the member whose vacancy is being filled.

Section 6-A. Virginia Redistricting Commission.

(a) In the year 2020 and every ten years thereafter, the Virginia Redistricting Commission (the Commission) shall be convened for the purpose of establishing districts for the United States House of Representatives and for the Senate and the House of Delegates of the General Assembly pursuant to Article II, Section 6 of this Constitution.

(b) The Commission shall consist of sixteen commissioners who shall be selected in accordance with the provisions of this subsection.

(1) Eight commissioners shall be legislative members, four of whom shall be members of the Senate of Virginia and four of whom shall be members of the House of Delegates. These commissioners shall be appointed no later than December 1 of the year ending in zero and shall continue to serve until their successors are appointed.

(A) Two commissioners shall represent the political party having the highest number of members in the Senate of Virginia and shall be appointed by the President pro tempore of the Senate of Virginia.

(B) Two commissioners shall represent the political party having the next highest number of members in the Senate of Virginia and shall be appointed by the leader of that political party.

(C) Two commissioners shall represent the political party having the highest number of members in the House of Delegates and shall be appointed by the Speaker of the House of Delegates.

(D) Two commissioners shall represent the political party having the next highest number of members in the House of Delegates and shall be appointed by the leader of that political party.

(2) Eight commissioners shall be citizen members who shall be selected in accordance with the provisions of this subdivision and in the manner determined by the General Assembly by general law.

(A) There shall be a Redistricting Commission Selection Committee consisting of five retired judges of the circuit courts of Virginia. By November 15 of the year ending in zero, the Chief Justice of the Supreme Court of Virginia shall certify to the Speaker of the House of Delegates, the leader in the House of Delegates of the political party having the next highest number of members in the House of Delegates, and the leaders in the Senate of the political parties having the highest and next highest number of members in the Senate a list of retired judges of the circuit courts of Virginia who are willing to serve on
the Committee, and these members shall each select a judge from the list. The four judges selected to serve on the Committee shall select, by a majority vote, a judge from the list prescribed herein to serve as the fifth member of the Committee and to serve as the chair of the Committee.

(B) By December 1 of the year ending in zero, the Committee shall adopt a process, not inconsistent with that which may be prescribed by the General Assembly, by which registered voters of the Commonwealth may apply to serve on the Commission.

(C) The Committee shall select, by majority vote, from the list of submitted applications sixteen citizen candidates for service on the Commission. The citizen candidates selected shall meet the criteria established by the General Assembly by general law, including criteria for determining whether a voter is affiliated with a political party. Four citizen candidates shall be voters who affiliate with the political party receiving the highest number of votes for governor at the immediately preceding gubernatorial election and four citizen candidates shall be voters who affiliate with the political party receiving the next highest number of votes for governor at the immediately preceding gubernatorial election. Eight citizen candidates shall be voters who are not affiliated with either of those political parties.

(D) The Speaker of the House of Delegates, the leader in the House of Delegates of the political party having the next highest number of members in the House of Delegates, and the leaders in the Senate of the political parties having the highest and next highest number of members in the Senate shall each strike from the list of citizen candidates one citizen candidate affiliated with the opposite political party and one citizen candidate not affiliated with either of the political parties receiving the highest and next highest number of votes for governor at the immediately preceding gubernatorial election.

(c) By February 1 of the year ending in one, the Commission shall hold a public meeting at which it shall select a chairman from its membership. The chairman shall be a citizen member and shall be responsible for coordinating the work of the Commission.

(d) The Commission shall submit to the General Assembly plans of districts for the Senate and the House of Delegates of the General Assembly no later than 45 days following the receipt of census data and shall submit to the General Assembly plans of districts for the United States House of Representatives no later than 60 days following the receipt of census data. A plan shall receive an affirmative vote of at least six of the eight legislative members and six of the eight citizen members in order to be submitted to the General Assembly.

(e) Within fifteen days of receipt of a plan, the General Assembly shall take a vote on the bill embodying that plan in accordance with the provisions of Article IV, Section 11 of this Constitution, except that no amendments shall be permitted. A bill embodying a plan adopted by the General Assembly shall be presented to the Governor, who shall act upon the bill in accordance with the provisions of Article V, Section 6 of this Constitution, except that no amendments shall be permitted.

(f) If the Commission fails to submit a plan of districts by the deadlines set forth in subsection (d), or the General Assembly fails to adopt a bill embodying a plan submitted by the Commission by the deadline set forth in subsection (d), or the Governor fails to act on or veto a bill embodying a plan submitted by the Commission and adopted by the General Assembly by the deadline set forth in subsection (e), the chairman of the Commission shall promptly certify to the Chief Justice of the Supreme Court of Virginia that such failure has occurred, and the districts shall be decided by judicial decision.

(g) All meetings of the Commission shall be open to the public. Prior to proposing any redistricting plans and prior to voting on redistricting plans, the Commission shall hold at least three public hearings in different parts of the Commonwealth to receive and consider comments from the public.
(h) All records and documents of the Commission, or any individual or group performing delegated functions of or advising the Commission, related to the Commission’s work, including internal communications and communications from outside parties, shall be considered public information.

The reading of the substitute was waived.

On motion of Senator Vogel, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.J.R. 615**, on motion of Senator Vogel, was agreed to.

The recorded vote is as follows:

**YEAS--40. NAYS--0. RULE 36--0.**


NAYS--0.

RULE 36--0.

**MEMORIAL RESOLUTIONS**

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc by a unanimous standing vote:

- **H.J.R. 596** (five hundred ninety-six).
- **H.J.R. 696** (six hundred ninety-six).
- **H.J.R. 701** (seven hundred one).
- **H.J.R. 706** (seven hundred six).
- **H.J.R. 741** (seven hundred forty-one).
- **H.J.R. 744** (seven hundred forty-four).
- **H.J.R. 767** (seven hundred sixty-seven).
- **H.J.R. 768** (seven hundred sixty-eight).
- **H.J.R. 814** (eight hundred fourteen).
- **H.J.R. 815** (eight hundred fifteen).
- **H.J.R. 818** (eight hundred eighteen).
- **H.J.R. 831** (eight hundred thirty-one).

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions and resolutions that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolutions and resolutions were taken up, ordered to be engrossed, and agreed to en bloc by a unanimous standing vote:

- **S.J.R. 394** (three hundred ninety-four).
- **S.J.R. 395** (three hundred ninety-five).
- **S.J.R. 396** (three hundred ninety-six).
S.J.R. 406 (four hundred six).
S.J.R. 409 (four hundred nine).
S.J.R. 410 (four hundred ten).
S.J.R. 411 (four hundred eleven).
S.J.R. 412 (four hundred twelve).
S.J.R. 416 (four hundred sixteen).
S.J.R. 420 (four hundred twenty).
S.J.R. 421 (four hundred twenty-one).
S.J.R. 422 (four hundred twenty-two).
S.J.R. 423 (four hundred twenty-three).
S.R. 118 (one hundred eighteen).
S.R. 126 (one hundred twenty-six).

S.R. 128 (one hundred twenty-eight) was taken up, as follows:

SENATE RESOLUTION NO. 128

Celebrating the life of the Honorable Robert Elson Russell, Sr.

WHEREAS, the Honorable Robert Elson Russell, Sr., a former member of the House of Delegates and the Senate of Virginia and a respected member of the North Chesterfield community, died on January 19, 2019; and

WHEREAS, a native of Richmond, Robert “Bob” Russell graduated from Park View High School, where he honed his leadership skills as class president, and earned a bachelor’s degree in mechanical engineering from Virginia Polytechnic Institute and State University (Virginia Tech); and

WHEREAS, Bob Russell worked as a commercial real estate agent, mortgage broker, and income property consultant; desirous to be of further service to the community, he ran for and was elected to the House of Delegates in 1981; and

WHEREAS, after serving one term in the House of Delegates, Bob Russell was elected to the Senate of Virginia, representing the residents of the 11th District, and took office in 1984; and

WHEREAS, over the course of his 10-year career in the Senate of Virginia, Bob Russell introduced and supported numerous important pieces of legislation to benefit all Virginians and offered his leadership and expertise to several committees; and

WHEREAS, Bob Russell was a member of Metropolitan Masonic Lodge No. 11 and Acca Temple Shrine in Richmond and was appointed to serve his alma mater as a member of the Virginia Tech Board of Visitors for two four-year terms from 1971 to 1979; and

WHEREAS, throughout his life, Bob Russell served the Commonwealth and his community with the utmost integrity, dedication, and distinction; and

WHEREAS, Bob Russell will be fondly remembered and greatly missed by numerous family members, friends, and colleagues on both sides of the aisle; now, therefore, be it

RESOLVED, That the Senate of Virginia hereby note with great sadness the loss of the Honorable Robert Elson Russell, Sr., a respected public servant; and, be it...
RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of the Honorable Robert Elson Russell, Sr., as an expression of the Senate of Virginia’s respect for his memory.

S.R. 128, on motion of Senator Chase, was ordered to be engrossed and was agreed to by a unanimous standing vote.

COMMENDING RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc:

H.J.R. 589 (five hundred eighty-nine).
H.J.R. 604 (six hundred four).
H.J.R. 605 (six hundred five).
H.J.R. 624 (six hundred twenty-four).
H.J.R. 625 (six hundred twenty-five).
H.J.R. 648 (six hundred forty-eight).
H.J.R. 664 (six hundred sixty-four).
H.J.R. 665 (six hundred sixty-five).
H.J.R. 666 (six hundred sixty-six).
H.J.R. 698 (six hundred ninety-eight).
H.J.R. 713 (seven hundred thirteen).
H.J.R. 714 (seven hundred fourteen).
H.J.R. 728 (seven hundred twenty-eight).
H.J.R. 745 (seven hundred forty-five).
H.J.R. 769 (seven hundred sixty-nine).
H.J.R. 771 (seven hundred seventy-one).
H.J.R. 774 (seven hundred seventy-four).
H.J.R. 775 (seven hundred seventy-five).
H.J.R. 776 (seven hundred seventy-six).
H.J.R. 777 (seven hundred seventy-seven).
H.J.R. 778 (seven hundred seventy-eight).
H.J.R. 779 (seven hundred seventy-nine).
H.J.R. 780 (seven hundred eighty).
H.J.R. 783 (seven hundred eighty-three).
H.J.R. 784 (seven hundred eighty-four).
H.J.R. 787 (seven hundred eighty-seven).
H.J.R. 788 (seven hundred eighty-eight).
H.J.R. 789 (seven hundred eighty-nine).
H.J.R. 792 (seven hundred ninety-two).
H.J.R. 803 (eight hundred three).
H.J.R. 804 (eight hundred four).
H.J.R. 806 (eight hundred six).
H.J.R. 809 (eight hundred nine).
H.J.R. 816 (eight hundred sixteen).
H.J.R. 817 (eight hundred seventeen).
H.J.R. 822 (eight hundred twenty-two).
H.J.R. 826 (eight hundred twenty-six).
H.J.R. 828 (eight hundred twenty-eight).
H.J.R. 833 (eight hundred thirty-three).
H.J.R. 835 (eight hundred thirty-five).
H.J.R. 853 (eight hundred fifty-three).
H.J.R. 858 (eight hundred fifty-eight).
H.J.R. 859 (eight hundred fifty-nine).
H.J.R. 860 (eight hundred sixty).
H.J.R. 861 (eight hundred sixty-one).
H.J.R. 863 (eight hundred sixty-three).

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions and resolutions that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolutions and resolutions were taken up, ordered to be engrossed, and agreed to en bloc:

S.J.R. 358 (three hundred fifty-eight).
S.J.R. 366 (three hundred sixty-six).
S.J.R. 374 (three hundred seventy-four).
S.J.R. 393 (three hundred ninety-three).
S.J.R. 397 (three hundred ninety-seven).
S.J.R. 398 (three hundred ninety-eight).
S.J.R. 399 (three hundred ninety-nine).
S.J.R. 400 (four hundred).
S.J.R. 401 (four hundred one).
S.J.R. 402 (four hundred two).
S.J.R. 403 (four hundred three).
S.J.R. 404 (four hundred four).
S.J.R. 405 (four hundred five).
S.J.R. 407 (four hundred seven).
S.J.R. 408 (four hundred eight).
S.J.R. 413 (four hundred thirteen).
S.J.R. 414 (four hundred fourteen).
S.J.R. 415 (four hundred fifteen).
S.J.R. 419 (four hundred nineteen).
S.J.R. 425 (four hundred twenty-five).
S.R. 117 (one hundred seventeen).
S.R. 119 (one hundred nineteen).
S.R. 127 (one hundred twenty-seven).
S.R. 129 (one hundred twenty-nine).
S.R. 130 (one hundred thirty).

INTRODUCTION OF LEGISLATION

Pursuant to the provisions of House Joint Resolution No. 606 and Senate Rule 11 (b), Senator Wagner requested and was granted unanimous consent to introduce a bill; subsequently, the following was presented, ordered to be printed, and referred:
S.B. 1790. A BILL to amend the Code of Virginia by adding in Title 15.2 a chapter numbered 59.2, consisting of sections numbered 15.2-5928 through 15.2-5934, relating to City of Virginia Beach; sports or entertainment project.
Patron--Wagner
Referred to Committee on Commerce and Labor

HOUSE COMMUNICATIONS

The following communications were received and read:

In the House of Delegates
February 18, 2019

THE HOUSE OF DELEGATES HAS PASSED WITH AMENDMENTS THE FOLLOWING SENATE BILLS:

S.B. 1425. A BILL to amend the Code of Virginia by adding a section numbered 58.1-3715.1, relating to local license tax; mobile food units.

S.B. 1487. A BILL to amend and reenact § 46.2-342 of the Code of Virginia, relating to driver’s license designation; traumatic brain injury.

S.B. 1505. A BILL to amend and reenact § 33.2-213 of the Code of Virginia, relating to naming highways, bridges, interchanges, and other transportation facilities; cost of signage.


THE HOUSE OF DELEGATES HAS PASSED WITH SUBSTITUTES THE FOLLOWING SENATE BILLS:

S.B. 1094. A BILL to amend and reenact § 15.2-914 of the Code of Virginia, relating to regulation of child-care services and facilities in certain counties.

S.B. 1481. A BILL to amend and reenact §§ 46.2-324.1, 46.2-341.4, 46.2-341.10, 46.2-341.12, 46.2-341.14, 46.2-341.14:01, 46.2-341.14:1, 46.2-341.19, 46.2-341.22, 46.2-380, 46.2-382, 46.2-1700, and 46.2-1701.1 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 17 of Title 46.2 an article numbered 2, consisting of sections numbered 46.2-1708 through 46.2-1711, relating to commercial driver’s licenses; entry-level driver training.

S.B. 1547. A BILL to amend the Code of Virginia by adding in Article 4 of Chapter 29 of Title 54.1 a section numbered 54.1-2957.23, relating to music therapists.

THE HOUSE OF DELEGATES HAS INSISTED ON ITS AMENDMENTS AND HAS REQUESTED COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1253. A BILL to amend and reenact §§ 59.1-444.3 and 63.2-905.2 of the Code of Virginia, relating to foster care; security freeze on credit report.

S.B. 1286. A BILL to amend and reenact § 51.5-160 of the Code of Virginia, relating to persons with disabilities; auxiliary grants, supportive housing.
S.B. 1593. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 23.1 a section numbered 23.1-611.1, relating to the State Council of Higher Education for Virginia; financial aid award notification.

S.B. 1703. A BILL to amend and reenact § 2.2-126 of the Code of Virginia, relating to the Library of Virginia; disposition of official correspondence of the Governor.

THE HOUSE OF DELEGATES HAS INSISTED ON ITS SUBSTITUTES AND HAS REQUESTED COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1118. A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.

S.B. 1214. A BILL to amend and reenact § 9.1-184 of the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; memorandums of understanding.

S.B. 1490. A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.

S.B. 1519. A BILL to amend and reenact § 23.1-507 of the Code of Virginia, relating to University of Virginia’s College at Wise; reduced rate tuition.

EMERGENCY

S.B. 1575. A BILL to amend § 22.1-305.2 of the Code of Virginia by adding a section numbered 22.1-299.7, relating to teacher licensure; Advisory Board on Teacher Education and Licensure; certain instructors at institutions of higher education.

S.B. 1598. A BILL to amend and reenact § 53.1-5 of the Code of Virginia, relating to Board of Corrections; minimum standards for health care services in local correctional facilities.

S.B. 1617. A BILL to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

S.B. 1628. A BILL to amend and reenact § 23.1-306 of the Code of Virginia by adding in Article 2 of Chapter 9 of Title 23.1 a section numbered 23.1-903.4, relating to public institutions of higher education; innovation.

S.B. 1651. A BILL to amend and reenact §§ 2.2-204, 2.2-2220, and 23.1-3132 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-2220.2, relating to research and development in the Commonwealth.

S.B. 1661. A BILL to amend and reenact §§ 63.2-1508 and 63.2-1517 of the Code of Virginia by adding a section numbered 63.2-1506.1, relating to child abuse and neglect; report or complaint; victims of sex trafficking; taking child victim into custody.

THE HOUSE OF DELEGATES HAS REJECTED THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1659. A BILL to amend and reenact § 63.2-1509 of the Code of Virginia, relating to child abuse and neglect; mandatory reporters.
H.B. 2576. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 1 of Title 9.1 a section numbered 9.1-116.4, relating to Sex Trafficking Response Coordinator; duties; report.

H.B. 2747. A BILL to amend the Code of Virginia by adding in Title 67 a chapter numbered 16, consisting of sections numbered 67-1600 through 67-1607, relating to the establishment of the Southwest Virginia Energy Research and Development Authority.

THE HOUSE OF DELEGATES HAS REJECTED THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1625. A BILL to amend and reenact § 3.2-6500 of the Code of Virginia, relating to animal care; adequate shelter; adverse weather conditions.

H.B. 1817. A BILL to amend and reenact §§ 2.2-515.2, 8.01-42.4, 18.2-513, 19.2-10.2, 19.2-386.16, and 19.2-386.35 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-348.1, relating to promoting travel for prostitution; penalty.

H.B. 2056. A BILL to amend and reenact § 18.2-461 of the Code of Virginia, relating to false information and hoax criminal activities; penalty.

H.B. 2234. A BILL to amend and reenact §§ 51.1-1110 and 51.1-1155 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave benefits.

H.B. 2303. A BILL to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration.

H.B. 2550. A BILL to amend and reenact §§ 2.2-204, 2.2-225, 2.2-3705.6, 2.2-3705.7, 2.2-3711, 23.1-203, and 51.1-124.38 of the Code of Virginia; to amend the Code of Virginia by adding in Chapter 22 of Title 2.2 an article numbered 11, consisting of sections numbered 2.2-2351 through 2.2-2367; and to repeal Article 3 (§§ 2.2-2218 through 2.2-2233.1) of Chapter 22 of Title 2.2 and Article 8 (§§ 23.1-3130 through 23.1-3134) of Chapter 31 of Title 23.1, relating to research and development in the Commonwealth.

H.B. 2678. A BILL to amend and reenact § 18.2-386.2 of the Code of Virginia, relating to unlawful dissemination or sale of images of another person; penalty.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTIONS:


H.J.R. 869. Commending the James Madison University women’s lacrosse team.

H.J.R. 870. Commending the Patrick Henry High School volleyball team.
H.J.R. 879. Commending the Frank W. Cox High School field hockey team.
H.J.R. 881. Commending the 29th Infantry Division.
H.J.R. 882. Commending the Orange County Agricultural Initiative.
H.J.R. 887. Commending the Gloucester High School field hockey team.
H.J.R. 892. Commending the Newport News Fall Festival.
H.J.R. 893. Commending the Newport News Police Department’s Young Adult Police Commissioners program.
H.J.R. 900. Commending the 3 Amigos Mexican Restaurant.
H.J.R. 906. Celebrating the life of James H. Bowles, M.D.
H.J.R. 908. Celebrating the life of George Fuller Cridlin.
H.J.R. 910. Commending Technical Sergeant Allyson Denise Winston, USAF.
H.J.R. 912. Commending Girls on the Run of NOVA.
H.J.R. 913. Commending Safe Space NOVA.
H.J.R. 922. Commending the Warrenton-Fauquier Joint Communications Center.
H.J.R. 923. Celebrating the life of Lou Dean.
H.J.R. 925. Celebrating the life of Milton Thomas Edgerton, Jr., M.D.
H.J.R. 926. Celebrating the life of Helen B. Snook.
H.J.R. 928. Commending Marcus L. Martin, M.D.
H.J.R. 933. Commending Frederick S. Middleton III.
H.J.R. 943. Commending the Newport News Redevelopment and Housing Authority.
H.J.R. 950. Commending Evelyn Bethel and Helen Davis.
H.J.R. 954. Commending Sue Ranson.
H.J.R. 957. Celebrating the life of Dr. Donn Lancaster.
H.J.R. 964. Commending St. Augustine’s Episcopal Church.
H.J.R. 973. Celebrating the life of Anne B. Shumadine.
H.J.R. 974. Commending the Norfolk Drug Court.
H.J.R. 980. Commending the 10 River Basin Grand Winners of the Clean Water Farm Award.
H.J.R. 983. Commending the Manchester High School football team.
H.J.R. 985. Celebrating the life of Commander Frederick Lineburg, USN, Ret.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

In the House of Delegates
February 18, 2019
THE HOUSE OF DELEGATES HAS ACCEDED TO THE REQUEST OF THE SENATE FOR COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:

H.B. 1733. A BILL to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; memorandums of understanding.

H.B. 1818. A BILL to amend and reenact § 46.2-1220 of the Code of Virginia, relating to parking ordinances; enforcement.

H.B. 2059. A BILL to amend and reenact § 46.2-320.1 of the Code of Virginia, relating to nonpayment of child support; amount of arrearage paid; time period to pay arrearage; repayment schedule; suspension of driver’s license.

H.B. 2750. A BILL to amend and reenact § 32.1-137.05 of the Code of Virginia, relating to advance estimate of patient payment amount for elective medical procedure, test, or service.

/s/ G. Paul Nardo
Clerk, House of Delegates

The House joint resolutions, communicated as agreed to by the House of Delegates, were laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:


Senator Newman moved that the Senate adjourn until tomorrow at 10:00 a.m., and that the Rules be suspended and, pursuant to H.J.R. 606 (six hundred six), the Clerk be directed to accept memorial and commending resolutions to be introduced until 5:00 p.m. on Monday, February 18, 2019, and that the Clerk be ordered to receive the committee reports.

The motion was agreed to.

The recorded vote is as follows:

YEAS—39. NAYS—0. RULE 36--0.


NAYS—0.

RULE 36--0.
COMMITTEE REPORTS

The following bill, having been considered by the committee in session, was recommended for rereferral by the Committee on Finance:

H.B. 2642 (two thousand six hundred forty-two) with the recommendation that it be rerefereed to the Committee on Agriculture, Conservation and Natural Resources.

H.B. 2642 was rerefereed to the Committee on Agriculture, Conservation and Natural Resources.

The following bills, having been considered by the committee in session, were reported by Senator Stuart from the Committee on Agriculture, Conservation and Natural Resources:

H.B. 1874 (one thousand eight hundred seventy-four) with substitute with the recommendation that it be rerefereed to the Committee on Finance.

H.B. 2642 (two thousand six hundred forty-two) with the recommendation that it be rerefereed to the Committee on Finance.

H.B. 1874 and H.B. 2642 were rerefereed to the Committee on Finance.

Justin E. Fairfax  
President of the Senate

Susan Clarke Schaar  
Clerk of the Senate
The Senate met at 10:00 a.m. and was called to order by Lieutenant Governor Justin E. Fairfax.

Randhir S. Chhatwal, Sikh Foundation of Virginia, Fairfax Station, Virginia, offered the following prayer:

Ik Onkar Satnam, Karta Purkh Nirbhao Nirvair
Akal Murat Ajuni Swe-Bhang Gur-Parsad!
Jup Aad Sach, Jugad Sach, Hae-hbee
Sach, Nanak Hosee Bhee Sach!!

There is One God, the eternal, all pervading and everlasting, fearless, without enmity. Never incarnated, present throughout creation. Self-existent, the Enlightener meditate on the name of the Lord God, who was true in the beginning, true in the primeval age, true now, and true always.

O’Dear Almighty God, guide us to realize the truth about our existence, our real-self, the God within, the ultimate reality; so that we may attain an eternal state of bliss.

God, show us the light so that we may believe in universal brotherhood, truthful living and honest hard work. Give us strength to build our character so that we may bear malice towards none and share our blessings with others.

Almighty God, open up our hearts and our minds so that we always discern Your will for this Commonwealth and for our Nation. Please grant us wisdom and courage, and inspire us with vision so that Americans of all faiths and color continue to be a force for hope and freedom throughout the world.

Dear God, may Your grace and presence be with the members of the Senate as they fulfill the duties of their office and serve You by serving the people of Virginia and this Nation. Set these elected representatives free to speak the truth, honed by study and prayer, to discern what is right, and to be distinguished for their integrity. May their decisions promote peace, love, harmony and universal brotherhood, and preserve Your beautiful creations on this earth. O’God, bring us into the fellowship of men and women, in whose company, we may always remember Thy name.

Dear God, bless everyone and may everyone prosper under Your light.

Waheguru Ji Ka Khalsa, Waheguru Ji Ki Fateh.
(Our pure souls belong to You, may You forever be victorious.)

The Pledge of Allegiance to the Flag of the United States of America was led by Lieutenant Governor Justin E. Fairfax.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Norment, the reading of the Journal was waived.
The recorded vote is as follows:
YEAS--32. NAYS--8. RULE 36--0.

NAYS--Cosgrove, Deeds, Marsden, McDougle, Norment, Peake, Petersen, Stanley--8.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 18, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILLS:

S.B. 1020. A BILL to amend and reenact § 46.2-749.119 of the Code of Virginia, relating to special license plates; Virginia Association for Community Conflict Resolution.

S.B. 1174. A BILL to amend and reenact § 46.2-1052 of the Code of Virginia, relating to tinting films; exception for security canine handlers.

S.B. 1296. A BILL to amend and reenact § 46.2-1239.1 of the Code of Virginia, relating to the Potomac River Bridge Towing Compact.

S.B. 1499. A BILL to amend and reenact § 46.2-1573 of the Code of Virginia, relating to the Department of Motor Vehicles hearings; motor vehicle dealers.

S.B. 1510. A BILL to amend and reenact § 46.2-1217 of the Code of Virginia, relating to police-requested towing; local regulation.

S.B. 1615. A BILL to amend the Code of Virginia by adding a section numbered 58.1-626.1, and to repeal § 58.1-626, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to retail sales and use tax; absorption of tax by a dealer.


THE HOUSE OF DELEGATES HAS AGREED TO THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1742. A BILL to amend and reenact § 16.1-69.35 of the Code of Virginia, relating to Marsh Criminal-Traffic Division at Manchester General District Court and John Marshall Criminal-Traffic Division at Richmond General District Court; concurrent jurisdiction.

H.B. 1836. A BILL to amend the Code of Virginia by adding a section numbered 38.2-2108.1, relating to commercial fire insurance policies or contracts; change in amount of coverage.


H.B. 2109. A BILL to amend the Code of Virginia by adding in Title 38.2 a chapter numbered 64, consisting of sections numbered 38.2-6400 through 38.2-6407, relating to guaranteed asset protection waivers.

H.B. 2306. A BILL to amend and reenact § 51.5-169.1 of the Code of Virginia and to amend the Code of Virginia by adding in Article 10 of Chapter 14 of Title 51.5 a section numbered 51.5-169.2, relating to Long-Term Employment Support Services and Extended Employment Services.

H.B. 2327. A BILL to amend and reenact § 54.1-111 of the Code of Virginia, relating to the Department of Professional and Occupational Regulation; unlicensed practice; cease and desist notices.

H.B. 2413. A BILL to amend and reenact § 19.2-215.9 of the Code of Virginia, relating to multi-jurisdiction grand jury; secrecy of information.

H.B. 2515. A BILL to amend and reenact §§ 38.2-4214 and 38.2-4319 of the Code of Virginia and to amend the Code of Virginia by adding in Article 1 of Chapter 34 of Title 38.2 a section numbered 38.2-3407.20, relating to health plans; calculation of enrollee’s contribution to out-of-pocket maximum or cost-sharing requirement.

H.B. 2547. A BILL to amend and reenact §§ 56-585.1:3, 56-585.3, and 56-594 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 56-585.4 and 56-594.01, relating to electric utilities; net energy metering by electric cooperatives; community solar development.

H.B. 2639. A BILL to amend and reenact §§ 38.2-4214, 38.2-4319, and 54.1-2910.01 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 34 of Title 38.2 an article numbered 8, consisting of sections numbered 38.2-3461 through 38.2-3464, relating to health care shared savings; required disclosures by health care providers; and health insurance incentive programs.

H.B. 2664. A BILL to amend and reenact § 40.1-29 of the Code of Virginia, relating to payment of wages; statement of earnings.

H.B. 2711. A BILL to amend and reenact § 34-6 of the Code of Virginia, relating to exemptions of real estate; recordation of signed writing; location of real estate or residence of householder if property located outside of the Commonwealth.

THE HOUSE OF DELEGATES HAS AGREED TO THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1611. A BILL to amend the Code of Virginia by adding a section numbered 23.1-707.1, relating to the Virginia College Savings Plan; prepaid tuition contracts; pricing reserves.

H.B. 1682. A BILL to amend and reenact § 38.2-4509 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3407.17:1, relating to contracts between carriers and providers of dental services; network access; payment and reimbursement practices.
H.B. 1954. A BILL to amend and reenact § 64.2-1614 of the Code of Virginia, relating to Uniform Power of Attorney Act breach of fiduciary duty; recovery of attorney fees.


H.B. 2058. A BILL to amend and reenact § 17.1-276 of the Code of Virginia, relating to remote access to land records; fee; exemption for certain state agencies.

H.B. 2289. A BILL to amend and reenact §§ 8.01-195.4 and 16.1-77 of the Code of Virginia, relating to jurisdiction of claim; plaintiff’s motion to amend claim amount; transfer of matter.

H.B. 2292. A BILL to amend and reenact §§ 56-576 and 56-585.1 of the Code of Virginia, relating to electric utilities; energy efficiency programs.

H.B. 2300. A BILL to amend the Code of Virginia by adding a section numbered 46.2-2011.33, relating to operation of certain motor vehicles; sex offenders.


H.B. 2770. A BILL to amend and reenact § 38.2-3447 of the Code of Virginia, relating to restrictions relating to accident and sickness insurance premium rates; variances in area rate factors.

H.B. 2786. A BILL to allow closure of certain coal combustion residuals impoundments.

THE HOUSE OF DELEGATES HAS AGREED TO THE SUBSTITUTE WITH AMENDMENT PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. 2443. A BILL to amend and reenact §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1 of the Code of Virginia and to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571 through 59.1-574, relating to group health benefit plans; sponsoring associations; the formation of a benefits consortium.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTIONS:


S.J.R. 337. Commending the recipients of the 2019 Virginia Outstanding Faculty Awards.
S.J.R. 339. Commending Margaret E. McKeough.


S.J.R. 350. Celebrating the life of Captain Charles M. Heron, USN, Ret.

S.J.R. 351. Celebrating the life of the Reverend Rudolph Bobby Lewis, Sr.


S.J.R. 354. Commending the Page County High School baseball team.

S.J.R. 355. Commending the Page County High School softball team.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--36. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

COMMITTEE REPORTS

The following bills, having been considered by the committee in session, were reported by Senator Wagner from the Committee on Commerce and Labor:

H.B. 1840 (one thousand eight hundred forty) with amendments.
H.B. 2126 (two thousand one hundred twenty-six) with amendments with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2332 (two thousand three hundred thirty-two) with substitute.
H.B. 2691 (two thousand six hundred ninety-one) with amendments with the recommendation that it be rereferred to the Committee on Finance.
H.B. 2723 (two thousand seven hundred twenty-three).
H.B. 2789 (two thousand seven hundred eighty-nine).
S.B. 1790 (one thousand seven hundred ninety).

H.B. 2126 and H.B. 2691 were rereferred to the Committee on Finance.
The following bills and joint resolution, having been considered by the committee in session, were reported by Senators Norment and Hanger from the Committee on Finance:

H.B. 1668 (one thousand six hundred sixty-eight) with amendments.
H.B. 1735 (one thousand seven hundred thirty-five) with amendment.
H.B. 1838 (one thousand eight hundred thirty-eight).
H.B. 1874 (one thousand eight hundred seventy-four) with substitute.
H.B. 1911 (one thousand nine hundred eleven) with amendment.
H.B. 1941 (one thousand nine hundred forty-one) with amendment.
H.B. 1972 (one thousand nine hundred seventy-two).
H.B. 2005 (two thousand five).
H.B. 2020 (two thousand twenty) with amendment.
H.B. 2028 (two thousand twenty-eight).
H.B. 2053 (two thousand fifty-three) with amendment.
H.B. 2055 (two thousand fifty-five) with amendment.
H.B. 2087 (two thousand eighty-seven) with amendment.
H.B. 2123 (two thousand one hundred twenty-three) with amendment.
H.B. 2126 (two thousand one hundred twenty-six) with amendment.
H.B. 2166 (two thousand one hundred sixty-six).
H.B. 2168 (two thousand one hundred sixty-eight) with amendment.
H.B. 2336 (two thousand three hundred thirty-six).
H.B. 2350 (two thousand three hundred fifty) with amendments.
H.B. 2411 (two thousand four hundred eleven).
H.B. 2470 (two thousand four hundred seventy) with amendment.
H.B. 2528 (two thousand five hundred twenty-eight) with substitute.
H.B. 2553 (two thousand five hundred fifty-three).
H.B. 2586 (two thousand five hundred eighty-six) with amendment.
H.B. 2609 (two thousand six hundred nine) with substitute.
H.B. 2653 (two thousand six hundred fifty-three) with substitute.
H.B. 2662 (two thousand six hundred sixty-two).
H.B. 2691 (two thousand six hundred ninety-one).
H.B. 2702 (two thousand seven hundred two) with amendment.
H.B. 2760 (two thousand seven hundred sixty) with substitute.
H.B. 2773 (two thousand seven hundred seventy-three).
H.B. 2790 (two thousand seven hundred ninety).
H.J.R. 610 (six hundred ten) with amendment.

The following bills, having been considered by the committee in session, were reported by Senator Ruff from the Committee on General Laws and Technology:

H.B. 1916 (one thousand nine hundred sixteen) with amendment.
H.B. 1934 (one thousand nine hundred thirty-four) with substitute.
H.B. 2019 (two thousand nineteen).
H.B. 2071 (two thousand seventy-one).
H.B. 2182 (two thousand one hundred eighty-two).
H.B. 2218 (two thousand two hundred eighteen).
H.B. 2263 (two thousand two hundred sixty-three) with substitute.
H.B. 2304 (two thousand three hundred four).
H.B. 2494 (two thousand four hundred ninety-four).
H.B. 2656 (two thousand six hundred fifty-six).
H.B. 2791 (two thousand seven hundred ninety-one) with substitute.
INTRODUCTION OF LEGISLATION

Pursuant to the provisions of House Joint Resolution No. 606 and Senate Rule 11 (b), Senator McDougle introduced a resolution; subsequently, the following was presented, ordered to be printed, and referred:

S.R. 143. Confirming appointments by the Senate Committee on Rules to the Senate Ethics Advisory Panel.
Patron--McDougle
Referred to Committee on Rules

CALENDAR

UNFINISHED BUSINESS—HOUSE

H.B. 1625 (one thousand six hundred twenty-five) was taken up.

On motion of Senator Stuart, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

RULE 36--0.

H.B. 1659 (one thousand six hundred fifty-nine) was taken up.

On motion of Senator Reeves, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1817 (one thousand eight hundred seventeen) was taken up.
On motion of Senator Obenshain, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**H.B. 2042** (two thousand forty-two) was taken up.

On motion of Senator Obenshain, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**H.B. 2044** (two thousand forty-four) was taken up.

On motion of Senator Obenshain, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**H.B. 2056** (two thousand fifty-six) was taken up.

On motion of Senator Obenshain, the Senate insisted on its substitute and respectfully requested a committee of conference.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 2234 (two thousand two hundred thirty-four) was taken up.

On motion of Senator Hanger, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 2303 (two thousand three hundred three) was taken up.

On motion of Senator Obenshain, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 2550 (two thousand five hundred fifty) was taken up.

On motion of Senator Hanger, the Senate insisted on its substitute and respectfully requested a committee of conference.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2576 (two thousand five hundred seventy-six) was taken up.

On motion of Senator Obenshain, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2678 (two thousand six hundred seventy-eight) was taken up.

On motion of Senator Obenshain, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2747 (two thousand seven hundred forty-seven) was taken up.

On motion of Senator Wagner, the Senate insisted on its amendments and respectfully requested a committee of conference.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

CONFERENCE PROCEDURES

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Suetterlein, Barker, and Newman, the conferees on the part of the Senate for H.B. 1733 (one thousand seven hundred thirty-three).

Senator Carrico, Chair of the Committee on Transportation, appointed Senators Suetterlein, Black, and Mason, the conferees on the part of the Senate for H.B. 1818 (one thousand eight hundred eighteen).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators McDougle, Dance, and Peake, the conferees on the part of the Senate for H.B. 2059 (two thousand fifty-nine).

Senators Norment and Hanger, Co-Chairs of the Committee on Finance, appointed Senators Lucas, Stuart, and Vogel, the conferees on the part of the Senate for H.B. 2060 (two thousand sixty).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Chase, Lucas, and Dunnavant, the conferees on the part of the Senate for H.B. 2750 (two thousand seven hundred fifty).

UNFINISHED BUSINESS—SENATE

S.B. 1025 (one thousand twenty-five) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 3.2-6500 of the Code of Virginia, relating to companion animals; adequate shelter and space.

On motion of Senator Spruill, the substitute was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Newman, Ruff, Suetterlein--3.
RULE 36--0.

S.B. 1094 (one thousand ninety-four) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:
A BILL to amend and reenact § 15.2-2292 of the Code of Virginia, relating to family day homes; zoning permits.

On motion of Senator Favola, the substitute was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1128 (one thousand one hundred twenty-eight) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 43, engrossed, after Samaritan insert Cemetery

On motion of Senator Locke, the amendment was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1159 (one thousand one hundred fifty-nine) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 22.1-207.1:1 of the Code of Virginia, relating to public schools; family life education; female genital mutilation.

On motion of Senator Black, the substitute was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
STATEMENT ON VOTE

Senator Ebbin stated that he was recorded as voting yea on the question of agreeing to the substitute proposed by the House of Delegates to S.B. 1159, whereas he intended to vote nay.

S.B. 1425 (one thousand four hundred twenty-five) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 18, engrossed, after the [first instance]
   strike
county or city
insert
locality

Senator Dunnavant moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--40. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1461 (one thousand four hundred sixty-one) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 23.1-226 of the Code of Virginia, relating to the State Council of Higher Education for Virginia; regulation of certain programs of tutorial instruction; exemptions.

On motion of Senator McClellan, the substitute was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

RULE 36--0.

S.B. 1469 (one thousand four hundred sixty-nine) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:
A BILL to amend and reenact §§ 10.1-1105 and 55-332 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 55-334.2 and 55-334.3, relating to timber theft; accounting; disclosure; penalty.

On motion of Senator Chafin, the substitute was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1481 (one thousand four hundred eighty-one) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 46.2-324.1, 46.2-341.4, 46.2-341.10, 46.2-341.12, 46.2-341.14, 46.2-341.14:01, 46.2-341.14:1, 46.2-341.19, 46.2-341.22, 46.2-380, 46.2-382, 46.2-1700, and 46.2-1701.1 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 17 of Title 46.2 an article numbered 2, consisting of sections numbered 46.2-1708 through 46.2-1711, relating to commercial driver’s licenses; entry-level driver training.

On motion of Senator Deeds, the substitute was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1487 (one thousand four hundred eighty-seven) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 66, engrossed, after injury
insert
that has caused or is likely to cause a permanent impairment to the applicant

Senator Deeds moved that the amendment be rejected.

The question was put on agreeing to the amendment.
The amendment was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--40. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1505 (one thousand five hundred five), on motion of Senator Carrico, was passed by temporarily.

S.B. 1547 (one thousand five hundred forty-seven) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to direct the Board of Health Professions to evaluate whether music therapists and the practice of music therapy should be regulated and the degree of regulation to be imposed.

Senator Vogel moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--2. NAYS--38. RULE 36--0.

YEAS--Carrico, Hanger--2.
RULE 36--0.

S.B. 1653 (one thousand six hundred fifty-three) was taken up with the amendment proposed by the House of Delegates as follows:

1. After line 28, engrossed insert
   2. That every veterinary establishment licensed by the Board of Veterinary Medicine shall maintain records of the dispensing of feline buprenorphine and canine butorphanol, reconcile such records monthly, and make such records available for inspection upon request.

On motion of Senator Stanley, the amendment was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1692 (one thousand six hundred ninety-two) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, as it is currently effective and as it shall become effective, 54.1-3408.3, and 54.1-3446 of the Code of Virginia and to repeal §§ 3.2-4114.1 and 3.2-4117 of the Code of Virginia, relating to industrial hemp.

On motion of Senator Ruff, the substitute was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1118 (one thousand one hundred eighteen) was taken up.

On motion of Senator Petersen, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1214 (one thousand two hundred fourteen) was taken up.
On motion of Senator Newman, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1253 (one thousand two hundred fifty-three) was taken up.

On motion of Senator Reeves, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1286 (one thousand two hundred eighty-six) was taken up.

On motion of Senator Barker, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1490 (one thousand four hundred ninety) was taken up.
On motion of Senator Obenshain, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1519 (one thousand five hundred nineteen) was taken up.

On motion of Senator Carrico, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1575 (one thousand five hundred seventy-five) was taken up.

On motion of Senator Ebbin, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1593 (one thousand five hundred ninety-three) was taken up.
On motion of Senator Dunnavant, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
**YEAS**--40. **NAYS**--0. **RULE 36**--0.

**S.B. 1598** (one thousand five hundred ninety-eight) was taken up.

On motion of Senator Dunnavant, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
**YEAS**--40. **NAYS**--0. **RULE 36**--0.

**S.B. 1617** (one thousand six hundred seventeen) was taken up.

On motion of Senator Ruff, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
**YEAS**--39. **NAYS**--0. **RULE 36**--0.

**S.B. 1628** (one thousand six hundred twenty-eight) was taken up.
On motion of Senator Dunnavant, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1651 (one thousand six hundred fifty-one) was taken up.

On motion of Senator Howell, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1661 (one thousand six hundred sixty-one) was taken up.

On motion of Senator Peake, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1703 (one thousand seven hundred three) was taken up.

On motion of Senator Suetterlein, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.
NAYS--0.
RULE 36--0.

CONFERENCE PROCEDURES

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Petersen, Norment, and Newman, the conferees on the part of the Senate for S.B. 1118 (one thousand one hundred eighteen).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Newman, Locke, and Carrico, the conferees on the part of the Senate for S.B. 1214 (one thousand two hundred fourteen).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Reeves, Mason, and DeSteph, the conferees on the part of the Senate for S.B. 1253 (one thousand two hundred fifty-three).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Barker, Cosgrove, and Chaffin, the conferees on the part of the Senate for S.B. 1286 (one thousand two hundred eighty-six).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Obenshain, McDougle, and Spruill, the conferees on the part of the Senate for S.B. 1490 (one thousand four hundred ninety).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Carrico, Cosgrove, and Barker, the conferees on the part of the Senate for S.B. 1519 (one thousand five hundred nineteen).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Ebbin, Carrico, and Dunnavant, the conferees on the part of the Senate for S.B. 1575 (one thousand five hundred seventy-five).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Dunnavant, Peake, and Howell, the conferees on the part of the Senate for S.B. 1593 (one thousand five hundred ninety-three).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Dunnavant, Chaffin, and Mason, the conferees on the part of the Senate for S.B. 1598 (one thousand five hundred ninety-eight).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Ruff, Saslaw, and Dunnavant, the conferees on the part of the Senate for S.B. 1617 (one thousand six hundred seventeen).
Senator Newman, Chair of the Committee on Education and Health, appointed Senators Dunnivant, Norment, and Newman, the conferees on the part of the Senate for S.B. 1628 (one thousand six hundred twenty-eight).

Senator Ruff, Chair of the Committee on General Laws and Technology, appointed Senators Howell, Reeves, and Sturtevant, the conferees on the part of the Senate for S.B. 1651 (one thousand six hundred fifty-one).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Peake, Chafin, and Boysko, the conferees on the part of the Senate for S.B. 1661 (one thousand six hundred sixty-one).

Senator Ruff, Chair of the Committee on General Laws and Technology, appointed Senators Suetterlein, Sturtevant, and Ebbin, the conferees on the part of the Senate for S.B. 1703 (one thousand seven hundred three).

UNFINISHED BUSINESS—SENATE
RECONSIDERATION

Senator Dunnivant moved to reconsider the vote by which the amendment proposed by the House of Delegates to S.B. 1425 (one thousand four hundred twenty-five) was rejected.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Dunnivant, the amendment was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--McDougle--1.
RULE 36--0.

S.B. 1505 (one thousand five hundred five) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 27, engrossed, after receives
2. Line 28, engrossed, after located

strike

a resolution of that governing body

On motion of Senator Carrico, the amendments were agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

HOUSE BILLS ON THIRD READING

Senator Norment moved that the following House bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

H.B. 2230 (two thousand two hundred thirty).
H.B. 1627 (one thousand six hundred twenty-seven).
H.B. 1671 (one thousand six hundred seventy-one).
H.B. 1822 (one thousand eight hundred twenty-two).
H.B. 1884 (one thousand eight hundred eighty-four).
H.B. 1987 (one thousand nine hundred eighty-seven).
H.B. 2009 (two thousand nine).
H.B. 2047 (two thousand forty-seven).
H.B. 2108 (two thousand one hundred eight).
H.B. 2208 (two thousand two hundred eight).
H.B. 2258 (two thousand two hundred fifty-eight).
H.B. 2367 (two thousand three hundred sixty-seven).
H.B. 2395 (two thousand three hundred ninety-five).
H.B. 2403 (two thousand four hundred three).
H.B. 2637 (two thousand six hundred thirty-seven).
H.B. 2743 (two thousand seven hundred forty-three).
H.B. 2755 (two thousand seven hundred fifty-five).
H.B. 2756 (two thousand seven hundred fifty-six).
H.B. 2783 (two thousand seven hundred eighty-three).

The motion was agreed to.

H.B. 2205 (two thousand two hundred five) was taken up, the committee amendments having been agreed to on February 18, 2019.
The amendments were ordered to be engrossed.

**H.B. 1884** (one thousand eight hundred eighty-four) was taken up.

The following amendment proposed by the Committee on Rehabilitation and Social Services was offered:

1. Line 14, engrossed, after *cups.*
   insert
   
   The Department shall make the policy available to the public as soon as practicable and shall provide a copy to the Chairmen of the House Committee on Militia, Police and Public Safety and the Senate Committee on Rehabilitation and Social Services by November 1, 2019.

The reading of the amendment was waived.

On motion of Senator Cosgrove, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 1987** (one thousand nine hundred eighty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

**A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.**

The reading of the substitute was waived.

On motion of Senator Cosgrove, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2208** (two thousand two hundred eight) was taken up.

The following amendments proposed by the Committee on Rehabilitation and Social Services were offered:

1. Line 13, engrossed, after *by*
   strike
   
   *whole or half blood,*

2. Line 13, engrossed, after *marriage*
   strike
   
   , [the comma]

The reading of the amendments was waived.

On motion of Senator Cosgrove, the amendments were agreed to.

The amendments were ordered to be engrossed.
H.B. 2367 (two thousand three hundred sixty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rehabilitation and Social Services was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 4.1-111, 4.1-204, and 4.1-212.1 of the Code of Virginia, relating to alcoholic beverage control; delivery permittees; regulations; penalties.

The reading of the substitute was waived.

On motion of Senator Reeves, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2395 (two thousand three hundred ninety-five) was taken up.

The following amendment proposed by the Committee on Agriculture, Conservation and Natural Resources was offered:

1. Line 18, engrossed, after site.
   insert
   However, the Department shall only disclose in the Inventory information that is not otherwise excluded from the mandatory disclosure provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.).

The reading of the amendment was waived.

On motion of Senator Stuart, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 2755 (two thousand seven hundred fifty-five) was taken up.

The following amendment proposed by the Committee on Agriculture, Conservation and Natural Resources was offered:

1. After line 33, engrossed
   insert
   2. That the provisions of this act shall not become effective unless reenacted by the 2020 Session of the General Assembly.

The reading of the amendment was waived.

On motion of Senator Stuart, the amendment was agreed to.

The amendment was ordered to be engrossed.

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:
H.B. 2230 (two thousand two hundred thirty).
H.B. 2205 (two thousand two hundred five) with amendments.
H.B. 1627 (one thousand six hundred twenty-seven).
H.B. 1671 (one thousand six hundred seventy-one).
H.B. 1822 (one thousand eight hundred twenty-two).
H.B. 1884 (one thousand eight hundred eighty-four) with amendment.
H.B. 1987 (one thousand nine hundred eighty-seven) with substitute.
H.B. 2047 (two thousand forty-seven).
H.B. 2108 (two thousand one hundred eight).
H.B. 2208 (two thousand two hundred eight) with amendments.
H.B. 2258 (two thousand two hundred fifty-eight).
H.B. 2367 (two thousand three hundred sixty-seven) with substitute.
H.B. 2395 (two thousand three hundred ninety-five) with amendment.
H.B. 2403 (two thousand four hundred three).
H.B. 2637 (two thousand six hundred thirty-seven).
H.B. 2743 (two thousand seven hundred forty-three).
H.B. 2755 (two thousand seven hundred fifty-five) with amendment.
H.B. 2756 (two thousand seven hundred fifty-six).
H.B. 2783 (two thousand seven hundred eighty-three).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2009 (two thousand nine), on motion of Senator Stuart, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--1.

NAYS--0.
RULE 36--1.

H.B. 1634 (one thousand six hundred thirty-four) was read by title the third time.

The following amendment proposed by the Committee on Finance was offered:

1. Line 184, engrossed, after *exceed*
   strike
   two
   insert
   one
The reading of the amendment was waived.

On motion of Senator Ruff, the amendment was agreed to.

The amendment was ordered to be engrossed.

Senator Ruff moved that H.B. 1634 be passed with its title.

**PARLIAMENTARY INQUIRY**

Senator Stanley propounded a parliamentary inquiry as to the vote requirement for the passage of H.B. 1634.

The Chair stated that the vote required to pass H.B. 1634 was two-thirds of the members elected, or 27 votes.

The question was put on passing H.B. 1634 with its title.

Senator Black moved the pending question.

The recorded vote is as follows:
YEAS--26. NAYS--14. RULE 36--0.


RULE 36--0.

The pending question was ordered.

The question was put on passing H.B. 1634 with its title.

H.B. 1634 was passed with its title.

The recorded vote is as follows:
YEAS--30. NAYS--10. RULE 36--0.


RULE 36--0.

H.B. 2034 (two thousand thirty-four) was taken up, the committee amendment having been agreed to and ordered to be engrossed on February 18, 2019.
RECONSIDERATION

Senator Vogel moved to reconsider the vote by which the committee amendment to **H.B. 2034** (two thousand thirty-four) was agreed to and ordered to be engrossed.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator Vogel moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

**H.B. 2034**, on motion of Senator Vogel, was passed with its title.

The recorded vote is as follows:
YEAS--23. NAYS--17. RULE 36--0.


RULE 36--0.

RECONSIDERATION

Senator Peake moved to reconsider the vote by which **H.B. 1634** (one thousand six hundred thirty-four) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.
Senator Stanley moved that **H.B. 1634** be passed with its title.

**PARLIAMENTARY INQUIRY**

Senator Stanley propounded a parliamentary inquiry as to the vote requirement for the passage of **H.B. 1634**.

The Chair stated that the vote required to pass **H.B. 1634** was two-thirds of the members elected, or 27 votes.

The question was put on passing **H.B. 1634** with its title.

**H.B. 1634** was passed with its title.

The recorded vote is as follows:

YEAS--29. NAYS--11. RULE 36--0.


NAYS--Black, Chase, Hanger, McDougle, Newman, Obenshain, Peake, Reeves, Stuart, Sturtevant, Suetterlein--11.

RULE 36--0.

**H.B. 2310** (two thousand three hundred ten) was taken up, the committee amendment having been agreed to on February 15, 2019, and the amendment offered by Senator Stanley having been agreed to on February 18, 2019.

The amendments were ordered to be engrossed.

The amendments were ordered to be engrossed.

Senator Stanley moved that **H.B. 2310** be passed with its title.

**H.B. 2310**, on motion of Senator Newman, was passed by for the day.

**H.B. 2549** (two thousand five hundred forty-nine), on motion of Senator Stanley, was passed by for the day.

**H.B. 2252** (two thousand two hundred fifty-two) was read by title the third time and, on motion of Senator Stuart, was passed with its title.

The recorded vote is as follows:

YEAS--28. NAYS--12. RULE 36--0.


NAYS--Dance, Ebbin, Favola, Howell, Locke, Lucas, McClellan, McPike, Petersen, Saslaw, Spruill, Surovell--12.

RULE 36--0.

**H.B. 2749** (two thousand seven hundred forty-nine) was read by title the third time.
The following amendments proposed by the Committee on Rehabilitation and Social Services were offered:

1. Line 19, engrossed, after the
   strike
   General Assembly
   insert
   Chairmen of the Senate Committee on Rehabilitation and Social Services and the House Committee on Health, Welfare and Institutions

2. Line 21, engrossed, after may
   insert
   also

The reading of the amendments was waived.

On motion of Senator Reeves, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 2749, on motion of Senator Reeves, was passed with its title.

The recorded vote is as follows:
YEAS--23. NAYS--17. RULE 36--0.


RULE 36--0.

**HOUSE BILLS ON SECOND READING**

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

H.B. 1772 (one thousand seven hundred seventy-two).
H.B. 1889 (one thousand eight hundred eighty-nine).
H.B. 2605 (two thousand six hundred five).
H.B. 2767 (two thousand seven hundred sixty-seven).
H.B. 2814 (two thousand eight hundred fourteen).
H.B. 1622 (one thousand six hundred twenty-two).
H.B. 2127 (two thousand one hundred twenty-seven).
H.B. 2317 (two thousand three hundred seventeen).

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 1772 (one thousand seven hundred seventy-two).
H.B. 1889 (one thousand eight hundred eighty-nine).
H.B. 2605 (two thousand six hundred five).
H.B. 2767 (two thousand seven hundred sixty-seven).
H.B. 2814 (two thousand eight hundred fourteen).
H.B. 1622 (one thousand six hundred twenty-two).
H.B. 2127 (two thousand one hundred twenty-seven).
H.B. 2317 (two thousand three hundred seventeen).

SENATE BILL ON SECOND READING

S.B. 1789 (one thousand seven hundred eighty-nine) was read by title the second time and, on motion of Senator Peake, was ordered to be engrossed and read by title the third time.

HOUSE JOINT RESOLUTIONS ON SECOND READING

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House joint resolutions be waived:

H.J.R. 581 (five hundred eighty-one).
H.J.R. 593 (five hundred ninety-three).
H.J.R. 594 (five hundred ninety-four).
H.J.R. 595 (five hundred ninety-five).
H.J.R. 599 (five hundred ninety-nine).
H.J.R. 603 (six hundred three).
H.J.R. 613 (six hundred thirteen).
H.J.R. 617 (six hundred seventeen).
H.J.R. 626 (six hundred twenty-six).
H.J.R. 630 (six hundred thirty).
H.J.R. 641 (six hundred forty-one).
H.J.R. 646 (six hundred forty-six).
H.J.R. 649 (six hundred forty-nine).
H.J.R. 655 (six hundred fifty-five).
H.J.R. 659 (six hundred fifty-nine).
H.J.R. 662 (six hundred sixty-two).
H.J.R. 677 (six hundred seventy-seven).
H.J.R. 687 (six hundred eighty-seven).
H.J.R. 690 (six hundred ninety).
H.J.R. 697 (six hundred ninety-seven).
H.J.R. 703 (seven hundred three).
H.J.R. 705 (seven hundred five).
H.J.R. 716 (seven hundred sixteen).
H.J.R. 720 (seven hundred twenty).
H.J.R. 732 (seven hundred thirty-two).
H.J.R. 674 (six hundred seventy-four).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House joint resolutions were passed by for the day:

H.J.R. 581 (five hundred eighty-one).
H.J.R. 593 (five hundred ninety-three).
H.J.R. 594 (five hundred ninety-four).
H.J.R. 595 (five hundred ninety-five).
H.J.R. 599 (five hundred ninety-nine).
H.J.R. 603 (six hundred three).
H.J.R. 613 (six hundred thirteen).
H.J.R. 617 (six hundred seventeen).
H.J.R. 626 (six hundred twenty-six).
H.J.R. 630 (six hundred thirty).
H.J.R. 641 (six hundred forty-one).
H.J.R. 646 (six hundred forty-six).
H.J.R. 649 (six hundred forty-nine).
H.J.R. 655 (six hundred fifty-five).
H.J.R. 659 (six hundred fifty-nine).
H.J.R. 662 (six hundred sixty-two).
H.J.R. 677 (six hundred seventy-seven).
H.J.R. 687 (six hundred eighty-seven).
H.J.R. 690 (six hundred ninety).
H.J.R. 697 (six hundred ninety-seven).
H.J.R. 703 (seven hundred three).
H.J.R. 705 (seven hundred five).
H.J.R. 716 (seven hundred sixteen).
H.J.R. 720 (seven hundred twenty).
H.J.R. 732 (seven hundred thirty-two).
H.J.R. 674 (six hundred seventy-four).

SENATE JOINT RESOLUTIONS ON FIRST READING

S.J.R. 418 (four hundred eighteen) was read by title the first time.

S.J.R. 424 (four hundred twenty-four) was read by title the first time.
Sen. Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

H.B. 1668 (one thousand six hundred sixty-eight).
H.B. 1735 (one thousand seven hundred thirty-five).
H.B. 1838 (one thousand eight hundred thirty-eight).
H.B. 1840 (one thousand eight hundred forty).
H.B. 1874 (one thousand eight hundred seventy-four).
H.B. 1911 (one thousand nine hundred eleven).
H.B. 1916 (one thousand nine hundred sixteen).
H.B. 1941 (one thousand nine hundred forty-one).
H.B. 1972 (one thousand nine hundred seventy-two).
H.B. 2005 (two thousand five).
H.B. 2019 (two thousand nineteen).
H.B. 2020 (two thousand twenty).
H.B. 2028 (two thousand twenty-eight).
H.B. 2055 (two thousand fifty-five).
H.B. 2123 (two thousand one hundred twenty-three).
H.B. 2126 (two thousand one hundred twenty-six).
H.B. 2166 (two thousand one hundred sixty-six).
H.B. 2168 (two thousand one hundred sixty-eight).
H.B. 2182 (two thousand one hundred eighty-two).
H.B. 2218 (two thousand two hundred eighteen).
H.B. 2263 (two thousand two hundred sixty-three).
H.B. 2304 (two thousand three hundred four).
H.B. 2332 (two thousand three hundred thirty-two).
H.B. 2350 (two thousand three hundred fifty).
H.B. 2411 (two thousand four hundred eleven).
H.B. 2470 (two thousand four hundred seventy).
H.B. 2528 (two thousand five hundred twenty-eight).
H.B. 2553 (two thousand five hundred fifty-three).
H.B. 2586 (two thousand five hundred eighty-six).
H.B. 2691 (two thousand six hundred ninety-one).
H.B. 2789 (two thousand seven hundred eighty-nine).
H.B. 2790 (two thousand seven hundred ninety).
H.B. 2791 (two thousand seven hundred ninety-one).

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 1668 (one thousand six hundred sixty-eight).
H.B. 1735 (one thousand seven hundred thirty-five).
H.B. 1838 (one thousand eight hundred thirty-eight).
H.B. 1840 (one thousand eight hundred forty).
H.B. 1874 (one thousand eight hundred seventy-four).
H.B. 1911 (one thousand nine hundred eleven).
H.B. 1916 (one thousand nine hundred sixteen).
H.B. 1941 (one thousand nine hundred forty-one).
H.B. 1972 (one thousand nine hundred seventy-two).
H.B. 2005 (two thousand five).
H.B. 2019 (two thousand nineteen).
H.B. 2020 (two thousand twenty).
H.B. 2028 (two thousand twenty-eight).
H.B. 2055 (two thousand fifty-five).
H.B. 2123 (two thousand one hundred twenty-three).
H.B. 2126 (two thousand one hundred twenty-six).
H.B. 2166 (two thousand one hundred sixty-six).
H.B. 2168 (two thousand one hundred sixty-eight).
H.B. 2182 (two thousand one hundred eighty-two).
H.B. 2218 (two thousand two hundred eighteen).
H.B. 2263 (two thousand two hundred sixty-three).
H.B. 2304 (two thousand three hundred four).
H.B. 2332 (two thousand three hundred thirty-two).
H.B. 2350 (two thousand three hundred fifty).
H.B. 2411 (two thousand four hundred eleven).
H.B. 2470 (two thousand four hundred seventy).
H.B. 2528 (two thousand five hundred twenty-eight).
H.B. 2553 (two thousand five hundred fifty-three).
H.B. 2609 (two thousand six hundred nine).
H.B. 2653 (two thousand six hundred fifty-three).
H.B. 2656 (two thousand six hundred fifty-six).
H.B. 2662 (two thousand six hundred sixty-two).
H.B. 2702 (two thousand seven hundred two).
H.B. 2723 (two thousand seven hundred twenty-three).
H.B. 2760 (two thousand seven hundred sixty).
H.B. 2773 (two thousand seven hundred seventy-three).
H.B. 1934 (one thousand nine hundred thirty-four).
H.B. 2053 (two thousand fifty-three).
H.B. 2071 (two thousand seventy-one).
H.B. 2087 (two thousand eighty-seven).
H.B. 2336 (two thousand three hundred thirty-six).
H.B. 2494 (two thousand four hundred ninety-four).
H.B. 2586 (two thousand five hundred eighty-six).
H.B. 2691 (two thousand six hundred ninety-one).
H.B. 2789 (two thousand seven hundred eighty-nine).
H.B. 2790 (two thousand seven hundred ninety).
H.B. 2791 (two thousand seven hundred ninety-one).

SENATE BILL ON FIRST READING

S.B. 1790 (one thousand seven hundred ninety) was read by title the first time.

Senator Wagner moved that the Rules be suspended and the second reading of the title of S.B. 1790 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Wagner, the bill was ordered to be engrossed and read by title the third time.

Senator Wagner moved that the Rules be suspended and the third reading of the title of S.B. 1790 as required by Article IV, Section 11, of the Constitution, be dispensed with.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1790, on motion of Senator Wagner, was passed with its title.
The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.

RULE 36--0.

HOUSE JOINT RESOLUTION ON SECOND READING

H.J.R. 610 (six hundred ten) was read by title the second time.

HOUSE COMMUNICATION

The following communication was received and read:

In the House of Delegates
February 19, 2019

THE HOUSE OF DELEGATES HAS PASSED WITH AMENDMENTS THE FOLLOWING SENATE BILLS:


S.B. 1086. A BILL to amend and reenact §§ 55-396 and 55-399 of the Code of Virginia and to repealed § 55-399.1 of the Code of Virginia, relating to the Virginia Real Estate Time-Share Act; Common Interest Community Board; administrative proceedings.

S.B. 1156. A BILL to amend the Code of Virginia by adding a section numbered 15.2-1409.1, relating to sanctuary policies.

S.B. 1358. A BILL to amend the Code of Virginia by adding a section numbered 15.2-966.1, relating to primary health care facility for employees of locality.

S.B. 1400. A BILL to amend and reenact § 15.2-958.3 of the Code of Virginia, relating to C-PACE loans; stormwater management; residential dwellings and condominiums.

S.B. 1427. A BILL to amend the Code of Virginia by adding a section numbered 56-264.3, relating to water and sewerage companies; cost allocation and rate design.

S.B. 1431. A BILL to amend and reenact § 2.2-3713 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-3704.3, relating to the Virginia Freedom of Information Act; training requirements; proceedings for enforcement.

S.B. 1554. A BILL to amend and reenact § 2.2-3714 of the Code of Virginia, relating to the Virginia Freedom of Information Act; civil penalties.
S.B. 1592. A BILL directing the Director of the Department of Small Business and Supplier Diversity to amend certain regulations related to certain small businesses.

S.B. 1689. A BILL to amend and reenact §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1 of the Code of Virginia and to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571 through 59.1-574, relating to group health benefit plans; sponsoring associations; the formation of a benefits consortium.

THE HOUSE OF DELEGATES HAS PASSED WITH SUBSTITUTES THE FOLLOWING SENATE BILLS:

S.B. 1087. A BILL to amend and reenact §§ 24.2-304.1, 24.2-307, and 24.2-308 of the Code of Virginia, relating to election districts; requirements for precincts; remedying split precincts.

S.B. 1292. A BILL to amend and reenact § 55-519 of the Code of Virginia, relating to the Virginia Residential Property Disclosure Act; required disclosures; mineral rights.

S.B. 1331. A BILL to amend and reenact §§ 2.2-2279 and 15.2-4901 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 9 of Title 22.1 an article numbered 3, consisting of sections numbered 22.1-141.1 and 22.1-141.2, and by adding a section numbered 56-589.1, relating to the modernization of public school buildings and facilities.

S.B. 1449. A BILL to amend the Code of Virginia by adding in Title 55 a chapter numbered 14.1, consisting of sections numbered 55-252.1 through 55-252.4, relating to the Residential Executory Real Estate Contracts Act.

S.B. 1455. A BILL to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.


S.B. 1681. A BILL to amend and reenact §§ 2.2-1130, 2.2-1153, 2.2-1156, 2.2-1157, 10.1-1122, and 36-139.1 of the Code of Virginia, relating to the Department of General Services; surplus property; opportunity for economic development entities to purchase prior to public sale.

S.B. 1691. A BILL to amend and reenact § 1.02, § 3.01, as amended, §§ 3.02, 3.03, 3.04, 3.06, 4.03, 6.02, 6.04, and § 10.03, as amended, of Chapter 99 of the Acts of Assembly of 1994, which provided a charter for the Town of Dumfries in Prince William County, and to amend Chapter 99 of the Acts of Assembly of 1994 by adding in Article I a section numbered 1.03 and by adding in Article IV sections numbered 4.04, 4.05, and 4.06, relating to boundaries, form of government, town council, mayor, town powers, town officers, budget, and taxation.

S.B. 1737. A BILL to provide civil relief for citizens of the Commonwealth who are employees or contractors of the United States government who have been furloughed or are otherwise not receiving wages or payments as a result of the partial closure of federal government.

S.B. 1759. A BILL to establish a pilot program to place electric distribution lines underground in areas of transit-oriented development in certain localities.
THE HOUSE OF DELEGATES HAS INSISTED ON ITS AMENDMENTS AND HAS REQUESTED COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1004. A BILL to amend and reenact §32.1-137.05 of the Code of Virginia, relating to health care services; payment estimates.

S.B. 1464. A BILL to amend and reenact § 46.2-1569.1 of the Code of Virginia, relating to manufacturer or distributor right of first refusal.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORT OF THE COMMITTEE OF CONFERENCE ON THE FOLLOWING SENATE BILL:

S.B. 1420. A BILL to amend and reenact §§ 4.1-100, 4.1-206, 4.1-231, and 4.1-233 of the Code of Virginia, relating to alcoholic beverage control; coworking establishment license.

THE HOUSE OF DELEGATES HAS REJECTED THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1702. A BILL to amend and reenact § 2.2-126 of the Code of Virginia, relating to the Library of Virginia; disposition of official correspondence of the Governor.

H.B. 1704. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 23.1 a section numbered 23.1-611.1, relating to the State Council of Higher Education for Virginia; financial aid award notification.

H.B. 1730. A BILL to amend and reenact §§ 59.1-444.3 and 63.2-905.2 of the Code of Virginia, relating to foster care; security freeze on credit report.

H.B. 1811. A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to holding handheld personal communications devices while driving a motor vehicle.

H.B. 2141. A BILL to amend and reenact § 15.2-2403 of the Code of Virginia, relating to local services districts; broadband and telecommunications services.

H.B. 2178. A BILL to amend and reenact § 2.2-3711 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 4 of Title 24.2 a section numbered 24.2-410.2, relating to the Virginia voter registration system; security plans and procedures; remedying security risks.


H.B. 2685. A BILL to amend and reenact § 23.1-608 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 23.1-608.1, relating to the Virginia Military Survivors and Dependents Education Program; eligibility.

THE HOUSE OF DELEGATES HAS REJECTED THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1620. A BILL to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.
H.B. 1913. A BILL to amend and reenact § 15.2-2242 of the Code of Virginia, relating to subdivision ordinance; sidewalks.

H.B. 2089. A BILL to amend and reenact § 9.1-904 of the Code of Virginia, relating to Sex Offender and Crimes Against Minors Registry; reregistration schedule.

H.B. 2173. A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.

H.B. 2185. A BILL to amend the Code of Virginia by adding in Article 7 of Chapter 31 of Title 23.1 a section numbered 23.1-3129.1, relating to the establishment of the Virginia Rural Information Technology Apprenticeship Grant Fund and Program.

H.B. 2296. A BILL to amend the Code of Virginia by adding in Chapter 9 of Title 51.5 a section numbered 51.5-46.1, relating to rights of persons with disabilities; procedures for certain actions; website accessibility.

H.B. 2337. A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to governing boards of public institutions of higher education; tuition and mandatory fee rates; report.

H.B. 2490. A BILL to amend and reenact §§ 2.2-3705.4 and 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

H.B. 2589. A BILL to amend and reenact § 22.1-305.2 of the Code of Virginia, relating to the Advisory Board on Teacher Education and Licensure; membership; recommendations.

H.B. 2620. A BILL to amend and reenact § 23.1-1304 of the Code of Virginia, relating to public institutions of higher education; governing boards; educational programs.

H.B. 2679. A BILL to amend and reenact § 16.1-241 of the Code of Virginia, relating to the jurisdiction of juvenile and domestic relations district courts; findings of fact; status as a special immigrant.

THE HOUSE OF DELEGATES HAS ACCEDED TO THE REQUEST OF THE SENATE FOR COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:

H.B. 1642. A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

H.B. 1720. A BILL to amend the Code of Virginia by adding a section numbered 18.2-251.1:1, relating to cannabidiol oil and THC-A oil; possession or distribution at school.

H.B. 1917. A BILL to amend the Code of Virginia by adding in Article 3 of Chapter 1 of Title 53.1 a section numbered 53.1-17.1, relating to Department of Corrections; health care continuous quality improvement committee.

H.B. 1918. A BILL to amend and reenact § 53.1-5 of the Code of Virginia, relating to Board of Corrections; minimum standards for health care services in local correctional facilities.

H.B. 2017. A BILL to amend and reenact § 51.5-160 of the Code of Virginia, relating to auxiliary grants; supportive housing.
H.B. 2758. A BILL to amend and reenact § 63.2-900.1 of the Code of Virginia, relating to kinship foster care; notice.

THE HOUSE OF DELEGATES HAS AGREED TO WITH SUBSTITUTES THE FOLLOWING SENATE JOINT RESOLUTIONS:

S.J.R. 278. Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to personal property tax exemption; motor vehicle owned by a disabled veteran.

S.J.R. 306. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing an amendment to the Constitution of Virginia by adding in Article II a section numbered 6-A, relating to apportionment; Virginia Redistricting Commission.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTIONS:


H.J.R. 999. Commending Gerald L. Gordon, Ph.D.


H.J.R. 1016. Commending Captain Todd Marzano, USN.


H.J.R. 1022. Commending the West Springfield High School baseball team.


H.J.R. 1031. Commending the Chancellor High School field hockey team.


H.J.R. 1040. Commending the Fairfax County Department of Neighborhood and Community Services.

H.J.R. 1041. Commending Fairfax County.


H.J.R. 1044. Commending Kempsville Middle School.


H.J.R. 1047. Celebrating the life of Robert Andrew Earley, Sr.

H.J.R. 1048. Celebrating the life of Josiah Pollard Rowe III.


H.J.R. 1050. Commending Larkspur Middle School.


H.J.R. 1054. Commending the employees of Bristol Motor Speedway.

H.J.R. 1055. Commending the Bristol Chamber of Commerce.


H.J.R. 1064. Commending the Reverend Lawrence G. Campbell, Sr.


H.J.R. 1071. Commending the Longfellow Middle School National Literature Competition team.

H.J.R. 1072. Commending Bloom by Doyle’s.


H.J.R. 1074. Commending Little Austria, LLC.


H.J.R. 1076. Commending the Patrick Henry College moot court team.


H.J.R. 1081. Celebrating the life of Fred Thomas Martin, Sr.

THE HOUSE OF DELEGATES HAS REJECTED THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE JOINT RESOLUTIONS:

H.J.R. 615. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing amendments to the Constitution of Virginia by adding in Article II sections numbered 6-A and 6-B, relating to apportionment; state and local independent redistricting commissions; criteria.

H.J.R. 676. Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to personal property tax exemption; motor vehicle owned by a disabled veteran.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.
The House joint resolutions, communicated as agreed to by the House of Delegates, were laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:


LEGISLATION SIGNED BY PRESIDING OFFICER

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the date recorded below, signed the following bills that had been passed by both houses and duly enrolled:

February 19, 2019

H.B. 2786. An Act to allow closure of certain coal combustion residuals impoundments.

February 19, 2019

S.B. 1355. An Act to allow closure of certain coal combustion residuals impoundments.

February 19, 2019

S.B. 1015. An Act to amend and reenact §§ 58.1-439.25 and 58.1-439.28 of the Code of Virginia, relating to Education Improvement Scholarships; pre-kindergarten eligibility; payout penalty.

S.B. 1027. An Act to amend the Code of Virginia by adding a section numbered 38.2-3446.1, relating to health insurance; catastrophic plans.


S.B. 1073. An Act to amend and reenact § 46.2-888 of the Code of Virginia, relating to removing motor vehicles from roadway.

S.B. 1083. An Act to amend and reenact §§ 58.1-601 and 58.1-602, as they are currently effective, 58.1-604, as it is currently effective and as it may become effective, 58.1-605, as it is currently effective, 58.1-612, 58.1-615, as it is currently effective, 58.1-625, as it is currently effective and as it shall become effective, and 58.1-635, as it is currently effective, of the Code of Virginia and the fourth enactment of Chapter 766 of the Acts of Assembly of 2013; to amend the Code of Virginia by adding a section numbered 58.1-612.1; and to repeal the provisions of Chapter 766 of the Acts of

S.B. 1091. An Act to amend the Code of Virginia by adding a section numbered 15.2-2241.2, relating to rezoning and site plan approval; decommissioning solar energy equipment, facilities, or devices.

S.B. 1106. An Act to amend and reenact §§ 2.2-3705.7 and 54.1-2400.2 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 34.1 of Title 54.1 a section numbered 54.1-3484 and an article numbered 2, consisting of sections numbered 54.1-3485 through 54.1-3496, relating to the licensure of physical therapists and physical therapist assistants; Physical Therapy Licensure Compact.

S.B. 1135. An Act to require local departments of social services to notify the community services board when a child in foster care is identified as having a developmental disability.

S.B. 1145. An Act to amend and reenact § 63.2-611 of the Code of Virginia, relating to Virginia Initiative for Employment Not Welfare; transitional child care.

S.B. 1165. An Act to amend and reenact § 58.1-3713 of the Code of Virginia, relating to local gas severance tax; sunset date.

S.B. 1167. An Act to amend the Code of Virginia by adding a section numbered 54.1-2910.3:1, relating to Medicaid recipients; treatment involving opioids; payment.


S.B. 1176. An Act to amend the Code of Virginia by adding a section numbered 56-257.4, relating to the State Corporation Commission; natural gas utilities; investigative reports.

S.B. 1178. An Act to amend and reenact §§ 38.2-3408 and 38.2-4221 of the Code of Virginia, relating to accident and sickness insurance and health services plans; reimbursement for services provided by nurse practitioners.

S.B. 1183. An Act to amend and reenact § 33.2-613 of the Code of Virginia, relating to free use of toll facilities; emergency medical services vehicles.

S.B. 1195. An Act to direct the Secretary of Health and Human Resources and the Secretary of Education to establish a school-based health centers joint task force; report.

S.B. 1196. An Act to amend and reenact § 58.1-3210 of the Code of Virginia, relating to real property tax exemption for the elderly and disabled; improvements to a dwelling.

S.B. 1197. An Act to amend and reenact § 38.2-3407.7 of the Code of Virginia, relating to health insurance; pharmacies; freedom of choice.

S.B. 1205. An Act to amend and reenact § 58.1-302 of the Code of Virginia, relating to income tax; definition of resident estate or trust.

S.B. 1221. An Act to amend and reenact §§ 32.1-325 and 38.2-3418.16 of the Code of Virginia, relating to telemedicine services; coverage.

S.B. 1222. An Act to amend and reenact §§ 19.2-389, 38.2-1819, 38.2-1820, 38.2-1824, 38.2-1826, 38.2-1838, 38.2-1840, 38.2-1841, 38.2-1842, 38.2-1845.2, 38.2-1845.8, 38.2-1845.9, 38.2-1845.17, 38.2-1845.22, 38.2-1857.2, 38.2-1857.5, 38.2-1857.9, 38.2-1865.1, 38.2-1865.5, 38.2-1867, 38.2-1868.1, 38.2-1869, 38.2-1871, 38.2-1872, 38.2-1873, 38.2-1876, 38.2-1882, 38.2-1888, and 55-525.30 of the Code of Virginia; to amend the Code of Virginia by adding sections numbered 38.2-1825.1 and 38.2-1857.4:1; and to repeal §§ 38.2-1857.3, 38.2-1857.4 and 38.2-1870 of the Code of Virginia, relating to biennial insurance licensing; fingerprinting; criminal background checks; producer licensing standards; insurance agents; continuing education requirements.

S.B. 1233. An Act to amend and reenact § 2.2-2009 of the Code of Virginia and to amend the Code of Virginia by adding in Title 2.2 a chapter numbered 55.3, consisting of a section numbered 2.2-5514, relating to administration of government; prohibition on the use of certain products and services.

S.B. 1240. An Act relating to individual health insurance coverage; short-term, limited-duration policies.

S.B. 1256. An Act to amend and reenact §§ 58.1-322.02 and 58.1-402 of the Code of Virginia, relating to Virginia taxable income; subtraction for gain from taking by eminent domain.

S.B. 1269. An Act to amend and reenact § 22.1-98 of the Code of Virginia, relating to length of school term; waiver for school closings resulting from evacuation.

S.B. 1272. An Act to amend and reenact § 6.2-866 of the Code of Virginia, relating to the quorum required for a meeting of the board of directors of a bank.

S.B. 1273. An Act to amend the Code of Virginia by adding in Article 3 of Chapter 1 of Title 53.1 a section numbered 53.1-17.1, relating to Department of Corrections; health care continuous quality improvement committee.

S.B. 1274. An Act to amend and reenact §§ 19.2-187 and 19.2-187.01 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-1101.1, relating to Department of Forensic Science; purchase of forensic laboratory services.

S.B. 1293. An Act to amend and reenact § 38.2-2206 of the Code of Virginia, relating to uninsured motorist insurance coverage; settlement and release.


S.B. 1325. An Act to amend the Code of Virginia by adding in Title 38.2 a chapter numbered 64, consisting of sections numbered 38.2-6400 through 38.2-6407, relating to guaranteed asset protection waivers.

S.B. 1343. An Act to amend the Code of Virginia by adding a section numbered 46.2-341.9:01, relating to commercial driver’s licenses; specialized training required.

S.B. 1348. An Act to require the Department of Education to establish an energy career cluster.
S.B. 1365. An Act to amend and reenact §§ 58.1-439.25 and 58.1-439.28 of the Code of Virginia, relating to Education Improvement Scholarships tax credits; benefits and eligibility requirements; eligible student with a disability.

S.B. 1368. An Act to amend the Code of Virginia by adding a section numbered 23.1-707.1, relating to the Virginia College Savings Plan; prepaid tuition contracts; pricing reserves.


S.B. 1407. An Act to amend and reenact §§ 63.2-1720.1 and 63.2-1721.1, as they are currently effective and as they shall become effective, of the Code of Virginia, relating to child care providers; fingerprint background checks.

S.B. 1409. An Act to amend and reenact § 63.2-1803 of the Code of Virginia, relating to assisted living facilities; requirement for licensed administrator.


EMERGENCY

S.B. 1415. An Act to amend and reenact §§ 38.2-1845.1, 38.2-1845.12, 38.2-1845.13, and 38.2-1846.16 of the Code of Virginia, relating to the regulation of public adjusters.

S.B. 1419. An Act to amend the Code of Virginia by adding a section numbered 22.1-299.7, relating to the Department of Education; establishment of a microcredential program.

S.B. 1428. An Act to amend and reenact §§ 15.2-958.2:1 and 58.1-405.1 of the Code of Virginia, relating to income tax; modification for certain companies; grants; Page County.

S.B. 1433. An Act to amend the Code of Virginia by adding a section numbered 22.1-298.2:1, relating to the Department of Education; teacher employment data; education preparation programs.

S.B. 1435. An Act to amend and reenact §§ 63.2-1709, 63.2-1709.1, 63.2-1710.1, 63.2-1712, and 63.2-1737 of the Code of Virginia, relating to child welfare agencies and assisted living facilities; summary suspension.


S.B. 1475. An Act to amend and reenact § 38.2-3431 of the Code of Virginia, relating to group health plans; small employers.

S.B. 1485. An Act to amend and reenact § 51.5-169.1 of the Code of Virginia and to amend the Code of Virginia by adding in Article 10 of Chapter 14 of Title 51.5 a section numbered 51.5-169.2, relating to Long-Term Employment Support Services and Extended Employment Services.
S.B. 1513. An Act to amend and reenact § 59.1-207.8 of the Code of Virginia, relating to agricultural equipment; time frame for reporting nonconformities.

S.B. 1515. An Act to authorize the Commonwealth to convey property to Mount Rogers Community Services Board and to Smyth County.

S.B. 1521. An Act to amend and reenact § 46.2-882 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-882.1, relating to handheld photo speed monitoring devices.


S.B. 1542. An Act to amend and reenact § 17.1-606 of the Code of Virginia, relating to civil actions; determination of indigency.

S.B. 1565. An Act to amend and reenact §§ 38.2-126, 38.2-1887, and 38.2-1888 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 38.2-1888.1 through 38.2-1888.5 and 58.1-2501.1, relating to travel insurance.

S.B. 1588. An Act to amend the Code of Virginia by adding in Article 3 of Chapter 32 of Title 58.1 a section numbered 58.1-3228.1, relating to partial exemption from real property taxes for flood mitigation efforts.


S.B. 1652. An Act to amend and reenact § 58.1-439.12:10 of the Code of Virginia, relating to Virginia port volume increase tax credit; transfer of credits.

S.B. 1656. An Act to amend and reenact § 58.1-439.12:04 of the Code of Virginia, relating to income tax credits; housing choice vouchers; eligible housing areas.

S.B. 1663. An Act to amend and reenact § 15.2-2242 of the Code of Virginia, relating to subdivision ordinance; sidewalks.

S.B. 1667. An Act to amend and reenact § 46.2-320.1 of the Code of Virginia, relating to nonpayment of child support; amount of arrearage paid; time period to pay arrearage; repayment schedule; suspension of driver’s license.

S.B. 1677. An Act to amend and reenact § 46.2-1095 of the Code of Virginia, relating to child restraint devices and safety belts; emergency and law-enforcement vehicles.

S.B. 1680. An Act to hold mass transit providers harmless for certain operating fund losses.

S.B. 1695. An Act to amend the Code of Virginia by adding a section numbered 56-235.12, relating to public utilities; acquisition of rights-of-way for qualified economic development sites.

S.B. 1709. An Act to amend and reenact § 4.1-119 of the Code of Virginia, relating to alcoholic beverage control; distiller licensees; commissions and fees.


S.B. 1720. An Act to amend and reenact § 63.2-900.1 of the Code of Virginia, relating to kinship foster care; notice.

S.B. 1729. An Act to amend and reenact § 65.2-605.1 of the Code of Virginia, relating to workers’ compensation; payment of claims.


S.B. 1769. An Act to amend and reenact §§ 56-585.1:3, 56-585.3, and 56-594 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 56-585.4 and 56-594.01, relating to electric utilities; net energy metering by electric cooperatives; community solar development.

S.B. 1779. An Act to amend the Code of Virginia by adding a section numbered 56-585.1:8, relating to a pilot program for municipal net energy metering.

S.B. 1787. An Act to amend and reenact §§ 46.2-688, 46.2-706 through 46.2-708, and 46.2-710 of the Code of Virginia, relating to motor vehicle insurance verification by the Department of Motor Vehicles; report.

HONORARY ADJOURNMENTS

Senator Favola addressed the Senate in memory of Charles Monroe.

Senator Favola requested that when the Senate adjourns today, it adjourn in memory of Charles Monroe.

Senator Reeves addressed the Senate in memory of Mark Fischer.

Senator Reeves requested that when the Senate adjourns today, it adjourn in memory of Mark Fischer.

On motion of Senator Newman, the Senate, in memory of Charles Monroe and Mark Fischer, adjourned until tomorrow at 12 m. The Clerk was ordered to receive the committee reports.

COMMITTEE REPORTS

Senator Obenshain, from the Committee for Courts of Justice, presented the following reports:
SENATE OF VIRGINIA

February 19, 2019

TO THE SENATE OF VIRGINIA:

The Committee for Courts of Justice hereby certifies that the following person is qualified to be elected to the respective circuit court judgeship as follows:

Brian M. Madden, Esquire, of Warren, as a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing September 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman
Committee for Courts of Justice

SENATE OF VIRGINIA

February 19, 2019

TO THE SENATE OF VIRGINIA:

The Committee for Courts of Justice hereby certifies that the following persons are qualified to be elected to the respective general district court judgeships as follows:

Kelli A. Krumenacker, Esquire, of Henry, as a judge of the Twenty-first Judicial District for a term of six years commencing July 1, 2019.

Joan Ziglar, Esquire, of Martinsville, as a judge of the Twenty-first Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman
Committee for Courts of Justice

SENATE OF VIRGINIA

February 19, 2019

TO THE SENATE OF VIRGINIA:

The Committee for Courts of Justice hereby certifies that the following persons are qualified as members of the Judicial Inquiry and Review Commission as follows:

The Honorable James E. Plowman, of Loudoun, as a member of the Judicial Inquiry and Review Commission for an unexpired term commencing November 1, 2019 and ending June 30, 2021.

Marsha L. Garst, Esquire, of Rockingham, as a member of the Judicial Inquiry and Review Commission for an unexpired term ending June 30, 2020.
Humes J. Franklin, III, Esquire, of Augusta, as a member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019.

Respectfully submitted,

/s/ Mark D. Obenshain, Chairman
Committee for Courts of Justice

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
Wednesday, February 20, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Very Reverend Nicholas G. Bacalis, Saints Constantine & Helen Greek Orthodox Cathedral, Richmond, Virginia, offered the following prayer:

Almighty and Merciful Lord, we thank You for allowing us to assemble this noon in not the prettiest of Virginia days. Do protect those who may be in harm’s way because of the weather.

We thank You for the privilege of serving as representatives of our constituents as well as for all the citizens of the Commonwealth.

We thank You for the accomplishments so far achieved during this session and seek Your guidance for the items on the agenda still needing attention.

Guide us in our deliberations, grant us wisdom, understanding, and the fortitude to stand up for what is right and not to succumb to partisan intransigence.

From our diversity, grant us unity and harmony so that we may best serve all Virginians.

For the challenges before us, may justice and truth prevail.

Bless the esteemed members of this Senate, their staff, support staff throughout the building, and their families as they give of their time and talent for the continued progress and governance of our Commonwealth.

For You are the One who bestows abundant blessings, for which we express our thanksgiving and gratitude. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page John Benner Vogel of Upperville.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Spruill, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:
THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILLS:

S.B. 1042. A BILL to amend and reenact §§ 24.2-114 and 24.2-422 of the Code of Virginia, relating to voter registration; notification of denial.

S.B. 1048. A BILL to amend and reenact § 59.1-148.3 of the Code of Virginia, relating to purchase of handguns or other weapons; auxiliary law-enforcement officers.


S.B. 1089. A BILL to amend and reenact § 2.2-2342 of the Code of Virginia, relating to Fort Monroe Authority; payments to the City of Hampton in lieu of real property taxes.

S.B. 1090. A BILL to amend and reenact § 2.2-3711 of the Code of Virginia, relating to the Freedom of Information Act; Fort Monroe Authority; closed meeting exemption.

S.B. 1179. A BILL to amend and reenact § 18.2-308.02 of the Code of Virginia, relating to application for a resident concealed handgun permit; United States Armed Forces.

S.B. 1180. A BILL to amend and reenact §§ 2.2-3701, 2.2-3705.2, 2.2-3705.6, 2.2-3705.7, and 2.2-3711 of the Code of Virginia, relating to the Virginia Freedom of Information Act; definition of trade secret.

S.B. 1182. A BILL to amend and reenact § 2.2-3708.2 of the Code of Virginia, relating to meetings held through electronic communications means under the Virginia Freedom of Information Act.

S.B. 1184. A BILL to amend and reenact §§ 2.2-3703, 2.2-3705.7, and 2.2-3711 of the Code of Virginia, relating to the Virginia Freedom of Information Act; applicability; sexual assault response teams and multidisciplinary child sexual abuse response teams.

S.B. 1219. A BILL to direct the Board for Contractors to revise Board regulations pertaining to designated employees.

S.B. 1220. A BILL to amend and reenact § 22.1-279.8 of the Code of Virginia, relating to development and review of school crisis, emergency management, and medical emergency response plans; include certain first responders.

S.B. 1244. A BILL to amend and reenact § 24.2-418 of the Code of Virginia, relating to voter registration; protected voters; foster parents.

S.B. 1248. A BILL to amend the Code of Virginia by adding a section numbered 15.2-2114.01, relating to a Local Stormwater Management Fund.

S.B. 1265. A BILL to amend and reenact § 2.2-2001.3 of the Code of Virginia, relating to the Department of Veterans Services; Virginia War Memorial division.
S.B. 1304. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 9 of Title 15.2 a section numbered 15.2-926.4, relating to regulation of smoking in outdoor amphitheater or concert venue; civil penalty.

S.B. 1312. A BILL to amend and reenact § 15.2-2511 of the Code of Virginia, relating to voluntary town audits; submission to Auditor of Public Accounts.

S.B. 1329. A BILL to amend the Code of Virginia by adding a section numbered 2.2-2012.1, relating to major information technology project procurement; terms and conditions; limitation of liability provisions.

S.B. 1346. A BILL to amend and reenact § 56-585.3 of the Code of Virginia, relating to electric cooperatives; rates.

S.B. 1401. A BILL to amend the Code of Virginia by adding a section numbered 9.1-1101.1, relating to Department of Forensic Science; possession of unlawful items by employees; immunity.

S.B. 1408. A BILL to amend Chapters 779 and 798 of the Acts of Assembly of 1993, which provided a charter for the County of James City, by adding in Chapter 7 a section numbered 7.5, relating to additional planning powers; inoperable vehicles.

S.B. 1411. A BILL to amend and reenact § 38.2-401 of the Code of Virginia, relating to burn buildings; change in terminology.

S.B. 1424. A BILL to provide a new charter for the Town of Luray in Page County and to repeal Chapter 338, as amended, of the Acts of Assembly of 1928, which provided a charter for the Town of Luray.

S.B. 1450. A BILL to amend the Code of Virginia by adding in Chapter 13.2 of Title 55 an article numbered 7, consisting of sections numbered 55-248.40:1, 55-248.40:2, and 55-248.40:3, relating to the Eviction Diversion Pilot Program.

S.B. 1463. A BILL to amend and reenact § 2.2-621 of the Code of Virginia, relating to compliance with grant requirements; creation of new jobs.

S.B. 1492. A BILL to amend and reenact § 2.2-3705.6 of the Code of Virginia, relating to the Freedom of Information Act; exclusions; proprietary records and trade secrets; Virginia Telecommunication Initiative.

S.B. 1516. A BILL to amend and reenact § 54.1-2523 of the Code of Virginia, relating to Department of Corrections; disclosure of information; delivery of controlled substances to prisoners.

S.B. 1559. A BILL to amend and reenact § 15.2-958.3 of the Code of Virginia, relating to C-PACE loans; resiliency improvements.

S.B. 1564. A BILL to direct the State Board of Elections to revise its regulations for reviewing and processing candidate petitions.

S.B. 1579. A BILL to amend the Code of Virginia by adding in Article 2 of Chapter 3 of Title 24.2 a section numbered 24.2-304.04, relating to standards and criteria for congressional and state legislative districts.
S.B. 1580. A BILL to amend and reenact §§ 55-79.97 and 55-509.4 of the Code of Virginia, relating to the Condominium Act and Property Owners’ Association Act; delivery of condominium resale certificates and association disclosure packets; right of purchaser to cancel contract.

S.B. 1607. A BILL to amend and reenact §§ 38.2-3407.15 and 38.2-3407.15:2 of the Code of Virginia, relating to health insurance; carrier business practices; authorization of health care services.

S.B. 1634. A BILL to amend and reenact § 15.2-1129.2 of the Code of Virginia, relating to local economic revitalization zones.

S.B. 1674. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 34 of Title 38.2 a section numbered 38.2-3407.20, relating to health insurance; short-term, limited-duration health plans; guaranteed options.

S.B. 1685. A BILL to amend and reenact § 38.2-3407.10:1 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3407.10:2, relating to health insurance; credentialing; mental health services.

S.B. 1705. A BILL to amend and reenact § 2.2-2001.3 of the Code of Virginia and to amend the Code of Virginia by adding in Article 23 of Chapter 24 of Title 2.2 a section numbered 2.2-2469.1, relating to the Virginia War Memorial Board; transfer of duties and sunset.

S.B. 1707. A BILL to amend the Code of Virginia by adding in Title 67 a chapter numbered 16, consisting of sections numbered 67-1600 through 67-1607, relating to the establishment of the Southwest Virginia Energy Research and Development Authority.

S.B. 1752. A BILL to amend the Code of Virginia by adding a section numbered 58.1-4018.2, relating to the Virginia Lottery; ticket discounting; civil penalties.

S.B. 1755. A BILL to direct the Department of Housing and Community Development to develop proposals for changes to the Uniform Statewide Building Code (USBC) and the Statewide Fire Prevention Code (SFPC) with the goal of assisting in the provision of safety and security measures for public or private elementary schools, secondary schools, and institutions of higher education for active shooter or hostile threats.


S.B. 1772. A BILL to require the Board of Corrections to review its standards related to allowable restraint practices for pregnant prisoners.

S.B. 1774. A BILL to amend and reenact §§ 54.1-1100, 54.1-1106, 54.1-1108, and 54.1-1108.2 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 11 of Title 54.1 an article numbered 6, consisting of sections numbered 54.1-1147 and 54.1-1148, relating to the Board for Contractors; requirements for licensure; certification of automatic fire sprinkler inspectors.

S.B. 1781. A BILL to amend and reenact § 24.2-806 of the Code of Virginia, relating to contests of certain elections; location of proceeding to contest.

THE HOUSE OF DELEGATES HAS AGREED TO THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1826. A BILL to amend and reenact § 54.1-2903 of the Code of Virginia, relating to physicians; advertising.

H.B. 1895. A BILL to amend and reenact § 1 of Article II and §§ 2, as amended, 7, 11, 13, and 15 of Article III of Chapter 366 of the Acts of Assembly of 1958, which provided a charter for the Town of Irvington in Lancaster County, relating to corporate limits, town council, and mayor.

H.B. 1942. A BILL to amend and reenact §§ 53.1-40.10, 53.1-68, and 53.1-133.03 of the Code of Virginia, relating to behavioral health services; exchange of medical and mental health information and records; correctional facilities.

H.B. 2169. A BILL to amend and reenact § 54.1-2951.1 of the Code of Virginia, relating to physician assistants; licensure by endorsement.

H.B. 2174. A BILL to amend and reenact §§ 46.2-1569.1 and 46.2-1570 of the Code of Virginia, relating to motor vehicle dealers and manufacturers.

H.B. 2247. A BILL to amend and reenact § 54.1-3207 of the Code of Virginia, relating to Board of Optometry; membership.

H.B. 2344. A BILL to amend and reenact §§ 46.2-208 and 46.2-844 of the Code of Virginia, relating to Department of Motor Vehicle records; certain private vendors; penalty.

H.B. 2457. A BILL to amend the Code of Virginia by adding a section numbered 54.1-2937.1, relating to Board of Medicine; retiree license.

H.B. 2514. A BILL to amend and reenact § 46.2-1167 of the Code of Virginia, relating to motor vehicle safety inspections; charges.

H.B. 2561. A BILL to amend and reenact § 38.2-3407.15:1 of the Code of Virginia, relating to carrier contracts with pharmacy providers; limitations on audits of pharmacy records.

H.B. 2569. A BILL to amend and reenact § 15.2-2292 of the Code of Virginia, relating to family day homes; zoning permits.

H.B. 2621. A BILL to amend the Code of Virginia by adding a section numbered 15.2-2241.2, relating to rezoning and site plan approval; decommissioning solar energy equipment, facilities, or devices.

H.B. 2681. A BILL to amend and reenact § 10.1-2211.2 of the Code of Virginia, relating to historical African American cemeteries; City of Hampton.

H.B. 2766. A BILL to amend and reenact §§ 32.1-102.2, as it is currently effective and as it shall become effective, and 32.1-102.4 of the Code of Virginia, relating to certificate of public need; charity care.

H.B. 2800. A BILL to direct the Commissioner of Highways to report certain data on; overweight trucks.

THE HOUSE OF DELEGATES HAS AGREED TO THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:
H.B. 1614. A BILL to amend the Code of Virginia by adding a section numbered 15.2-2114.01, relating to a local Stormwater Management Fund.

H.B. 1626. A BILL to amend and reenact § 3.2-6571 of the Code of Virginia, relating to animal fighting; confiscation of tethered cocks.

H.B. 1661. A BILL to amend and reenact §§ 38.2-1700 and 38.2-3420 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 1 of Title 3.2 an article numbered 4, consisting of sections numbered 3.2-116 through 3.2-119, relating to the formation of benefits consortium by a sponsoring association operating as nonprofit agricultural organization.

H.B. 1807. A BILL to amend and reenact § 22.1-98.2 of the Code of Virginia, relating to state share for basic aid; duration of certain cost-savings agreements.

H.B. 1814. A BILL to amend and reenact § 8.01-341.2 of the Code of Virginia, relating to deferral of jury service; persons who have legal custody of and are responsible for the care of a child.

H.B. 2143. A BILL to amend and reenact § 46.2-1088.3 of the Code of Virginia, relating to air bags; manufacture, importation, sale, etc., of counterfeit or nonfunctional air bag prohibited; penalty.

H.B. 2184. A BILL to amend and reenact § 54.1-2701 of the Code of Virginia, relating to volunteer dentists and dental hygienists.

H.B. 2339. A BILL to amend and reenact § 58.1-3 of the Code of Virginia, relating to the Department of Taxation; sharing information with the Department of Social Services.

H.B. 2486. A BILL to amend and reenact § 22.1-298.1 of the Code of Virginia, relating to teacher licensure; reciprocity; alternate routes.

H.B. 2597. A BILL to amend and reenact §§ 63.2-1508 and 63.2-1517 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-1506.1, relating to child abuse and neglect; report or complaint; victims of sex trafficking; taking child victim into custody.

H.B. 2721. A BILL to amend and reenact §§ 9.1-102 and 22.1-280.2:1 of the Code of Virginia, relating to employment of school security officers; law-enforcement officers previously employed by the United States or any state or political subdivision thereof; carrying a firearm in performance of duties.

THE HOUSE OF DELEGATES HAS AGREED TO THE SUBSTITUTE WITH AMENDMENT PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. 2192. A BILL to amend and reenact §§ 2.2-2279 and 15.2-4901 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 9 of Title 22.1 an article numbered 3, consisting of sections numbered 22.1-141.1 and 22.1-141.2, and by adding a section numbered 56-589.1, relating to the modernization of public school buildings and facilities.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTIONS:

S.J.R. 332. Confirming appointments by the Governor of certain persons communicated to the General Assembly January 22, 2019.
S.J.R. 356. Commending the Loudoun County Area Agency on Aging.

S.J.R. 357. Commending Charles City County.

S.J.R. 358. Commemorating the 60th anniversary of the closing of Prince Edward County Public Schools.


S.J.R. 364. Celebrating the life of David C. Creasy, Sr.

S.J.R. 366. Commending the Orange County Agricultural Initiative.


S.J.R. 369. Celebrating the life of Captain Andrew Patrick Ross, USA.

S.J.R. 372. Celebrating the life of Carl David Brinkley.


S.J.R. 382. Commending the Chancellor High School field hockey team.


S.J.R. 385. Celebrating the life of Tyler McKellan Spruill.


S.J.R. 391. Commending Margaret D. Parker.


S.J.R. 396. Celebrating the life of Maxine Lyons Silver.

S.J.R. 398. Commending William H. Talley III.

S.J.R. 405. Commending Mt. Zion Baptist Church.


S.J.R. 407. Commending St. Timothy’s Episcopal Church.

S.J.R. 408. Commending Mary Price.


S.J.R. 410. Celebrating the life of Mary E. Onley.


S.J.R. 413. Commending Ohel Sholom Temple

S.J.R. 415. Commending the Boys & Girls Clubs of Southeast Virginia.


S.J.R. 423. Celebrating the life of Lloyd Thomas Smith, Jr.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.


NAYS--Deeds, Petersen--2.
RULE 36--0.

CALANDER

CONFERENCE COMMITTEE REPORTS

Senator Chase, for the committee of conference on H.B. 2750 (two thousand seven hundred fifty), presented the following report:
JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2750

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2750, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate David J. Toscano
/s/ Delegate Christopher P. Stolle
/s/ Delegate T. Scott Garrett
Conferees on the part of the House

/s/ Senator Amanda F. Chase
/s/ Senator L. Louise Lucas
/s/ Senator Siobhan S. Dunnavant
Conferees on the part of the Senate

On motion of Senator Chase, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator Sturtevant, for the committee of conference on S.B. 1420 (one thousand four hundred twenty), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1420

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1420, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.
Respectfully submitted,

/s/ Senator Glen H. Sturtevant, Jr.
/s/ Senator T. Montgomery “Monty” Mason
/s/ Senator Bill R. DeSteph, Jr.
Conferees on the part of the Senate

/s/ Delegate Christopher K. Peace
/s/ Delegate Jason S. Miyares
/s/ Delegate Lashrecse D. Aird
Conferees on the part of the House

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1420
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact §§ 4.1-100, 4.1-206, 4.1-231, and 4.1-233 of the Code of Virginia, relating to alcoholic beverage control; alcoholic beverage licenses.

On motion of Senator Sturtevant, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--35. NAYS--5. RULE 36--0.

NAYS--Carrico, Chafin, Chase, Hanger, Suetterlein--5.
RULE 36--0.

UNFINISHED BUSINESS—HOUSE

H.B. 1620 (one thousand six hundred twenty) was taken up.

On motion of Senator Vogel, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1702 (one thousand seven hundred two) was taken up.
On motion of Senator Ruff, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 1704 (one thousand seven hundred four) was taken up.

On motion of Senator Newman, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 1730 (one thousand seven hundred thirty) was taken up.

On motion of Senator Wagner, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 1811 (one thousand eight hundred eleven) was taken up.
On motion of Senator Obenshain, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--1.


NAYS--0.
RULE 36--Wagner--1.

H.B. 1913 (one thousand nine hundred thirteen) was taken up.

On motion of Senator Stanley, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 2089 (two thousand eighty-nine) was taken up.

On motion of Senator Obenshain, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 2141 (two thousand one hundred forty-one) was taken up.
On motion of Senator Stanley, the Senate insisted on its amendments and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2173 (two thousand one hundred seventy-three) was taken up.

On motion of Senator Newman, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2178 (two thousand one hundred seventy-eight) was taken up.

On motion of Senator Vogel, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator Mason moved to reconsider the vote by which the Senate insisted on its amendments and respectfully requested a committee of conference on H.B. 2141 (two thousand one hundred forty-one).

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Stanley, the Senate insisted on its amendments and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--1.

NAYS--0.
RULE 36--McClellan--1.

H.B. 2185 (two thousand one hundred eighty-five) was taken up.

On motion of Senator Hanger, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2296 (two thousand two hundred ninety-six) was taken up.

On motion of Senator Reeves, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
H.B. 2337 (two thousand three hundred thirty-seven) was taken up.

On motion of Senator Newman, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 2490 (two thousand four hundred ninety) was taken up.

On motion of Senator Hanger, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 2589 (two thousand five hundred eighty-nine) was taken up.

On motion of Senator Newman, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 2620 (two thousand six hundred twenty) was taken up.
On motion of Senator Newman, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2622 (two thousand six hundred twenty-two) was taken up.

On motion of Senator Obenshain, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2679 (two thousand six hundred seventy-nine) was taken up.

On motion of Senator Obenshain, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--McDougle--1.
RULE 36--0.

H.B. 2685 (two thousand six hundred eighty-five) was taken up.

On motion of Senator Newman, the Senate insisted on its amendment and respectfully requested a committee of conference.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.J.R. 615 (six hundred fifteen) was taken up.
On motion of Senator Vogel, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.J.R. 676 (six hundred seventy-six) was taken up.
On motion of Senator Vogel, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

CONFERENCE PROCEDURES

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Saslaw, Favola, and Black, the conferees on the part of the Senate for H.B. 1642 (one thousand six hundred forty-two).
Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Obenshain, Peake, and Edwards, the conferees on the part of the Senate for H.B. 1720 (one thousand seven hundred twenty).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Lucas, DeSteph, and Black, the conferees on the part of the Senate for H.B. 1917 (one thousand nine hundred seventeen).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Dunnavant, Chafin, and Mason, the conferees on the part of the Senate for H.B. 1918 (one thousand nine hundred eighteen).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Barker, Cosgrove, and Chafin, the conferees on the part of the Senate for H.B. 2017 (two thousand seventeen).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Mason, Spruill, and Cosgrove, the conferees on the part of the Senate for H.B. 2758 (two thousand seven hundred fifty-eight).

UNFINISHED BUSINESS—SENATE

S.B. 1026 (one thousand twenty-six) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 263, engrossed, after registrar
   strike
   the remainder of line 263 and through board on line 264

2. Line 283, engrossed, after registrar
   strike
   or the secretary of the electoral board

3. Line 283, engrossed, after (ii)
   strike
   an officer of election and

4. Line 284, engrossed, after registrar [first instance]
   strike
   , [the comma]
   insert
   or

5. Line 284, engrossed, after assistant registrar
   strike
   , or the secretary of the electoral board are
   insert
   is

On motion of Senator Spruill, the amendments were agreed to.
The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Stanley--1.
RULE 36--0.

S.B. 1086 (one thousand eighty-six) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 47, engrossed, after order
   strike
   the remainder of line 47 and through issuance, on line 48

2. Line 48, engrossed, after order
   strike
   was
   is

3. Line 58, engrossed, after chapter
   strike
   the remainder of line 58 through subsection on line 59

4. At the beginning of line 62, engrossed
   insert
   The Board shall not issue more than one temporary cease and desist order with reference to such finding of fact as prescribed in this subsection.

On motion of Senator Cosgrove, the amendments were agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator Obenshain moved to reconsider the vote by which the amendments proposed by the House of Delegates to S.B. 1026 (one thousand twenty-six) were agreed to.

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1026, on motion of Senator Obenshain, was passed by for the day.

S.B. 1087 (one thousand eighty-seven) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend the Code of Virginia by adding in Article 2 of Chapter 3 of Title 24.2 a section numbered 24.2-304.04, relating to election districts; remedying split precincts; technical adjustments of legislative district boundaries of House of Delegates and Senate districts.

Senator Obenshain moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--40. RULE 36--0.

YEAS--0.


RULE 36--0.

S.B. 1156 (one thousand one hundred fifty-six) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 13, engrossed, after policy
   strike
   that restricts
   insert
   intended to restrict

On motion of Senator Black, the amendment was agreed to.
The recorded vote is as follows:
YEAS--21. NAYS--19. RULE 36--0.

RULE 36--0.

S.B. 1292 (one thousand two hundred ninety-two) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 55-519 of the Code of Virginia, relating to the Virginia Residential Property Disclosure Act; required disclosures.

On motion of Senator Vogel, the substitute was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1331 (one thousand three hundred thirty-one) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 2.2-2279 and 15.2-4901 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 9 of Title 22.1 an article numbered 3, consisting of sections numbered 22.1-141.1 and 22.1-141.2, and by adding a section numbered 56-589.1, relating to the modernization of public school buildings and facilities.

On motion of Senator Stanley, the substitute was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--McPike--1.
RULE 36--0.

S.B. 1358 (one thousand three hundred fifty-eight) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 14, engrossed, after employees
On motion of Senator Wagner, the amendment was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**S.B. 1400** (one thousand four hundred) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 52, engrossed, after property unstrike
   the remainder of line 52 and through 55–79.2 on line 53

On motion of Senator Petersen, the amendment was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**S.B. 1427** (one thousand four hundred twenty-seven) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 14, engrossed, after companies insert
   with fewer than 10,000 customer accounts, inclusive of their subsidiaries,

2. Line 18, engrossed, after company insert
   with fewer than 10,000 customer accounts, inclusive of its subsidiaries,

3. Line 20, engrossed, after construction insert
   , not previously addressed in a utility acquisition transaction or the most recent approved rate case application,
On motion of Senator Obenshain, the amendments were agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1431 (one thousand four hundred thirty-one) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 13, engrossed, after Council
   insert
   or the local government attorney

2. Line 18, engrossed, after office.
   insert
   No penalty shall be imposed on a local elected official for failing to complete a training session.

Senator Obenshain moved that the amendments be rejected.

The question was put on agreeing to the amendments.

The amendments were rejected.

The recorded vote is as follows:
YEAS--2. NAYS--38. RULE 36--0.

YEAS--Favola, Newman--2.
RULE 36--0.

S.B. 1449 (one thousand four hundred forty-nine) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend the Code of Virginia by adding in Title 55 a chapter numbered 14.1, consisting of sections numbered 55-252.1 through 55-252.4, relating to the Residential Executory Real Estate Contracts Act.

On motion of Senator Locke, the substitute was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1455 (one thousand four hundred fifty-five), on motion of Senator Vogel, was passed by temporarily.

S.B. 1554 (one thousand five hundred fifty-four) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 28, engrossed
   strike
   all of lines 28 through 33

Senator Surovell moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

The recorded vote is as follows:
YEAS--2. NAYS--38. RULE 36--0.

YEAS--Stuart, Wagner--2.
RULE 36--0.

S.B. 1558 (one thousand five hundred fifty-eight) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 3.4 and 4.1 of Chapters 654 and 693 of the Acts of Assembly of 2005, which provided a charter for the Town of Onley in Accomack County, and to amend Chapters 654 and 693 of the Acts of Assembly of 2005 by adding a section numbered 4.1:1, relating to town council; town manager.

On motion of Senator Lewis, the substitute was agreed to.
The recorded vote is as follows:
YEAS--34. NAYS--6. RULE 36--0.


S.B. 1592 (one thousand five hundred ninety-two) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 11, engrossed, after micro
   strike
   small ] businesses [ and

2. At the beginning of line 14, engrossed
   strike
   a small business [ or

On motion of Senator Dunnavant, the amendments were agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1681 (one thousand six hundred eighty-one) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 2.2-1130, 2.2-1153, 2.2-1156, 2.2-1157, 10.1-1122, and 36-139.1 of the Code of Virginia, relating to the Department of General Services; surplus property; opportunity for economic development entities to purchase prior to public sale.

On motion of Senator Mason, the substitute was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
S.B. 1689 (one thousand six hundred eighty-nine) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 970, engrossed, after *that*
   strike
   
   (i) 
   insert
   
   *is a member of the sponsoring association,*

2. Line 970, engrossed, after *Commonwealth,
   strike
   
   (ii) 
   insert
   
   *and either (i)*

3. Line 971, engrossed, after *Commonwealth*
   strike
   
   the remainder of line 971 and *association* on line 972
   insert
   
   *or (ii) is a self-employed individual conducting business as a sole proprietorship, a corporation of which one individual is its sole shareholder, or a limited liability company of which one individual is its sole member*

4. Line 1025, engrossed, after *by*
   strike
   
   (i) *banks participating in the benefits plans or (ii)*

On motion of Senator Dunnavant, the amendments were agreed to.

The recorded vote is as follows:

YEAS--33. NAYS--7. RULE 36--0.


RULE 36--0.

S.B. 1691 (one thousand six hundred ninety-one) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 1.02, § 3.01, as amended, §§ 6.02 and 6.04, and § 10.03, as amended, of Chapter 99 of the Acts of Assembly of 1994, which provided a charter for the Town of Dumfries in Prince William County, relating to boundaries, election, and budget.

On motion of Senator Surovell, the substitute was agreed to.
The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1737 (one thousand seven hundred thirty-seven) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to provide civil relief for citizens of the Commonwealth who are employees or contractors of the United States government who have been furloughed or otherwise are or were not receiving wages or payments as a result of the partial closure of federal government.

On motion of Senator McPike, the substitute was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Carrico, McDougle--2.
RULE 36--0.

S.B. 1759 (one thousand seven hundred fifty-nine) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to establish a pilot program to place electric distribution lines underground in areas of transit-oriented development in certain localities.

On motion of Senator Surovell, the substitute was agreed to.

The recorded vote is as follows:
YEAS--29. NAYS--10. RULE 36--0.

NAYS--Black, Carrico, Chase, Cosgrove, Newman, Obenshain, Peake, Reeves, Stuart, Suetterlein--10.
RULE 36--0.
S.J.R. 278 (two hundred seventy-eight) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, as follows:

SENATE JOINT RESOLUTION NO. 278
AMENDMENT IN THE NATURE OF A SUBSTITUTE

Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to personal property tax exemption; motor vehicle owned by a disabled veteran.

RESOLVED by the Senate, the House of Delegates concurring, a majority of the members elected to each house agreeing, That the following amendment to the Constitution of Virginia be, and the same hereby is, proposed and referred to the General Assembly at its first regular session held after the next general election of members of the House of Delegates for its concurrence in conformity with the provisions of Section 1 of Article XII of the Constitution of Virginia, namely:

Amend Section 6 of Article X of the Constitution of Virginia as follows:

ARTICLE X
TAXATION AND FINANCE

Section 6. Exempt property.

(a) Except as otherwise provided in this Constitution, the following property and no other shall be exempt from taxation, State and local, including inheritance taxes:

(1) Property owned directly or indirectly by the Commonwealth or any political subdivision thereof, and obligations of the Commonwealth or any political subdivision thereof exempt by law.

(2) Real estate and personal property owned and exclusively occupied or used by churches or religious bodies for religious worship or for the residences of their ministers.

(3) Private or public burying grounds or cemeteries, provided the same are not operated for profit.

(4) Property owned by public libraries or by institutions of learning not conducted for profit, so long as such property is primarily used for literary, scientific, or educational purposes or purposes incidental thereto. This provision may also apply to leasehold interests in such property as may be provided by general law.

(5) Intangible personal property, or any class or classes thereof, as may be exempted in whole or in part by general law.

(6) Property used by its owner for religious, charitable, patriotic, historical, benevolent, cultural, or public park and playground purposes, as may be provided by classification or designation by an ordinance adopted by the local governing body and subject to such restrictions and conditions as provided by general law.

(7) Land subject to a perpetual easement permitting inundation by water as may be exempted in whole or in part by general law.

(b) The General Assembly may by general law authorize the governing body of any county, city, town, or regional government to provide for the exemption from local property taxation, or a portion thereof, within such restrictions and upon such conditions as may be prescribed, of real estate and personal
property designed for continuous habitation owned by, and occupied as the sole dwelling of, persons not less than sixty-five years of age or persons permanently and totally disabled as established by general law. A local governing body may be authorized to establish either income or financial worth limitations, or both, in order to qualify for such relief.

(c) Except as to property of the Commonwealth, the General Assembly by general law may restrict or condition, in whole or in part, but not extend, any or all of the above exemptions.

(d) The General Assembly may define as a separate subject of taxation any property, including real or personal property, equipment, facilities, or devices, used primarily for the purpose of abating or preventing pollution of the atmosphere or waters of the Commonwealth or for the purpose of transferring or storing solar energy, and by general law may allow the governing body of any county, city, town, or regional government to exempt or partially exempt such property from taxation, or by general law may directly exempt or partially exempt such property from taxation.

(e) The General Assembly may define as a separate subject of taxation household goods, personal effects and tangible farm property and products, and by general law may allow the governing body of any county, city, town, or regional government to exempt or partially exempt such property from taxation, or by general law may directly exempt or partially exempt such property from taxation.

(f) Exemptions of property from taxation as established or authorized hereby shall be strictly construed; provided, however, that all property exempt from taxation on the effective date of this section shall continue to be exempt until otherwise provided by the General Assembly as herein set forth.

(g) The General Assembly may by general law authorize any county, city, town, or regional government to impose a service charge upon the owners of a class or classes of exempt property for services provided by such governments.

(h) The General Assembly may by general law authorize the governing body of any county, city, town, or regional government to provide for a partial exemption from local real property taxation, within such restrictions and upon such conditions as may be prescribed, (i) of real estate whose improvements, by virtue of age and use, have undergone substantial renovation, rehabilitation or replacement or (ii) of real estate with new structures and improvements in conservation, redevelopment, or rehabilitation areas.

(i) The General Assembly may by general law allow the governing body of any county, city, or town to exempt or partially exempt from taxation any generating equipment installed after December thirty-one, nineteen hundred seventy-four, for the purpose of converting from oil or natural gas to coal or to wood, wood bark, wood residue, or to any other alternate energy source for manufacturing, and any co-generation equipment installed since such date for use in manufacturing.

(j) The General Assembly may by general law allow the governing body of any county, city, or town to have the option to exempt or partially exempt from taxation any business, occupational or professional license or any merchants’ capital, or both.

(k) The General Assembly may by general law authorize the governing body of any county, city, or town to provide for a partial exemption from local real property taxation, within such restrictions and upon such conditions as may be prescribed, of improved real estate subject to recurrent flooding upon which flooding abatement, mitigation, or resiliency efforts have been undertaken.

(l) The General Assembly may by general law authorize the governing body of any county, city, or town to exempt from taxation one motor vehicle owned and used primarily by or for a veteran of the armed forces of the United States or the Virginia National Guard who has been rated by the United States
Department of Veterans Affairs or its successor agency pursuant to federal law with a one hundred percent service-connected, permanent, and total disability. For purposes of this subsection, the term “motor vehicle” shall include only automobiles and pickup trucks. Any such motor vehicle owned by a married person may qualify if either spouse is a veteran who is one hundred percent disabled pursuant to this subsection. This exemption shall be applicable on the date the motor vehicle is acquired or the effective date of this subsection, whichever is later, but shall not be applicable for any period of time prior to the effective date.

Senator Reeves moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--1. NAYS--39. RULE 36--0.

YEAS--Howell--1.
RULE 36--0.

S.J.R. 306 (three hundred six) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, as follows:

SENATE JOINT RESOLUTION NO. 306
AMENDMENT IN THE NATURE OF A SUBSTITUTE

Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing amendments to the Constitution of Virginia by adding in Article II sections numbered 6-A and 6-B, relating to apportionment; state and local independent redistricting commissions; criteria.

RESOLVED by the Senate, the House of Delegates concurring, a majority of the members elected to each house agreeing, That the following amendments to the Constitution of Virginia be, and the same hereby are, proposed and referred to the General Assembly at its first regular session held after the next general election of members of the House of Delegates for its concurrence in conformity with the provisions of Section 1 of Article XII of the Constitution of Virginia, namely:

Amend Section 6 of Article II of the Constitution of Virginia and amend the Constitution of Virginia by adding in Article II sections numbered 6-A and 6-B as follows:

ARTICLE II
FRANCHISE AND OFFICERS

Section 6. Apportionment.

(a) Members of the House of Representatives of the United States and members of the Senate and of the House of Delegates of the General Assembly shall be elected from electoral districts established by the General Assembly pursuant to Section 6-A of this Constitution. The Commonwealth shall be reapportioned into electoral districts in accordance with this section and Section 6-A in the year 2021 and every ten years thereafter. Every electoral district shall be composed of contiguous and compact territory
and shall be so constituted as to give, as nearly as is practicable, representation in proportion to the population of the district. The General Assembly shall reapportion the Commonwealth into electoral districts in accordance with this section in the year 2011 and every ten years thereafter constituted so as to adhere to the following standards and criteria:

(1) Districts shall be established on the basis of population. Senate and House of Delegates districts, respectively, shall each have a population that is as substantially equal to the population of every other such district as practicable. Congressional districts shall have populations that are as nearly equal as practicable. The Commission shall be guided by the most recent federal and state judicial decisions defining standards for equal population for the respective districts, including permissible deviations from the ideal population if the deviation is necessary in order to achieve some other legitimate districting criteria.

(2) Districts shall be drawn in accordance with the requirements of federal and state laws, and judicial decisions interpreting such laws, that address racial and ethnic fairness, including the Equal Protection Clause of the Constitution of the United States and the provisions of the federal Voting Rights Act of 1965, as amended.

(3) Existing political boundaries shall be respected to the maximum extent possible. Political boundaries shall include the boundaries of counties, cities, towns, county magisterial and election districts, municipal councilmanic districts, and voting precincts. If a departure from existing political boundaries is necessary in order to comply with other districting criteria, the district lines shall be drawn utilizing clearly observable physical boundaries. A “clearly observable physical boundary” shall include (i) any named road or street; (ii) any road or highway that is a part of the federal, primary state, or secondary state highway system; (iii) any river, stream, or drainage feature shown as a polygon boundary on the TIGER/Line Files of the United States Bureau of the Census; or (iv) any other natural or constructed or erected permanent physical feature that is shown on an official map issued by the Virginia Department of Transportation, on a United States Geological Survey topographical map, or as a polygon boundary on the TIGER/Line Files of the United States Bureau of the Census. No property line or subdivision boundary shall be deemed to be a clearly observable physical boundary unless it is marked by a permanent physical feature that is shown on an official map issued by the Virginia Department of Transportation, on a United States Geological Survey topographical map, or as a polygon boundary on the TIGER/Line Files of the United States Bureau of the Census.

(4) Each district shall be composed of contiguous territory. Districts divided by water shall be deemed contiguous if a common means of transport, such as a bridge or ferry, connects the two parts of the district or, if the water were to be removed, the land on one side of the district would be contiguous with the land on the other side of the district. Connections by water running downstream or upriver are not permissible.

(5) Each district shall be composed of compact territory. Districts shall not be oddly shaped or have irregular or contorted boundaries, unless justified because the district adheres to political boundary lines. Fingers or tendrils extending from a district core shall be avoided, as shall thin and elongated districts and districts with multiple core populations connected by thin strips of land or water. The Commission shall employ one or more standard numerical measures of individual and average district compactness to provide an objective assessment of a districting plan’s compactness, both statewide and district by district.

(6) Consideration may be given to communities of interest by creating districts that do not carve up homogeneous neighborhoods or separate groups of people living in an area with similar interests or needs in transportation, employment, or culture.
(7) Every effort possible shall be made to preserve the political parity between the two political parties receiving the highest and next highest number of votes in the immediately preceding gubernatorial election.

(b) Any such decennial reapportionment law shall take effect immediately and not be subject to the limitations contained in Article IV, Section 13, of this Constitution.

(c) The districts delineated in the decennial reapportionment law shall be implemented for the November general election for the United States House of Representatives, Senate, or House of Delegates, respectively, that is held immediately prior to the expiration of the term being served in the year that the reapportionment law is required to be enacted. A member in office at the time that a decennial redistricting law is enacted shall complete his term of office and shall continue to represent the district from which he was elected for the duration of such term of office so long as he does not move his residence from the district from which he was elected. Any vacancy occurring during such term shall be filled from the same district that elected the member whose vacancy is being filled.

Section 6-A. Virginia Independent Redistricting Commission.

(a) In the year 2020 and every ten years thereafter, the Virginia Independent Redistricting Commission (the Commission) shall be convened for the purpose of proposing districts for the United States House of Representatives and for the Senate and the House of Delegates of the General Assembly pursuant to Article II, Section 6 of this Constitution.

(b) The Commission shall consist of twelve commissioners who shall be selected in accordance with the provisions of this subsection and in the manner determined by the General Assembly by general law. Commissioners shall be appointed not later than the first day of February of the year following the decennial census. Members and employees of the Congress of the United States or of the General Assembly shall be ineligible to serve as commissioners.

(1) Four commissioners shall be appointed by the Speaker of the House of Delegates, with equal representation given to the two political parties receiving the highest and next highest number of votes for governor at the immediately preceding gubernatorial election.

(2) Four commissioners shall be appointed by the Senate Committee on Rules, with equal representation given to the two political parties receiving the highest and next highest number of votes for governor at the immediately preceding gubernatorial election.

(3) Four commissioners shall be appointed by the Governor, with equal representation given to the two political parties receiving the highest and next highest number of votes for governor at the immediately preceding gubernatorial election.

(c) The Commission shall submit to the General Assembly one or more proposed plans for districts for members of the United States House of Representatives and the Senate and the House of Delegates of the General Assembly within forty-five days of receipt of the official decennial census data or by the first day of June of that year, whichever occurs later.

(1) To be submitted as a proposed plan for districts for members of the United States House of Representatives, a plan shall receive affirmative votes of at least eight of the twelve commissioners. Such plan shall be introduced as a bill in each house and the General Assembly shall take a vote on any such bill in accordance with the provisions of Article IV, Section 11 of this Constitution, except that no amendments shall be permitted. The bill shall not be subject to the provisions contained in Article V, Section 6 of this Constitution.
(2) To be submitted as a proposed plan for districts for members of the Senate, a plan shall receive affirmative votes of at least three of the four commissioners appointed by the Senate Committee on Rules. Such plan shall be introduced as a bill in the Senate and the Senate shall take a vote on any such bill in accordance with the provisions of Article IV, Section 11 of this Constitution, except that no amendments shall be permitted. The concurrence of the House of Delegates shall not be required and the bill shall not be subject to the provisions contained in Article V, Section 6 of this Constitution.

(3) To be submitted as a proposed plan for districts for members of the House of Delegates, a plan shall receive affirmative votes of at least three of the four commissioners appointed by the Speaker of the House of Delegates. Such plan shall be introduced as a bill in the House of Delegates and the House of Delegates shall take a vote on any such bill in accordance with the provisions of Article IV, Section 11 of this Constitution, except that no amendments shall be permitted. The concurrence of the Senate shall not be required and the bill shall not be subject to the provisions contained in Article V, Section 6 of this Constitution.

(d) If a plan is rejected by the General Assembly or either house of the General Assembly, the Commission shall submit a new plan to the General Assembly or respective body within thirty days of the rejection. If such plan is rejected by the General Assembly or respective body, the districts shall be established by the Supreme Court of Virginia.

Section 6-B. Local independent redistricting commissions.

The governing body of each county, city, and town in which members of the governing body are elected from districts shall establish in the year following the decennial census a local independent redistricting commission for the purpose of proposing electoral districts for members of the governing body.

Commissioners shall be appointed not later than the first day of February of that year by the governing body. The governing body shall appoint four commissioners, with equal representation given to the political parties having the highest and next highest number of votes in the Commonwealth for governor at the last preceding gubernatorial election. Members and employees of the governing body shall be ineligible to serve as a commissioner.

The commission shall submit to the governing body one or more proposed plans for electoral districts for members of the governing body within sixty days of receipt of the official decennial census data or by the first day of July of that year, whichever occurs later. To be submitted as a proposed plan, a plan shall receive affirmative votes of at least three of the four commissioners.

Any proposed plan submitted to the governing body shall be introduced as an ordinance and, if enacted, shall be done so in accordance with law.

Senator Barker moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.
The recorded vote is as follows:
YEAS--0. NAYS--40. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1004 (one thousand four) was taken up.

On motion of Senator Chase, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1464 (one thousand four hundred sixty-four) was taken up.

On motion of Senator McPike, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1455 (one thousand four hundred fifty-five) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.

Senator Vogel moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.
The recorded vote is as follows:
YEAS--0. NAYS--40. RULE 36--0.

RECONSIDERATION

Senator Lucas moved to reconsider the vote by which the amendments proposed by the House of Delegates to S.B. 1689 (one thousand six hundred eighty-nine) were agreed to.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Dunnavant, the amendments were agreed to.

The recorded vote is as follows:
YEAS--28. NAYS--12. RULE 36--0.

RULE 36--0.

CONFERENCE PROCEDURES

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Chase, Suetterlein, and Lucas, the conferees on the part of the Senate for S.B. 1004 (one thousand four).

Senator Carrico, Chair of the Committee on Transportation, appointed Senators Cosgrove, Carrico, and McPike, the conferees on the part of the Senate for S.B. 1464 (one thousand four hundred sixty-four).

HOUSE BILLS ON THIRD READING

H.B. 2304 (two thousand three hundred four), on motion of Senator Stuart, was passed by for the day.
H.B. 2528 (two thousand five hundred twenty-eight), on motion of Senator Obenshain, was passed by for the day.

Senator Norment moved that the following House bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

H.B. 1668 (one thousand six hundred sixty-eight).
H.B. 1735 (one thousand seven hundred thirty-five).
H.B. 1772 (one thousand seven hundred seventy-two).
H.B. 1838 (one thousand eight hundred thirty-eight).
H.B. 1840 (one thousand eight hundred forty).
H.B. 1874 (one thousand eight hundred seventy-four).
H.B. 1889 (one thousand eight hundred eighty-nine).
H.B. 1911 (one thousand nine hundred eleven).
H.B. 1916 (one thousand nine hundred sixteen).
H.B. 1941 (one thousand nine hundred forty-one).
H.B. 1972 (one thousand nine hundred seventy-two).
H.B. 2005 (two thousand five).
H.B. 2019 (two thousand nineteen).
H.B. 2020 (two thousand twenty).
H.B. 2028 (two thousand twenty-eight).
H.B. 2055 (two thousand fifty-five).
H.B. 2123 (two thousand one hundred twenty-three).
H.B. 2126 (two thousand one hundred twenty-six).
H.B. 2166 (two thousand one hundred sixty-six).
H.B. 2168 (two thousand one hundred sixty-eight).
H.B. 2182 (two thousand one hundred eighty-two).
H.B. 2218 (two thousand two hundred eighteen).
H.B. 2263 (two thousand two hundred sixty-three).
H.B. 2332 (two thousand three hundred thirty-two).
H.B. 2350 (two thousand three hundred fifty).
H.B. 2411 (two thousand four hundred eleven).
H.B. 2470 (two thousand four hundred seventy).
H.B. 2553 (two thousand five hundred fifty-three).
H.B. 2605 (two thousand six hundred five).
H.B. 2609 (two thousand six hundred nine).
H.B. 2653 (two thousand six hundred fifty-three).
H.B. 2656 (two thousand six hundred fifty-six).
H.B. 2662 (two thousand six hundred sixty-two).
H.B. 2702 (two thousand seven hundred two).
H.B. 2723 (two thousand seven hundred twenty-three).
H.B. 2760 (two thousand seven hundred sixty).
H.B. 2767 (two thousand seven hundred sixty-seven).
H.B. 2773 (two thousand seven hundred seventy-three).
H.B. 2814 (two thousand eight hundred fourteen).

The motion was agreed to.

H.B. 1668 (one thousand six hundred sixty-eight) was taken up.

The following amendments proposed by the Committee on Finance were offered:
1. Line 24, engrossed, after *Such*  
   strike *review*  
   *reviews*  

2. Line 24, engrossed, after *shall*  
   insert  
   *be completed within 30 business days and*  

3. Line 34, engrossed, after *Such*  
   strike *review*  
   *reviews*  

4. Line 34, engrossed, after *shall*  
   insert  
   *be completed within 30 business days and*  

The reading of the amendments was waived.

On motion of Senator Hanger, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 1735** (one thousand seven hundred thirty-five) was taken up.

The following amendments proposed by the Committee on Rules were offered:

1. Line 31, engrossed, after *aid;*  
   strike  
   *and*  

2. Line 32, engrossed, after *Commission*  
   insert  
   *: and (viii) assess the implementation of social and emotional learning in schools*  

3. Line 33, engrossed, after *follows:*  
   strike  
   *seven*  
   insert  
   *six*  

4. Line 35, engrossed, after *Education,*  
   insert  
   *and*  

5. Line 36, engrossed, after *Appropriations,*  
   strike  
   *and one shall be a member at-large,*
6. Line 37, engrossed, after and
strike five
insert six

7. Line 37, engrossed, after whom
strike two
insert four

8. Line 38, engrossed, after Health
strike , [the comma]
insert and

9. Line 38, engrossed, after Finance,
strike the remainder of line 38 and through at-large, on line 39

The reading of the amendments was waived.

On motion of Senator McDougle, the amendments were agreed to.

The following amendment proposed by the Committee on Finance was offered:

1. After line 91, engrossed
insert 2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The amendments were ordered to be engrossed.

H.B. 1874 (one thousand eight hundred seventy-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Agriculture, Conservation and Natural Resources was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 3.2-6569, 3.2-6570, and 18.2-403.2 of the Code of Virginia, relating to cruelty to animals; aggravated cruelty; penalty.

The reading of the substitute was waived.

Senator Stuart moved that the substitute be rejected.
The question was put on agreeing to the substitute.

The substitute was rejected.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 3.2-6569, 3.2-6570, and 18.2-403.2 of the Code of Virginia, relating to cruelty to animals; aggravated cruelty; penalty.

The reading of the substitute was waived.

On motion of Senator Stuart, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1916 (one thousand nine hundred sixteen) was taken up.

The following amendment proposed by the Committee on General Laws and Technology was offered:

1. Line 83, engrossed, after child
   strike
   for one year

The reading of the amendment was waived.

On motion of Senator Ruff, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 1941 (one thousand nine hundred forty-one) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 18.2-51.4 and 18.2-51.5 of the Code of Virginia, relating to maiming, etc., of another; driving while intoxicated; operating a watercraft while intoxicated; penalties.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. After line 55, substitute
   insert
   3. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.
The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The substitute with amendment was ordered to be engrossed.

H.B. 2020 (two thousand twenty) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 17, engrossed
   insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 2028 (two thousand twenty-eight) was taken up.

The following amendment proposed by the Committee on Rules was offered:

1. Line 25, engrossed, after Delegates
   insert

   for House bills and to the Clerk of the Senate for Senate bills

The reading of the amendment was waived.

On motion of Senator McDougle, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 2055 (two thousand fifty-five) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 31, engrossed
   insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.
The amendment was ordered to be engrossed.

**H.B. 2123** (two thousand one hundred twenty-three) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 267, engrossed
   insert
   2. That nothing in the provisions of this act shall be construed to deem any student who participates in any course pursuant to a College and Career Access Pathways Partnership eligible for a grant pursuant to the New Economy Workforce Credential Grant Program established in Article 4.1 (§ 23.1-627.1 et seq.) of Chapter 6 of Title 23.1 of the Code of Virginia.

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2168** (two thousand one hundred sixty-eight) was taken up.

The following amendments proposed by the Committee on Rules were offered:

1. Line 21, engrossed, after Commonwealth,
   strike
   and

2. Line 22, engrossed, after 22.1-289.1
   insert
   , and (iv) ensuring high quality and accountability at the student and school division levels

3. At the beginning of line 26, engrossed
   strike
   seven
   insert
   six

4. Line 28, engrossed, after Delegates;
   strike
   five
   insert
   six

5. Line 32, engrossed, after least
   strike
   one member of the board of a public school education foundation and

The reading of the amendments was waived.

On motion of Senator McDougle, the amendments were agreed to.
The following amendment proposed by the Committee on Finance was offered:

1. Line 89, engrossed, after 2.
   strike
   the remainder of line 89, all of lines 90 through 94, and through funding on line 95
   insert
   That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The amendments were ordered to be engrossed.

H.B. 2263 (two thousand two hundred sixty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:


The reading of the substitute was waived.

On motion of Senator Ruff, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2332 (two thousand three hundred thirty-two) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Commerce and Labor was offered, having been printed separately, with its title reading as follows:

A BILL to require the State Corporation Commission to convene a stakeholder group on consumer data protection issues.

The reading of the substitute was waived.

On motion of Senator Wagner, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2411 (two thousand four hundred eleven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Agriculture, Conservation and Natural Resources was offered, having been printed separately, with its title reading as follows:
A BILL to amend and reenact §§ 10.1-1105 and 55-332 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 55-334.2 and 55-334.3, relating to timber theft; accounting; disclosure; penalty.

The reading of the substitute was waived.

On motion of Senator Stuart, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2470 (two thousand four hundred seventy) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. After line 72, engrossed insert

3. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 2553 (two thousand five hundred fifty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Transportation was offered, having been printed separately, with its title reading as follows:

A BILL to hold mass transit providers harmless for certain operating fund losses.

The reading of the substitute was waived.

On motion of Senator Carrico, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2653 (two thousand six hundred fifty-three) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 9 of Title 23.1 a section numbered 23.1-903.4, relating to public institutions of higher education; innovation.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.
The substitute was ordered to be engrossed.

**H.B. 2702** (two thousand seven hundred two) was taken up.

The following amendment proposed by the Committee on Finance was offered:

1. Line 12, engrossed, after *than*  
   strike  
   the remainder of line 12 and through *Assembly* on line 13  
   insert  
   *October 1, 2019,*

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2814** (two thousand eight hundred fourteen) was taken up.

The following amendment proposed by the Committee on Rules was offered:

1. After line 14, engrossed  
   insert  
   2. That the provisions of this act shall not become effective unless an  
      appropriation effectuating the purposes of this act is included in a general  
      appropriation act passed in 2019 by the General Assembly that becomes  
      law.

The reading of the amendment was waived.

On motion of Senator McDougle, the amendment was agreed to.

The amendment was ordered to be engrossed.

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

**H.B. 1668** (one thousand six hundred sixty-eight) with amendments.  
**H.B. 1735** (one thousand seven hundred thirty-five) with amendments.  
**H.B. 1772** (one thousand seven hundred seventy-two).  
**H.B. 1838** (one thousand eight hundred thirty-eight).  
**H.B. 1874** (one thousand eight hundred seventy-four) with substitute.  
**H.B. 1889** (one thousand eight hundred eighty-nine).  
**H.B. 1916** (one thousand nine hundred sixteen) with amendment.  
**H.B. 1941** (one thousand nine hundred forty-one) with substitute with amendment.  
**H.B. 1972** (one thousand nine hundred seventy-two).  
**H.B. 2005** (two thousand five).  
**H.B. 2019** (two thousand nineteen).
H.B. 2020 (two thousand twenty) with amendment.
H.B. 2028 (two thousand twenty-eight) with amendment.
H.B. 2055 (two thousand fifty-five) with amendment.
H.B. 2123 (two thousand one hundred twenty-three) with amendment.
H.B. 2166 (two thousand one hundred sixty-six).
H.B. 2168 (two thousand one hundred sixty-eight) with amendments.
H.B. 2182 (two thousand one hundred eighty-two).
H.B. 2218 (two thousand two hundred eighteen).
H.B. 2263 (two thousand two hundred sixty-three) with substitute.
H.B. 2332 (two thousand three hundred thirty-two) with substitute.
H.B. 2411 (two thousand four hundred eleven) with substitute.
H.B. 2470 (two thousand four hundred seventy) with amendment.
H.B. 2553 (two thousand five hundred fifty-three) with substitute.
H.B. 2605 (two thousand six hundred five).
H.B. 2653 (two thousand six hundred fifty-three) with substitute.
H.B. 2656 (two thousand six hundred fifty-six).
H.B. 2702 (two thousand seven hundred two) with amendment.
H.B. 2723 (two thousand seven hundred twenty-three).
H.B. 2767 (two thousand seven hundred sixty-seven).
H.B. 2773 (two thousand seven hundred seventy-three).
H.B. 2814 (two thousand eight hundred fourteen) with amendment.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 1840 (one thousand eight hundred forty) was taken up.

The following amendments proposed by the Committee on Commerce and Labor were offered:

1. Line 908, engrossed, after Utility
   strike
   as of
   insert
   after

2. Line 915, engrossed, after The
   insert
   role of the

3. Line 915, engrossed, after Partnership
   strike
   shall review petitions for the pilot programs and select up to three qualifying projects within the certificated service territory of each Pilot Utility
in conducting the pilot program is to certify that up to three petitions within the certificated service territory of each Pilot Utility addresses the eligibility criteria for participation in the pilot program set forth in § 56-576 of the Code of Virginia and in this enactment.

The reading of the amendments was waived.

On motion of Senator Wagner, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 1840**, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**H.B. 1911** (one thousand nine hundred eleven) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 46.2-861.1 and to repeal § 46.2-921.1 of the Code of Virginia, relating to duties of drivers of vehicles approaching stationary vehicles displaying certain warning lights; penalty.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The following amendment proposed by the Committee on Finance to the substitute was offered:

1. After line 36, substitute

   4. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The substitute with amendment was ordered to be engrossed.
H.B. **1911**, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Marsden, Petersen, Suetterlein--3.
RULE 36--0.

H.B. **2126** (two thousand one hundred twenty-six) was taken up.

The following amendments proposed by the Committee on Commerce and Labor were offered:

1. Line 74, engrossed, after *is*  
   strike *stable*  
   *insert*  
   *currently receiving a positive therapeutic outcome*

2. Line 75, engrossed, after *or*  
   strike *previous*  
   *insert*  
   *the immediately preceding*

3. Line 84, engrossed, after *exception*  
   *insert*  
   *request denial*

The reading of the amendments was waived.

On motion of Senator Wagner, the amendments were agreed to.

The following amendment proposed by the Committee on Finance was offered:

1. After line 93, engrossed  
   *insert*  
   2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

H.B. **2126**, on motion of Senator Locke, was passed by for the day.

H.B. **2350** (two thousand three hundred fifty) was taken up.
The following amendments proposed by the Committee on Finance were offered:

1. Line 36, engrossed, after The
   strike
   State Board *governing board of each public institution of higher education*
   insert
   State Board *and the Council*

2. Line 37, engrossed, after with
   strike
   the Council and

3. After line 41, engrossed
   insert
   2. That the provisions of this act shall not become effective unless an
   appropriation effectuating the purposes of this act is included in a general
   appropriation act passed in 2019 by the General Assembly that becomes
   law.

The reading of the amendments was waived.

On motion of Senator Hanger, the amendments were agreed to.

**H.B. 2350**, on motion of Senator Stuart, was passed by for the day.

**H.B. 2609** (two thousand six hundred nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 9.1-102 and 22.1-279.8 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; school administrators; training.

The reading of the substitute was waived.

On motion of Senator Hanger, the substitute was agreed to.

**H.B. 2609**, on motion of Senator Stanley, was passed by for the day.

**H.B. 2662** (two thousand six hundred sixty-two) was taken up.

The following amendment proposed by the Committee on Education and Health was offered:

1. Line 204, engrossed, after *experiment*
   strike
   and integrate it into existing graduation requirements

The reading of the amendment was waived.

On motion of Senator Newman, the amendment was agreed to.
H.B. 2662, on motion of Senator Stuart, was passed by for the day.

H.B. 2760 (two thousand seven hundred sixty) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to direct a review of the district assignment of voters throughout the Commonwealth.

The reading of the substitute was waived.

Senator Hanger moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

Senator Peake offered the following amendment to the substitute:

1. Line 11, substitute, after districts insert, localities,

RULING OF THE CHAIR

The Chair ruled that the amendment offered by Senator Peake to the substitute to H.B. 2760 was out of order.

H.B. 2760, on motion of Senator Hanger, was passed with its title.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

H.B. 2310 (two thousand three hundred ten), on motion of Senator Norment, was passed by temporarily.

H.B. 2549 (two thousand five hundred forty-nine), on motion of Senator Stanley, was passed by for the day.

H.B. 1622 (one thousand six hundred twenty-two) was read by title the third time and, on motion of Senator Obenshain, was passed with its title.
The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Surovell--1.
RULE 36--0.

H.B. 1934 (one thousand nine hundred thirty-four) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 56-1.2, 56-1.2:1, and 56-232.2:1 of the Code of Virginia and to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 2.2 a section numbered 2.2-614.5, relating to electric vehicle charging stations; operation by certain state agencies.

The reading of the substitute was waived.

On motion of Senator Ruff, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1934, on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:
YEAS--31. NAYS--9. RULE 36--0.

NAYS--Black, Chase, McDougle, Obenshain, Peake, Reeves, Stanley, Stuart, Suetterlein--9.
RULE 36--0.

H.B. 2053 (two thousand fifty-three) was read by title the third time.

The following amendment proposed by the Committee on Education and Health was offered:

1. After line 326, engrossed insert

2. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Newman, the amendment was agreed to.

The following amendment proposed by the Committee on Finance was offered:
1. After line 325, engrossed
   insert  

2. That notwithstanding the provisions of § 22.1-253.13:2 of the Code of Virginia, as amended by this act, the ratio of the number of school counselors to the number of students as required by law shall be proportionate to the amount of funding for such school counselors as is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Newman, the amendment was agreed to.

The amendments were ordered to be engrossed.

**H.B. 2053**, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**H.B. 2071** (two thousand seventy-one) was read by title the third time and, on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:
YEAS--36. NAYS--4. RULE 36--0.

RULE 36--0.

**H.B. 2087** (two thousand eighty-seven) was read by title the third time.

The following amendment proposed by the Committee on Finance was offered:

1. After line 334, engrossed
   insert

3. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.
On motion of Senator Obenshain, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2087**, on motion of Senator Obenshain, was passed by temporarily.

**H.B. 2127** (two thousand one hundred twenty-seven) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 20-124.3 of the Code of Virginia, relating to best interests of the child; contact with each parent.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

The substitute was ordered to be engrossed.

Senator Obenshain moved that **H.B. 2127** be passed with its title.

**H.B. 2127**, on motion of Senator Howell, was passed by for the day.

**H.B. 2317** (two thousand three hundred seventeen) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 20-124.3 of the Code of Virginia, relating to custody and visitation orders; exchange of child.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

Senator Obenshain offered the following amendment to the substitute:

1. Line 38, substitute, after *meeting place*
   
   strike the remainder of line 38 and through *party* on line 39

On motion of Senator Obenshain, the reading of the amendment was waived.

On motion of Senator Obenshain, the amendment was agreed to.

The substitute with amendment was ordered to be engrossed.

**H.B. 2317**, on motion of Senator Obenshain, was passed with its title.
The recorded vote is as follows:

YEAS--27. NAYS--11. RULE 36--1.


NAYS--Barker, Boysko, Carrico, Chafin, Chase, DeSteph, Peake, Reeves, Stuart, Suetterlein, Surovell--11.

RULE 36--Favola--1.

**H.B. 2336** (two thousand three hundred thirty-six), on motion of Senator Newman, was passed by for the day.

**H.B. 2494** (two thousand four hundred ninety-four) was read by title the third time and, on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:

YEAS--38. NAYS--1. RULE 36--0.


NAYS--Petersen--1.

RULE 36--0.

**RECONSIDERATION**

Senator Saslaw moved to reconsider the vote by which **H.B. 2317** (two thousand three hundred seventeen) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

**H.B. 2317**, on motion of Senator Saslaw, was passed with its title.
The recorded vote is as follows:
YEAS--27. NAYS--13. RULE 36--0.

RULE 36--0.

H.B. 2586 (two thousand five hundred eighty-six) was read by title the third time.

The following amendment proposed by the Committee on Finance was offered:

1. After line 550, engrossed
   insert
   3. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 2586, on motion of Senator Obenshain, was passed by temporarily.

H.B. 2691 (two thousand six hundred ninety-one) was read by title the third time.

The following amendments proposed by the Committee on Commerce and Labor were offered:

1. Line 15, engrossed, after broadband.
   insert
   Any such petitions that a Phase I Utility submits shall not exceed $60 million in costs annually.

2. Line 21, engrossed, after 56-585.1
   insert
   filed on or after July 1, 2020

3. Line 27, engrossed, after lease
   strike
   irrevocable
   insert
   indefeasible

4. Line 36, engrossed, after submitted.
   strike
   Such proceedings shall be governed by the provisions of Chapter 10 (§ 56-232 et seq.), except as modified herein.
5. Line 52, engrossed, after by
   strike
   regulation
   insert
   guideline

6. Line 55, engrossed, after by
   strike
   regulation
   insert
   guideline

The reading of the amendments was waived.

On motion of Senator Wagner, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 2691, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--1.

NAYS--0.
RULE 36--McClellan--1.

H.B. 2789 (two thousand seven hundred eighty-nine) was read by title the third time and, on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Stuart, Suetterlein--2.
RULE 36--0.

RECONSIDERATION

Senator Deeds moved to reconsider the vote by which H.B. 2691 (two thousand six hundred ninety-one) was passed with its title.
The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**H.B. 2691,** on motion of Senator Wagner, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--1.

NAYS--0.
RULE 36--McClellan--1.

**H.B. 2790** (two thousand seven hundred ninety), on motion of Senator Obenshain, was passed by for the day.

**H.B. 2791** (two thousand seven hundred ninety-one), on motion of Senator DeSteph, was passed by for the day.

**RECONSIDERATION**

Senator Black moved to reconsider the vote by which **H.B. 2789** (two thousand seven hundred eighty-nine) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**H.B. 2789,** on motion of Senator Wagner, was passed with its title.
The recorded vote is as follows:

YEAS--37. NAYS--3. RULE 36--0.


NAYS--Black, Stuart, Suetterlein--3.

RULE 36--0.

H.B. 2310 (two thousand three hundred ten) was taken up, the committee amendment having been agreed to on February 15, 2019, and ordered to be engrossed and the amendment offered by Senator Stanley having been agreed to on February 18, 2019, and ordered to be engrossed.

Senator Spruill moved that H.B. 2310 be passed with its title.

The question was put on passing H.B. 2310 with its title.

H.B. 2310 was defeated with its title.

The recorded vote is as follows:

YEAS--19. NAYS--21. RULE 36--0.


RULE 36--0.

H.B. 2087 (two thousand eighty-seven) was taken up and, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:

YEAS--38. NAYS--2. RULE 36--0.


NAYS--Marsden, Petersen--2.

RULE 36--0.

H.B. 2586 (two thousand five hundred eighty-six) was taken up and, on motion of Senator Obenshain, was passed with its title.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

CONFERENCE COMMITTEE REPORT
RECONSIDERATION

Senator Chase moved to reconsider the vote by which the joint conference committee report on H.B. 2750 (two thousand seven hundred fifty) was agreed to.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2750, on motion of Senator Chase, was passed by for the day.

SENATE BILL ON THIRD READING

S.B. 1789 (one thousand seven hundred eighty-nine) was read by title the third time and, on motion of Senator Peake, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

HOUSE JOINT RESOLUTIONS ON THIRD READING

H.J.R. 581 (five hundred eighty-one), on motion of Senator Peake, was passed by for the day.

Senator Norment moved that the following House joint resolutions, the titles of the joint resolutions having been printed in the Calendar for their third reading, be placed before the Senate by number only:
The motion was agreed to.

**H.J.R. 593** (five hundred ninety-three) was taken up.

The following amendments proposed by the Committee on Rules were offered:

1. At the beginning of line 4, engrossed, Title
   strike
   *Commemorating*
   insert
   *Remembering*

2. Line 34, engrossed, after Kristallnacht be
   strike
   commemorated
   insert
   remembered

The reading of the amendments was waived.

On motion of Senator McDougle, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.J.R. 610** (six hundred ten) was taken up.
The following amendment proposed by the Committee on Finance was offered:

1. Line 53, engrossed, after website insert

; and, be it

RESOLVED FINALLY, That the request of the General Assembly that the Secretary of Natural Resources conduct the study set forth herein is contingent upon an appropriation effectuating the purposes of this resolution being included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

The reading of the amendment was waived.

On motion of Senator Hanger, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.J.R. 655 (six hundred fifty-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rules was offered, having been printed separately, with its title reading as follows:

Acknowledging with profound regret the existence and acceptance of lynching within the Commonwealth.

The reading of the substitute was waived.

On motion of Senator McDougle, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.J.R. 662 (six hundred sixty-two) was taken up.

The following amendment proposed by the Committee on Rules was offered:

1. Line 7, engrossed, Title, after to insert

prescriptions;

The reading of the amendment was waived.

On motion of Senator McDougle, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.J.R. 677 (six hundred seventy-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rules was offered, having been printed separately, with its title reading as follows:

Establishing a joint subcommittee to study the emergence and integration of blockchain technology in the economy of the Commonwealth. Report.
The reading of the substitute was waived.

On motion of Senator McDougle, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.J.R. 687** (six hundred eighty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Rules was offered, having been printed separately, with its title reading as follows:

Establishing a joint subcommittee to study court models and streamlined procedures for appealing tax assessment decisions. Report.

The reading of the substitute was waived.

On motion of Senator McDougle, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.J.R. 716** (seven hundred sixteen) was taken up.

The following amendments proposed by the Committee on Rules were offered:

1. Line 9, engrossed, after years
   strike and
   insert , [a comma]

2. Line 10, engrossed, after mayor
   insert , and as a member of the House of Delegates representing the 89th House District for five years

The reading of the amendments was waived.

On motion of Senator McDougle, the amendments were agreed to.

The amendments were ordered to be engrossed.

Senator Norment moved that the questions on agreeing to the House joint resolutions that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House joint resolutions were agreed to en bloc:

**H.J.R. 593** (five hundred ninety-three) with amendments.
**H.J.R. 594** (five hundred ninety-four).
**H.J.R. 595** (five hundred ninety-five).
H.J.R. 599 (five hundred ninety-nine).
H.J.R. 603 (six hundred three).
H.J.R. 610 (six hundred ten) with amendment.
H.J.R. 613 (six hundred thirteen).
H.J.R. 617 (six hundred seventeen).
H.J.R. 626 (six hundred twenty-six).
H.J.R. 630 (six hundred thirty).
H.J.R. 641 (six hundred forty-one).
H.J.R. 646 (six hundred forty-six).
H.J.R. 649 (six hundred forty-nine).
H.J.R. 655 (six hundred fifty-five) with substitute.
H.J.R. 659 (six hundred fifty-nine).
H.J.R. 662 (six hundred sixty-two) with amendment.
H.J.R. 677 (six hundred seventy-seven) with substitute.
H.J.R. 687 (six hundred eighty-seven) with substitute.
H.J.R. 690 (six hundred ninety).
H.J.R. 697 (six hundred ninety-seven).
H.J.R. 703 (seven hundred three).
H.J.R. 705 (seven hundred five).
H.J.R. 716 (seven hundred sixteen) with amendments.
H.J.R. 720 (seven hundred twenty).
H.J.R. 732 (seven hundred thirty-two).

H.J.R. 674 (six hundred seventy-four) was read by title the third time and, on motion of Senator McDougle, was agreed to.

SENATE JOINT RESOLUTIONS ON SECOND READING

S.J.R. 418 (four hundred eighteen) was read by title the second time and, on motion of Senator McDougle, was ordered to be engrossed and read by title the third time.

Senator McDougle moved that the Rules be suspended and the third reading of the title of S.J.R. 418 be waived.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.J.R. 418, on motion of Senator McDougle, was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.J.R. 424 (four hundred twenty-four) was read by title the second time.

The following amendments proposed by the Committee on Rules were offered:

1. At the beginning of line 3, introduced, Title
strike
Commemorating
insert
Remembering

2. Line 33, introduced, after Kristallnacht be
strike
commemorated
insert
remembered

The reading of the amendments was waived.

On motion of Senator Dunnivant, the amendments were agreed to.

On motion of Senator Dunnivant, the joint resolution was ordered to be engrossed and read by title the third time.

MEMORIAL RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc by a unanimous standing vote:

H.J.R. 726 (seven hundred twenty-six).
H.J.R. 841 (eight hundred forty-one).
H.J.R. 842 (eight hundred forty-two).
H.J.R. 843 (eight hundred forty-three).
H.J.R. 845 (eight hundred forty-five).
H.J.R. 852 (eight hundred fifty-two).

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions that follow were considered en bloc.
On motion of Senator Norment, the following Senate joint resolutions were taken up, ordered to be engrossed, and agreed to en bloc by a unanimous standing vote:

S.J.R. 426 (four hundred twenty-six).
S.J.R. 427 (four hundred twenty-seven).

COMMENDING RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc:

H.J.R. 663 (six hundred sixty-three).
H.J.R. 765 (seven hundred sixty-five).
H.J.R. 793 (seven hundred ninety-three).
H.J.R. 825 (eight hundred twenty-five).
H.J.R. 827 (eight hundred twenty-seven).
H.J.R. 844 (eight hundred forty-four).
H.J.R. 847 (eight hundred forty-seven).
H.J.R. 848 (eight hundred forty-eight).
H.J.R. 849 (eight hundred forty-nine).
H.J.R. 850 (eight hundred fifty).

S.J.R. 428 (four hundred twenty-eight), on motion of Senator Norment, was ordered to be engrossed and was agreed to.

CONFERENCE COMMITTEE REPORT

Senator Chafin, for the committee of conference on S.B. 1495 (one thousand four hundred ninety-five), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1495

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1495, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator A. Benton “Ben” Chafin
/s/ Senator David R. Suetterlein
/s/ Senator George L. Barker
Conferees on the part of the Senate
On motion of Senator Chafin, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received and read:

In the House of Delegates
February 20, 2019

THE HOUSE OF DELEGATES HAS PASSED WITH AMENDMENTS THE FOLLOWING SENATE BILLS:

S.B. 1038. A BILL to amend and reenact § 24.2-653 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 24.2-418.01 and 24.2-653.2, relating to voter registration; verification of social security numbers; provisional registration status.


S.B. 1186. A BILL to amend and reenact § 64.2-601 of the Code of Virginia, relating to payment or delivery of small asset by affidavit; check, draft, or other negotiable instrument; financial institution.

S.B. 1339. A BILL to amend and reenact §§ 63.2-209, 63.2-900, 63.2-900.1, 63.2-904, 63.2-906, and 63.2-907 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 63.2-904.1, 63.2-904.2, and 63.2-913.1, relating to foster care omnibus.

S.B. 1341. A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to holding handheld personal communications devices while driving a motor vehicle.


S.B. 1404. A BILL to amend and reenact §§ 25.1-310, 33.2-1021, and 33.2-1023 of the Code of Virginia, relating to eminent domain; costs for petition for distribution of funds; interest rate; recordation of certificate.

S.B. 1520. A BILL to amend and reenact §§ 46.2-208 and 46.2-844 of the Code of Virginia, relating to Department of Motor Vehicle records; certain private vendors; penalty.

S.B. 1619. A BILL to amend the Code of Virginia by adding a section numbered 8.01-379.2:1, relating to spoliation of evidence.

S.B. 1738. A BILL to amend and reenact § 18.2-325 of the Code of Virginia, relating to illegal gambling; definition.

THE HOUSE OF DELEGATES HAS PASSED WITH SUBSTITUTES THE FOLLOWING SENATE BILLS:

S.B. 1093. A BILL to amend the Code of Virginia by adding a section numbered 22.1-146.1, relating to the Literary Fund; School modernization.

S.B. 1130. A BILL to amend and reenact §§ 9.1-102 and 22.1-279.8 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; school administrators; training.

S.B. 1224. A BILL to amend the Code of Virginia by adding a section numbered 15.2-1627.6, relating to local multidisciplinary adult abuse, neglect, and exploitation response teams; penalty.

S.B. 1231. A BILL to amend and reenact § 19.2-169.3 of the Code of Virginia, relating to disposition of unrestorably incompetent defendants; capital murder.

S.B. 1251. A BILL to amend and reenact § 18.2-311 of the Code of Virginia, relating to manufacture and distribution of switchblade knives.

S.B. 1395. A BILL to amend and reenact § 18.2-60 of the Code of Virginia, relating to threats of death or bodily injury to a health care provider.


S.B. 1581. A BILL to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave.


S.B. 1604. A BILL to amend and reenact §§ 3.2-6569, 3.2-6570, and 18.2-403.2 of the Code of Virginia, relating to cruelty to animals; aggravated cruelty; penalty.

S.B. 1618. A BILL to amend and reenact § 2.2-2699.3 of the Code of Virginia, relating to the Broadband Advisory Council; membership.
S.B. **1632.** A BILL to amend and reenact § 22.1-277 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 18.2-251.1:1 and 22.1-274.5, relating to cannabidiol oil and THC-A oil; use at school.

S.B. **1736.** A BILL to amend and reenact § 18.2-386.2 of the Code of Virginia, relating to unlawful dissemination or sale of images of another; falsely created videographic or still image; penalty.

S.B. **1758.** A BILL to amend and reenact § 20-124.2 of the Code of Virginia, relating to custody and visitation cases; jurisdiction of court.

S.B. **1768.** A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to use of handheld personal communications devices; highway work zones; penalty.

S.B. **1777.** A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

THE HOUSE OF DELEGATES HAS INSISTED ON ITS AMENDMENT AND HAS REQUESTED A COMMITTEE OF CONFERENCE ON THE FOLLOWING SENATE BILL:

S.B. **1487.** A BILL to amend and reenact § 46.2-342 of the Code of Virginia, relating to driver’s license designation; traumatic brain injury.

THE HOUSE OF DELEGATES HAS INSISTED ON ITS SUBSTITUTE AND HAS REQUESTED A COMMITTEE OF CONFERENCE ON THE FOLLOWING SENATE BILL:

S.B. **1547.** A BILL to amend the Code of Virginia by adding in Article 4 of Chapter 29 of Title 54.1 a section numbered 54.1-2957.23, relating to music therapists.

THE HOUSE OF DELEGATES HAS REJECTED THE AMENDMENT PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. **2755.** A BILL to amend and reenact § 10.1-1010 of the Code of Virginia, relating to conservation easements; comprehensive plan.

THE HOUSE OF DELEGATES HAS REJECTED THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. **1987.** A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.

H.B. **2140.** A BILL to amend and reenact § 22.1-79.1 of the Code of Virginia, relating to school calendar; opening of the school year; good cause waiver.

THE HOUSE OF DELEGATES HAS ACCEDED TO THE REQUEST OF THE SENATE FOR COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:

H.B. **1625.** A BILL to amend and reenact § 3.2-6500 of the Code of Virginia, relating to animal care; adequate shelter; adverse weather conditions.

H.B. **1659.** A BILL to amend and reenact § 63.2-1509 of the Code of Virginia, relating to child abuse and neglect; mandatory reporters.
H.B. 1817. A BILL to amend and reenact §§ 2.2-515.2, 8.01-42.4, 18.2-513, 19.2-10.2, 19.2-386.16, and 19.2-386.35 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-348.1, relating to promoting travel for prostitution; penalty.

H.B. 2042. A BILL to amend and reenact § 18.2-57.2 of the Code of Virginia, relating to assault and battery against a family or household member; prior conviction; mandatory minimum term of confinement.

H.B. 2044. A BILL to amend and reenact § 8.01-413 of the Code of Virginia, relating to medical records; subpoena duces tecum; additional time to comply.

H.B. 2056. A BILL to amend and reenact § 18.2-461 of the Code of Virginia, relating to false information and hoax criminal activities; penalty.

H.B. 2234. A BILL to amend and reenact §§ 51.1-1110 and 51.1-1155 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave benefits.

H.B. 2303. A BILL to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration.

H.B. 2550. A BILL to amend and reenact §§ 2.2-204, 2.2-225, 2.2-3705.6, 2.2-3705.7, 2.2-3711, 23.1-203, and 51.1-124.38 of the Code of Virginia; to amend the Code of Virginia by adding in Chapter 22 of Title 2.2 an article numbered 11, consisting of sections numbered 2.2-2351 through 2.2-2367; and to repeal Article 3 (§§ 2.2-2218 through 2.2-2233.1) of Chapter 22 of Title 2.2 and Article 8 (§§ 23.1-3130 through 23.1-3134) of Chapter 31 of Title 23.1, relating to research and development in the Commonwealth.

H.B. 2576. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 1 of Title 9.1 a section numbered 9.1-116.4, relating to Sex Trafficking Response Coordinator; duties; report.

H.B. 2678. A BILL to amend and reenact § 18.2-386.2 of the Code of Virginia, relating to unlawful dissemination or sale of images of another person; penalty.

H.B. 2747. A BILL to amend the Code of Virginia by adding in Title 67 a chapter numbered 16, consisting of sections numbered 67-1600 through 67-1607, relating to the establishment of the Southwest Virginia Energy Research and Development Authority.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORT OF THE COMMITTEE OF CONFERENCE ON THE FOLLOWING HOUSE BILL:

H.B. 2750. A BILL to amend and reenact § 32.1-137.05 of the Code of Virginia, relating to advance estimate of patient payment amount for elective medical procedure, test, or service.

THE HOUSE OF DELEGATES HAS AGREED TO WITH A SUBSTITUTE THE FOLLOWING SENATE JOINT RESOLUTION:


THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTIONS:

H.J.R. 1083. Celebrating the life of Evelyn Belle Ware.


H.J.R. 1085. Commending the Loudoun Valley High School boys’ cross country team.

H.J.R. 1086. Commending the Clarke County High School girls’ cross country team.


H.J.R. 1089. Commending First Church of Newport News (Baptist).

H.J.R. 1090. Commending the Tuscarora High School girls’ cross country team.

H.J.R. 1091. Commending the Loudoun County High School girls’ soccer team.

H.J.R. 1092. Commending the Loudoun County High School girls’ volleyball team.

H.J.R. 1093. Commending the residents of the Rollins Ford Road corridor.


H.J.R. 1101. Commending the Arlington Partnership for Affordable Housing.


H.J.R. 1103. Commending Not a Runaway, Inc.


H.J.R. 1109. Commending Michael Bennett.

H.J.R. 1110. Commending the South County High School boys’ basketball team.

H.J.R. 1111. Commending the South County High School band program.

H.J.R. 1112. Commending Shayla Young.

H.J.R. 1113. Commending the Northern Virginia Regional Park Authority.


H.J.R. 1121. Commending the Mustang Heritage Foundation.


H.J.R. 1124. Commending the Fairfax County Park Authority.

H.J.R. 1125. Commending Dr. Terri Mason.

H.J.R. 1126. Commending Lieutenant Colonel Adam Pannone, USAR.


H.J.R. 1129. Commending the Young Entrepreneurs Academy.


H.J.R. 1133. Commending American Jewish Committee Washington, D.C.

H.J.R. 1134. Commemorating the 80th anniversary of the sit-in at the Kate Waller Barrett Branch of the Alexandria Library.


IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

The House joint resolutions, communicated as agreed to by the House of Delegates, were laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:


LEGISLATION SIGNED BY PRESIDING OFFICER

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the date recorded below, signed the following bills that had been passed by both houses and duly enrolled:

February 20, 2019

H.B. 1629. An Act to amend and reenact § 2.2-4302.2 of the Code of Virginia, relating to the Virginia Public Procurement Act; request for proposals; publication.

H.B. 1639. An Act to require the Department of Medical Assistance Services to implement a process for payments for certain services to hospice patients.

H.B. 1640. An Act to amend and reenact §§ 38.2-3408 and 38.2-4221 of the Code of Virginia, relating to accident and sickness insurance and health services plans; reimbursement for services provided by nurse practitioners.

H.B. 1660. An Act to amend and reenact §§ 55-225.24 and 55-248.7:2 of the Code of Virginia, relating to landlord and tenant; landlord may obtain certain insurance for tenant; notice.

H.B. 1663. An Act to amend and reenact §§ 35.1-1 and 35.1-25 of the Code of Virginia, relating to restaurants; certified food protection managers; exemptions.

H.B. 1675. An Act to amend and reenact § 8.01-15.2 of the Code of Virginia, relating to Servicemembers Civil Relief Act; attorney fees.

H.B. 1746. An Act to amend and reenact §§ 2.2-435.8, 2.2-2472, 63.2-100, 63.2-601, 63.2-608, 65.2-101, 65.2-500, 65.2-502, and 65.2-512 of the Code of Virginia, relating to Virginia Initiative for Employment Not Welfare; name change.

H.B. 1759. An Act to amend and reenact §§ 38.2-1322 and 38.2-1333 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-1332.2, relating to insurance holding companies; supervision of internationally active insurance groups.


H.B. 1815. An Act to amend and reenact § 63.2-1805 of the Code of Virginia, relating to assisted living facilities; temporary emergency electrical power source; disclosure to prospective residents.


H.B. 1839. An Act to amend and reenact §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, as it is currently effective and as it shall become effective, 54.1-3408.3, and 54.1-3446 of the Code of Virginia and to repeal §§ 3.2-4114.1 and 3.2-4117 of the Code of Virginia, relating to industrial hemp.

EMERGENCY

H.B. 1883. An Act to amend and reenact §§ 38.2-2212 and 38.2-2213 of the Code of Virginia, relating to motor vehicle insurance policies; foster parents.

H.B. 1887. An Act to amend the Code of Virginia by adding sections numbered 4.1-119.1 and 60.2-400.1, relating to posting notice of the human trafficking hotline.

H.B. 1915. An Act to amend and reenact §§ 38.2-3559 through 38.2-3562 of the Code of Virginia, relating to health carriers; expedited reviews of adverse coverage determinations; exhaustion of internal reviews; cancer patients.

H.B. 1923. An Act to amend and reenact §§ 55-248.25 and 55-248.27 of the Code of Virginia, relating to the Virginia Residential Landlord and Tenant Act; noncompliance with rental agreement; tenant’s right to reasonable attorney fees.

H.B. 1933. An Act to amend and reenact §§ 17.1-406, 17.1-410, and 37.2-803 of the Code of Virginia and to amend the Code of Virginia by adding in Article 7 of Chapter 3 of Title 53.1 sections numbered 53.1-133.04 and 53.1-133.05, relating to medical and mental health treatment of prisoners incapable of giving consent.


H.B. 2016. An Act to authorize the conveyance of an easement by the Department of Forestry in New Kent County.
H.B. 2038. An Act to amend and reenact § 59.1-437 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 59.1-437.1, relating to extended service contract providers; bonding requirement; remedies; civil penalty.

H.B. 2081. An Act to amend and reenact §§ 54.1-2349, 55-79.93:1, 55-504.1, 55-509.6, 55-509.7, 55-516.1, and 55-529 of the Code of Virginia, relating to Common Interest Community Board; association fees; Common Interest Community Management Information Fund.


H.B. 2133. An Act to amend and reenact §§ 2.2-222.1, 2.2-222.3, 44-146.17:2, 44-146.18, and 44-146.28 of the Code of Virginia; to amend the Code of Virginia by adding a section numbered 44-146.18:4; and to repeal § 2.2-613 of the Code of Virginia, relating to the Virginia Department of Emergency Management; annual reporting requirements; Virginia Comprehensive Emergency Management Report.

H.B. 2150. An Act to amend and reenact § 58.1-3210 of the Code of Virginia, relating to real property tax exemption for the elderly and disabled; improvements to a dwelling.

H.B. 2161. An Act to amend and reenact § 2.2-1124 of the Code of Virginia, relating to the Department of General Services; disposition of surplus materials; veteran-owned small businesses and veterans service organizations.

H.B. 2170. An Act to amend the Code of Virginia by adding a section numbered 18.2-429.1, relating to false caller identification information; penalty.

H.B. 2198. An Act to amend and reenact § 2.2-4343 of the Code of Virginia, relating to the Virginia Public Procurement Act; exempt counties, cities, school boards, and towns with populations greater than 3,500; competitive negotiation for professional services.

H.B. 2213. An Act to amend and reenact § 53.1-133.03 of the Code of Virginia, relating to exchange of medical and mental health information and records of person committed to jail; local probation officers.

H.B. 2225. An Act to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of adults; reporting by financial institution staff.

H.B. 2229. An Act to amend and reenact § 15.2-958.4 of the Code of Virginia, relating to affordable housing; waiver of certain fees.

H.B. 2238. An Act to amend and reenact §§ 57-36, 57-38.1, and 57-38.2 of the Code of Virginia and to amend the Code of Virginia by adding in Article 4 of Chapter 3 of Title 57 a section numbered 57-35.35:1, relating to previously unidentified cemeteries.

H.B. 2251. An Act to amend and reenact §§ 6.2-1700, 6.2-1701, 6.2-1706, 6.2-1707, 6.2-1708, and 6.2-1712.1 of the Code of Virginia, to amend the Code of Virginia by adding a section numbered 6.2-1701.3, and to repeal § 6.2-1701.2 of the Code of Virginia, relating to the licensing of mortgage loan originators.

H.B. 2256. An Act to amend and reenact § 3.2-4901 of the Code of Virginia, relating to animal remedies; exemptions.

H.B. 2279. An Act to amend and reenact §§ 19.2-187 and 19.2-187.01 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-1101.1, relating to Department of Forensic Science; purchase of forensic laboratory services.

H.B. 2284. An Act to amend and reenact § 6.2-2001 of the Code of Virginia, relating to providers of debt management plans; exempt entities.


H.B. 2298. An Act to amend and reenact § 6.2-866 of the Code of Virginia, relating to the quorum required for a meeting of the board of directors of a bank.

H.B. 2328. An Act to amend the Code of Virginia by adding a section numbered 2.2-4376.2, relating to the Virginia Public Procurement Act; proscribed subcontracting by certain small businesses.

H.B. 2345. An Act to amend and reenact § 38.2-316.1 of the Code of Virginia, relating to rates for individual and certain group health benefit plans; minimum loss ratios.


H.B. 2354. An Act to amend and reenact §§ 2.2-1829 and 2.2-1831.3 of the Code of Virginia, relating to Revenue Stabilization Fund and Revenue Reserve Fund; maximum amounts.

H.B. 2356. An Act to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 22.12, consisting of a section numbered 59.1-284.31, relating to Major Headquarters Workforce Grant Fund.

H.B. 2357. An Act to authorize the issuance of bonds, in an amount up to $17,500,000 plus financing costs, pursuant to Article X, Section 9 (c) of the Constitution of Virginia, for paying costs of acquiring, constructing, and equipping revenue-producing capital projects at institutions of higher education of the Commonwealth; to authorize the Treasury Board, by and with the consent of the Governor, to fix the details of such bonds, to provide for the sale of such bonds, and to issue notes to borrow money in anticipation of the issuance of the bonds; to provide for the pledge of the net revenues of such capital projects and the full faith, credit, and taxing power of the Commonwealth for the payment of such bonds; and to provide that the interest income on such bonds and notes shall be exempt from all taxation by the Commonwealth and any political subdivision thereof.

EMERGENCY

H.B. 2360. An Act to amend and reenact § 2.2-1509 of the Code of Virginia, relating to the requirement for the Governor’s submission of bills requesting an authorization of additional bonded indebtedness.
H.B. 2385. An Act to amend and reenact §§ 55-79.97 and 55-509.4 of the Code of Virginia, relating to the Condominium Act and Property Owners’ Association Act; delivery of condominium resale certificates and association disclosure packets; right of purchaser to cancel contract.

H.B. 2409. An Act to amend and reenact §§ 43-4, 43-5, 43-8, and 43-10 of the Code of Virginia, relating to mechanic’s liens; forms.

H.B. 2410. An Act to amend and reenact § 55-218.1 of the Code of Virginia, relating to the appointment of resident agent by nonresident property owner.


H.B. 2440. An Act to amend and reenact §§ 58.1-1101 and 58.1-1103 of the Code of Virginia, relating to intangible personal property; classification and exemption of business property with an original cost of less than $25.


H.B. 2473. An Act to amend and reenact § 40.1-28.9 of the Code of Virginia, relating to exemptions to the minimum wage.

H.B. 2521. An Act to require the Board of Social Services to amend regulations governing staffing of certain assisted living facility units during overnight hours.


H.B. 2632. An Act to amend and reenact § 2.2-2452 of the Code of Virginia, relating to the Board of Veterans Services; membership and scope of responsibilities.

H.B. 2647. An Act to amend and reenact § 55-79.77 of the Code of Virginia, relating to the Condominium Act; meetings of unit owners’ associations; proxy voting.

H.B. 2655. An Act to amend the Code of Virginia by adding in Chapter 13.2 of Title 55 an article numbered 7, consisting of sections numbered 55-248.40:1, 55-248.40:2, and 55-248.40:3, relating to the Eviction Diversion Pilot Program.

H.B. 2672. An Act to amend and reenact § 2.2-2001.3 of the Code of Virginia, relating to the Department of Veterans Services; Virginia War Memorial division.

H.B. 2689. An Act to amend and reenact §§ 3.2-5900 and 3.2-6500 of the Code of Virginia, relating to livestock definition; alpaca.
H.B. 2690. An Act to amend and reenact §§ 6.2-1900, 6.2-1901, 6.2-1904.1, 6.2-1905, 6.2-1914, and 6.2-1917 of the Code of Virginia, relating to the licensure of money order sellers and money transmitters.

H.B. 2694. An Act to amend and reenact § 55-510 of the Code of Virginia, relating to Property Owners’ Association Act; association meetings; notice by email.

H.B. 2719. An Act to amend and reenact § 38.2-3431 of the Code of Virginia, relating to group health plans; small employers.

H.B. 2726. An Act to amend the Code of Virginia by adding a section numbered 2.2-2472.3, relating to local workforce development boards; career pathways for opportunity youth.


H.B. 2738. An Act to amend the Code of Virginia by adding a section numbered 56-235.12, relating to public utilities; acquisition of rights-of-way for qualified economic development sites.

H.B. 2744. An Act to amend and reenact § 2.2-2001.3 of the Code of Virginia and to amend the Code of Virginia by adding in Article 23 of Chapter 24 of Title 2.2 a section numbered 2.2-2469.1, relating to the Virginia War Memorial Board; transfer of duties and sunset.

H.B. 2762. An Act to amend the Code of Virginia by adding a section numbered 9.1-207.1, relating to firefighting foam management.


H.B. 2792. An Act to amend the Code of Virginia by adding a section numbered 56-585.1:8, relating to a pilot program for municipal net energy metering.

H.B. 2811. An Act to amend and reenact § 58.1-3660 of the Code of Virginia, relating to tax-exempt pollution control facilities; certifying authority; Department of Health.

EMERGENCY

February 20, 2019


H.B. 1650. An Act to amend and reenact § 2.2-3705.7 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 40 of Title 58.1 a section numbered 58.1-4029, relating to Virginia Lottery; disclosure of identity of winners.

H.B. 1698. An Act to amend and reenact § 15.2-2311 of the Code of Virginia, relating to Board of Zoning Appeals; written order; certified mail.

H.B. 1766. An Act to amend and reenact § 4.05, as amended, of Chapter 576 of the Acts of Assembly of 1978, which provided a charter for the City of Newport News, relating to time of inaugural meeting of newly elected city council.

H.B. 1790. An Act to amend and reenact § 24.2-707 of the Code of Virginia, relating to absentee voting; certain absentee voters permitted to vote after close of absentee voting location.

H.B. 1804. An Act to amend and reenact § 65.2-402 of the Code of Virginia, relating to workers’ compensation; presumption of compensability for certain cancers.

H.B. 1866. An Act to amend and reenact § 15.2-2511 of the Code of Virginia, relating to annual local audit; notice of delay.

H.B. 1893. An Act to amend and reenact §§ 2.3, 3.4, and 3.5 of Chapters 629 and 674 of the Acts of Assembly of 2005, which provided a charter for the City of Waynesboro, relating to city council procedures; real estate tax assessments.

H.B. 1920. An Act to amend and reenact § 23.1-627.3 of the Code of Virginia, relating to New Economy Workforce Credential Grant Fund and Program; grant priority.

H.B. 1925. An Act to amend and reenact § 59.1-74 of the Code of Virginia, as it shall become effective, relating to transacting business under an assumed name.

EMERGENCY


H.B. 1965. An Act to amend and reenact § 2.2-2342 of the Code of Virginia, relating to Fort Monroe Authority; payments to the City of Hampton in lieu of real property taxes.


H.B. 1986. An Act to amend and reenact § 22.1-7 of the Code of Virginia, relating to children in residence or custody; participation in educational programs.


H.B. 2012. An Act to amend and reenact § 15.2-4904 of the Code of Virginia, relating to industrial development authority; King William County.

H.B. 2033. An Act to amend the Code of Virginia by adding a section numbered 15.2-2022.1, relating to turns into or out of certain residential areas; resident permits.

H.B. 2046. An Act to amend and reenact § 24.2-613 of the Code of Virginia, relating to elections; form of ballot; ballot order.

H.B. 2052. An Act to amend and reenact § 3.01.1 and § 3.04, as amended, of Chapter 116 of the Acts of Assembly of 1948, which provided a charter for the City of Richmond, relating to runoff elections.

H.B. 2061. An Act to amend and reenact § 15.2-1408 of the Code of Virginia, relating to restrictions on activities of former officers and employees; City of Richmond.

H.B. 2139. An Act to amend and reenact § 15.2-2316.2 of the Code of Virginia, relating to transfer of development rights; specified sending and receiving areas.

H.B. 2148. An Act to amend and reenact § 24.2-613 of the Code of Virginia, relating to form of ballot; uniformity of names of candidates.

H.B. 2224. An Act to amend and reenact § 15.2-2308 of the Code of Virginia, relating to local board of zoning appeals; membership.

H.B. 2260. An Act to amend the Code of Virginia by adding a section numbered 38.2-3446.1, relating to health insurance; catastrophic plans.


H.B. 2305. An Act to amend and reenact §§ 15.2-1128, 15.2-1130, 15.2-1201.1, 15.2-1212, 15.2-1228, 15.2-2257, 15.2-4602, 15.2-4701, 15.2-4702, 15.2-4801, 15.2-5118, and 15.2-5120 of the Code of Virginia, relating to Title 15.2 sections not set out in Code of Virginia.

H.B. 2311. An Act to amend and reenact § 10.1-2211.2 of the Code of Virginia, relating to historical African American cemeteries; City of Suffolk.

H.B. 2316. An Act to amend and reenact § 15.2-3108 of the Code of Virginia, relating to voluntary boundary agreement; GIS maps.

H.B. 2324. An Act to amend the Code of Virginia by adding a section numbered 2.2-2012.1, relating to major information technology project procurement; terms and conditions; limitation of liability provisions.

H.B. 2342. An Act to amend and reenact § 15.2-2303.4 of the Code of Virginia and to repeal the third enactment of Chapter 322 of the Acts of Assembly of 2016, relating to conditional rezoning proffers.

H.B. 2375. An Act to amend and reenact § 15.2-2285 of the Code of Virginia, relating to adoption of zoning ordinance.

H.B. 2406. An Act to amend and reenact § 10.1-2211.2 of the Code of Virginia, relating to historical African American cemeteries; City of Martinsville.

H.B. 2420. An Act to grandfather certain nonconforming use.
H.B. 2485. An Act to amend and reenact § 15.2-4901 of the Code of Virginia, relating to industrial development authorities; legislative intent.

H.B. 2497. An Act to amend and reenact §§ 4.03, as amended, 4.05, 4.07, as amended, 5.01, 5.02, 5.03, as amended, 7.02, as amended, 7.03, 7.04, 7.07, as amended, 7.08, as amended, 7.11, 8.04, as amended, and 15.03 of Chapter 542 of the Acts of Assembly of 1990, which provided a charter for the City of Bristol, and to amend Chapter 542 of the Acts of Assembly of 1990 by adding a section numbered 8.06:1, relating to city powers, council meetings, city manager, city departments, planning commission, and utility board.

H.B. 2572. An Act to amend and reenact §§ 1.2 and 2.2, § 2.3, as amended, § 3.1, § 3.2, as amended, §§ 3.3 through 3.9, 3.12, 3.15, and 4.1, § 4.2, as amended, §§ 4.3, 4.5, 4.6, 4.7, 5.1, 5.2, and 7.2, § 7.3, as amended, and §§ 8.4, 8.6, 8.7, 8.10, and 8.11 of Chapter 112 of the Acts of Assembly of 1971; to amend Chapter 112 of the Acts of Assembly of 1971 by adding a section numbered 3.1:1; and to repeal §§ 5.3 and 5.4, Chapter 6 (§§ 6.1, 6.2, and 6.3), and §§ 8.2, 8.3, and 8.5 of Chapter 112 of the Acts of Assembly of 1971, which provided a charter for the Town of Berryville in Clarke County, relating to boundaries, town powers, town council, town officers, appointments, and actions against town.

H.B. 2577. An Act to amend and reenact § 38.2-3418.17 of the Code of Virginia, relating to health insurance; coverage for autism spectrum disorder.

H.B. 2585. An Act to amend and reenact § 15.2-1610 of the Code of Virginia, relating to sheriffs; standard motor vehicle markings.

H.B. 2625. An Act to amend and reenact §§ 24.2-800 and 24.2-802, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to recounts; rules of procedure; multiple simultaneous recounts.

H.B. 2660. An Act to amend and reenact §§ 4 through 7 of Chapter 486 of the Acts of Assembly of 1892, which provided a charter for the Town of Glasgow in Rockbridge County, relating to chief of police.

H.B. 2670. An Act to amend and reenact § 1.02, § 3.01, as amended, §§ 6.02 and 6.04, and § 10.03, as amended, of Chapter 99 of the Acts of Assembly of 1994, which provided a charter for the Town of Dumfries in Prince William County, relating to boundaries, election, and budget.

H.B. 2739. An Act to amend and reenact § 10.1-2211.2 of the Code of Virginia, relating to historical African American cemeteries; City of Alexandria.

H.B. 2740. An Act to amend and reenact § 4, as amended, §§ 5 and 6, §§ 7, 8, and 9, as amended, and § 11 of Chapter 364 of the Acts of Assembly of 1942, which provided a charter for the Town of Kenbridge in Lunenburg County, relating to town council, elections, chief of police, and powers of the town.

H.B. 2741. An Act to amend the Code of Virginia by adding in Title 45.1 a chapter numbered 27, consisting of sections numbered 45.1-395 through 45.1-400, relating to Clean Energy Advisory Board; fund; solar installation loan or rebate; report; sunset.


H.B. 2807. An Act to amend and reenact § 3.1, as amended, of Chapter 352 of the Acts of Assembly of 1975, which provided a charter for the Town of Keysville in Charlotte County, relating to elections.
H.B. 2808. An Act to provide a new charter for the Town of Capron in Southampton County and to repeal Chapter 188 of the Acts of Assembly of 1914, which provided a charter for the Town of Capron.

H.B. 2809. An Act to amend and reenact § 3, as amended, of Chapter 571 of the Acts of Assembly of 1997, which provided a charter for the Town of Grottoes in Rockingham County, relating to mayor.

S.B. 1005. An Act to amend and reenact §§ 22.1-79.1 and 22.1-296 of the Code of Virginia, relating to the school calendar; opening day of the school year.

S.B. 1018. An Act to amend and reenact §§ 24.2-304.3, 24.2-306, and 30-264 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 24.2-103.1, relating to redistricting; Geographic Information System maps required; review by the Department of Elections.

S.B. 1068. An Act to amend and reenact § 23.1-1300 of the Code of Virginia, relating to members of boards of visitors; employment waiting period.

S.B. 1079. An Act to amend and reenact § 40.1-28.9 of the Code of Virginia, relating to exemptions to the minimum wage.


S.B. 1161. An Act to amend and reenact §§ 38.2-3559 through 38.2-3562 of the Code of Virginia, relating to health carriers; expedited reviews of adverse coverage determinations; exhaustion of internal reviews; cancer patients.

EMERGENCY

S.B. 1173. An Act to amend and reenact § 23.1-608 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 23.1-608.1, relating to the Virginia Military Survivors and Dependents Education Program; eligibility.

S.B. 1188. An Act to amend and reenact § 59.1-437 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 59.1-437.1, relating to extended service contract providers; bonding requirement; remedies; civil penalty.

S.B. 1234. An Act to amend and reenact § 23.1-1304 of the Code of Virginia, relating to public institutions of higher education; governing boards; educational programs.

S.B. 1257. An Act to amend and reenact § 63.2-1509 of the Code of Virginia, relating to child abuse and neglect; mandatory reporters.

S.B. 1270. An Act to amend and reenact §§ 58.1-3219.5, 58.1-3219.9, and 58.1-3219.14 of the Code of Virginia, relating to real property tax exemption for disabled veterans; surviving spouses; ability to move to a different residence.

S.B. 1271. An Act to amend and reenact §§ 45.1-361.19 and 45.1-361.31 of the Code of Virginia, relating to oil and gas wells; bonding requirements; application notice.

S.B. 1277. An Act to amend and reenact § 32.1-102.2, as it is currently effective and as it shall become effective, and § 32.1-127 of the Code of Virginia, relating to certificates of public need; nursing homes and hospitals; disaster exemption.
S.B. 1301. An Act to amend and reenact § 58.1-3919.1 of the Code of Virginia, relating to private collectors; delinquent taxes and other amounts due.

S.B. 1367. An Act to amend and reenact § 3.2-6538 of the Code of Virginia, relating to dogs running at large in packs; local ordinance; civil penalty.


S.B. 1432. An Act to amend and reenact §§ 46.2-1054, 46.2-1216 and 46.2-1231 of the Code of Virginia, relating to immobilization of vehicles.

S.B. 1434. An Act to require the Board of Education to review and revise its Career and Technical Education Work-Based Learning Guide.

S.B. 1459. An Act to amend and reenact § 62.1-132.3:2 of the Code of Virginia, relating to Port of Virginia Economic and Infrastructure Development Grant Fund and Program.

S.B. 1462. An Act to amend and reenact §§ 3.2-6509 and 3.2-6512 of the Code of Virginia, relating to comprehensive animal care; enforceable under Virginia Consumer Protection Act.

S.B. 1509. An Act related to the disposition of property in Carroll County on which the former Southwestern Virginia Training Center was situated.


S.B. 1557. An Act to amend and reenact §§ 54.1-3408.3 and 54.1-3442.6 of the Code of Virginia, relating to Board of Pharmacy; cannabidiol oil and THC-A oil; regulation of pharmaceutical processors.

S.B. 1586. An Act to amend the Code of Virginia by adding a section numbered 22.1-23.2, relating to the Superintendent of Public Instruction; consolidation of surveys.

S.B. 1596. An Act to amend and reenact §§ 38.2-4214 and 38.2-4319 of the Code of Virginia and to amend the Code of Virginia by adding in Article 1 of Chapter 34 of Title 38.2 a section numbered 38.2-3407.20, relating to health plans; calculation of enrollee’s contribution to out-of-pocket maximum or cost-sharing requirement.

S.B. 1599. An Act to amend and reenact § 62.1-255 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 62.1-262.1, relating to ground water withdrawal; Eastern Shore Groundwater Management Area; incentives for use.

S.B. 1610. An Act to amend and reenact § 58.1-811, as it is currently effective and as it may become effective, of the Code of Virginia, relating to recordation tax; exemption for property transferred by deed of distribution.
S.B. 1611. An Act to amend and reenact §§ 38.2-4214, 38.2-4319, and 54.1-2910.01 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 34 of Title 38.2 an article numbered 8, consisting of sections numbered 38.2-3461 through 38.2-3464, relating to health care shared savings; required disclosures by health care providers; and health insurance incentive programs.

S.B. 1662. An Act to amend and reenact § 56-585.1 of the Code of Virginia, relating to electric utilities; energy efficiency programs.

S.B. 1669. An Act to amend the Code of Virginia by adding in Article 1 of Chapter 1 of Title 9.1 a section numbered 9.1-116.4, relating to Sex Trafficking Response Coordinator; duties; report.

S.B. 1696. An Act to amend and reenact § 40.1-29 of the Code of Virginia, relating to payment of wages; statement of earnings.

S.B. 1713. An Act to amend and reenact § 22.1-181 of the Code of Virginia, relating to school bus operators; training.

S.B. 1722. An Act to amend and reenact § 32.1-102.3:1.1 of the Code of Virginia, relating to certificate of public need; certain nursing facilities in a continuing care retirement community; nursing home bed cap.

S.B. 1734. An Act to amend and reenact § 38.2-3447 of the Code of Virginia, relating to restrictions relating to accident and sickness insurance premium rates; variances in area rate factors.

S.B. 1746. An Act to direct the Department of Education to encourage school boards of school divisions that have a significant number of enrolled military-connected students to partner with the National Math and Science Initiative.

S.B. 1775. An Act to direct the Commissioner of Highways to report certain data on overweight trucks.

On motion of Senator Newman, the Senate adjourned until tomorrow at 12 m.
THURSDAY, FEBRUARY 21, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Mark Morrow, CrossWalk Church, Williamsburg, Virginia, offered the following prayer:

Dear God, we pause now before today’s deliberations to acknowledge You. As a citizen, I thank You for each and every one of these state Senators. I’m grateful for their sacrifices to be here and to represent us over these past six weeks, day after day with their hectic schedules back home outside of this general assembly. Bless each and every one of them. Bless their health. Bless their spouses. Bless their children. Bless their homes. Bless them in their workplaces and may we somehow find common ground in this Commonwealth. In Your name we pray, Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Karena Josephine Richmond of Lexington.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Mason, the reading of the Journal was waived.

The recorded vote is as follows:

YEAS--32. NAYS--7. RULE 36--0.


NAYS--Carrico, Chafin, Cosgrove, Deeds, McDougle, Petersen, Stanley--7.

RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 20, 2019

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILLS:

S.B. 1050. A BILL to amend and reenact § 19.2-245.1 of the Code of Virginia, relating to forgery; venue.

S.B. 1067. A BILL to amend and reenact § 30-355 of the Code of Virginia, relating to the Virginia Conflict of Interest and Ethics Advisory Council; meetings requirement.
S.B. 1080. A BILL to amend and reenact §§ 54.1-2345 through 54.1-2354 of the Code of Virginia; to amend the Code of Virginia by adding in Title 1 a chapter numbered 6, containing sections numbered 1-600 through 1-610, by adding in Chapter 3 of Title 8.01 an article numbered 13.1, containing sections numbered 8.01-130.1 through 8.01-130.13, and an article numbered 15.1, containing sections numbered 8.01-178.1 through 8.01-178.4, by adding in Title 8.01 a chapter numbered 18.1, containing articles numbered 1 and 2, consisting of sections numbered 8.01-525.1 through 8.01-525.12, by adding in Title 32.1 a chapter numbered 20, containing sections numbered 32.1-373, 32.1-374, and 32.1-375, by adding in Title 36 a chapter numbered 12, containing sections numbered 36-171 through 36-175, by adding in Title 45.1 a chapter numbered 14.7:3, containing sections numbered 45.1-161.311:9, 45.1-161.311:10, and 45.1-161.311:11, by adding a section numbered 54.1-2345.1, by adding in Chapter 23.3 of Title 54.1 an article numbered 2, containing sections numbered 54.1-2354.1 through 54.1-2354.5, by adding a title numbered 55.1, containing a subtitle numbered I, consisting of chapters numbered 1 through 5, containing sections numbered 55.1-100 through 55.1-506, a subtitle numbered II, consisting of chapters numbered 6 through 11, containing sections numbered 55.1-600 through 55.1-1101, a subtitle numbered III, consisting of chapters numbered 12 through 17, containing sections numbered 55.1-1200 through 55.1-1703, a subtitle numbered IV, consisting of chapters numbered 18 through 23, containing sections numbered 55.1-1800 through 55.1-2306, and a subtitle numbered V, consisting of chapters numbered 24 through 29, containing sections numbered 55.1-2400 through 55.1-2906, and by adding sections numbered 57-6.1 and 64.2-108.2; and to repeal § 18.2-324.1 and Title 55 (§§ 55-1 through 55-559) of the Code of Virginia, relating to real and personal property conveyances, recodification of deeds, rental property, common interest communities, escheats, and unclaimed property.

S.B. 1097. A BILL to amend and reenact § 30-354 of the Code of Virginia , relating to the Commission on Civic Education; extends sunset.

S.B. 1144. A BILL to amend and reenact § 64.2-2020 of the Code of Virginia, relating to guardianship; annual report.


S.B. 1152. A BILL to amend and reenact § 30-256 of the Code of Virginia, relating to Chesapeake Bay Restoration Fund Advisory Committee; members.

S.B. 1166. A BILL to amend and reenact §§ 19.2-310.2 and 58.1-3 of the Code of Virginia and to repeal § 55-112 of the Code of Virginia, relating to clerks of court; collection of DNA sample for certain offenses; disclosure of tax information; Torrens system.


S.B. 1307. A BILL to amend and reenact §§ 64.2-1908 and 64.2-1919 of the Code of Virginia, relating to the Uniform Transfers to Minors Act; age 25.
S.B. 1336. A BILL to amend and reenact §§ 43-34 and 46.2-644.03 of the Code of Virginia, relating to mechanics’ liens; notice of sale.

S.B. 1342. A BILL to amend and reenact §§ 46.2-644.01 and 46.2-644.02 of the Code of Virginia, relating to garage and mechanics’ liens; amount of lien.

S.B. 1349. A BILL to amend and reenact § 18.2-251.03 of the Code of Virginia, relating to safe reporting of overdoses.

S.B. 1377. A BILL to amend and reenact §§ 2.2-4001, 2.2-4101, and 2.2-4102 of the Code of Virginia, relating to the Registrar of Regulations.

S.B. 1378. A BILL to amend and reenact § 30-196 of the Code of Virginia, relating to the Commissioners for Promotion of Uniformity of Legislation; Commissioner expense reimbursements.

S.B. 1416. A BILL to amend and reenact § 63.2-1526 of the Code of Virginia, relating to appeals from founded complaints of child abuse or neglect; concurrent criminal investigations.

S.B. 1426. A BILL to amend and reenact § 64.2-409 of the Code of Virginia, relating to clerks of circuit courts; retention of wills for safekeeping.

S.B. 1429. A BILL to amend and reenact § 16.1-245.1 of the Code of Virginia, relating to medical evidence admissible in juvenile and domestic relations district court; preliminary protective order hearings.

S.B. 1430. A BILL to amend and reenact § 30-356 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 31 of Title 2.2 an article numbered 9, consisting of a section numbered 2.2-3132, relating to conflict of interest; duties of Virginia Conflict of Interest and Ethics Advisory Council; training requirement; inquiries from citizens.

S.B. 1468. A BILL to amend and reenact §§ 33.2-214.3, 33.2-501, 33.2-2500, 33.2-2505, and 33.2-2510 of the Code of Virginia and to repeal § 33.2-257 of the Code of Virginia, relating to the analysis of transportation projects in the Northern Virginia Transportation District.


S.B. 1488. A BILL to require the Secretary of Health and Human Resources to examine the causes of the high census at the Commonwealth’s state hospitals for individuals with mental illness.

S.B. 1491. A BILL to amend and reenact § 2.2-3119 of the Code of Virginia, relating to the State and Local Government Conflict of Interests Act; school boards and school employees; hiring of relatives.

S.B. 1501. A BILL to amend and reenact § 18.2-31 of the Code of Virginia, relating to capital murder; law-enforcement officers and fire marshals; reduction of charges.

S.B. 1507. A BILL to amend and reenact § 19.2-60.1 of the Code of Virginia, relating to use of unmanned aircraft systems by law-enforcement officers; persons sought for arrest.

S.B. 1543. A BILL to amend and reenact § 8.01-53 of the Code of Virginia, relating to wrongful death beneficiaries; parents of the decedent.

S.B. 1556. A BILL to amend and reenact § 30-133 of the Code of Virginia, relating to Auditor of Public Accounts; Commonwealth Data Point; employee compensation information.

S.B. 1591. A BILL to direct the Virginia Center for School and Campus Safety to convene a work group to develop guidelines and best practices for the sharing of certain information between a local school board or public institution of higher education and law enforcement.


S.B. 1638. A BILL to amend and reenact § 8.01-324 of the Code of Virginia, relating to newspapers; legal notices and publications; requirements.

S.B. 1644. A BILL to require the Department of Behavioral Health and Developmental Services to convene a work group to develop a plan for sharing of health information between community services boards and local and regional jails.

S.B. 1675. A BILL to amend and reenact § 18.2-144.1 of the Code of Virginia, relating to killing or injuring police animals; penalty.


S.B. 1693. A BILL to amend and reenact § 38.2-3418.17 of the Code of Virginia, relating to health insurance; coverage for autism spectrum disorder.

S.B. 1724. A BILL to amend and reenact § 8.01-413.1 of the Code of Virginia, relating to employment records; written request from employee; subpoena duces tecum; penalty for failure to provide.

S.B. 1771. A BILL to amend and reenact § 22.1-98.2 of the Code of Virginia, relating to state share for basic aid; duration of certain cost-savings agreements.

S.B. 1782. A BILL to amend and reenact §§ 47.1-4 and 47.1-23 of the Code of Virginia, relating to notaries; qualifications.

THE HOUSE OF DELEGATES HAS AGREED TO THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1634. A BILL to amend and reenact § 58.1-605, as it is currently effective and as it may become effective, of the Code of Virginia, and to amend the Code of Virginia by adding sections numbered 58.1-605.1 and 58.1-606.1, relating to an additional local sales and use tax in Halifax County; appropriations of Halifax County to incorporated towns for educational purposes.

H.B. 1884. A BILL to require the Director of the Department of Corrections to review and revise the Department’s visitation policies concerning visitors at state correctional facilities; wearing of tampons or menstrual cups.
H.B. 2205. A BILL to amend and reenact § 22.1-207.1:1 of the Code of Virginia, relating to family life education; consent.

H.B. 2208. A BILL to amend and reenact § 63.2-1242.1 of the Code of Virginia, relating to adoption by relative.

H.B. 2749. A BILL to amend and reenact § 63.2-621 of the Code of Virginia, relating to Temporary Assistance for Needy Families; restrictions on use of cash assistance.

THE HOUSE OF DELEGATES HAS AGREED TO THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:


H.B. 2367. A BILL to amend and reenact §§ 4.1-111, 4.1-204, and 4.1-212.1 of the Code of Virginia, relating to alcoholic beverage control; delivery permittees; regulations; penalties.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTIONS:

S.J.R. 254. Requesting the Department of Transportation to study the feasibility of purchasing all or part of the Dulles Greenway. Report.

S.J.R. 272. Designating August 13, in 2019 and in each succeeding year, as Shipbuilders Day in Virginia.

S.J.R. 276. Requesting the Commonwealth Transportation Board to study the portion of the Interstate 95 corridor between Exit 118 and the Springfield Interchange and financing options for improvements to the corridor. Report.

S.J.R. 277. Designating the first full week of September, in 2019 and in each succeeding year, as Resiliency Week in Virginia.


S.J.R. 287. Designating August 16, in 2019 and in each succeeding year, as the Reverend Dr. Wyatt Tee Walker Day in Virginia.

S.J.R. 289. Designating February 20, in 2019 and in each succeeding year, as Cardiopulmonary Resuscitation Awareness Day in Virginia.

S.J.R. 297. Acknowledging with profound regret the existence and acceptance of lynching within the Commonwealth.
S.J.R. 298. Designating August, in 2019 and in each succeeding year, as Breastfeeding Awareness Month in Virginia.


S.J.R. 314. Designating January 6, in 2020 and in each succeeding year, as Montessori Education Day in Virginia.

S.J.R. 338. Designating July, in 2019 and in each succeeding year, as Cleft and Craniofacial Awareness and Prevention Month in Virginia.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--36. NAYS--4. RULE 36--0.

NAYS--Deeds, McDougle, Petersen, Stanley--4.
RULE 36--0.

INTRODUCTION OF LEGISLATION

The following, by leave, were presented and laid on the Clerk’s Desk under Senate Rule 26 (g):

Patron--Saslaw

Patron--McDougle

Patron--Black

Patron--Hanger

Patron--Black

Patron--Stanley
  Patron--Black

  Patron--Mason

S.R. 156. Commending George T. Rublein.
  Patron--Mason

  Patrons--Lucas and Dance

S.R. 158. Celebrating the Life of Fay Dutkin Slotnick
  Patron--Ebbin

S.R. 159. Commending Cameron Wooldridge and Jacob Turpin.
  Patron--Suetterlein

  Patron--Suetterlein

  Patron--Suetterlein

S.R. 162. Commending the Salem High School baseball team.
  Patron--Suetterlein

S.R. 163. Commending the Auburn High School boys’ and girls’ cross country teams.
  Patron--Suetterlein

  Patron--Suetterlein

  Patron--Suetterlein

S.R. 166. Celebrating the life of Hazel Williams.
  Patron--Suetterlein

  Patron--Suetterlein

MESSAGE FROM THE HOUSE

A message was received from the House of Delegates by Delegate Adams, L.R., who informed the Senate that the House had agreed to H.J.R. 1140 (one thousand one hundred forty), as follows; in which it requested the concurrence of the Senate:

HOUSE JOINT RESOLUTION NO. 1140

Election of Circuit Court Judges, General District Court Judges, a Juvenile and Domestic Relations District Court Judge, and members of the Judicial Inquiry and Review Commission.
RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly shall proceed this day

To the election of Circuit Court judges for terms of eight years commencing as follows:

One judge for the Twenty-first Judicial Circuit, term commencing May 1, 2019.
One judge for the Twenty-sixth Judicial Circuit, term commencing September 1, 2019.

To the election of General District Court judges for terms of six years commencing as follows:

One judge for the Twenty-first Judicial District, term commencing May 1, 2019.
One judge for the Twenty-first Judicial District, term commencing July 1, 2019.

To the election of a Juvenile and Domestic Relations District Court judge for the Twenty-first Judicial District for a term of six years commencing July 1, 2019.

To the election of members of the Judicial Inquiry and Review Commission for terms as follows:

One member for an unexpired term commencing November 1, 2019, and ending June 30, 2021.
One member for an unexpired term ending June 30, 2020.
One member, term commencing July 1, 2019.

And that in the execution of the joint order nominations shall be made in the order herein named, and that each house shall be notified of said nominations, and when the rolls shall be called for the whole number, the presiding officers of each house shall appoint a committee of three, which together shall constitute the joint committee to count the vote of each house in each case and report the results to their respective houses. The joint order may be suspended by the presiding officer of either house at any time but for no longer than twenty-four hours to receive the report of the joint committee.

CALENDAR

CONFERENCE COMMITTEE REPORTS

Senator McDougle, for the committee of conference on H.B. 2059 (two thousand fifty-nine), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2059

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2059, report as follows:

A. We recommend that the Senate Amendments be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.
Respectfully submitted,

/s/ Delegate Betsy B. Carr
/s/ Delegate Robert B. Bell
/s/ Delegate C. Todd Gilbert
Conferees on the part of the House

/s/ Senator Ryan T. McDougle
/s/ Senator Rosalyn R. Dance
/s/ Senator Mark J. Peake
Conferees on the part of the Senate

On motion of Senator McDougle, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Stuart--1.
RULE 36--0.

STATEMENT ON VOTE

Senator Dunnavant stated that she was recorded as not voting on the question of agreeing to the joint conference committee report on H.B. 2059, whereas she intended to vote yea.

H.B. 2750 (two thousand seven hundred fifty) was taken up.

Senator Chase moved that H.B. 2750 be passed by for the day.

Senator Ebbin moved, as a substitute motion, that H.B. 2750 be passed by temporarily.

Senator Ebbin withdrew the motion.

H.B. 2750, on motion of Senator Chase, was passed by for the day.

CONFERENCE PROCEDURES

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Sturtevant, Peake, and Edwards, the replacement conferees on the part of the Senate for H.B. 1720 (one thousand seven hundred twenty).

UNFINISHED BUSINESS—HOUSE

H.B. 1987 (one thousand nine hundred eighty-seven) was taken up.

On motion of Senator Wagner, the Senate insisted on its substitute and respectfully requested a committee of conference.
The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2140 (two thousand one hundred forty) was taken up.

On motion of Senator Newman, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2755 (two thousand seven hundred fifty-five) was taken up.

On motion of Senator Stuart, the Senate insisted on its amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

CONFERENCE PROCEDURES

Senator Stuart, Chair of the Committee on Agriculture, Conservation and Natural Resources, appointed Senators Stuart, Spruill, and Stanley, the conferees on the part of the Senate for H.B. 1625 (one thousand six hundred twenty-five).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Peake, Chafin, and Boysko, the conferees on the part of the Senate for H.B. 1659 (one thousand six hundred fifty-nine).
RECESS

At 1:05 p.m., Senator Norment moved that the Senate recess until 1:10 p.m.

The motion was agreed to.

The hour of 1:10 p.m. having arrived, the Chair was resumed.

CONFERENCE PROCEDURES

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Peake, Obenshain, and Lucas, the conferees on the part of the Senate for H.B. 1817 (one thousand eight hundred seventeen).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Howell, Obenshain, and Peake, the conferees on the part of the Senate for H.B. 2042 (two thousand forty-two).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Obenshain, Petersen, and Peake, the conferees on the part of the Senate for H.B. 2044 (two thousand forty-four).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Chase, McDougle, and Deeds, the conferees on the part of the Senate for H.B. 2056 (two thousand fifty-six).

Senators Norment and Hanger, Co-Chairs of the Committee on Finance, appointed Senators Suetterlein, McDougle, and Dance, the conferees on the part of the Senate for H.B. 2234 (two thousand two hundred thirty-four).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Cosgrove, Petersen, and Obenshain, the conferees on the part of the Senate for H.B. 2303 (two thousand three hundred three).

Senators Norment and Hanger, Co-Chairs of the Committee on Finance, appointed Senators Howell, Ruff, and Hanger, the conferees on the part of the Senate for H.B. 2550 (two thousand five hundred fifty).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Vogel, Obenshain, and Howell, the conferees on the part of the Senate for H.B. 2576 (two thousand five hundred seventy-six).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Ebbin, Stuart, and Stanley, the conferees on the part of the Senate for H.B. 2678 (two thousand six hundred seventy-eight).

Senator Wagner, Chair of the Committee on Commerce and Labor, appointed Senators Chafin, Cosgrove, and Saslaw, the conferees on the part of the Senate for H.B. 2747 (two thousand seven hundred forty-seven).

UNFINISHED BUSINESS—SENATE

S.B. 1026 (one thousand twenty-six), on motion of Senator Spruill, was passed by temporarily.
S.B. 1038 (one thousand thirty-eight) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 148, engrossed, after on insert

   the later of (i) if the Department of Elections enters into a contract no later than June 30, 2020, with a third party to replace the statewide voter registration system and associated information technology services, the date upon which the Department of Elections implements such replacement system or (ii)

Senator Peake moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

The recorded vote is as follows:
YEAS--3. NAYS--36. RULE 36--0.


RULE 36--0.

S.B. 1093 (one thousand ninety-three) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 22.1-146.1, relating to the Literary Fund; school modernization.

On motion of Senator Ruff, the substitute was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1101 (one thousand one hundred one), on motion of Senator Dunnavant, was passed by temporarily.

S.B. 1130 (one thousand one hundred thirty) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:
A BILL to amend and reenact §§ 9.1-102 and 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; compulsory minimum training standards.

Senator Locke moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--2. NAYS--37. RULE 36--0.

YEAS--Ebbin, Hanger--2.
RULE 36--0.

S.B. 1186 (one thousand one hundred eighty-six) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 51, engrossed, after presented
   insert
   for deposit

On motion of Senator Chafin, the amendment was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1224 (one thousand two hundred twenty-four) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 2.2-3705.7, 2.2-3711, 15.2-1627.5, and 63.2-1605 and of the Code of Virginia, relating to protective services; adult abuse, neglect, and exploitation; multidisciplinary teams.

On motion of Senator Chafin, the substitute was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1231 (one thousand two hundred thirty-one) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 19.2-169.3 of the Code of Virginia, relating to disposition of unrestorably incompetent defendants; capital murder.

On motion of Senator Ebbin, the substitute was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Carrico, Chase, Stanley--3.
RULE 36--0.

S.B. 1251 (one thousand two hundred fifty-one) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 18.2-311 of the Code of Virginia, relating to manufacture and distribution of switchblade knives.

On motion of Senator Reeves, the substitute was agreed to.

The recorded vote is as follows:
YEAS--25. NAYS--15. RULE 36--0.

RULE 36--0.

S.B. 1339 (one thousand three hundred thirty-nine) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 317, engrossed
strike all of lines 317, 318, and 319
On motion of Senator Reeves, the amendment was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1341 (one thousand three hundred forty-one) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 13, engrossed, after hold  
   insert  
in his hand

Senator Stuart moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

The recorded vote is as follows:
YEAS--4. NAYS--36. RULE 36--0.

YEAS--Chase, Hanger, Saslaw, Stanley--4.
RULE 36--0.

S.B. 1395 (one thousand three hundred ninety-five) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 18.2-60 of the Code of Virginia, relating to threats of death or bodily injury to a health care provider.

On motion of Senator Howell, the substitute was agreed to.

The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.

NAYS--Carrico, McDougle, Newman, Obenshain, Petersen, Stanley, Surovell--7.
RULE 36--0.
S.B. 1403 (one thousand four hundred three) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 26, engrossed
   unstrike
   all of lines 26 and 27 and through 1-219.1, on line 28

2. Line 29, engrossed, after 25.1-245:
   insert
   involving easements valued at less than $10,000.

3. After line 30, engrossed
   insert
   3. That the provisions of this act shall not apply to condemnation proceedings in which the petitioner filed, prior to July 1, 2019, (i) a petition in condemnation pursuant to Chapter 2 (§ 25.1-200 et seq.) of Title 25.1 of the Code of Virginia or (ii) a certificate of take or deposit pursuant to Title 33.2 or Chapter 3 (§ 25.1-300 et seq.) of Title 25.1 of the Code of Virginia. Any condemnation proceedings in which the petitioner filed a petition or certificate described in clause (i) or (ii) on or after July 1, 2016, and prior to July 1, 2019, shall be governed by the provisions of §§ 25.1-245 and 25.1-245.1 of the Code of Virginia in effect prior to July 1, 2019.

Senator Petersen moved that the amendments be rejected.

The question was put on agreeing to the amendments.

The amendments were rejected.

The recorded vote is as follows:
YEAS--1. NAYS--38. RULE 36--1.

YEAS--Hanger--1.
RULE 36--McClellan--1.

S.B. 1404 (one thousand four hundred four) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 39, engrossed, after entered
   strike
   no less than

2. Line 97, engrossed, after entered
   strike
   no less than

3. After line 111, engrossed
insert

2. That the provisions of this act shall not apply to condemnation proceedings in which the petitioner filed, prior to July 1, 2019, (i) a petition in condemnation pursuant to Chapter 2 (§ 25.1-200 et seq.) of Title 25.1 of the Code of Virginia or (ii) a certificate of take or deposit pursuant to Title 33.2 or Chapter 3 (§ 25.1-300 et seq.) of Title 25.1 of the Code of Virginia. Any condemnation proceedings in which the petitioner filed a petition or certificate described in clause (i) or (ii) on or after July 1, 2005, and prior to July 1, 2019, shall be governed by the provisions of the Code of Virginia in effect prior to July 1, 2019.

Senator Petersen moved that the amendments be rejected.

The question was put on agreeing to the amendments.

The amendments were rejected.

The recorded vote is as follows:

YEAS--2. NAYS--37. RULE 36--0.

YEAS--Newman, Stanley--2.
RULE 36--0.

S.B. 1421 (one thousand four hundred twenty-one) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 33, engrossed, after then the
strike
petition
insert
petitioner

2. Line 52, engrossed, after than
strike
the remainder of line 52 and through trial on line 53
insert
up to three experts or as many experts as are called by the petitioner, whichever is greater, who testified at trial

3. Line 196, engrossed, after (i) the
strike
petition
insert
Commissioner

4. Line 198, engrossed, after (iii) the
strike
petition
5. Line 230, engrossed, after then the strike
insert Commissioner

6. Line 247, engrossed, after E. The strike
insert petitioner

7. Line 249, engrossed, after for strike
insert at least three expert witnesses testifying at trial

insert up to three experts or as many experts as are called by the condemnor, whichever is greater, who testified at trial

8. Line 250, engrossed, after that the strike
insert petitioner

9. After line 274, engrossed
insert

2. That the provisions of this act shall not apply to condemnation proceedings in which the petitioner filed, prior to July 1, 2019, (i) a petition in condemnation pursuant to Chapter 2 (§ 25.1-200 et seq.) of Title 25.1 of the Code of Virginia or (ii) a certificate of take or deposit pursuant to Title 33.2 or Chapter 3 (§ 25.1-300 et seq.) of Title 25.1 of the Code of Virginia. Any condemnation proceedings in which the petitioner filed a petition or certificate described in clause (i) or (ii) on or after July 1, 2005, and prior to July 1, 2019, shall be governed by the provisions of the Code of Virginia in effect prior to July 1, 2019.

On motion of Senator Obenshain, the amendments were agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.
S.B. 1494 (one thousand four hundred ninety-four) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:


On motion of Senator Edwards, the substitute was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1520 (one thousand five hundred twenty) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 81, engrossed, after accidents, insert and

2. Line 82, engrossed, after revocations strike , and insert . The Commissioner may also release

3. Line 273, engrossed, after driveway insert and the bus is put in motion

On motion of Senator Carrico, the amendments were agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.


NAYS--Sueterlein--1.
RULE 36--0.

RECONSIDERATION

Senator Edwards moved to reconsider the vote by which the substitute proposed by the House of Delegates to S.B. 1494 (one thousand four hundred ninety-four) was agreed to.
The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Edwards moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--1. NAYS--39. RULE 36--0.

YEAS--DeSteph--1.
RULE 36--0.

S.B. 1581 (one thousand five hundred eighty-one) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 51.1-1110 and 51.1-1155 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave benefits.

Senator Suetterlein moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--1. NAYS--39. RULE 36--0.

YEAS--Wagner--1.
RULE 36--0.
S.B. 1602 (one thousand six hundred two) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:


On motion of Senator Obenshain, the substitute was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1604 (one thousand six hundred four) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact §§ 3.2-6569, 3.2-6570, and 18.2-403.2 of the Code of Virginia, relating to cruelty to animals; aggravated cruelty; penalty.

Senator DeSteph moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--3. NAYS--37. RULE 36--0.

YEAS--Deeds, Lucas, Vogel--3.


RULE 36--0.

S.B. 1618 (one thousand six hundred eighteen) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:


Senator Edwards moved that the substitute be agreed to.

S.B. 1618, on motion of Senator McDougle, was passed by temporarily.

S.B. 1619 (one thousand six hundred nineteen) was taken up with the amendment proposed by the House of Delegates as follows:

1. After line 25, engrossed
   insert

2. That the provisions of this act shall not become effective unless reenacted by the 2020 Session of the General Assembly.

Senator Obenshain moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

The recorded vote is as follows:
YEAS--1. NAYS--39. RULE 36--0.
YEAS--Chafin--1.
RULE 36--0.

S.B. 1632 (one thousand six hundred thirty-two) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 18.2-251.1:1, relating to cannabidiol oil and THC-A oil; possession or distribution at school.

Senator Sturtevant moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.
The recorded vote is as follows:
YEAS--1. NAYS--39. RULE 36--0.
YEAS--Lucas--1.
RULE 36--0.

S.B. 1736 (one thousand seven hundred thirty-six) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 18.2-386.2 of the Code of Virginia, relating to unlawful dissemination or sale of images of another person; penalty.

Senator Ebbin moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--40. RULE 36--0.
YEAS--0.
RULE 36--0.

S.B. 1738 (one thousand seven hundred thirty-eight) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 25, engrossed, after 3
   insert
   b

On motion of Senator Reeves, the amendment was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.
NAYS--0.
RULE 36--0.
S.B. 1758 (one thousand seven hundred fifty-eight) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 16.1-241 of the Code of Virginia, relating to the jurisdiction of juvenile and domestic relations district courts; findings of fact; status as a special immigrant.

Senator Surovell moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.
RULE 36--0.

S.B. 1768 (one thousand seven hundred sixty-eight) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to use of handheld personal communications devices; highway work zones; penalty.

Senator Mason moved that the substitute be agreed to.

S.B. 1768, on motion of Senator Mason, was passed by temporarily.

S.B. 1777 (one thousand seven hundred seventy-seven) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

Senator Saslaw moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.
The recorded vote is as follows:
YEAS--0. NAYS--40. RULE 36--0.

YEAS--0.
RULE 36--0.

S.J.R. 309 (three hundred nine) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:
Requesting the Virginia Marine Resources Commission to study the feasibility of creating protection zones for submerged fiber optic cables located along Virginia’s shores. Report.

On motion of Senator DeSteph, the substitute was agreed to.

S.B. 1487 (one thousand four hundred eighty-seven) was taken up.

On motion of Senator Deeds, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1547 (one thousand five hundred forty-seven) was taken up.

On motion of Senator Vogel, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1026 (one thousand twenty-six) was taken up and, on motion of Senator Spruill, the amendments were agreed to.
The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Newman, Obenshain, Ruff--3.
RULE 36--0.

S.B. 1101 (one thousand one hundred one) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 96, engrossed
   strike
   all of lines 96, 97, and 98

On motion of Senator DeSteph, the amendment was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Deeds--1.
RULE 36--0.

S.B. 1618 (one thousand six hundred eighteen) was taken up and, on motion of Senator McDougle, the Rules were suspended and the substitute was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

S.B. 1768 (one thousand seven hundred sixty-eight) was taken up.

Senator Mason moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.
The recorded vote is as follows:
YEAS--0. NAYS--40. RULE 36--0.

YEAS--0.
RULE 36--0.

CONFERENCE PROCEDURES

Senator Carrico, Chair of the Committee on Transportation, appointed Senators Cosgrove, DeSteph, and Deeds, the conferees on the part of the Senate for S.B. 1487 (one thousand four hundred eighty-seven).

Senator Ruff, Chair of the Committee on General Laws and Technology, appointed Senators Vogel, Cosgrove, and Howell, the conferees on the part of the Senate for S.B. 1547 (one thousand five hundred forty-seven).

RECESS

At 2:15 p.m., Senator Norment moved that the Senate recess until 2:30 p.m.

The motion was agreed to.

The hour of 2:30 p.m. having arrived, the Chair was resumed.

HOUSE BILLS ON THIRD READING

Senator Norment moved that the following House bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

H.B. 2304 (two thousand three hundred four).
H.B. 2528 (two thousand five hundred twenty-eight).

The motion was agreed to.

H.B. 2350 (two thousand three hundred fifty) was taken up, the committee amendments having been agreed to on February 20, 2019.

The amendments were ordered to be engrossed.

H.B. 2609 (two thousand six hundred nine) was taken up, the committee substitute having been agreed to on February 20, 2019.

Senator Stanley offered the following amendment to the substitute:

1. Line 24, substitute, after training
The Department shall grant certification pursuant to § 15.2-1706 for any law-enforcement officer after completion of such required training upon certification by the law-enforcement agency with which the law-enforcement officer is employed that the training requirements have been met.

On motion of Senator Stanley, the reading of the amendment was waived.

On motion of Senator Stanley, the amendment was agreed to.

The substitute with amendment was ordered to be engrossed.

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

**H.B. 2350** (two thousand three hundred fifty) with amendments.

**H.B. 2609** (two thousand six hundred nine) with substitute with amendment.

The recorded vote is as follows:

**YEAS**--40. **NAYS**--0. **RULE 36**--0.


NAYS--0.

RULE 36--0.

**H.B. 2126** (two thousand one hundred twenty-six) was taken up, the amendments proposed by the Committee on Commerce and Labor and the amendment proposed by the Committee on Finance having been agreed to on February 20, 2019.

**RECONSIDERATION**

Senator DeSteph moved to reconsider the vote by which the amendment proposed by the Committee on Finance to **H.B. 2126** (two thousand one hundred twenty-six) was agreed to.

The motion was agreed to.

The recorded vote is as follows:

**YEAS**--40. **NAYS**--0. **RULE 36**--0.


NAYS--0.

RULE 36--0.
Senator DeSteph moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

The amendments were ordered to be engrossed.

**H.B. 2126**, on motion of Senator DeSteph, was passed with its title.

The recorded vote is as follows:

**YEAS**--40. **NAYS**--0. **RULE 36**--0.

**NAYS**--0.  
**RULE 36**--0.

**H.B. 2304** (two thousand three hundred four), on motion of Senator Ruff, was passed with its title.

The recorded vote is as follows:

**YEAS**--37. **NAYS**--3. **RULE 36**--0.

**NAYS**--Edwards, Stuart, Surovell--3.  
**RULE 36**--0.

**H.B. 2528** (two thousand five hundred twenty-eight) was taken up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was offered, having been printed separately, with its title reading as follows:

**A BILL to amend and reenact § 18.2-33 of the Code of Virginia, relating to felony homicide, certain drug offenses; penalty.**

The reading of the substitute was waived.

Senator Obenshain moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.
The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 18.2-33 of the Code of Virginia, relating to felony homicide, certain drug offenses; penalty.

The reading of the substitute was waived.

On motion of Senator Obenshain, the substitute was agreed to.

Senator Obenshain offered the following amendments to the substitute:

1. After line 31, substitute strike lines 32 through 35

2. Line 36, substitute strike 3. insert 2.

On motion of Senator Obenshain, the reading of the amendments was waived.

On motion of Senator Obenshain, the amendments were agreed to.

The substitute with amendments was ordered to be engrossed.

H.B. 2528, on motion of Senator Obenshain, was passed with its title.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2662 (two thousand six hundred sixty-two) was taken up, the committee amendment having been agreed to on February 20, 2019.

RECONSIDERATION

Senator Newman moved to reconsider the vote by which the committee amendment to H.B. 2662 (two thousand six hundred sixty-two) was agreed to.

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Newman moved that the amendment be rejected.

The question was put on agreeing to the amendment.

The amendment was rejected.

Senator Stuart offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

A BILL to direct the Board of Education to develop guidelines related to senior capstone projects.

On motion of Senator Stuart, the reading of the substitute was waived.

On motion of Senator Stuart, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2662, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2549 (two thousand five hundred forty-nine), on motion of Senator Stanley, was passed by for the day.

H.B. 2127 (two thousand one hundred twenty-seven), on motion of Senator Locke, was passed by for the day.

H.B. 2336 (two thousand three hundred thirty-six) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Education and Health was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 23.1-102.1, relating to public institutions of higher education; executive officers; salaries.
The reading of the substitute was waived.

On motion of Senator Newman, the substitute was agreed to.

The substitute was ordered to be engrossed.

**H.B. 2336**, on motion of Senator Newman, was passed with its title.

The recorded vote is as follows:

YEAS--39. NAYS--1. RULE 36--0.


NAYS--Stuart--1.

RULE 36--0.

**H.B. 2790** (two thousand seven hundred ninety) was read by title the third time.

The following amendments proposed by the Committee on Privileges and Elections were offered:

1. Line 264, engrossed, after registrar
   strike
   the remainder of line 264 and through board on line 265

2. Line 284, engrossed, after registrar
   strike
   or the secretary of the electoral board

3. Line 284, engrossed, after (ii)
   strike
   an officer of election and

4. Line 285, engrossed, after registrar [first instance]
   strike
   , [the comma]
   insert
   or

5. Line 285, engrossed, after assistant registrar
   strike
   , or the secretary of the electoral board are
   insert
   is

6. After line 532, engrossed
   insert

   2. That the provisions of this act shall apply to elections beginning with the general election on November 3, 2020.
3. That the State Board of Elections, on or before December 1, 2019, shall submit a report to the Governor, the General Assembly, and the House and Senate Committees on Privileges and Elections on the procedures and instructions promulgated by it for conducting absentee voting pursuant to the provisions of this act. The report shall include recommendations to be considered by the General Assembly for any further legislation that may be necessary for implementation of the provisions of this act.

The reading of the amendments was waived.

On motion of Senator Vogel, the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 2790**, on motion of Senator Vogel, was passed with its title.

The recorded vote is as follows:

YEAS--34. NAYS--6. RULE 36--0.


RULE 36--0.

**H.B. 2791** (two thousand seven hundred ninety-one) was read by title the third time.

Senator DeSteph moved that **H.B. 2791** be passed by for the day.

The question was put on passing by for the day **H.B. 2791**.

The yeas and nays were called for; and, being desired by one-fifth of the Senators present, the yeas and nays were ordered.

The recorded vote is as follows:

YEAS--17. NAYS--22. RULE 36--1.


RULE 36--Barker--1.

The motion was rejected.

Senator DeSteph moved that **H.B. 2791** be stricken from the Calendar.
Senator Ebbin propounded a parliamentary inquiry as to whether the Senate could strike a House Bill (H.B. 2791) from the Calendar.

The Chair stated that the Senate could strike a House Bill (H.B. 2791) from the Calendar.

The question was put on striking H.B. 2791 from the Calendar.

The motion was rejected.

The recorded vote is as follows:

YEAS--19. NAYS--21. RULE 36--0.


RULE 36--0.

The amendment in the nature of a substitute proposed by the Committee on General Laws and Technology was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 2.2-2901 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-2901.1, relating to the Virginia Personnel Act; appointments, promotions, and tenure based upon merit and fitness; discrimination prohibited.

The reading of the substitute was waived.

On motion of Senator Ruff, the substitute was agreed to.

The substitute was ordered to be engrossed.

Senator Ruff moved that H.B. 2791 be passed with its title.

Senator Chase moved that H.B. 2791 be recommitted to the Committee on General Laws and Technology.

The question was put on recommitting H.B. 2791 to the Committee on General Laws and Technology.

The yeas and nays were called for; and, being desired by one-fifth of the Senators present, the yeas and nays were ordered.
The recorded vote is as follows:
YEAS--18. NAYS--22. RULE 36--0.

RULE 36--0.
The motion was rejected.

Senator DeSteph moved that H.B. 2791 be passed by temporarily.

Senator McPike moved the pending question.

The recorded vote is as follows:
YEAS--4. NAYS--36. RULE 36--0.

YEAS--Black, Peake, Reeves, Sturtevant--4.
RULE 36--0.
The pending question was not ordered.

Senator DeSteph withdrew his motion.

RECONSIDERATION

Senator Stuart moved to reconsider the vote by which the motion that H.B. 2791 (two thousand seven hundred ninety-one) be stricken from the Calendar was rejected.

The motion was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Favola--1.
RULE 36--0.
PARLIAMENTARY INQUIRY

Senator Edwards propounded a parliamentary inquiry as to whether the Senate could strike a House Bill (H.B. 2791) from the Calendar.

The Chair stated that the Senate could strike a House Bill (H.B. 2791) from the Calendar.

Senator DeSteph moved that H.B. 2791 be stricken from the Calendar.

Senator Petersen moved the pending question.

The recorded vote is as follows:
YEAS--17. NAYS--22. RULE 36--0.

YEAS--Black, Boysko, Carrico, Chafin, Cosgrove, DeSteph, Ebbin, Hanger, McClellan, Newman, Norment, Peake, Petersen, Reeves, Ruff, Spruill, Wagner--17.
RULE 36--0.

The pending question was not ordered.

The question was put on striking H.B. 2791 from the Calendar.

H.B. 2791 was stricken from the Calendar.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

HOUSE JOINT RESOLUTION ON THIRD READING

H.J.R. 581 (five hundred eighty-one) was read by title the third time.

Senator Surovell offered the following amendment No. 1:

1. Line 50, engrossed, after Interstate 95 corridor
   strike . (period)
   insert ; (semi-colon)
8. Also consider the effect of improvements to the Virginia Railway Express Service, the implementation of High Speed Rail service, and the effect that enhanced transit service could mitigate congestion along the I-95 Corridor.
On motion of Senator Surovell, the reading of the amendment was waived.

On motion of Senator Surovell, amendment No. 1 was passed by temporarily.

Senator Peake offered an amendment in the nature of a substitute, having been printed separately, with its title reading as follows:

Requesting the Commonwealth Transportation Board to study the portion of the Interstate 95 corridor between Exit 118 and the Springfield Interchange, financing options for improvements to the corridor, and the feasibility of an eastern bypass for U.S. Route 29 around Charlottesville. Report.

On motion of Senator Peake, the reading of the substitute was waived.

Senator Peake moved that the substitute be agreed to.

The question was put on agreeing to the substitute.

The yeas and nays were called for; and, being desired by one-fifth of the Senators present, the yeas and nays were ordered.

The recorded vote is as follows:

YEAS--22. NAYS--18. RULE 36--0.


RULE 36--0.

The substitute was agreed to.

Senator Surovell withdrew amendment No. 1.

Senator Surovell offered the following amendment No. 2 to the substitute:

2. Line 69, substitute, after corridor
   strike . (period)
   insert ; (semi-colon)

8. Also consider the effect of improvements to the Virginia Railway Express Service, the implementation of High Speed Rail service, and the effect that enhanced transit service could mitigate congestion along the I-95 Corridor.

On motion of Senator Surovell, the reading of the amendment was waived.

On motion of Senator Surovell, amendment No. 2 was agreed to.
RECONSIDERATION

Senator Stuart moved to reconsider the vote by which amendment No. 2 offered by Senator Surovell to the substitute to H.J.R. 581 (five hundred eighty-one) was agreed to.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Stuart moved that amendment No. 2 be rejected.

The question was put on agreeing to amendment No. 2.

Amendment No. 2 was rejected.

RECONSIDERATION

Senator Stuart moved to reconsider the vote by which the substitute offered by Senator Peake to H.J.R. 581 (five hundred eighty-one) was agreed to.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Stuart moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The yeas and nays were called for; and, being desired by one-fifth of the Senators present, the yeas and nays were ordered.
The recorded vote is as follows:

YEAS--10. NAYS--29. RULE 36--0.


RULE 36--0.

The substitute was rejected.

Senator Surovell offered the following amendment No. 3:

3. Line 50, engrossed, after Interstate 95 corridor
   strike . (period)
   insert ; (semi-colon)

8. Also consider the effect of improvements to the Virginia Railway Express Service, the implementation of High Speed Rail service, and the effect that enhanced transit service could mitigate congestion along the I-95 Corridor.

On motion of Senator Surovell, the reading of the amendment was waived.

On motion of Senator Surovell, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.J.R. 581, on motion of Senator McDougle, was agreed to.

SENATE JOINT RESOLUTION ON THIRD READING

S.J.R. 424 (four hundred twenty-four) was read by title the third time and, on motion of Senator Dunnavant, was agreed to.

RECESS

At 4:15 p.m., Senator Norment moved that the Senate recess until 4:45 p.m.

The motion was agreed to.

The hour of 4:45 p.m. having arrived, the Chair was resumed.

MEMORIAL RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.
On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc by a unanimous standing vote:

H.J.R. 602 (six hundred two).
H.J.R. 722 (seven hundred twenty-two).
H.J.R. 790 (seven hundred ninety).
H.J.R. 871 (eight hundred seventy-one).
H.J.R. 872 (eight hundred seventy-two).
H.J.R. 905 (nine hundred five).
H.J.R. 906 (nine hundred six).
H.J.R. 907 (nine hundred seven).
H.J.R. 915 (nine hundred fifteen).
H.J.R. 923 (nine hundred twenty-three).
H.J.R. 924 (nine hundred twenty-four).
H.J.R. 925 (nine hundred twenty-five).
H.J.R. 926 (nine hundred twenty-six).
H.J.R. 927 (nine hundred twenty-seven).
H.J.R. 940 (nine hundred forty).
H.J.R. 941 (nine hundred forty-one).
H.J.R. 945 (nine hundred forty-five).
H.J.R. 946 (nine hundred forty-six).
H.J.R. 947 (nine hundred forty-seven).
H.J.R. 948 (nine hundred forty-eight).
H.J.R. 957 (nine hundred fifty-seven).
H.J.R. 958 (nine hundred fifty-eight).
H.J.R. 959 (nine hundred fifty-nine).
H.J.R. 961 (nine hundred sixty-one).
H.J.R. 968 (nine hundred sixty-eight).
H.J.R. 969 (nine hundred sixty-nine).
H.J.R. 971 (nine hundred seventy-one).
H.J.R. 972 (nine hundred seventy-two).
H.J.R. 984 (nine hundred eighty-four).
H.J.R. 985 (nine hundred eighty-five).
H.J.R. 987 (nine hundred eighty-seven).
H.J.R. 997 (nine hundred ninety-seven).
H.J.R. 1007 (one thousand seven).
H.J.R. 1008 (one thousand eight).
H.J.R. 1009 (one thousand nine).
H.J.R. 1010 (one thousand ten).
H.J.R. 1011 (one thousand eleven).
H.J.R. 1012 (one thousand twelve).
H.J.R. 1034 (one thousand thirty-four).
H.J.R. 1047 (one thousand forty-seven).
H.J.R. 1048 (one thousand forty-eight).
H.J.R. 1060 (one thousand sixty).
H.J.R. 1080 (one thousand eighty).
H.J.R. 1081 (one thousand eighty-one).
H.J.R. 1100 (one thousand one hundred).

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions and resolutions that follow were considered en bloc.
On motion of Senator Norment, the following Senate joint resolutions and resolutions were taken up, ordered to be engrossed, and agreed to en bloc by a unanimous standing vote:

S.J.R. 433 (four hundred thirty-three).
S.J.R. 434 (four hundred thirty-four).
S.J.R. 435 (four hundred thirty-five).
S.J.R. 437 (four hundred thirty-seven).
S.J.R. 438 (four hundred thirty-eight).
S.J.R. 444 (four hundred forty-four).
S.J.R. 446 (four hundred forty-six).
S.J.R. 447 (four hundred forty-seven).
S.J.R. 455 (four hundred fifty-five).
S.J.R. 456 (four hundred fifty-six).
S.J.R. 457 (four hundred fifty-seven).
S.J.R. 464 (four hundred sixty-four).
S.J.R. 467 (four hundred sixty-seven).
S.J.R. 469 (four hundred sixty-nine).
S.J.R. 476 (four hundred seventy-six).
S.R. 132 (one hundred thirty-two).
S.R. 133 (one hundred thirty-three).
S.R. 136 (one hundred thirty-six).
S.R. 138 (one hundred thirty-eight).

S.J.R. 454 (four hundred fifty-four) was taken up, as follows:

SENATE JOINT RESOLUTION NO. 454

Celebrating the life of the Honorable Luther Ray Ashworth.

WHEREAS, the Honorable Luther Ray Ashworth of Richmond, a respected businessman who served the Commonwealth as a former member of the House of Delegates, died on May 9, 2018; and

WHEREAS, a native of Danville, Ray Ashworth attended Whitmell Farm-Life School and graduated from the University of Richmond, then served his country as a member of the United States Army; and

WHEREAS, respected for his business acumen, Ray Ashworth was the chief executive officer of Wakefield Oil Company from 1960 to 1979, receiving the Distinguished Service Award from the Virginia Jaycees in 1962; and

WHEREAS, Ray Ashworth served on the Town Council of Wakefield from 1966 to 1969; and

WHEREAS, desirous to be of further service to the Commonwealth, Ray Ashworth ran for and was elected to the House of Delegates in 1969 and reelected for six terms, until 1982, representing the residents of the Counties of Charles City, Greensville, New Kent, Surry, and Sussex, and the City of Emporia in the 45th District; and

WHEREAS, during his time as a state lawmaker, Ray Ashworth introduced and supported numerous pieces of important legislation for the benefit of all Virginians and served as Chairman of the House Committee on Conservation and Natural Resources from 1978 to 1982; and
WHEREAS, for 46 years, Ray Ashworth provided dedicated leadership to the Jamestown-Yorktown Foundation, first appointed to the Board of Trustees by the Speaker of the House of Delegates in 1972, then successively reappointed by Governors Charles S. Robb, Gerald L. Baliles, and L. Douglas Wilder; following his years as a gubernatorial appointee, he continued his service as a board-elected trustee, serving as board chairman from 1990 to 1994 and elected as chairman emeritus in 2002; he concurrently was an active member of the Jamestown-Yorktown Foundation’s private affiliate boards for more than three decades, holding several officer positions and serving as president of the Jamestown-Yorktown Educational Trust from 1989 to 1990; and

WHEREAS, Ray Ashworth’s leadership helped transform the Jamestown-Yorktown Foundation’s museums, now known as Jamestown Settlement and the American Revolution Museum at Yorktown, into world-class centers of education for teaching the history of the founding and development of Virginia and the United States; and

WHEREAS, in his association with the Jamestown-Yorktown Foundation, Ray Ashworth provided outstanding leadership in the development and implementation of significant national commemorations recognizing 400 years of Virginia and American history as a member of the Jamestown 2007 and the 2019 Commemoration Steering Committees; and

WHEREAS, Ray Ashworth served on the Virginia State Crime Commission, first as an appointee of the Speaker of the House of Delegates and later as a gubernatorial appointee; and

WHEREAS, in 1980, Ray Ashworth was appointed by the Speaker of the House of Delegates as a founding member of the Chesapeake Bay Commission; and

WHEREAS, Ray Ashworth served as chairman of the Virginia YMCA Model General Assembly; and

WHEREAS, Ray Ashworth also served as executive vice president of the Virginia Trucking Association between 1981 and 1991; and

WHEREAS, Ray Ashworth volunteered his time and leadership with Southeast 4-H Educational Center, the Virginia Museum of Fine Arts, Chippokes Plantation Farm Foundation, the Virginia State Fair, and the Virginia Society, Sons of the American Revolution; and

WHEREAS, Ray Ashworth was appointed by the Richmond City Council to serve on the Richmond Regional Planning District Commission from 2010 through 2013; and

WHEREAS, predeceased by his wife, Anne, Ray Ashworth will be fondly remembered and greatly missed by his children, Sallie, George, and Anne, and their families; and by numerous other family members, friends, and colleagues; now, therefore, be it

RESOLVED by the Senate, the House of Delegates concurring, That the General Assembly hereby note with great sadness the loss of the Honorable Luther Ray Ashworth; and, be it

RESOLVED FURTHER, That the Clerk of the Senate prepare a copy of this resolution for presentation to the family of the Honorable Luther Ray Ashworth as an expression of the General Assembly’s respect for his memory.

S.J.R. 454, on motion of Senator Norment, was ordered to be engrossed and was agreed to by a unanimous standing vote.
COMMENDING RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc:

H.J.R. 601 (six hundred one).
H.J.R. 652 (six hundred fifty-two).
H.J.R. 699 (six hundred ninety-nine).
H.J.R. 702 (seven hundred two).
H.J.R. 750 (seven hundred fifty).
H.J.R. 751 (seven hundred fifty-one).
H.J.R. 759 (seven hundred fifty-nine).
H.J.R. 760 (seven hundred sixty).
H.J.R. 782 (seven hundred eighty-two).
H.J.R. 807 (eight hundred seven).
H.J.R. 832 (eight hundred thirty-two).
H.J.R. 854 (eight hundred fifty-four).
H.J.R. 864 (eight hundred sixty-four).
H.J.R. 869 (eight hundred sixty-nine).
H.J.R. 870 (eight hundred seventy).
H.J.R. 876 (eight hundred seventy-six).
H.J.R. 879 (eight hundred seventy-nine).
H.J.R. 880 (eight hundred eighty).
H.J.R. 881 (eight hundred eighty-one).
H.J.R. 882 (eight hundred eighty-two).
H.J.R. 884 (eight hundred eighty-four).
H.J.R. 885 (eight hundred eighty-five).
H.J.R. 886 (eight hundred eighty-six).
H.J.R. 887 (eight hundred eighty-seven).
H.J.R. 889 (eight hundred eighty-nine).
H.J.R. 890 (eight hundred ninety).
H.J.R. 892 (eight hundred ninety-two).
H.J.R. 894 (eight hundred ninety-four).
H.J.R. 897 (eight hundred ninety-seven).
H.J.R. 899 (eight hundred ninety-nine).
H.J.R. 909 (nine hundred nine).
H.J.R. 910 (nine hundred ten).
H.J.R. 911 (nine hundred eleven).
H.J.R. 912 (nine hundred twelve).
H.J.R. 913 (nine hundred thirteen).
H.J.R. 914 (nine hundred fourteen).
H.J.R. 919 (nine hundred nineteen).
H.J.R. 920 (nine hundred twenty).
H.J.R. 922 (nine hundred twenty-two).
H.J.R. 928 (nine hundred twenty-eight).
H.J.R. 929 (nine hundred twenty-nine).
H.J.R. 930 (nine hundred thirty).
H.J.R. 931 (nine hundred thirty-one).
H.J.R. 932 (nine hundred thirty-two).
H.J.R. 933 (nine hundred thirty-three).
H.J.R. 935 (nine hundred thirty-five).
H.J.R. 936 (nine hundred thirty-six).
H.J.R. 937 (nine hundred thirty-seven).
H.J.R. 938 (nine hundred thirty-eight).
H.J.R. 939 (nine hundred thirty-nine).
H.J.R. 949 (nine hundred forty-nine).
H.J.R. 950 (nine hundred fifty).
H.J.R. 951 (nine hundred fifty-one).
H.J.R. 952 (nine hundred fifty-two).
H.J.R. 953 (nine hundred fifty-three).
H.J.R. 954 (nine hundred fifty-four).
H.J.R. 955 (nine hundred fifty-five).
H.J.R. 956 (nine hundred fifty-six).
H.J.R. 958 (nine hundred fifty-eight).
H.J.R. 959 (nine hundred fifty-nine).
H.J.R. 960 (nine hundred sixty).
H.J.R. 965 (nine hundred sixty-five).
H.J.R. 966 (nine hundred sixty-six).
H.J.R. 967 (nine hundred sixty-seven).
H.J.R. 980 (nine hundred eighty).
H.J.R. 983 (nine hundred eighty-three).
H.J.R. 989 (nine hundred eighty-nine).
H.J.R. 990 (nine hundred ninety).
H.J.R. 991 (nine hundred ninety-one).
H.J.R. 992 (nine hundred ninety-two).
H.J.R. 993 (nine hundred ninety-three).
H.J.R. 994 (nine hundred ninety-four).
H.J.R. 995 (nine hundred ninety-five).
H.J.R. 996 (nine hundred ninety-six).
H.J.R. 998 (nine hundred ninety-eight).
H.J.R. 999 (nine hundred ninety-nine).
H.J.R. 1000 (one thousand).
H.J.R. 1001 (one thousand one).
H.J.R. 1003 (one thousand three).
H.J.R. 1004 (one thousand four).
H.J.R. 1006 (one thousand six).
H.J.R. 1013 (one thousand thirteen).
H.J.R. 1014 (one thousand fourteen).
H.J.R. 1015 (one thousand fifteen).
H.J.R. 1016 (one thousand sixteen).
H.J.R. 1017 (one thousand seventeen).
H.J.R. 1018 (one thousand eighteen).
H.J.R. 1019 (one thousand nineteen).
H.J.R. 1020 (one thousand twenty).
H.J.R. 1021 (one thousand twenty-one).
H.J.R. 1024 (one thousand twenty-four).
H.J.R. 1026 (one thousand twenty-six).
H.J.R. 1027 (one thousand twenty-seven).
H.J.R. 1028 (one thousand twenty-eight).
H.J.R. 1031 (one thousand thirty-one).
H.J.R. 1032 (one thousand thirty-two).
H.J.R. 1033 (one thousand thirty-three).
H.J.R. 1036 (one thousand thirty-six).
H.J.R. 1037 (one thousand thirty-seven).
H.J.R. 1039 (one thousand thirty-nine).
H.J.R. 1040 (one thousand forty).
H.J.R. 1041 (one thousand forty-one).
H.J.R. 1042 (one thousand forty-two).
H.J.R. 1043 (one thousand forty-three).
H.J.R. 1044 (one thousand forty-four).
H.J.R. 1046 (one thousand forty-six).
H.J.R. 1050 (one thousand fifty).
H.J.R. 1051 (one thousand fifty-one).
H.J.R. 1052 (one thousand fifty-two).
H.J.R. 1053 (one thousand fifty-three).
H.J.R. 1054 (one thousand fifty-four).
H.J.R. 1055 (one thousand fifty-five).
H.J.R. 1056 (one thousand fifty-six).
H.J.R. 1057 (one thousand fifty-seven).
H.J.R. 1061 (one thousand sixty-one).
H.J.R. 1064 (one thousand sixty-four).
H.J.R. 1065 (one thousand sixty-five).
H.J.R. 1066 (one thousand sixty-six).
H.J.R. 1067 (one thousand sixty-seven).
H.J.R. 1068 (one thousand sixty-eight).
H.J.R. 1069 (one thousand sixty-nine).
H.J.R. 1071 (one thousand seventy-one).
H.J.R. 1073 (one thousand seventy-three).
H.J.R. 1076 (one thousand seventy-six).
H.J.R. 1077 (one thousand seventy-seven).
H.J.R. 1078 (one thousand seventy-eight).

H.J.R. 917 (nine hundred seventeen), on motion of Senator McDougle, was passed by for the day.

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions and resolutions that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolutions and resolutions were taken up, ordered to be engrossed, and agreed to en bloc:

S.J.R. 429 (four hundred twenty-nine).
S.J.R. 430 (four hundred thirty).
S.J.R. 431 (four hundred thirty-one).
S.J.R. 432 (four hundred thirty-two).
S.J.R. 436 (four hundred thirty-six).
S.J.R. 439 (four hundred thirty-nine).
S.J.R. 440 (four hundred forty).
S.J.R. 441 (four hundred forty-one).
S.J.R. 442 (four hundred forty-two).
S.J.R. 443 (four hundred forty-three).
S.J.R. 445 (four hundred forty-five).
S.J.R. 449 (four hundred forty-nine).
S.J.R. 450 (four hundred fifty).
S.J.R. 451 (four hundred fifty-one).
S.J.R. 452 (four hundred fifty-two).
S.J.R. 453 (four hundred fifty-three).
S.J.R. 458 (four hundred fifty-eight).
S.J.R. 459 (four hundred fifty-nine).
S.J.R. 460 (four hundred sixty).
S.J.R. 461 (four hundred sixty-one).
S.J.R. 462 (four hundred sixty-two).
S.J.R. 463 (four hundred sixty-three).
S.J.R. 465 (four hundred sixty-five).
S.J.R. 466 (four hundred sixty-six).
S.J.R. 468 (four hundred sixty-eight).
S.J.R. 470 (four hundred seventy).
S.J.R. 471 (four hundred seventy-one).
S.J.R. 472 (four hundred seventy-two).
S.J.R. 474 (four hundred seventy-four).
S.J.R. 475 (four hundred seventy-five).
S.R. 134 (one hundred thirty-four).
S.R. 135 (one hundred thirty-five).
S.R. 137 (one hundred thirty-seven).
S.R. 139 (one hundred thirty-nine).
S.R. 140 (one hundred forty).
S.R. 141 (one hundred forty-one).
S.R. 142 (one hundred forty-two).

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 21, 2019

THE HOUSE OF DELEGATES HAS PASSED WITH AMENDMENTS THE FOLLOWING SENATE BILLS:

S.B. 1444. A BILL to amend and reenact §§ 2.2-200, 2.2-203, 2.2-203.1, 2.2-204, 2.2-205, 2.2-205.2, 2.2-213.3, 2.2-436, 2.2-437, 2.2-2005, 2.2-2006, 2.2-2007, 2.2-2220, 2.2-2221, 2.2-2221.1, 2.2-2233.1, 2.2-2240.1, 2.2-2485, 2.2-2698, 2.2-2699.1, 2.2-2699.3, 2.2-2699.4, 2.2-2699.5, 2.2-2699.7, 2.2-2738, 2.2-2817.1, 2.2-2822, 2.2-2853, 2.2-3503, 2.2-3504, 2.2-3803, 15.2-2425, 23.1-2911.1, 23.1-3102, 30-279, 38.1-322.02, 58.1-402, 59.1-497, and 59.1-550 of the Code of Virginia; to amend the Code of Virginia by adding in Article 2 of Chapter 2 of Title 2.2 a section numbered 2.2-203.2 and by adding a section numbered 2.2-206.3; and to repeal Article 9 (§§ 2.2-225 and 2.2-225.1) of Chapter 2 of Title 2.2 of the Code of Virginia, the third enactment of Chapter 818 of the Acts of Assembly of 2009, and the third enactment of Chapter 852 of the Acts of Assembly of 2009, relating to the transfer of the duties of the Secretary of Technology to the Secretaries of Administration and Commerce and Trade.

S.B. 1562. A BILL to provide a new charter for the Town of Eastville in Northampton County and to repeal Chapter 247, as amended, of the Acts of Assembly of 1896, which provided a charter for the Town of Eastville.

S.B. 1625. A BILL to amend and reenact § 27.95 of the Code of Virginia, relating to the Statewide Fire Prevention Code; definition of permissible fireworks.
THE HOUSE OF DELEGATES HAS PASSED WITH A SUBSTITUTE THE FOLLOWING SENATE BILL:

S.B. 1418. A BILL to amend and reenact § 9.1-904 of the Code of Virginia, relating to Sex Offender and Crimes Against Minors Registry; reregistration schedule.

THE HOUSE OF DELEGATES HAS PASSED WITH A SUBSTITUTE WITH AMENDMENT THE FOLLOWING SENATE BILL:


THE HOUSE OF DELEGATES HAS INSISTED ON ITS AMENDMENTS AND HAS REQUESTED COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1431. A BILL to amend and reenact § 2.2-3713 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-3704.3, relating to the Virginia Freedom of Information Act; training requirements; proceedings for enforcement.

S.B. 1554. A BILL to amend and reenact § 2.2-3714 of the Code of Virginia, relating to the Virginia Freedom of Information Act; civil penalties.

THE HOUSE OF DELEGATES HAS INSISTED ON ITS SUBSTITUTES AND HAS REQUESTED COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1087. A BILL to amend and reenact §§ 24.2-304.1, 24.2-307, and 24.2-308 of the Code of Virginia, relating to election districts; requirements for precincts; remedying split precincts.

S.B. 1455. A BILL to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORTS OF THE COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1044. A BILL to amend and reenact § 46.2-1220 of the Code of Virginia, relating to parking ordinances; enforcement.

S.B. 1253. A BILL to amend and reenact §§ 59.1-444.3 and 63.2-905.2 of the Code of Virginia, relating to foster care; security freeze on credit report.

S.B. 1495. A BILL to amend the Code of Virginia by adding in Article 7 of Chapter 31 of Title 23.1 a section numbered 23.1-3129.1, relating to the establishment of the Virginia Rural Information Technology Apprenticeship Grant Fund and Program.

S.B. 1519. A BILL to amend and reenact § 23.1-507 of the Code of Virginia, relating to University of Virginia’s College at Wise; reduced rate tuition.

EMERGENCY

S.B. 1598. A BILL to amend and reenact § 53.1-5 of the Code of Virginia, relating to Board of Corrections; minimum standards for health care services in local correctional facilities.
THE HOUSE OF DELEGATES HAS REJECTED THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1735. A BILL to amend the Code of Virginia by adding in Title 30 a chapter numbered 60, consisting of sections numbered 30-376 through 30-381, relating to the creation of the Commission on Student Behavioral Health.

H.B. 2020. A BILL to amend the Code of Virginia by adding a section numbered 23.1-2907.2, relating to the Virginia Community College System; certain registered apprenticeships; uniform instruction.


H.B. 2055. A BILL to amend and reenact § 2.2-1202 of the Code of Virginia, relating to the Department of Human Resource Management; review of employee recruitment, retention, and compensation; report.


H.B. 2168. A BILL to amend the Code of Virginia by adding in Title 30 a chapter numbered 60, consisting of sections numbered 30-376 through 30-383, relating to the establishment of the Commission on School Innovation, Modernization, and Competitiveness; report.

H.B. 2470. A BILL to amend and reenact §§ 18.2-355 through 18.2-357.1 of the Code of Virginia, relating to prostitution and human trafficking related crimes; minors; penalty.

H.B. 2586. A BILL to amend and reenact §§ 9.1-902, 17.1-805, 18.2-46.1, 18.2-347 through 18.2-350, 18.2-357.1, 18.2-513, 19.2-215.1, and 19.2-392.02, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to prostitution and sex trafficking; offenses involving a minor; penalties.

H.B. 2814. A BILL to amend and reenact § 30-370 of the Code of Virginia, relating to the Commission on Economic Opportunity for Virginians in Aspiring and Diverse Communities; sunset.

THE HOUSE OF DELEGATES HAS REJECTED THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1874. A BILL to amend and reenact § 3.2-6570 of the Code of Virginia, relating to shooting dogs or cats that are companion animals; penalty.


THE HOUSE OF DELEGATES HAS REJECTED THE SUBSTITUTES WITH AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1911. A BILL to amend the Code of Virginia by adding a section numbered 46.2-861.1 and to repeal § 46.2-921.1 of the Code of Virginia, relating to duties of drivers of vehicles approaching stationary vehicles displaying certain warning lights; penalty.
H.B. 1941. A BILL to amend and reenact §§ 18.2-51.4 and 18.2-51.5 of the Code of Virginia, relating to maiming, etc., of another; driving while intoxicated; operating a watercraft while intoxicated; penalties.

THE HOUSE OF DELEGATES HAS ACCEDED TO THE REQUEST OF THE SENATE FOR COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:

H.B. 1620. A BILL to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.

H.B. 1702. A BILL to amend and reenact § 2.2-126 of the Code of Virginia, relating to the Library of Virginia; disposition of official correspondence of the Governor.

H.B. 1704. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 23.1 a section numbered 23.1-611.1, relating to the State Council of Higher Education for Virginia; financial aid award notification.

H.B. 1730. A BILL to amend and reenact §§ 59.1-444.3 and 63.2-905.2 of the Code of Virginia, relating to foster care; security freeze on credit report.

H.B. 1811. A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to holding handheld personal communications devices while driving a motor vehicle.

H.B. 1913. A BILL to amend and reenact § 15.2-2242 of the Code of Virginia, relating to subdivision ordinance; sidewalks.

H.B. 2089. A BILL to amend and reenact § 9.1-904 of the Code of Virginia, relating to Sex Offender and Crimes Against Minors Registry; reregistration schedule.

H.B. 2141. A BILL to amend and reenact § 15.2-2403 of the Code of Virginia, relating to local services districts; broadband and telecommunications services.

H.B. 2173. A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and mandatory fee increases; public comment.

H.B. 2178. A BILL to amend and reenact § 2.2-3711 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 4 of Title 24.2 a section numbered 24.2-410.2, relating to the Virginia voter registration system; security plans and procedures; remedying security risks.

H.B. 2185. A BILL to amend the Code of Virginia by adding in Article 7 of Chapter 31 of Title 23.1 a section numbered 23.1-3129.1, relating to the establishment of the Virginia Rural Information Technology Apprenticeship Grant Fund and Program.

H.B. 2296. A BILL to amend the Code of Virginia by adding in Chapter 9 of Title 51.5 a section numbered 51.5-46.1, relating to rights of persons with disabilities; procedures for certain actions; website accessibility.

H.B. 2337. A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to governing boards of public institutions of higher education; tuition and mandatory fee rates; report.
H.B. 2490. A BILL to amend and reenact §§ 2.2-3705.4 and 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

H.B. 2589. A BILL to amend and reenact § 22.1-305.2 of the Code of Virginia, relating to the Advisory Board on Teacher Education and Licensure; membership; recommendations.

H.B. 2620. A BILL to amend and reenact § 23.1-1304 of the Code of Virginia, relating to public institutions of higher education; governing boards; educational programs.


H.B. 2679. A BILL to amend and reenact § 16.1-241 of the Code of Virginia, relating to the jurisdiction of juvenile and domestic relations district courts; findings of fact; status as a special immigrant.

H.B. 2685. A BILL to amend and reenact § 23.1-608 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 23.1-608.1, relating to the Virginia Military Survivors and Dependents Education Program; eligibility.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORTS OF THE COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:

H.B. 1818. A BILL to amend and reenact § 46.2-1220 of the Code of Virginia, relating to parking ordinances; enforcement.

H.B. 1917. A BILL to amend the Code of Virginia by adding in Article 3 of Chapter 1 of Title 53.1 a section numbered 53.1-17.1, relating to Department of Corrections; health care continuous quality improvement committee.

H.B. 1918. A BILL to amend and reenact § 53.1-5 of the Code of Virginia, relating to Board of Corrections; minimum standards for health care services in local correctional facilities.

H.B. 2059. A BILL to amend and reenact § 46.2-320.1 of the Code of Virginia, relating to nonpayment of child support; amount of arrearage paid; time period to pay arrearage; repayment schedule; suspension of driver’s license.

H.B. 2060. A BILL to amend and reenact § 58.1-3970.1 of the Code of Virginia, relating to real estate with delinquent taxes or liens; appointment of special commissioner; increase required value.

THE HOUSE OF DELEGATES HAS INSISTED ON ITS SUBSTITUTES AND HAS REQUESTED COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE JOINT RESOLUTIONS:

S.J.R. 278. Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to personal property tax exemption; motor vehicle owned by a disabled veteran.

S.J.R. 306. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing an amendment to the Constitution of Virginia by adding in Article II a section numbered 6-A, relating to apportionment; Virginia Redistricting Commission.
THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTIONS:


THE HOUSE OF DELEGATES HAS REJECTED THE AMENDMENT PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE JOINT RESOLUTION:

H.J.R. 610. Requesting the Secretary of Natural Resources to study the effects of wind tide flooding in the Southern Watershed. Report.

THE HOUSE OF DELEGATES HAS REJECTED THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE JOINT RESOLUTIONS:


THE HOUSE OF DELEGATES HAS ACCEDED TO THE REQUEST OF THE SENATE FOR COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE JOINT RESOLUTIONS:

H.J.R. 615. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing amendments to the Constitution of Virginia by adding in Article II sections numbered 6-A and 6-B, relating to apportionment; state and local independent redistricting commissions; criteria.

H.J.R. 676. Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to personal property tax exemption; motor vehicle owned by a disabled veteran.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Deeds, Petersen--2.
RULE 36--0.
The House joint resolutions, communicated as agreed to by the House of Delegates, were laid on the Clerk’s Desk under Senate Rule 26 (g) as follows:


SUPPLEMENTAL CALENDAR NO. 1

UNFINISHED BUSINESS—HOUSE

Senator Norment moved that the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the Senate insisted on its respective substitutes and amendments to the following House bills and joint resolutions en bloc and respectfully requested committees of conference:

H.B. 1735 (one thousand seven hundred thirty-five) with Senate amendments.
H.B. 1874 (one thousand eight hundred seventy-four) with Senate substitute.
H.B. 1911 (one thousand nine hundred eleven) with Senate substitute with amendment.
H.B. 1941 (one thousand nine hundred forty-one) with Senate substitute with amendment.
H.B. 2020 (two thousand twenty) with Senate amendment.
H.B. 2053 (two thousand fifty-three) with Senate amendments.
H.B. 2055 (two thousand fifty-five) with Senate amendment.
H.B. 2087 (two thousand eighty-seven) with Senate amendment.
H.B. 2168 (two thousand one hundred sixty-eight) with Senate amendments.
H.B. 2470 (two thousand four hundred seventy) with Senate amendment.
H.B. 2586 (two thousand five hundred eighty-six) with Senate amendment.
H.B. 2653 (two thousand six hundred fifty-three) with Senate substitute.
H.B. 2814 (two thousand eight hundred fourteen) with Senate amendment.
H.J.R. 610 (six hundred ten) with Senate amendment.
H.J.R. 677 (six hundred seventy-seven) with Senate substitute.
H.J.R. 687 (six hundred eighty-seven) with Senate substitute.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

CONFERENCE PROCEDURES

Senator Vogel, Chair of the Committee on Privileges and Elections, appointed Senators Vogel, Barker, and Chafin, the conferees on the part of the Senate for H.B. 1620 (one thousand six hundred twenty).
Senator Ruff, Chair of the Committee on General Laws and Technology, appointed Senators Suetterlein, Sturtevant, and Ebbin, the conferees on the part of the Senate for H.B. 1702 (one thousand seven hundred two).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Dunnavant, Peake, and Howell, the conferees on the part of the Senate for H.B. 1704 (one thousand seven hundred four).

Senator Wagner, Chair of the Committee on Commerce and Labor, appointed Senators Reeves, Mason, and DeSteph, the conferees on the part of the Senate for H.B. 1730 (one thousand seven hundred thirty).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Stuart, Obenshain, and Chafin, the conferees on the part of the Senate for H.B. 1811 (one thousand eight hundred eleven).

Senator Stanley, Chair of the Committee on Local Government, appointed Senators Peake, DeSteph, and Marsden, the conferees on the part of the Senate for H.B. 1913 (one thousand nine hundred thirteen).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators McDougle, Obenshain, and Petersen, the conferees on the part of the Senate for H.B. 2089 (two thousand eighty-nine).

Senator Stanley, Chair of the Committee on Local Government, appointed Senators Stanley, Carrico, and Favola, the conferees on the part of the Senate for H.B. 2141 (two thousand one hundred forty-one).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Petersen, Norment, and Newman, the conferees on the part of the Senate for H.B. 2173 (two thousand one hundred seventy-three).

Senator Vogel, Chair of the Committee on Privileges and Elections, appointed Senators Cosgrove, Edwards, and Chafin, the conferees on the part of the Senate for H.B. 2178 (two thousand one hundred seventy-eight).

Senators Norment and Hanger, Co-Chairs of the Committee on Finance, appointed Senators Chafin, Barker, and Dance, the conferees on the part of the Senate for H.B. 2185 (two thousand one hundred eighty-five).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Barker, Favola, and Chafin, the conferees on the part of the Senate for H.B. 2296 (two thousand two hundred ninety-six).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Petersen, Norment, and Newman, the conferees on the part of the Senate for H.B. 2337 (two thousand three hundred thirty-seven).

Senators Norment and Hanger, Co-Chairs of the Committee on Finance, appointed Senators Ruff, Saslaw, and Dunnavant, the conferees on the part of the Senate for H.B. 2490 (two thousand four hundred ninety).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Carrico, Dunnavant, and Ebbin, the conferees on the part of the Senate for H.B. 2589 (two thousand five hundred eighty-nine).
Senator Newman, Chair of the Committee on Education and Health, appointed Senators Carrico, Newman, and Lewis, the conferees on the part of the Senate for H.B. 2620 (two thousand six hundred twenty).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Peake, Deeds, and Stanley, the conferees on the part of the Senate for H.B. 2622 (two thousand six hundred twenty-two).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Surovell, Peake, and Stanley, the conferees on the part of the Senate for H.B. 2679 (two thousand six hundred seventy-nine).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Dunnavant, Petersen, and Newman, the conferees on the part of the Senate for H.B. 2685 (two thousand six hundred eighty-five).

Senator Vogel, Chair of the Committee on Privileges and Elections, appointed Senators Barker, Vogel, and Cosgrove, the conferees on the part of the Senate for H.J.R. 615 (six hundred fifteen).

Senator Vogel, Chair of the Committee on Privileges and Elections, appointed Senators Reeves, DeSteph, and Spruill, the conferees on the part of the Senate for H.J.R. 676 (six hundred seventy-six).

UNFINISHED BUSINESS—SENATE

S.B. 1418 (one thousand four hundred eighteen) was taken up with the amendment in the nature of a substitute proposed by the House of Delegates, and printed separately, the title reading as follows:

A BILL to amend and reenact § 9.1-904 of the Code of Virginia, relating to Sex Offender and Crimes Against Minors Registry; reregistration schedule.

Senator Mason moved that the substitute be rejected.

The question was put on agreeing to the substitute.

The substitute was rejected.

The recorded vote is as follows:
YEAS--0. NAYS--40. RULE 36--0.

S.B. 1444 (one thousand four hundred forty-four) was taken up with the amendments proposed by the House of Delegates as follows:

1. Line 12, engrossed, Title, after 2009, [first instance]
   insert
2. Line 12, engrossed, Title, after of 2009,
   insert
   as amended by Chapters 759 and 760 of the Acts of Assembly of 2018,

3. Line 1884, engrossed, after 2009
   insert
   , as amended by Chapters 759 and 760 of the Acts of Assembly of 2018,

4. Line 1885, engrossed, after 2009
   insert
   , as amended by Chapters 759 and 760 of the Acts of Assembly of 2018,

5. After line 1885, engrossed
   insert
   5. That the provisions of this Act shall not become effective unless reenacted
      by the 2020 Session of the General Assembly.

Senator Locke moved that the amendments be rejected.

The question was put on agreeing to the amendments.

The amendments were rejected.

The recorded vote is as follows:
YEAS--1. NAYS--39. RULE 36--0.

YEAS--Chafin--1.
RULE 36--0.

S.B. 1562 (one thousand five hundred sixty-two) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 161, engrossed
   strike
   all of lines 161 through 166 and through distracted. on line 167

On motion of Senator Lewis, the amendment was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
S.B. 1625 (one thousand six hundred twenty-five) was taken up with the amendment proposed by the House of Delegates as follows:

1. Line 6, engrossed, Title, after §
   strike
   27.95
   insert
   27-95

On motion of Senator McPike, the amendment was agreed to.

The recorded vote is as follows:
YEAS--29. NAYS--11. RULE 36--0.

NAYS--Carrico, Chafin, Cosgrove, McDougle, Newman, Obenshain, Reeves, Stanley, Stuart, Suettterlein, Vogel--11.
RULE 36--0.

S.B. 1718 (one thousand seven hundred eighteen) was taken up with the amendment in the nature of a substitute with amendment proposed by the House of Delegates, the title of the substitute, printed separately, and amendment being as follows:

A BILL to require the Department of Education to develop and submit a plan relating to additional reading diagnostic tools.

1. At the beginning of line 10, substitute
   strike
   representatives from Decoding Dyslexia
   insert
   a parent of a currently enrolled public school student diagnosed with dyslexia

On motion of Senator Black, the substitute with amendment was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Norment moved that the Senate bills and joint resolutions that follow be considered en bloc.

The motion was agreed to.
On motion of Senator Norment, the Senate acceded to the request of the House of Delegates for a committee of conference on the following Senate bills and joint resolutions en bloc:

S.B. 1087 (one thousand eighty-seven).
S.B. 1431 (one thousand four hundred thirty-one).
S.B. 1455 (one thousand four hundred fifty-five).
S.B. 1554 (one thousand five hundred fifty-four).
S.J.R. 278 (two hundred seventy-eight).
S.J.R. 306 (three hundred six).

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

CONFERENCE PROCEDURES

Senator Vogel, Chair of the Committee on Privileges and Elections, appointed Senators Obenshain, Barker, and Vogel, the conferees on the part of the Senate for S.B. 1087 (one thousand eighty-seven).

Senator Ruff, Chair of the Committee on General Laws and Technology, appointed Senators Obenshain, DeSteph, and Mason, the conferees on the part of the Senate for S.B. 1431 (one thousand four hundred thirty-one).

Senator Vogel, Chair of the Committee on Privileges and Elections, appointed Senators Vogel, Barker, and Chafin, the conferees on the part of the Senate for S.B. 1455 (one thousand four hundred fifty-five).

Senator Ruff, Chair of the Committee on General Laws and Technology, appointed Senators Surovell, DeSteph, and Vogel, the conferees on the part of the Senate for S.B. 1554 (one thousand five hundred fifty-four).

Senator Vogel, Chair of the Committee on Privileges and Elections, appointed Senators Reeves, DeSteph, and Spruill, the conferees on the part of the Senate for S.J.R. 278 (two hundred seventy-eight).

Senator Vogel, Chair of the Committee on Privileges and Elections, appointed Senators Barker, Vogel, and Cosgrove, the conferees on the part of the Senate for S.J.R. 306 (three hundred six).

IMMEDIATE CONSIDERATION

On motion of Senator Obenshain, the Rules were suspended and H.J.R. 1140 (one thousand one hundred forty) was taken up for immediate consideration.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

On motion of Senator Obenshain, the reading of the joint resolution was waived.

H.J.R. 1140, on motion of Senator Obenshain, was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator Obenshain was ordered to inform the House of Delegates thereof.

STATEMENT ON VOTE

Senator DeSteph stated that he was recorded as not voting on the question of agreeing to H.J.R. 1140, whereas he intended to vote yea.

JUDICIAL NOMINATION FORMS RECEIVED

Pursuant to Rule 18 (c), the following judicial nomination forms were filed with the Clerk:

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senator representing the Twenty-first Judicial Circuit hereby nominates, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Marcus A. Brinks, of Patrick, as a judge of the Twenty-first Judicial Circuit for a term of eight years commencing May 1, 2019.

Respectfully submitted,

/s/ William M. Stanley, Jr.
COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
CIRCUIT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senators representing the Twenty-sixth Judicial Circuit hereby nominate, pursuant to Senate Rule 18 (c), the following person to be elected to the circuit court judgeship listed below:

Brian M. Madden, of Warren, as a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing September 1, 2019.

Respectfully submitted,

/s/ Emmett W. Hanger, Jr.
/s/ Mark D. Obenshain
/s/ Jill H. Vogel

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senator representing the Twenty-first Judicial District hereby nominates, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:

James R. McGarry, of Martinsville, as a judge of the Twenty-first Judicial District for a term of six years commencing May 1, 2019.

Respectfully submitted,

/s/ William M. Stanley, Jr.

COMMONWEALTH OF VIRGINIA
SENATE

JUDICIAL NOMINATION FORM
GENERAL DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senator representing the Twenty-first Judicial District hereby nominates, pursuant to Senate Rule 18 (c), the following person to be elected to the general district court judgeship listed below:
Joan Ziglar, of Martinsville, as a judge of the Twenty-first Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ William M. Stanley, Jr.

COMMONWEALTH OF VIRGINIA
SENATE
JUDICIAL NOMINATION FORM
JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT

TO THE SENATE OF VIRGINIA:

The undersigned Senator representing the Twenty-first Judicial District hereby nominates, pursuant to Senate Rule 18 (c), the following person to be elected to the juvenile and domestic relations district court judgeship listed below:

Kimberly R. Belongia, of Henry, as a judge of the Twenty-first Judicial District for a term of six years commencing July 1, 2019.

Respectfully submitted,

/s/ William M. Stanley, Jr.

INTRODUCTION OF LEGISLATION

Senator Obenshain, by leave, under Senate Rule 11 (b) presented the following resolutions which were ordered to be printed and referred:

S.R. 144. Nominating persons to be elected to circuit court judgeships.
Patron--Obenshain
Referred to Committee for Courts of Justice

S.R. 145. Nominating persons to be elected to general district court judgeships.
Patron--Obenshain
Referred to Committee for Courts of Justice

S.R. 146. Nominating a person to be elected to a juvenile and domestic relations district court judgeship.
Patron--Obenshain
Referred to Committee for Courts of Justice

S.R. 147. Nominating persons to be elected as members of the Judicial Inquiry and Review Commission.
Patron--Obenshain
Referred to Committee for Courts of Justice

JOINT ORDER FOR ELECTIONS

The President stated that the Senate on its part was ready to proceed, pursuant to House Joint Resolution No. 1140, with the execution of the Joint Order to the election of certain judges and officers of the Commonwealth.
The President stated that nominations were in order for judges of the respective circuit courts.

On motion of Senator Obenshain, the Rules were suspended and S.R. 144 (one hundred forty-four) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

SENATE RESOLUTION NO. 144

Nominating persons to be elected to circuit court judgeships.

RESOLVED by the Senate of Virginia, That the following persons are hereby nominated to be elected to the respective circuit court judgeships as follows:

The Honorable Marcus A. Brinks, of Patrick, as a judge of the Twenty-first Judicial Circuit for a term of eight years commencing May 1, 2019.

Brian M. Madden, Esquire, of Warren, as a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing September 1, 2019.

S.R. 144, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

The President stated that nominations were in order for judges of the respective general district courts.

On motion of Senator Obenshain, the Rules were suspended and S.R. 145 (one hundred forty-five) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

SENATE RESOLUTION NO. 145

Nominating persons to be elected to general district court judgeships.
RESOLVED by the Senate of Virginia, That the following persons are hereby nominated to be elected to the respective general district court judgeships as follows:

James R. McGarry, Esquire, of Martinsville, as a judge of the Twenty-first Judicial District for a term of six years commencing May 1, 2019.

Joan Ziglar, Esquire, of Martinsville, as a judge of the Twenty-first Judicial District for a term of six years commencing July 1, 2019.

S.R. 145, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

The President stated that nominations were in order for a judge of the respective juvenile and domestic relations district court.

On motion of Senator Obenshain, the Rules were suspended and S.R. 146 (one hundred forty-six) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

SENATE RESOLUTION NO. 146

Nominating a person to be elected to a juvenile and domestic relations district court judgeship.

RESOLVED by the Senate of Virginia, That the following person is hereby nominated to be elected to the respective juvenile and domestic relations district court judgeship as follows:

Kimberly R. Belongia, Esquire, of Henry, as a judge of the Twenty-first Judicial District for a term of six years commencing July 1, 2019.

S.R. 146, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

The President stated that nominations were in order for members of the Judicial Inquiry and Review Commission.

On motion of Senator Obenshain, the Rules were suspended and S.R. 147 (one hundred forty-seven) was taken up for immediate consideration, discharging the Committee for Courts of Justice from further consideration of the resolution, and waiving the readings of the title.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

SENATE RESOLUTION NO. 147

Nominating persons to be elected as members of the Judicial Inquiry and Review Commission.

RESOLVED by the Senate of Virginia, That the following persons are hereby nominated to be elected as members of the Judicial Inquiry and Review Commission as follows:

The Honorable James E. Plowman, of Loudoun, as a member of the Judicial Inquiry and Review Commission for an unexpired term commencing November 1, 2019 and ending June 30, 2021.

Marsha L. Garst, Esquire, of Rockingham, as a member of the Judicial Inquiry and Review Commission for an unexpired term ending June 30, 2020.

Humes J. Franklin, III, Esquire, of Augusta, as a member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019.

S.R. 147, on motion of Senator Obenshain, was ordered to be engrossed and was agreed to.

Senator Obenshain was ordered to inform the House of Delegates of the nominations made by the Senate.

MESSAGE FROM THE HOUSE

A message was received from the House of Delegates by Delegate Adams, L.R., who informed the Senate that the following nominations had been made by the House:

For judges of the respective circuit courts:

Marcus A. Brinks, Twenty-first Judicial Circuit.
Brian M. Madden, Twenty-sixth Judicial Circuit.

For judges of the respective general district courts:

James R. McGarry, Twenty-first Judicial District.
Joan Ziglar, Twenty-first Judicial District.

For a judge of the respective juvenile and domestic relations district court:

Kimberly R. Belongia, Twenty-first Judicial District.
For members of the Judicial Inquiry and Review Commission:

James E. Plowman.
Marsha L. Garst.
Humes J. Franklin, III.

The roll was called with the following results:

For judges of the respective circuit courts for the terms set forth:

The nominees by Senate Resolution No. 144 received an affirmative vote of 39.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

For judges of the respective general district courts for the terms set forth:

The nominees by Senate Resolution No. 145 received an affirmative vote of 39.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

For a judge of the respective juvenile and domestic relations district court for the term set forth:

The nominee by Senate Resolution No. 146 received an affirmative vote of 39.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
For members of the Judicial Inquiry and Review Commission for the terms set forth:

The nominees by Senate Resolution No. 147 received an affirmative vote of 39.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

The President appointed Senators Sturtevant, Peake, and Deeds, the committee on the part of the Senate to count and report the vote of each house in each case.

Subsequently, the committee reported as follows:

Whole number of votes necessary to elect:

In the House of Delegates . . . . 51
In the Senate . . . . . . . . . . . . . . . 21

For a judge of the Twenty-first Judicial Circuit for a term of eight years commencing May 1, 2019:

Marcus A. Brinks received:

In the House of Delegates . . . . 99
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing September 1, 2019:

Brian M. Madden received:

In the House of Delegates . . . . 99
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the General District Court of the Twenty-first Judicial District for a term of six years commencing May 1, 2019:

James R. McGarry received:

In the House of Delegates . . . . 99
In the Senate . . . . . . . . . . . . . . . 39

For a judge of the General District Court of the Twenty-first Judicial District for a term of six years commencing July 1, 2019:
Joan Ziglar received:

In the House of Delegates . . . . 99
In the Senate . . . . . . . . . . . . 39

For a judge of the Juvenile and Domestic Relations District Court of the Twenty-first Judicial District for a term of six years commencing July 1, 2019:

Kimberly R. Belongia received:

In the House of Delegates . . . . 99
In the Senate . . . . . . . . . . . . 39

For a member of the Judicial Inquiry and Review Commission for an unexpired term commencing November 1, 2019, and ending June 30, 2021:

James E. Plowman received:

In the House of Delegates . . . . 99
In the Senate . . . . . . . . . . . . 39

For a member of the Judicial Inquiry and Review Commission for an unexpired term ending June 30, 2020:

Marsha L. Garst received:

In the House of Delegates . . . . 99
In the Senate . . . . . . . . . . . . 39

For a member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019:

Humes J. Franklin, III received:

In the House of Delegates . . . . 99
In the Senate . . . . . . . . . . . . 39

On motion of Senator Obenshain, the reading of the report was waived.

The recorded vote is as follows:

YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.
The nominees, having received the vote of a majority of the members elected to each house of the General Assembly, were declared by the President duly elected judges of the respective circuit courts, general district courts, and juvenile and domestic relations district court; and members of the Judicial Inquiry and Review Commission, as follows:

Marcus A. Brinks, judge of the Twenty-first Judicial Circuit for a term of eight years commencing May 1, 2019.

Brian M. Madden, judge of the Twenty-sixth Judicial Circuit for a term of eight years commencing September 1, 2019.

James R. McGarry, judge of the General District Court of the Twenty-first Judicial District for a term of six years commencing May 1, 2019.

Joan Ziglar, judge of the General District Court of the Twenty-first Judicial District for a term of six years commencing July 1, 2019.

Kimberly R. Belongia, judge of the Juvenile and Domestic Relations District Court of the Twenty-first Judicial District for a term of six years commencing July 1, 2019.

James E. Plowman, member of the Judicial Inquiry and Review Commission for an unexpired term commencing November 1, 2019 and ending June 30, 2021.


Humes J. Franklin, III, member of the Judicial Inquiry and Review Commission for a term of four years commencing July 1, 2019.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 21, 2019

THE HOUSE OF DELEGATES HAS INSISTED ON ITS AMENDMENTS AND HAS REQUESTED COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1038. A BILL to amend and reenact § 24.2-653 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 24.2-418.01 and 24.2-653.2, relating to voter registration; verification of social security numbers; provisional registration status.

S.B. 1341. A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to holding handheld personal communications devices while driving a motor vehicle.


S.B. 1404. A BILL to amend and reenact §§ 25.1-310, 33.2-1021, and 33.2-1023 of the Code of Virginia, relating to eminent domain; costs for petition for distribution of funds; interest rate; recordation of certificate.
S.B. 1619. A BILL to amend the Code of Virginia by adding a section numbered 8.01-379.2:1, relating to spoliation of evidence.

THE HOUSE OF DELEGATES HAS INSISTED ON ITS SUBSTITUTES AND HAS REQUESTED COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1130. A BILL to amend and reenact §§ 9.1-102 and 22.1-279.8 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; school administrators; training.


S.B. 1581. A BILL to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave.

S.B. 1604. A BILL to amend and reenact §§ 3.2-6569, 3.2-6570, and 18.2-403.2 of the Code of Virginia, relating to cruelty to animals; aggravated cruelty; penalty.

S.B. 1632. A BILL to amend and reenact § 22.1-277 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 18.2-251.1:1 and 22.1-274.5, relating to cannabidiol oil and THC-A oil; use at school.

S.B. 1736. A BILL to amend and reenact § 18.2-386.2 of the Code of Virginia, relating to unlawful dissemination or sale of images of another; falsely created videographic or still image; penalty.

S.B. 1758. A BILL to amend and reenact § 20-124.2 of the Code of Virginia, relating to custody and visitation cases; jurisdiction of court.

S.B. 1768. A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to use of handheld personal communications devices; highway work zones; penalty.

S.B. 1777. A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORTS OF THE COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1108. A BILL to amend and reenact § 16.1-69.35 of the Code of Virginia, relating to Marsh Criminal-Traffic Division at Manchester General District Court and John Marshall Criminal-Traffic Division at Richmond General District Court; concurrent jurisdiction.

S.B. 1464. A BILL to amend and reenact § 46.2-1569.1 of the Code of Virginia, relating to manufacturer or distributor right of first refusal.

THE HOUSE OF DELEGATES HAS REJECTED THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. 2350. A BILL to amend and reenact § 23.1-601 of the Code of Virginia, relating to public institutions of higher education; tuition and fees; foster care youth.
THE HOUSE OF DELEGATES HAS REJECTED THE SUBSTITUTE PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

**H.B. 2662.** A BILL to amend and reenact § 22.1-253.13:4 of the Code of Virginia, relating to high school graduation requirements; work experience; capstone project.

THE HOUSE OF DELEGATES HAS REJECTED THE SUBSTITUTE WITH AMENDMENT PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

**H.B. 2609.** A BILL to amend and reenact §§ 9.1-102 and 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; compulsory minimum training standards.

THE HOUSE OF DELEGATES HAS ACCEDED TO THE REQUEST OF THE SENATE FOR COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:

**H.B. 1987.** A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.

**H.B. 2140.** A BILL to amend and reenact § 22.1-79.1 of the Code of Virginia, relating to school calendar; opening of the school year; good cause waiver.

**H.B. 2755.** A BILL to amend and reenact § 10.1-1010 of the Code of Virginia, relating to conservation easements; comprehensive plan.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORTS OF THE COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:

**H.B. 1625.** A BILL to amend and reenact § 3.2-6500 of the Code of Virginia, relating to animal care; adequate shelter; adverse weather conditions.

**H.B. 1659.** A BILL to amend and reenact § 63.2-1509 of the Code of Virginia, relating to child abuse and neglect; mandatory reporters.

**H.B. 2042.** A BILL to amend and reenact § 18.2-57.2 of the Code of Virginia, relating to assault and battery against a family or household member; prior conviction; mandatory minimum term of confinement.

**H.B. 2758.** A BILL to amend and reenact § 63.2-900.1 of the Code of Virginia, relating to kinship foster care; notice.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

CALENDAR RESUMED

CONFERENCE PROCEDURES

Senator Wagner, Chair of the Committee on Commerce and Labor, appointed Senators Stanley, Cosgrove, and Saslaw, the conferees on the part of the Senate for H.B. 1987 (one thousand nine hundred eighty-seven).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Carrico, Howell, and Newman, the conferees on the part of the Senate for H.B. 2140 (two thousand one hundred forty).

Senator Stuart, Chair of the Committee on Agriculture, Conservation and Natural Resources, appointed Senators Obenshain, Lewis, and McClellan, the conferees on the part of the Senate for H.B. 2755 (two thousand seven hundred fifty-five).

SUPPLEMENTAL CALENDAR NO. 1 RESUMED

UNFINISHED BUSINESS—SENATE

Senator Norment moved that the Senate bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the Senate acceded to the request of the House of Delegates for a committee of conference on the following Senate bills en bloc:

S.B. 1038 (one thousand thirty-eight).
S.B. 1130 (one thousand one hundred thirty).
S.B. 1341 (one thousand three hundred forty-one).
S.B. 1403 (one thousand four hundred three).
S.B. 1404 (one thousand four hundred four).
S.B. 1494 (one thousand four hundred ninety-four).
S.B. 1581 (one thousand five hundred eighty-one).
S.B. 1604 (one thousand six hundred four).
S.B. 1619 (one thousand six hundred nineteen).
S.B. 1632 (one thousand six hundred thirty-two).
S.B. 1736 (one thousand seven hundred thirty-six).
S.B. 1758 (one thousand seven hundred fifty-eight).
S.B. 1768 (one thousand seven hundred sixty-eight).
S.B. 1777 (one thousand seven hundred seventy-seven).
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

CONFERENCE PROCEDURES

Senator Vogel, Chair of the Committee on Privileges and Elections, appointed Senators Peake, Sueterlein, and Spruill, the conferees on the part of the Senate for S.B. 1038 (one thousand thirty-eight).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Locke, Carrico, and Sueterlein, the conferees on the part of the Senate for S.B. 1130 (one thousand one hundred thirty).

Senator Carrico, Chair of the Committee on Transportation, appointed Senators Stuart, Chafin, and Obenshain, the conferees on the part of the Senate for S.B. 1341 (one thousand three hundred forty-one).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Petersen, Obenshain, and Stanley, the conferees on the part of the Senate for S.B. 1403 (one thousand four hundred three).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Petersen, Obenshain, and Stanley, the conferees on the part of the Senate for S.B. 1404 (one thousand four hundred four).

Senator Ruff, Chair of the Committee on General Laws and Technology, appointed Senators Edwards, DeSteph, and Sueterlein, the conferees on the part of the Senate for S.B. 1494 (one thousand four hundred ninety-four).

Senator Ruff, Chair of the Committee on General Laws and Technology, appointed Senators Sueterlein, Vogel, and Mason, the conferees on the part of the Senate for S.B. 1581 (one thousand five hundred eighty-one).

Senator Stuart, Chair of the Committee on Agriculture, Conservation and Natural Resources, appointed Senators DeSteph, Spruill, and Chafin, the conferees on the part of the Senate for S.B. 1604 (one thousand six hundred four).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Obenshain, Petersen, and Sturtevant, the conferees on the part of the Senate for S.B. 1619 (one thousand six hundred nineteen).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Sturtevant, Edwards, and Peake, the conferees on the part of the Senate for S.B. 1632 (one thousand six hundred thirty-two).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Ebbin, Stuart, and Stanley, the conferees on the part of the Senate for S.B. 1736 (one thousand seven hundred thirty-six).
Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Surovell, Peake, and Stanley, the conferees on the part of the Senate for S.B. 1758 (one thousand seven hundred fifty-eight).

Senator Carrico, Chair of the Committee on Transportation, appointed Senators Stuart, Chafin, and Obenshain, the conferees on the part of the Senate for S.B. 1768 (one thousand seven hundred sixty-eight).

Senator Reeves, Chair of the Committee on Rehabilitation and Social Services, appointed Senators Saslaw, Favola, and Black, the conferees on the part of the Senate for S.B. 1777 (one thousand seven hundred seventy-seven).

SUPPLEMENTAL CALENDAR NO. 2

UNFINISHED BUSINESS—HOUSE

H.B. 2350 (two thousand three hundred fifty) was taken up.

On motion of Senator Newman, the Senate insisted on its amendments and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2609 (two thousand six hundred nine) was taken up.

On motion of Senator Newman, the Senate insisted on its substitute with amendment and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2662 (two thousand six hundred sixty-two) was taken up.

On motion of Senator Newman, the Senate insisted on its substitute and respectfully requested a committee of conference.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 21, 2019

THE HOUSE OF DELEGATES HAS INSISTED ON ITS AMENDMENTS AND HAS REQUESTED A COMMITTEE OF CONFERENCE ON THE FOLLOWING SENATE BILL:

S.B. 1444. A BILL to amend and reenact §§ 2.2-200, 2.2-203, 2.2-203.1, 2.2-204, 2.2-205, 2.2-205.2, 2.2-213.3, 2.2-436, 2.2-437, 2.2-2005, 2.2-2006, 2.2-2007, 2.2-2220, 2.2-2221, 2.2-2221.1, 2.2-2233.1, 2.2-2240.1, 2.2-2485, 2.2-2698, 2.2-2699.1, 2.2-2699.3, 2.2-2699.4, 2.2-2699.5, 2.2-2699.7, 2.2-2738, 2.2-2817.1, 2.2-2822, 2.2-3503, 2.2-3504, 2.2-3803, 15.2-2425, 23.1-2911.1, 23.1-3102, 30-279, 58.1-322.02, 58.1-402, 59.1-497, and 59.1-550 of the Code of Virginia; to amend the Code of Virginia by adding in Article 2 of Chapter 2 of Title 2.2 a section numbered 2.2-203.2:5 and by adding a section numbered 2.2-206.3; and to repeal Article 9 (§§ 2.2-225 and 2.2-225.1) of Chapter 2 of Title 2.2 of the Code of Virginia, the third enactment of Chapter 818 of the Acts of Assembly of 2009, and the third enactment of Chapter 852 of the Acts of Assembly of 2009, relating to the transfer of the duties of the Secretary of Technology to the Secretaries of Administration and Commerce and Trade.

THE HOUSE OF DELEGATES HAS INSISTED ON ITS SUBSTITUTE AND HAS REQUESTED A COMMITTEE OF CONFERENCE ON THE FOLLOWING SENATE BILL:

S.B. 1418. A BILL to amend and reenact § 9.1-904 of the Code of Virginia, relating to Sex Offender and Crimes Against Minors Registry; reregistration schedule.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORTS OF THE COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1286. A BILL to amend and reenact § 51.5-160 of the Code of Virginia, relating to persons with disabilities; auxiliary grants, supportive housing.

S.B. 1661. A BILL to amend and reenact §§ 63.2-1508 and 63.2-1517 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-1506.1, relating to child abuse and neglect; report or complaint; victims of sex trafficking; taking child victim into custody.

THE HOUSE OF DELEGATES HAS ACCEDED TO THE REQUEST OF THE SENATE FOR COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:
H.B. 1735. A BILL to amend the Code of Virginia by adding in Title 30 a chapter numbered 60, consisting of sections numbered 30-376 through 30-381, relating to the creation of the Commission on Student Behavioral Health.

H.B. 1874. A BILL to amend and reenact § 3.2-6570 of the Code of Virginia, relating to shooting dogs or cats that are companion animals; penalty.

H.B. 1911. A BILL to amend the Code of Virginia by adding a section numbered 46.2-861.1 and to repeal § 46.2-921.1 of the Code of Virginia, relating to duties of drivers of vehicles approaching stationary vehicles displaying certain warning lights; penalty.

H.B. 1941. A BILL to amend and reenact §§ 18.2-51.4 and 18.2-51.5 of the Code of Virginia, relating to maiming, etc., of another; driving while intoxicated; operating a watercraft while intoxicated; penalties.

H.B. 2020. A BILL to amend the Code of Virginia by adding a section numbered 23.1-2907.2, relating to the Virginia Community College System; certain registered apprenticeships; uniform instruction.


H.B. 2055. A BILL to amend and reenact § 2.2-1202 of the Code of Virginia, relating to the Department of Human Resource Management; review of employee recruitment, retention, and compensation; report.


H.B. 2168. A BILL to amend the Code of Virginia by adding in Title 30 a chapter numbered 60, consisting of sections numbered 30-376 through 30-383, relating to the establishment of the Commission on School Innovation, Modernization, and Competitiveness; report.

H.B. 2470. A BILL to amend and reenact §§ 18.2-355 through 18.2-357.1 of the Code of Virginia, relating to prostitution and human trafficking related crimes; minors; penalty.

H.B. 2586. A BILL to amend and reenact §§ 9.1-902, 17.1-805, 18.2-46.1, 18.2-347 through 18.2-350, 18.2-357.1, 18.2-513, 19.2-215.1, and 19.2-392.02, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to prostitution and sex trafficking; offenses involving a minor; penalties.


H.B. 2814. A BILL to amend and reenact § 30-370 of the Code of Virginia, relating to the Commission on Economic Opportunity for Virginians in Aspiring and Diverse Communities; sunset.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORTS OF THE COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:
H.B. 1817. A BILL to amend and reenact §§ 2.2-515.2, 8.01-42.4, 18.2-513, 19.2-10.2, 19.2-386.16, and 19.2-386.35 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-348.1, relating to promoting travel for prostitution; penalty.

H.B. 2017. A BILL to amend and reenact § 51.5-160 of the Code of Virginia, relating to auxiliary grants; supportive housing.

H.B. 2747. A BILL to amend the Code of Virginia by adding in Title 67 a chapter numbered 16, consisting of sections numbered 67-1600 through 67-1607, relating to the establishment of the Southwest Virginia Energy Research and Development Authority.

THE HOUSE OF DELEGATES HAS ACCEDED TO THE REQUEST OF THE SENATE FOR COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE JOINT RESOLUTIONS:

H.J.R. 610. Requesting the Secretary of Natural Resources to study the effects of wind tide flooding in the Southern Watershed. Report.


IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--34. NAYS--3. RULE 36--0.

NAYS--Deeds, McDougle, Stanley--3.
RULE 36--0.

SUPPLEMENTAL CALENDAR NO. 1 RESUMED

UNFINISHED BUSINESS—SENATE

S.B. 1418 (one thousand four hundred eighteen) was taken up.

On motion of Senator Mason, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1444 (one thousand four hundred forty-four) was taken up.

On motion of Senator Locke, the Senate acceded to the request of the House of Delegates for a committee of conference on the bill.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

CONFERENCE PROCEDURES

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Mason, McDougle, and Obenshain, the conferees on the part of the Senate for S.B. 1418 (one thousand four hundred eighteen).

Senator Ruff, Chair of the Committee on General Laws and Technology, appointed Senators Locke, DeSteph, and Reeves, the conferees on the part of the Senate for S.B. 1444 (one thousand four hundred forty-four).

Senator McDougle, Chair of the Committee on Rules, appointed Senators McDougle, Newman, and Saslaw, the conferees on the part of the Senate for H.B. 1735 (one thousand seven hundred thirty-five).

Senator Stuart, Chair of the Committee on Agriculture, Conservation and Natural Resources, appointed Senators DeSteph, Spruill, and Chafin, the conferees on the part of the Senate for H.B. 1874 (one thousand eight hundred seventy-four).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Carrico, Obenshain, and Petersen, the conferees on the part of the Senate for H.B. 1911 (one thousand nine hundred eleven).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators McDougle, Stuart, and Edwards, the conferees on the part of the Senate for H.B. 1941 (one thousand nine hundred forty-one).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Peake, Cosgrove, and Barker, the conferees on the part of the Senate for H.B. 2020 (two thousand twenty).
Senator Newman, Chair of the Committee on Education and Health, appointed Senators Peake, Chase, and Dance, the conferees on the part of the Senate for **H.B. 2053** (two thousand fifty-three).

Senator Ruff, Chair of the Committee on General Laws and Technology, appointed Senators Ruff, Barker, and Dunnavant, the conferees on the part of the Senate for **H.B. 2055** (two thousand fifty-five).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Obenshain, Stanley, and Deeds, the conferees on the part of the Senate for **H.B. 2087** (two thousand eighty-seven).

Senator McDougle, Chair of the Committee on Rules, appointed Senators McDougle, Norment, and Saslaw, the conferees on the part of the Senate for **H.B. 2168** (two thousand one hundred sixty-eight).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Obenshain, Stuart, and Howell, the conferees on the part of the Senate for **H.B. 2470** (two thousand four hundred seventy).

Senator Obenshain, Chair of the Committee for Courts of Justice, appointed Senators Obenshain, Stuart, and Howell, the conferees on the part of the Senate for **H.B. 2586** (two thousand five hundred eighty-six).

Senators Norment and Hanger, Co-Chairs of the Committee on Finance, appointed Senators Norment, Howell, and Newman, the conferees on the part of the Senate for **H.B. 2653** (two thousand six hundred fifty-three).

Senator McDougle, Chair of the Committee on Rules, appointed Senators McDougle, Norment, and Saslaw, the conferees on the part of the Senate for **H.B. 2814** (two thousand eight hundred fourteen).

Senator McDougle, Chair of the Committee on Rules, appointed Senators Stuart, Wagner, and Spruill, the conferees on the part of the Senate for **H.J.R. 610** (six hundred ten).

Senator McDougle, Chair of the Committee on Rules, appointed Senators Obenshain, Deeds, and Deeds, the conferees on the part of the Senate for **H.J.R. 677** (six hundred seventy-seven).

Senator McDougle, Chair of the Committee on Rules, appointed Senators Ruff, McDougle, and Deeds, the conferees on the part of the Senate for **H.J.R. 687** (six hundred eighty-seven).

**HOUSE COMMUNICATION**

The following communication was received and read:

In the House of Delegates
February 21, 2019

THE HOUSE OF DELEGATES HAS ACCEDED TO THE REQUEST OF THE SENATE FOR COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:

**H.B. 2350.** A BILL to amend and reenact § 23.1-601 of the Code of Virginia, relating to public institutions of higher education; tuition and fees; foster care youth.

**H.B. 2609.** A BILL to amend and reenact §§ 9.1-102 and 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; compulsory minimum training standards.
H.B. 2662. A BILL to amend and reenact § 22.1-253.13:4 of the Code of Virginia, relating to high school graduation requirements; work experience; capstone project.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

CONFERENCE PROCEDURES

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Newman, Petersen, and Norment, the conferees on the part of the Senate for H.B. 2350 (two thousand three hundred fifty).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Carrico, Locke, and Suetterlein, the conferees on the part of the Senate for H.B. 2609 (two thousand six hundred nine).

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Stuart, Howell, and Newman, the conferees on the part of the Senate for H.B. 2662 (two thousand six hundred sixty-two).

LEGISLATION SIGNED BY PRESIDING OFFICER

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the date recorded below, signed the following bills that had been passed by both houses and duly enrolled:

February 21, 2019

H.B. 1611. An Act to amend the Code of Virginia by adding a section numbered 23.1-707.1, relating to the Virginia College Savings Plan; prepaid tuition contracts; pricing reserves.

H.B. 1623. An Act to amend and reenact § 22.1-3 of the Code of Virginia, relating to military families; relocation to the Commonwealth; student registration.

H.B. 1636. An Act to amend and reenact § 18.2-121.3 of the Code of Virginia, relating to trespass; unmanned aircraft system; penalty.

H.B. 1682. An Act to amend and reenact § 38.2-4509 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3407.17:1, relating to contracts between carriers and providers of dental services; network access; payment and reimbursement practices.


H.B. 1812. An Act to require the Department of Medical Assistance Services to amend waiver eligibility criteria to allow dependents of foreign service members to remain on waiting lists for services when assigned outside the Commonwealth.

H.B. 1836. An Act to amend the Code of Virginia by adding a section numbered 38.2-2108.1, relating to commercial fire insurance policies or contracts; change in amount of coverage.

H.B. 1841. An Act to amend and reenact § 54.1-3442.6 of the Code of Virginia, relating to pharmaceutical processor; employment; misdemeanors.

H.B. 1848. An Act to amend and reenact § 54.1-2400.2 of the Code of Virginia, relating to Department of Health Professions; disclosure of investigative information.

H.B. 1865. An Act to amend and reenact § 46.2-1233 of the Code of Virginia, relating to towing fees.


H.B. 1885. An Act to amend and reenact § 32.1-229 of the Code of Virginia, relating to Department of Health and Board of Health; mitigating the risks of radon.

H.B. 1914. An Act to amend and reenact § 54.1-3303, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to requirements for issuing prescriptions; exceptions for public health practitioners.

H.B. 1924. An Act to amend and reenact § 8.01-407 of the Code of Virginia, relating to summons to compel attendance before commissioner of another state.

H.B. 1954. An Act to amend and reenact § 64.2-1614 of the Code of Virginia, relating to Uniform Power of Attorney Act breach of fiduciary duty; recovery of attorney fees.


H.B. 1975. An Act to amend and reenact § 32.1-330.3 of the Code of Virginia, relating to Department of Medical Assistance Services; PACE program; prospective client education.

H.B. 1997. An Act to amend the Code of Virginia by adding a section numbered 22.1-279.3:2, relating to public elementary and secondary school students; protective orders; notification.


H.B. 2007. An Act to amend and reenact §§ 32.1-319.1 of the Code of Virginia, relating to Department of Medical Assistance Services; fraud prevention.


H.B. 2015. An Act to amend and reenact § 32.1-319.1 of the Code of Virginia, relating to Department of Medical Assistance Services; fraud prevention.

H.B. 2011. An Act to authorize the issuance of special license plates for supporters of Virginia’s Move Over law bearing the legend MOVE OVER; fees.


H.B. 2080. An Act to amend the Code of Virginia by adding in Chapter 1.2 of Title 19.2 a section numbered 19.2-11.13, relating to Physical Evidence Recovery Kit Tracking System.

H.B. 2099. An Act to amend the Code of Virginia by adding in Title 38.2 a chapter numbered 64, consisting of sections numbered 38.2-6400 through 38.2-6407, relating to guaranteed asset protection waivers.


H.B. 2124. An Act to amend and reenact § 22.1-98 of the Code of Virginia, relating to length of school term; waiver for school closings resulting from evacuation.

H.B. 2129. An Act to amend and reenact § 54.1-3005 of the Code of Virginia, relating to Board of Nursing; application for license or certification; military spouse; expedited review.

H.B. 2137. An Act to amend and reenact §§ 3.2-6528, 8.01-384.1, 19.2-152.4:3, 22.1-213, 22.1-214, 22.1-217.01, 22.1-319, 32.1-64.1, 32.1-64.2, 36-99.5, 46.2-342, 51.5-44, 51.5-45, and 54.1-2600 of the Code of Virginia, relating to persons who are deaf or hard of hearing; terminology.

H.B. 2212. An Act to amend and reenact § 33.2-110 of the Code of Virginia, relating to certain private roads or rights-of-way; gates and fences.


H.B. 2270. An Act to amend the Code of Virginia by adding in Chapter 10 of Title 53.1 a section numbered 53.1-220.3, relating to release of certain incarcerated aliens from jail; notice to Immigration and Customs Enforcement.

H.B. 2282. An Act to amend and reenact § 54.1-3505 of the Code of Virginia, relating to issuance of temporary licenses; individuals engaged in counseling residency.

H.B. 2289. An Act to amend and reenact §§ 8.01-195.4 and 16.1-77 of the Code of Virginia, relating to jurisdiction of claim; plaintiff’s motion to amend claim amount; transfer of matter.

H.B. 2292. An Act to amend and reenact §§ 56-576 and 56-585.1 of the Code of Virginia, relating to electric utilities; energy efficiency programs.

H.B. 2300. An Act to amend the Code of Virginia by adding a section numbered 46.2-2011.33, relating to operation of certain motor vehicles; sex offenders.

H.B. 2306. An Act to amend and reenact § 51.5-169.1 of the Code of Virginia and to amend the Code of Virginia by adding in Article 10 of Chapter 14 of Title 51.5 a section numbered 51.5-169.2, relating to Long-Term Employment Support Services and Extended Employment Services.


H.B. 2322. An Act to require the Department of Health to develop a plan for oversight and enforcement of certain requirements governing onsite sewage treatment systems.


H.B. 2327. An Act to amend and reenact § 54.1-111 of the Code of Virginia, relating to the Department of Professional and Occupational Regulation; unlicensed practice; cease and desist notices.

H.B. 2380. An Act to amend and reenact § 23.1-1308 of the Code of Virginia, relating to public institutions of higher education; online course catalogue; no-cost and low-cost course materials.

H.B. 2384. An Act to amend and reenact §§ 22.1-79.5 and 22.1-279.6 of the Code of Virginia, relating to public schools; tobacco products and nicotine vapor products; prohibition.

H.B. 2396. An Act to amend and reenact § 18.2-186.6 of the Code of Virginia, relating to breach of personal information notification; passport and military identification numbers.


H.B. 2443. An Act to amend and reenact §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1 of the Code of Virginia and to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571 through 59.1-574, relating to group health benefit plans; sponsoring associations; the formation of a benefits consortium.


H.B. 2477. An Act to amend and reenact §§ 56-577 and 56-587 of the Code of Virginia, relating to electric utility regulation; competitive suppliers.

H.B. 2489. An Act to amend and reenact § 33.2-613 of the Code of Virginia, relating to suspension of tolls; evacuations.

H.B. 2493. An Act to amend and reenact §§ 54.1-2722 and 54.1-3408 of the Code of Virginia, relating to the administration of topical drugs; dental hygienists, physician assistants, and nurses.

H.B. 2509. An Act to amend and reenact § 55-419 of the Code of Virginia, relating to the Virginia Self-Service Storage Act; enforcement of liens; online public auction.

H.B. 2515. An Act to amend and reenact §§ 38.2-4214 and 38.2-4319 of the Code of Virginia and to amend the Code of Virginia by adding in Article 1 of Chapter 34 of Title 38.2 a section numbered 38.2-3407.20, relating to health plans; calculation of enrollee’s contribution to out-of-pocket maximum or cost-sharing requirement.

H.B. 2527. An Act to amend and reenact § 33.2-119 of the Code of Virginia, relating to tolling; Planning District 8.

H.B. 2538. An Act to amend the Code of Virginia by adding a section numbered 38.2-3445.1, relating to health insurance; payment of out-of-network providers.


H.B. 2546. An Act to amend and reenact §§ 2.2-3705.5, 2.2-3711 and 2.2-4002 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 32.1-283.8, relating to the Maternal Mortality Review Team; penalty.
H.B. 2547. An Act to amend and reenact §§ 56-585.1:3, 56-585.3, and 56-594 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 56-585.4 and 56-594.01, relating to electric utilities; net energy metering by electric cooperatives; community solar development.

H.B. 2556. An Act to amend and reenact § 54.1-2400.2 of the Code of Virginia, relating to Department of Health Professions and health regulatory boards; information obtained in an investigation or disciplinary proceeding; authorized disclosures.

H.B. 2559. An Act to amend and reenact §§ 54.1-3408.02, as it shall become effective, and 54.1-3410 of the Code of Virginia, relating to electronic transmission of certain prescriptions; exceptions.

H.B. 2578. An Act to amend and reenact § 33.2-331 of the Code of Virginia, relating to six-year plans for secondary state highways; public meeting.


H.B. 2613. An Act to amend and reenact § 32.1-134.01 of the Code of Virginia, relating to information for maternity patients; perinatal anxiety.

H.B. 2639. An Act to amend and reenact §§ 38.2-4214, 38.2-4319, and 54.1-2910.01 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 34 of Title 38.2 an article numbered 8, consisting of sections numbered 38.2-3461 through 38.2-3464, relating to health care shared savings; required disclosures by health care providers; and health insurance incentive programs.

H.B. 2652. An Act to amend regulations governing licensed providers; Board of Behavioral Health and Developmental Services to require disclosure of certain information.

H.B. 2664. An Act to amend and reenact § 40.1-29 of the Code of Virginia, relating to payment of wages; statement of earnings.

H.B. 2686. An Act to amend and reenact §§ 15.2-2308 and 15.2-2312 of the Code of Virginia, relating to board of zoning appeals; vote requirement.

H.B. 2711. An Act to amend and reenact § 34-6 of the Code of Virginia, relating to exemptions of real estate; recordation of signed writing; location of real estate or residence of householder if property located outside of the Commonwealth.


H.B. 2731. An Act to amend the Code of Virginia by adding in Article 1 of Chapter 5 of Title 32.1 a section numbered 32.1-137.06, relating to Lyme disease test result information.
H.B. 2737. An Act to direct the Department of Rail and Public Transportation to evaluate rail signage options; report.

H.B. 2746. An Act to amend the Code of Virginia by adding a section numbered 19.2-388.1, relating to Central Criminal Records Exchange; background checks through Live Scan device.

H.B. 2752. An Act to amend and reenact §§ 46.2-100, 46.2-800, 46.2-849, 46.2-903, 46.2-904, 46.2-905, 46.2-908.1, 46.2-1015, 46.2-1041, and 46.2-1081 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 13 of Title 46.2 a section numbered 46.2-1315, relating to motorized skateboards or scooters; operation; local authority.

H.B. 2764. An Act to amend the Code of Virginia by adding a section numbered 24.2-418.2, relating to voter registration; persons assisting with completion or collection of completed voter registration applications; certain identifying information required.

H.B. 2770. An Act to amend and reenact § 38.2-3447 of the Code of Virginia, relating to restrictions relating to accident and sickness insurance premium rates; variances in area rate factors.

H.B. 2784. An Act to amend and reenact § 33.2-214 of the Code of Virginia and to amend the Code of Virginia by adding in Article 7 of Chapter 15 of Title 33.2 a section numbered 33.2-1532, relating to the Robert O. Norris Bridge and Statewide Special Structure Fund.

H.B. 2805. An Act to amend and reenact § 46.2-1242 of the Code of Virginia, relating to parking; access aisles adjacent to parking spaces reserved for persons with disabilities.

S.B. 1020. An Act to amend and reenact § 46.2-749.119 of the Code of Virginia, relating to special license plates; Virginia Association for Community Conflict Resolution.

S.B. 1174. An Act to amend and reenact § 46.2-1052 of the Code of Virginia, relating to tinting films; exception for security canine handlers.

S.B. 1296. An Act to amend and reenact § 46.2-1239.1 of the Code of Virginia, relating to the Potomac River Bridge Towing Compact.

S.B. 1499. An Act to amend and reenact § 46.2-1573 of the Code of Virginia, relating to the Department of Motor Vehicles hearings; motor vehicle dealers.

S.B. 1510. An Act to amend and reenact § 46.2-1217 of the Code of Virginia, relating to police-requested towing; local regulation.

S.B. 1615. An Act to amend the Code of Virginia by adding a section numbered 58.1-626.1, and to repeal § 58.1-626, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to retail sales and use tax; absorption of tax by a dealer.

On motion of Senator Newman, the Senate adjourned until tomorrow at 10:30 a.m.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
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FRIDAY, FEBRUARY 22, 2019

The Senate met at 10:30 a.m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Dr. Lynn P. Ronaldi, Pohick Episcopal Church, Lorton, Virginia, offered the following prayer:

Most loving God, we praise You and thank You for Your presence in this chamber, where You have equipped, inspired and guided generations of men and women to serve the common good of Your beloved children.

In Your great wisdom, providence and love for us, You have provided certain leaders with special gifts, gifts that inspire us to unify for Your purposes and model Your selfless and reconciling love.

Today we give special thanks for the birth of one particular Virginian who embodied so many of Your attributes as he led in the birth of our nation: George Washington.

As Your ambassador in a new world, he was a champion of divine freedom and equality and also aware of his human imperfection. Formed in prayer and worship in the cradle of our nation, George Washington grew to embody a particular virtue of humility that opened the path to freedom and a new way of government. Help us to follow his example of humility, welcoming in one another what we lack in ourselves. Let us listen with respect and dignity to all voices. Guide us today and every day giving our leaders here the desire and ability to listen for Your will through one another and become beacons like George Washington of civility, love and reconciliation in a divided nation and world.

Thank You for the birth of George Washington, and for the birth of something new here today and every day. In Your most holy name we pray, Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Senate Page Nathan Bennett of Christiansburg.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Hanger, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--36. NAYS--3. RULE 36--0.

NAYS--Deeds, Petersen, Stanley--3.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:
THE HOUSE OF DELEGATES HAS AGREED TO THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

**H.B. 1668.** A BILL to amend the Code of Virginia by adding a section numbered 2.2-4303.01, relating to the Virginia Public Procurement Act; high-risk contracts; report.

**H.B. 1840.** A BILL to amend and reenact §§ 56-576 and 56-585.1 of the Code of Virginia, relating to the establishment of a pilot program to facilitate the construction of electric transmission infrastructure for business parks.

**H.B. 1916.** A BILL to amend and reenact § 2.2-1201 of the Code of Virginia, relating to state agencies and employees; break time and location for employees to express breast milk.

**H.B. 2028.** A BILL to amend the Code of Virginia by adding a section numbered 30-19.03:1.3, relating to legislation increasing or beginning regulation of an occupation; evaluation required.

**H.B. 2123.** A BILL to amend and reenact § 22.1-253.13:1 of the Code of Virginia, relating to school boards; public institutions of higher education; College and Career Access Pathways Partnerships.

**H.B. 2126.** A BILL to amend the Code of Virginia by adding a section numbered 38.2-3407.9:05, relating to accident and sickness insurance; step therapy protocols.

**H.B. 2691.** A BILL to amend the Code of Virginia by adding a section numbered 56-585.1:8, relating to a pilot program for the provision of broadband capacity to unserved areas of the Commonwealth by certain electric utilities.

**H.B. 2702.** A BILL to require Virginia Polytechnic Institute and State University and Virginia State University to jointly develop a plan for a new degree program.

**H.B. 2790.** A BILL to amend and reenact §§ 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-702.1, 24.2-703.1, 24.2-703.2, 24.2-706, 24.2-707, 24.2-709, and 24.2-1004 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 24.2-701.1, relating to absentee voting; no-excuse in-person beginning on second Saturday immediately preceding election.

THE HOUSE OF DELEGATES HAS AGREED TO THE Substitutes Proposed BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

**H.B. 1934.** A BILL to amend and reenact §§ 56-1.2, 56-1.2:1, and 56-232.2:1 of the Code of Virginia and to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 2.2 a section numbered 2.2-614.5, relating to electric vehicle charging stations; operation by certain state agencies.


**H.B. 2332.** A BILL to require the State Corporation Commission to convene a stakeholder group on consumer data protection issues.

**H.B. 2336.** A BILL to amend the Code of Virginia by adding a section numbered 23.1-102.1, relating to public institutions of higher education; executive officers; salaries.

H.B. 2553. A BILL to hold mass transit providers harmless for certain operating fund losses.

THE HOUSE OF DELEGATES HAS AGREED TO THE SUBSTITUTES WITH AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 2317. A BILL to amend and reenact § 20-124.3 of the Code of Virginia, relating to custody and visitation orders; exchange of child.

H.B. 2528. A BILL to amend and reenact § 18.2-33 of the Code of Virginia, relating to felony homicide, certain drug offenses; penalty.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTIONS:


S.J.R. 426. Celebrating the life of Barbara Foster Freeman.


THE HOUSE OF DELEGATES HAS AGREED TO THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE JOINT RESOLUTIONS:

H.J.R. 581. Requesting the Commonwealth Transportation Board to study the portion of the Interstate 95 corridor between Exit 118 and the Springfield Interchange and financing options for improvements to the corridor. Report.

H.J.R. 593. Commemorating the 80th anniversary of Kristallnacht.

H.J.R. 662. Directing the Joint Commission on Health Care to prescriptions, study the dispensing of drugs and devices pursuant to pharmacy collaborative practice agreements, standing orders, and statewide protocols in the Commonwealth. Report.


THE HOUSE OF DELEGATES HAS AGREED TO THE SUBSTITUTE PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE JOINT RESOLUTION:

H.J.R. 655. Acknowledging with profound regret the existence and acceptance of lynching within the Commonwealth.

THE HOUSE OF DELEGATES HAS DEFEATED THE FOLLOWING SENATE BILL:

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Deeds, Petersen, Stanley--3.
RULE 36--0.

CALENDAR

CONFERENCE COMMITTEE REPORTS

Senator Stuart, for the committee of conference on H.B. 1625 (one thousand six hundred twenty-five), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1625

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1625 report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Robert D. Orrock, Sr.
/s/ Delegate Daniel W. Marshall, III
/s/ Delegate Mark L. Keam
Conferees on the part of the House

/s/ Senator Richard H. Stuart
/s/ Senator Lionell Spruill, Sr.
/s/ Senator William M. Stanley, Jr.
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 1625
[The substitute having been printed separately, the title only is recorded as follows:]
A BILL to amend and reenact § 3.2-6500 of the Code of Virginia, relating to animals; adequate shelter.

On motion of Senator Stuart, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Ruff, Suetterlein--2.
RULE 36--0.

Senator Dunnavant, for the committee of conference on H.B. 1704 (one thousand seven hundred four), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1704

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1704, report as follows:

We recommend that the Senate Amendment be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Delegate David A. Reid
Delegate R. Steven Landes
/s/ Delegate Roxann L. Robinson
Conferees on the part of the House
/s/ Senator Siobhan S. Dunnavant
/s/ Senator Mark J. Peake
/s/ Senator Janet D. Howell
Conferees on the part of the Senate

On motion of Senator Dunnavant, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Reeves, for the committee of conference on H.B. 1730 (one thousand seven hundred thirty), presented the following report:
JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1730

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1730, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Emily M. Brewer
/s/ Delegate Timothy D. Hugo
/s/ Delegate Steve E. Heretick
Conferees on the part of the House

/s/ Senator Bryce E. Reeves
/s/ Senator T. Montgomery “Monty” Mason
/s/ Senator Bill R. DeSteph, Jr.
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 1730
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 63.2-905.2 of the Code of Virginia, relating to foster care; security freeze on credit report.

On motion of Senator Reeves, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 1817 (one thousand eight hundred seventeen), on motion of Senator Sturtevant, was passed by temporarily.

Senator Black, for the committee of conference on H.B. 1818 (one thousand eight hundred eighteen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1818

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1818, report as follows:
A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Karrie K. Delaney
/s/ Delegate Robert S. Bloxom, Jr.
/s/ Delegate David E. Yancey
Conferees on the part of the House

Senator David R. Suetterlein
/s/ Senator Richard H. Black
/s/ Senator T. Montgomery “Monty” Mason
Conferees on the part of the Senate

On motion of Senator Black, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--24. NAYS--16. RULE 36--0.

RULE 36--0.

Senator Obenshain, for the committee of conference on H.B. 1817 (one thousand eight hundred seventeen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1817

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1817, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Karrie K. Delaney
/s/ Delegate Les R. Adams
/s/ Delegate Christopher E. Collins
Conferees on the part of the House

/s/ Senator Mark J. Peake
/s/ Senator Mark D. Obenshain
/s/ Senator L. Louise Lucas
Conferees on the part of the Senate
On motion of Senator Obenshain, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1917 (one thousand nine hundred seventeen), on motion of Senator Lucas, was passed by temporarily.

Senator Dunnavant, for the committee of conference on H.B. 1918 (one thousand nine hundred eighteen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1918

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1918, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Delegate Christopher P. Stolle
/s/ Delegate Robert D. Orrock, Sr.
/s/ Delegate Lashrecse D. Aird
Conferees on the part of the House

/s/ Senator Siobhan S. Dunnavant
/s/ Senator A. Benton “Ben” Chafin
/s/ Senator T. Montgomery “Monty” Mason
Conferees on the part of the Senate

On motion of Senator Dunnavant, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
CONFERENCE PROCEDURES

Senator Wagner, Chair of the Committee on Commerce and Labor, appointed Senators Obenshain, McDougle, and Spruill, the replacement conferees on the part of the Senate for H.B. 1987 (one thousand nine hundred eighty-seven).

CONFERENCE COMMITTEE REPORTS

Senator Barker, for the committee of conference on H.B. 2017 (two thousand seventeen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT on House Bill No. 2017

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2017, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted with the following amendments to resolve the matter under disagreement:

1. Line 104, engrossed, after 120 strike 60 insert 90

2. After line 104, engrossed insert

7. That notwithstanding the sixth enactment of this act, if the waiting list for supportive housing for auxiliary grant recipients maintained by the Department of Behavioral Health and Developmental Services consists of 30 individuals or more on October 1, 2020, then the maximum number of auxiliary grant recipients in supportive housing shall be increased to 120.

Respectfully submitted,

/s/ Delegate Christopher K. Peace
/s/ Delegate Robert D. Orrock, Sr.
/s/ Delegate Lashrecse D. Aird
Conferees on the part of the House

/s/ Senator George L. Barker
/s/ Senator John A. Cosgrove, Jr.
/s/ Senator A. Benton “Ben” Chafin
Conferees on the part of the Senate
On motion of Senator Barker, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2060 (two thousand sixty), on motion of Senator Norment, was passed by temporarily.

Senator Carrico, for the committee of conference on H.B. 2141 (two thousand one hundred forty-one), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2141

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2141, report as follows:

A. We recommend that the Senate Amendments be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Kathy J. Byron
/s/ Delegate Paul E. Krizek
Conferees on the part of the House

/s/ Senator William M. Stanley, Jr.
/s/ Senator Charles W. Carrico, Sr.
/s/ Senator Barbara A. Favola
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2141
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 15.2-2403 of the Code of Virginia, relating to local service districts; broadband and telecommunications services.
On motion of Senator Carrico, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--36. NAYS--0. RULE 36--1.

NAYS--0.
RULE 36--McClellan--1.

H.B. 2747 (two thousand seven hundred forty-seven), on motion of Senator Cosgrove, was passed by temporarily.

Senator Reeves, for the committee of conference on H.J.R. 676 (six hundred seventy-six), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Joint Resolution No. 676

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Joint Resolution No. 676, report as follows:

We recommend that the Senate Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Eileen Filler-Corn
/s/ Delegate Nick Rush
/s/ Delegate Israel D. O’Quinn
Conferees on the part of the House

/s/ Senator Bryce E. Reeves
Senator Bill R. DeSteph, Jr.
/s/ Senator Lionell Spruill, Sr.
Conferees on the part of the Senate

H.J.R. 676, on motion of Senator Reeves, was passed by temporarily.

Senator Black, for the committee of conference on S.B. 1044 (one thousand forty-four), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1044

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1044, report as follows:
We recommend that the House Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Richard H. Black
/s/ Senator T. Montgomery “Monty” Mason
Senator David R. Suetterlein
Conferees on the part of the Senate

/s/ Delegate Karrie K. Delaney
/s/ Delegate Robert S. Bloxom, Jr.
/s/ Delegate David E. Yancey
Conferees on the part of the House

On motion of Senator Black, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--27. NAYS--13. RULE 36--0.

RULE 36--0.

Senator McClellan, for the committee of conference on S.B. 1108 (one thousand one hundred eight), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1108

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1108, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Jennifer L. McClellan
/s/ Senator Ryan T. McDougle
/s/ Senator Richard H. Stuart
Conferees on the part of the Senate

Delegate Dawn M. Adams
/s/ Delegate Jason S. Miyares
/s/ Delegate Margaret B. Ransone
Conferees on the part of the House
On motion of Senator McClellan, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Reeves, for the committee of conference on S.B. 1253 (one thousand two hundred fifty-three), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1253

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1253, report as follows:

A. We recommend that the House Amendment be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Bryce E. Reeves
/s/ Senator T. Montgomery “Monty” Mason
/s/ Senator Bill R. DeSteph, Jr.
Conferees on the part of the Senate

/s/ Delegate Emily M. Brewer
/s/ Delegate Timothy D. Hugo
/s/ Delegate Steve E. Heretick
Conferees on the part of the House

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1253
[The substitute having been printed separately, the title only is recorded as follows:] A BILL to amend and reenact § 63.2-905.2 of the Code of Virginia, relating to foster care; security freeze on credit report.

On motion of Senator Reeves, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Barker, for the committee of conference on S.B. 1286 (one thousand two hundred eighty-six), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1286

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1286, report as follows:

A. We recommend that the House Amendments be rejected.

B. We recommend that the engrossed bill be accepted with the following amendments to resolve the matter under disagreement:

1. Line 53, engrossed, after select insert
   , subject to availability;

2. Line 54, engrossed, after facility strike
   if such housing option is available

3. Line 93, engrossed, after than strike
   January
   insert
   February

4. Line 95, engrossed, after comment and strike public

5. Line 104, engrossed, after in strike this
   insert the

6. At the beginning of line 105, engrossed strike 120
7. That notwithstanding the sixth enactment of this act, if the waiting list
for supportive housing for auxiliary grant recipients maintained by the
Department of Behavioral Health and Developmental Services consists of
30 individuals or more on October 1, 2020, then the maximum number of
auxiliary grant recipients in supportive housing shall be increased to 120.

Respectfully submitted,

/s/ Senator George L. Barker
/s/ Senator John A. Cosgrove, Jr.
/s/ Senator A. Benton “Ben” Chafin
Conferees on the part of the Senate

/s/ Delegate Christopher K. Peace
/s/ Delegate Robert D. Orrock, Sr.
/s/ Delegate Lashrecse D. Aird
Conferees on the part of the House

On motion of Senator Barker, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

YEAS--Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph,
Dunavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan,
McDougle, McPike, Newman, Norment, Obenshain, Peake, Petersen, Reeves, Ruff, Saslaw, Spruill,
Stanley, Stuart, Sturtevant, Sueterlein, Surovell, Vogel, Wagner--40.

NAYS--0.
RULE 36--0.

Senator McPike, for the committee of conference on S.B. 1464 (one thousand four hundred
sixty-four), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1464

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing
vote on Senate Bill No. 1464, report as follows:

We recommend that the House Amendments be accepted with the following amendments to resolve
the matters under disagreement:

1. At the beginning of line 11, engrossed
insert
A.
2. At the beginning of line 33, engrossed
   insert
   B.

3. After line 41, engrossed
   insert
   C. The provisions of clause (i) of subsection B shall not apply to any
      manufacturer or distributor, together with any of its parents, subsidiaries or
      affiliates that as of January 1, 2019, (i) produced or distributed at least 1,000
      motor vehicles in the immediately preceding 12 months, at least 51 percent of
      which had a gross vehicle weight rating of at least 16,000 pounds and (ii) was
      on January 1, 2019 a party, including that party’s parents, subsidiaries and
      affiliates, to federal litigation arising from rights and obligations created by
      Virginia Code § 46.2-1569.1.

Respectfully submitted,

/s/ Senator John A. Cosgrove, Jr.
/s/ Senator Charles W. Carrico, Sr.
/s/ Senator Jeremy S. McPike
Conferees on the part of the Senate

/s/ Delegate Jason S. Miyares
/s/ Delegate Timothy D. Hugo
/s/ Delegate Jerrauld C. “Jay” Jones
Conferees on the part of the House

On motion of Senator McPike, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

YEAS--Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph,
Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan,
McDougle, McPike, Newman, Norment, Obenshain, Peake, Petersen, Reeves, Ruff, Saslaw, Spruill,
Stanley, Stuart, Sturtevant, Sueterlein, Surovell, Vogel, Wagner--40.
NAYS--0.
RULE 36--0.

Senator Obenshain, for the committee of conference on S.B. 1490 (one thousand four hundred
ninety), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1490

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing
vote on Senate Bill No. 1490, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.
B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Mark D. Obenshain
/s/ Senator Ryan T. McDougle
/s/ Senator Lionell Spruill, Sr.
Conferees on the part of the Senate

/s/ Delegate R. Lee Ware
/s/ Delegate Timothy D. Hugo
/s/ Delegate David J. Toscano
Conferees on the part of the House

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1490
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.

On motion of Senator Obenshain, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Carrico, for the committee of conference on S.B. 1519 (one thousand five hundred nineteen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1519

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1519, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Charles W. Carrico, Sr.
/s/ Senator John A. Cosgrove, Jr.
/s/ Senator George L. Barker
Conferees on the part of the Senate
On motion of Senator Carrico, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.


NAYS--Suetterlein--1.
RULE 36--0.

Senator Dunnavant, for the committee of conference on S.B. 1593 (one thousand five hundred ninety-three), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1593

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1593, report as follows:

A. We recommend that the House Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Siobhan S. Dunnavant
/s/ Senator Mark J. Peake
/s/ Senator Janet D. Howell
Conferees on the part of the Senate

/s/ Delegate Nick Rush
/s/ Delegate Terry L. Austin
/s/ Delegate Luke E. Torian
Conferees on the part of the House

On motion of Senator Dunnavant, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

STATEMENT ON VOTE

Senator McDougle stated that he was recorded as not voting on the question of agreeing to the joint conference committee report on S.B. 1593, whereas he intended to vote yea.

Senator Dunnavant, for the committee of conference on S.B. 1598 (one thousand five hundred ninety-eight), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1598

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1598, report as follows:

We recommend that the House Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Siobhan S. Dunnavant
/s/ Senator A. Benton “Ben” Chafin
/s/ Senator T. Montgomery “Monty” Mason
Conferees on the part of the Senate

/s/ Delegate Christopher P. Stolle
/s/ Delegate Robert D. Orrock, Sr.
/s/ Delegate Lashrecse D. Aird
Conferees on the part of the House

On motion of Senator Dunnavant, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
Senator Peake, for the committee of conference on **S.B. 1661** (one thousand six hundred sixty-one), presented the following report:

**JOINT CONFERENCE COMMITTEE REPORT**  
**on Senate Bill No. 1661**

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1661, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted with the following amendment(s) to resolve the matter under disagreement.

1. Line 101, engrossed  
strike  
all of lines 101, 102, and 103

Respectfully submitted,

/s/ Senator Mark J. Peake  
/s/ Senator A. Benton “Ben” Chafin  
/s/ Senator Jennifer B. Boysko  
Conferees on the part of the Senate

/s/ Delegate Charniele L. Herring  
/s/ Delegate Christopher E. Collins  
/s/ Delegate James A. “Jay” Leftwich  
Conferees on the part of the House

On motion of Senator Peake, the joint conference committee report was agreed to.

The recorded vote is as follows:  
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.  
RULE 36--0.

**S.J.R. 278** (two hundred seventy-eight), on motion of Senator DeSteph, was passed by temporarily.

**H.J.R. 676** (six hundred seventy-six) was taken up and, on motion of Senator McDougle, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Lucas, for the committee of conference on H.B. 1917 (one thousand nine hundred seventeen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1917

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1917, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Delegate Christopher P. Stolle
/s/ Delegate Robert D. Orrock, Sr.
/s/ Delegate Lashrecse D. Aird
Conferees on the part of the House

/s/ Senator L. Louise Lucas
/s/ Senator Bill R. DeSteph, Jr.
/s/ Senator Richard H. Black
Conferees on the part of the Senate

On motion of Senator Lucas, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Lucas, for the committee of conference on H.B. 2060 (two thousand sixty), presented the following report:
JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2060

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2060, report as follows:

A. We recommend that the Senate Amendments be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Betsy B. Carr
/s/ Delegate Timothy D. Hugo
/s/ Delegate Joseph P. McNamara
Conferees on the part of the House

/s/ Senator L. Louise Lucas
/s/ Senator Richard H. Stuart
/s/ Senator Jill Holtzman Vogel
Conferees on the part of the Senate

On motion of Senator Lucas, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--33. NAYS--6. RULE 36--0.

NAYS--Chase, Obenshain, Peake, Reeves, Sturtevant, Sueterlein--6.
RULE 36--0.

H.B. 2750 (two thousand seven hundred fifty), on motion of Senator Chase, was passed by temporarily.

Senator Reeves, for the committee of conference on S.J.R. 278 (two hundred seventy-eight), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Joint Resolution No. 278

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Joint Resolution No. 278, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.
Respectfully submitted,

/s/ Senator Bryce E. Reeves  
/s/ Senator Bill R. DeSteph, Jr.  
/s/ Senator Lionell Spruill, Sr.  
Conferees on the part of the Senate

/s/ Delegate Eileen Filler-Corn  
/s/ Delegate Nick Rush  
/s/ Delegate Israel D. O’Quinn  
Conferees on the part of the House

On motion of Senator Reeves, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

MEMORIAL RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc by a unanimous standing vote:

H.J.R. 1030 (one thousand thirty).
H.J.R. 1082 (one thousand eighty-two).
H.J.R. 1083 (one thousand eighty-three).
H.J.R. 1084 (one thousand eighty-four).
H.J.R. 1098 (one thousand ninety-eight).

COMMENDING RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc:

H.J.R. 917 (nine hundred seventeen).
H.J.R. 1072 (one thousand seventy-two).
H.J.R. 1085 (one thousand eighty-five).
H.J.R. 1086 (one thousand eighty-six).
H.J.R. 1087 (one thousand eighty-seven).
H.J.R. 1088 (one thousand eighty-eight).
H.J.R. 1090 (one thousand ninety).
H.J.R. 1091 (one thousand ninety-one).
H.J.R. 1092 (one thousand ninety-two).
H.J.R. 1095 (one thousand ninety-five).
H.J.R. 1096 (one thousand ninety-six).
H.J.R. 1103 (one thousand one hundred three).
H.J.R. 1104 (one thousand one hundred four).
H.J.R. 1106 (one thousand one hundred six).
H.J.R. 1107 (one thousand one hundred seven).
H.J.R. 1108 (one thousand one hundred eight).
H.J.R. 1109 (one thousand one hundred nine).
H.J.R. 1120 (one thousand one hundred twenty).
H.J.R. 1127 (one thousand one hundred twenty-seven).
H.J.R. 1128 (one thousand one hundred twenty-eight).
H.J.R. 1129 (one thousand one hundred twenty-nine).
H.J.R. 1130 (one thousand one hundred thirty).
H.J.R. 1132 (one thousand one hundred thirty-two).
H.J.R. 1135 (one thousand one hundred thirty-five).
H.J.R. 1136 (one thousand one hundred thirty-six).

**CONFERENCE COMMITTEE REPORTS**

**H.B. 2750** (two thousand seven hundred fifty), on motion of Senator Suetterlein, was passed by temporarily.

Senator Chafin, for the committee of conference on **H.B. 2747** (two thousand seven hundred forty-seven), presented the following report:

**JOINT CONFERENCE COMMITTEE REPORT**

on House Bill No. 2747

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2747, report as follows:

A. We recommend that the Senate Amendments be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Terry G. Kilgore
/s/ Delegate Todd E. Pillion
/s/ Delegate Luke E. Torian
Conferees on the part of the House

/s/ Senator A. Benton “Ben” Chafin
/s/ Senator John A. Cosgrove, Jr.
/s/ Senator Richard L. Saslaw
Conferees on the part of the Senate

On motion of Senator Chafin, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

**H.B. 1659** (one thousand six hundred fifty-nine), on motion of Senator Peake, was passed by temporarily.

Senator Suetterlein, for the committee of conference on **H.B. 1733** (one thousand seven hundred thirty-three), presented the following report:

**JOINT CONFERENCE COMMITTEE REPORT**
on House Bill No. 1733

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1733, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate C. Todd Gilbert
/s/ Delegate R. Steven Landes
/s/ Delegate Schuyler T. Van Valkenburg
Conferees on the part of the House

/s/ Senator David R. Suetterlein
/s/ Senator George L. Barker
/s/ Senator Stephen D. Newman
Conferees on the part of the Senate

**AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 1733**
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; school resource officers; memorandums of understanding.
On motion of Senator Suetterlein, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Reeves, for the committee of conference on H.B. 1770 (one thousand seven hundred seventy), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1770

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1770, report as follows:

A. We recommend that the Senate Amendments be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Barry D. Knight
/s/ Delegate Christopher K. Peace
/s/ Delegate Lashrecse D. Aird
Conferees on the part of the House

/s/ Senator Bryce E. Reeves
/s/ Senator T. Montgomery “Monty” Mason
/s/ Senator Thomas K. Norment, Jr.
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 1770
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact §§ 4.1-119 and 4.1-120 of the Code of Virginia, relating to alcoholic beverage control; Sunday store hours; distiller commission.

On motion of Senator Reeves, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.


NAYS--Black, Carrico, Chafin, Chase, Hanger, Stuart, Suetterlein--7.

RULE 36--0.

Senator DeSteph, for the committee of conference on H.B. 1874 (one thousand eight hundred seventy-four), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1874

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1874, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Margaret B. Ransone
/s/ Delegate Robert B. Bell
/s/ Delegate Michael P. Mullin

Conferees on the part of the House

/s/ Senator Bill R. DeSteph, Jr.
/s/ Senator Lionell Spruill, Sr.
/s/ Senator A. Benton “Ben” Chafin

Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 1874
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact §§ 3.2-6569, 3.2-6570, and 18.2-403.2 of the Code of Virginia, relating to cruelty to animals; aggravated cruelty; penalty.

On motion of Senator DeSteph, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Newman, for the committee of conference on H.B. 2026 (two thousand twenty-six), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2026

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2026, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Christopher P. Stolle
/s/ Delegate Gordon C. Helsel, Jr.
/s/ Delegate Karrie K. Delaney
Conferees on the part of the House

/s/ Senator Stephen D. Newman
/s/ Senator Siobhan S. Dunnivant
/s/ Senator Lionell Spruill, Sr.
Conferees on the part of the Senate

On motion of Senator Newman, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Obenshain, for the committee of conference on H.B. 2042 (two thousand forty-two), presented the following report:
We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2042, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted with the following amendment to resolve the matter under disagreement:

1. Line 15, engrossed, after *period of* strike
   insert
   20
   10

Respectfully submitted,
/s/ Delegate Kathleen Murphy
/s/ Delegate Robert B. Bell
/s/ Delegate C. Todd Gilbert
Conferees on the part of the House

/s/ Senator Janet D. Howell
/s/ Senator Mark D. Obenshain
/s/ Senator Mark J. Peake
Conferees on the part of the Senate

On motion of Senator Obenshain, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--1.

NAYS--0.
RULE 36--Deeds--1.

Senator Ruff, for the committee of conference on H.B. 2055 (two thousand fifty-five), presented the following report:

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2055, report as follows:

A. We recommend that the Senate Amendment be rejected.
B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Betsy B. Carr  
/s/ Delegate S. Chris Jones  
/s/ Delegate Charles D. Poindexter  
Conferees on the part of the House

/s/ Senator Frank M. Ruff, Jr.  
/s/ Senator George L. Barker  
/s/ Senator Siobhan S. Dunnavant  
Conferees on the part of the Senate

On motion of Senator Ruff, the joint conference committee report was agreed to.

The recorded vote is as follows:  
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.  
RULE 36--0.

Senator Carrico, for the committee of conference on H.B. 2140 (two thousand one hundred forty), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT  
on House Bill No. 2140

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2140, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Roxann L. Robinson  
/s/ Delegate Chris L. Hurst  
Conferees on the part of the House

/s/ Senator Charles W. Carrico, Sr.  
/s/ Senator Janet D. Howell  
/s/ Senator Stephen D. Newman  
Conferees on the part of the Senate
AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2140

A BILL to provide that certain school divisions in Planning District 16 may open prior to Labor Day.

On motion of Senator Carrico, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--32. NAYS--8. RULE 36--0.

RULE 36--0.

Senator Newman, for the committee of conference on H.B. 2173 (two thousand one hundred seventy-three), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2173

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2173, report as follows:

We recommend that the Senate Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Delegate Jason S. Miyares
/s/ Delegate R. Steven Landes
/s/ Delegate David L. Bulova
Conferees on the part of the House

/s/ Senator J. Chapman Petersen
/s/ Senator Thomas K. Norment, Jr.
/s/ Senator Stephen D. Newman
Conferees on the part of the Senate

On motion of Senator Newman, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
Senator Howell, for the committee of conference on **H.B. 2540** (two thousand five hundred forty), presented the following report:

**JOINT CONFERENCE COMMITTEE REPORT**  
on House Bill No. 2540

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2540, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Kathy J. Byron  
/s/ Delegate Margaret B. Ransone  
/s/ Delegate Kaye Kory  
Conferees on the part of the House

/s/ Senator Janet D. Howell  
/s/ Senator Siobhan S. Dunnivant  
/s/ Senator Jennifer B. Boysko  
Conferees on the part of the Senate

On motion of Senator Howell, the joint conference committee report was agreed to.

The recorded vote is as follows:  
YEAS--39. NAYS--1. RULE 36--0.


NAYS--Carrico--1.

RULE 36--0.

Senator Vogel, for the committee of conference on **H.B. 2576** (two thousand five hundred seventy-six), presented the following report:

**JOINT CONFERENCE COMMITTEE REPORT**  
on House Bill No. 2576

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2576, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.
Respectfully submitted,

/s/ Delegate Paul E. Krizek
/s/ Delegate James A. “Jay” Leftwich
/s/ Delegate Jason S. Miyares
Conferees on the part of the House

/s/ Senator Jill Holtzman Vogel
/s/ Senator Mark D. Obenshain
/s/ Senator Janet D. Howell
Conferees on the part of the Senate

On motion of Senator Vogel, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2609 (two thousand six hundred nine), on motion of Senator Newman, was passed by temporarily.

Senator Ebbin, for the committee of conference on H.B. 2678 (two thousand six hundred seventy-eight), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2678

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2678, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Marcus B. Simon
/s/ Delegate Robert B. Bell
/s/ Delegate Christopher E. Collins
Conferees on the part of the House

/s/ Senator Adam P. Ebbin
/s/ Senator Richard H. Stuart
/s/ Senator William M. Stanley, Jr.
Conferees on the part of the Senate
On motion of Senator Ebbin, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2679 (two thousand six hundred seventy-nine), on motion of Senator Surovell, was passed by temporarily.

Senator Mason, for the committee of conference on H.B. 2758 (two thousand seven hundred fifty-eight), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2758

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2758, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Delegate Jennifer Carroll Foy
/s/ Delegate Robert D. Orrock, Sr.
/s/ Delegate Robert B. Bell
Conferees on the part of the House
/s/ Senator T. Montgomery “Monty” Mason
/s/ Senator Lionell Spruill, Sr.
/s/ Senator John A. Cosgrove, Jr.
Conferees on the part of the Senate

On motion of Senator Mason, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
Senator Newman, for the committee of conference on **H.B. 2798** (two thousand seven hundred ninety-eight), presented the following report:

**JOINT CONFERENCE COMMITTEE REPORT**

**on House Bill No. 2798**

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2798, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate T. Scott Garrett
/s/ Delegate Robert D. Orrock, Sr.
/s/ Delegate Matthew James
Conferees on the part of the House

/s/ Senator Stephen D. Newman
/s/ Senator Siobhan S. Dunnavant
/s/ Senator George L. Barker
Conferees on the part of the Senate

On motion of Senator Newman, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Petersen, for the committee of conference on **S.B. 1118** (one thousand one hundred eighteen), presented the following report:

**JOINT CONFERENCE COMMITTEE REPORT**

**on Senate Bill No. 1118**

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1118, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.
On motion of Senator Petersen, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Newman, for the committee of conference on S.B. 1214 (one thousand two hundred fourteen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1214

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1214, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Stephen D. Newman
/s/ Senator Mamie E. Locke
/s/ Senator Charles W. Carrico, Sr.
Conferees on the part of the Senate

/s/ Delegate C. Todd Gilbert
/s/ Delegate R. Steven Landes
/s/ Delegate Schuyler T. VanValkenburg
Conferees on the part of the House

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1214
[The substitute having been printed separately, the title only is recorded as follows:]
A BILL to amend and reenact § 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; school resource officers; memorandums of understanding.

On motion of Senator Newman, the joint conference committee report was agreed to.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

Senator DeSteph, for the committee of conference on S.B. 1604 (one thousand six hundred four), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1604

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1604, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be accepted.

Respectfully submitted,

/s/ Senator Bill R. DeSteph, Jr.
/s/ Senator Lionell Spruill, Sr.
/s/ Senator A. Benton “Ben” Chafin
Conferees on the part of the Senate

/s/ Delegate Margaret B. Ransone
/s/ Delegate Robert B. Bell
/s/ Delegate Michael P. Mullin
Conferees on the part of the House

On motion of Senator DeSteph, the joint conference committee report was agreed to.

The recorded vote is as follows:

YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.
Senator Reeves, for the committee of conference on S.B. 1668 (one thousand six hundred sixty-eight), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1668

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1668, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Bryce E. Reeves
/s/ Senator T. Montgomery “Monty” Mason
/s/ Senator Thomas K. Norment, Jr.
Conferees on the part of the Senate

/s/ Delegate Barry D. Knight
/s/ Delegate Christopher K. Peace
/s/ Delegate Lashreese D. Aird
Conferees on the part of the House

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1668
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact §§ 4.1-119 and 4.1-120 of the Code of Virginia, relating to alcoholic beverage control; Sunday store hours; distiller commission.

On motion of Senator Reeves, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--34. NAYS--6. RULE 36--0.

NAYS--Black, Carrico, Chafin, Chase, Stuart, Sueterlein--6.
RULE 36--0.

Senator Ebbin, for the committee of conference on S.B. 1736 (one thousand seven hundred thirty-six), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1736

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1736, report as follows:
We recommend that the House Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Adam P. Ebbin
/s/ Senator Richard H. Stuart
/s/ Senator William M. Stanley, Jr.
Conferees on the part of the Senate

/s/ Delegate Marcus B. Simon
/s/ Delegate Robert B. Bell
/s/ Delegate Christopher E. Collins
Conferees on the part of the House

On motion of Senator Ebbin, the joint conference committee report was agreed to.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

Senator Surovell, for the committee of conference on S.B. 1758 (one thousand seven hundred fifty-eight), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1758

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1758, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Scott A. Surovell
/s/ Senator Mark J. Peake
/s/ Senator William M. Stanley, Jr.
Conferees on the part of the Senate

/s/ Delegate Terry G. Kilgore
/s/ Delegate Jason S. Miyares
/s/ Delegate David J. Toscano
Conferees on the part of the House
AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1758

[The substitute having been printed separately, the title only is recorded as follows:] 

A BILL to amend and reenact § 16.1-241 of the Code of Virginia, relating to the jurisdiction of juvenile and domestic relations district courts; state or federal benefit.

On motion of Senator Surovell, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.


NAYS--Reeves--1.
RULE 36--0.

Senator Peake, for the committee of conference on H.B. 1659 (one thousand six hundred fifty-nine), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1659

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1659, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Karrie K. Delaney
/s/ Delegate Robert B. Bell
/s/ Delegate Christopher E. Collins
Conferees on the part of the House

/s/ Senator Mark J. Peake
/s/ Senator A. Benton “Ben” Chafin
/s/ Senator Jennifer B. Boysko
Conferees on the part of the Senate

On motion of Senator Peake, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 2609 (two thousand six hundred nine), on motion of Senator Carrico, was passed by for the day.

Senator Surovell, for the committee of conference on H.B. 2679 (two thousand six hundred seventy-nine), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2679

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2679, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Marcus B. Simon
/s/ Delegate Terry G. Kilgore
/s/ Delegate Jeffrey L. Campbell
Conferees on the part of the House

/s/ Senator Scott A. Surovell
/s/ Senator Mark J. Peake
/s/ Senator William M. Stanley, Jr.
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2679
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 16.1-241 of the Code of Virginia, relating to the jurisdiction of juvenile and domestic relations district courts; state or federal benefit.

On motion of Senator Surovell, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Black, Chafin--2.
RULE 36--0.

H.B. 2750 (two thousand seven hundred fifty), on motion of Senator Norment, was passed by for the day.

Senator Vogel, for the committee of conference on H.B. 1620 (one thousand six hundred twenty), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1620

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1620, report as follows:

We recommend that the Senate Amendment in the Nature of a Substitute be accepted with the following amendments to resolve the matter under disagreement:

1. Line 66, Senate Substitute, after Commonwealth.
   insert
   Appointments shall be made with due consideration of geographical representation, and no two Board members shall reside in the same congressional district.

2. After line 173, Senate Substitute
   insert
   6. That the initial appointment of the Commissioner of Elections by the State Board of Elections shall be for a term to expire on June 30, 2022. After the initial appointment of the Commissioner of Elections by the State Board of Elections pursuant to this enactment, the appointment shall be for four years beginning on July 1 of the year following a gubernatorial election.

Respectfully submitted,

/s/ Delegate Margaret B. Ransone
/s/ Delegate Mark L. Cole
/s/ Delegate Nick Rush
/s/ Delegate Joseph C. Lindsey
Conferees on the part of the House

/s/ Senator Jill Holtzman Vogel
/s/ Senator George L. Barker
/s/ Senator A. Benton “Ben” Chafin
Conferees on the part of the Senate
On motion of Senator Vogel, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Deeds, Lucas--2.
RULE 36--0.

Senator Obenshain, for the committee of conference on H.B. 1987 (one thousand nine hundred eighty-seven), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1987

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1987, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Delegate David J. Toscano
/s/ Delegate R. Lee Ware
/s/ Delegate Timothy D. Hugo
Conferees on the part of the House

/s/ Senator Mark D. Obenshain
/s/ Senator Ryan T. McDougle
/s/ Senator Lionell Spruill, Sr.
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 1987
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.

On motion of Senator Obenshain, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Chase, for the committee of conference on H.B. 2056 (two thousand fifty-six), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2056

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2056, report as follows:

We recommend that the Senate Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Delegate David E. Yancey
/s/ Delegate Robert B. Bell
/s/ Delegate C. Todd Gilbert
/s/ Delegate Charniele L. Herring
Conferees on the part of the House

/s/ Senator Amanda F. Chase
/s/ Senator Ryan T. McDougle
/s/ Senator R. Creigh Deeds
Conferees on the part of the Senate

On motion of Senator Chase, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Ebbin--1.
RULE 36--0.

Senator Mason, for the committee of conference on H.B. 2089 (two thousand eighty-nine), presented the following report:
JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2089

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2089, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Vivian E. Watts
/s/ Delegate James A. “Jay” Leftwich
/s/ Delegate Margaret B. Ransone
Conferees on the part of the House

/s/ Senator Ryan T. McDougle
/s/ Senator Mark D. Obenshain
/s/ Senator J. Chapman Petersen
Conferees on the part of the Senate

On motion of Senator Mason, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator Chafin, for the committee of conference on H.B. 2185 (two thousand one hundred eighty-five), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2185

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2185, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.
AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2185
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend the Code of Virginia by adding in Article 7 of Chapter 31 of Title 23.1 a section numbered 23.1-3129.1, relating to the establishment of the Virginia Rural Information Technology Apprenticeship Grant Fund and Program.

On motion of Senator Chafin, the joint conference committee report was agreed to.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

H.B. 2620 (two thousand six hundred twenty), on motion of Senator Newman, was passed by for the day.

Senator Peake, for the committee of conference on H.B. 2622 (two thousand six hundred twenty-two), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2622

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2622, report as follows:

We recommend that the Senate Amendment be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Terry L. Austin
/s/ Delegate Terry G. Kilgore
/s/ Delegate Jeffrey M. Bourne
Conferees on the part of the House
On motion of Senator Peake, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Obenshain, for the committee of conference on H.B. 2718 (two thousand seven hundred eighteen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2718

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2718, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Delegate R. Steven Landes
/s/ Delegate C. Todd Gilbert
/s/ Delegate Betsy B. Carr
Conferees on the part of the House

/s/ Senator Mark D. Obenshain
/s/ Senator Charles W. Carrico, Sr.
/s/ Senator John S. Edwards
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2718
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3605, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

Senator Obenshain moved that the conference committee report be agreed to.

PARLIAMENTARY INQUIRY

Senator McPike propounded a parliamentary inquiry as to whether the Senate needed to suspend the Rules to agree to the conference committee report on H.B. 2718, pursuant to Senate Rule 19 (h).

The Chair stated that the Senator was correct.
On motion of Senator Obenshain, the Rules were suspended and the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--33. NAYS--6. RULE 36--0.

NAYS--Chase, Cosgrove, DeSteph, Dunnavant, Stanley, Suetterlein--6.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received and read:

In the House of Delegates
February 22, 2019

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORTS OF THE COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1031. A BILL to amend and reenact § 18.2-461 of the Code of Virginia, relating to false information and hoax criminal activities; penalty.

S.B. 1038. A BILL to amend and reenact § 24.2-653 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 24.2-418.01 and 24.2-653.2, relating to voter registration; verification of social security numbers; provisional registration status.

S.B. 1087. A BILL to amend and reenact §§ 24.2-304.1, 24.2-307, and 24.2-308 of the Code of Virginia, relating to election districts; requirements for precincts; remedying split precincts.

S.B. 1118. A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.

S.B. 1214. A BILL to amend and reenact § 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; memorandums of understanding.

S.B. 1216. A BILL to amend and reenact §§ 32.1-276.3 and 32.1-276.7:1 of the Code of Virginia, relating to the All-Payer Claims Database; penalty.

S.B. 1418. A BILL to amend and reenact § 9.1-904 of the Code of Virginia, relating to Sex Offender and Crimes Against Minors Registry; reregistration schedule.

S.B. 1431. A BILL to amend and reenact § 2.2-3713 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-3704.3, relating to the Virginia Freedom of Information Act; training requirements; proceedings for enforcement.

S.B. 1455. A BILL to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.

S.B. 1490. A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.
S.B. 1593. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 23.1 a section numbered 23.1-611.1, relating to the State Council of Higher Education for Virginia; financial aid award notification.

S.B. 1604. A BILL to amend and reenact §§ 3.2-6569, 3.2-6570, and 18.2-403.2 of the Code of Virginia, relating to cruelty to animals; aggravated cruelty; penalty.

S.B. 1668. A BILL to amend and reenact §§ 4.1-119 and 4.1-120 of the Code of Virginia, relating to alcoholic beverage control; Sunday store hours; distiller commission.

S.B. 1716. A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3605, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

S.B. 1758. A BILL to amend and reenact § 20-124.2 of the Code of Virginia, relating to custody and visitation cases; jurisdiction of court.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORTS OF THE COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:

H.B. 1620. A BILL to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.

H.B. 1704. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 23.1 a section numbered 23.1-611.1, relating to the State Council of Higher Education for Virginia; financial aid award notification.

H.B. 1730. A BILL to amend and reenact §§ 59.1-444.3 and 63.2-905.2 of the Code of Virginia, relating to foster care; security freeze on credit report.

H.B. 1733. A BILL to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; memorandums of understanding.

H.B. 1770. A BILL to amend and reenact §§ 4.1-119 and 4.1-120 of the Code of Virginia, relating to alcoholic beverage control; Sunday store hours; distiller commission.

H.B. 1874. A BILL to amend and reenact § 3.2-6570 of the Code of Virginia, relating to shooting dogs or cats that are companion animals; penalty.

H.B. 1987. A BILL to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.

H.B. 2026. A BILL to require the Board of Health to amend regulations governing newborn screening to include screening for congenital cytomegalovirus in newborns who fail the newborn hearing screen.

H.B. 2055. A BILL to amend and reenact § 2.2-1202 of the Code of Virginia, relating to the Department of Human Resource Management; review of employee recruitment, retention, and compensation; report.

H.B. 2089. A BILL to amend and reenact § 9.1-904 of the Code of Virginia, relating to Sex Offender and Crimes Against Minors Registry; reregistration schedule.
H.B. 2140. A BILL to amend and reenact § 22.1-79.1 of the Code of Virginia, relating to school calendar; opening of the school year; good cause waiver.

H.B. 2141. A BILL to amend and reenact § 15.2-2403 of the Code of Virginia, relating to local services districts; broadband and telecommunications services.

H.B. 2173. A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.

H.B. 2185. A BILL to amend the Code of Virginia by adding in Article 7 of Chapter 31 of Title 23.1 a section numbered 23.1-3129.1, relating to the establishment of the Virginia Rural Information Technology Apprenticeship Grant Fund and Program.

H.B. 2540. A BILL to amend and reenact §§ 58.1-603.1, 58.1-603.2, 58.1-604.01, and 58.1-611.1 of the Code of Virginia, relating to sales and use tax; reduced rate on essential personal hygiene products.

H.B. 2576. A BILL to amend the Code of Virginia by adding in Article 1 of Chapter 1 of Title 9.1 a section numbered 9.1-116.4, relating to Sex Trafficking Response Coordinator; duties; report.

H.B. 2609. A BILL to amend and reenact §§ 9.1-102 and 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; compulsory minimum training standards.

H.B. 2620. A BILL to amend and reenact § 23.1-1304 of the Code of Virginia, relating to public institutions of higher education; governing boards; educational programs.

H.B. 2678. A BILL to amend and reenact § 18.2-386.2 of the Code of Virginia, relating to unlawful dissemination or sale of images of another person; penalty.

H.B. 2679. A BILL to amend and reenact § 16.1-241 of the Code of Virginia, relating to the jurisdiction of juvenile and domestic relations district courts; findings of fact; status as a special immigrant.

H.B. 2718. A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3604, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

H.B. 2798. A BILL to amend and reenact §§ 32.1-276.3 and 32.1-276.7:1 of the Code of Virginia, relating to the All-Payer Claims Database; penalty.

THE HOUSE OF DELEGATES HAS AGREED TO WITH AMENDMENTS THE FOLLOWING SENATE JOINT RESOLUTION:

S.J.R. 299. Designating November 17, in 2019 and in each succeeding year, as World Prematurity Day in Virginia.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORT OF THE COMMITTEE OF CONFERENCE ON THE FOLLOWING SENATE JOINT RESOLUTION:

S.J.R. 278. Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to personal property tax exemption; motor vehicle owned by a disabled veteran.
THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTION:

**H.J.R. 1097.** Confirming appointments by the Joint Rules Committee.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORT OF THE COMMITTEE OF CONFERENCE ON THE FOLLOWING HOUSE JOINT RESOLUTION:

**H.J.R. 676.** Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to personal property tax exemption; motor vehicle owned by a disabled veteran.

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILL:

**S.B. 1790.** A BILL to amend the Code of Virginia by adding in Title 15.2 a chapter numbered 59.2, consisting of sections numbered 15.2-5928 through 15.2-5934, relating to City of Virginia Beach; sports or entertainment project.

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTIONS:

**S.J.R. 368.** Celebrating the life of Donald Robert McCaig.

**S.J.R. 370.** Celebrating the life of Sue Kimble Dudley.

**S.J.R. 371.** Celebrating the life of James William Bryan, Jr.

**S.J.R. 373.** Celebrating the life of William E. Edwards.

**S.J.R. 414.** Commending The Apprentice School.

**S.J.R. 418.** Confirming an appointment by the Senate Committee on Rules to the Virginia Conflict of Interest and Ethics Advisory Council.

**S.J.R. 421.** Celebrating the life of Thomas Pierce Power.

**S.J.R. 430.** Commending Sharon Bulova.

**S.J.R. 431.** Commending the Peninsula Agency on Aging, Inc.

**S.J.R. 432.** Commending Braxton-Perkins American Legion Post 25.

**S.J.R. 433.** Celebrating the life of Harvey King Wilson.

**S.J.R. 439.** Commending United Community Ministries, Inc.

**S.J.R. 440.** Commending the Northern Virginia Conservation Trust.

**S.J.R. 441.** Commending the Prince William County Bar Association.

**S.J.R. 442.** Commending Neabsco Elementary School.

**S.J.R. 443.** Commending the Hilton Downtown Richmond.


S.J.R. 450. Commending the NextStop Theatre Company.


S.J.R. 452. Commending Food For Neighbors.


S.J.R. 454. Celebrating the life of the Honorable Luther Ray Ashworth.


S.J.R. 459. Commending Captain Harold W. Hill.


S.J.R. 465. Commending the Honorable Jan Brodie.

S.J.R. 466. Commending Officer Katherine E. Tassa

S.J.R. 469. Celebrating the life of Wilbur Eugene Thomas.


S.J.R. 471. Commending the Alexandria Division of Aging and Adult Services.


S.J.R. 474. Commending Signature Theatre.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

The House joint resolution, communicated as agreed to by the House of Delegates, the first reading of its title having been waived, was referred as follows:

H.J.R. 1097 was referred to the Committee on Rules.
LEGISLATION SIGNED BY PRESIDING OFFICER

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the date recorded below, signed the following bills that had been passed by both houses and duly enrolled:

February 22, 2019

H.B. 1622. An Act to amend and reenact §§ 63.2-1522 and 63.2-1523 of the Code of Virginia, relating to out-of-court and recorded statements made by a child; abuse or neglect of a child.

H.B. 1634. An Act to amend and reenact § 58.1-605, as it is currently effective and as it may become effective, of the Code of Virginia, and to amend the Code of Virginia by adding sections numbered 58.1-605.1 and 58.1-606.1, relating to an additional local sales and use tax in Halifax County; appropriations of Halifax County to incorporated towns for educational purposes.

H.B. 1772. An Act to amend and reenact § 30-179 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 37 of Title 2.2 a section numbered 2.2-3715, relating to the Virginia Freedom of Information Advisory Council; advisory opinions; evidence in civil proceeding.

H.B. 1838. An Act to amend and reenact § 15.2-6407 of the Code of Virginia, relating to Virginia Regional Industrial Facilities Act; revenue sharing; composite index.

H.B. 1884. An Act to require the Director of the Department of Corrections to review and revise the Department’s visitation policies concerning visitors at state correctional facilities; wearing of tampons or menstrual cups.

H.B. 1889. An Act to amend and reenact § 30-355 of the Code of Virginia, relating to the Virginia Conflict of Interest and Ethics Advisory Council; meetings requirement.


H.B. 2005. An Act to amend and reenact § 63.2-602 of the Code of Virginia, relating to Temporary Assistance for Needy Families (TANF); eligibility.

H.B. 2019. An Act to amend and reenact §§ 54.1-2350 and 55-519 of the Code of Virginia, relating to residential property; information on covenants; required disclosures; stormwater management facilities.

H.B. 2071. An Act to amend and reenact § 2.2-4303.2 of the Code of Virginia, relating to the Virginia Public Procurement Act; job order contracting; limitations.

H.B. 2166. An Act to amend and reenact § 9.1-101 of the Code of Virginia, relating to Department of Criminal Justice Services; definition of law-enforcement officer; security division of the Virginia Lottery.

H.B. 2182. An Act to amend and reenact §§ 2.2-1130, 2.2-1153, 2.2-1156, 2.2-1157, 10.1-1122, and 36-139.1 of the Code of Virginia, relating to the Department of General Services; surplus property; opportunity for economic development entities to purchase prior to public sale.

H.B. 2208. An Act to amend and reenact § 63.2-1242.1 of the Code of Virginia, relating to adoption by relative.

H.B. 2218. An Act to amend and reenact § 59.1-200 of the Code of Virginia, relating to the Virginia Consumer Protection Act; prohibited practices; unlawful practice of an occupation or profession.


H.B. 2367. An Act to amend and reenact §§ 4.1-111, 4.1-204, and 4.1-212.1 of the Code of Virginia, relating to alcoholic beverage control; delivery permittees; regulations; penalties.


H.B. 2605. An Act to amend and reenact §§ 19.2-298.01, 46.2-357, 46.2-391, 53.1-10, 53.1-67.6, 60.2-219, and 60.2-618 of the Code of Virginia; to amend the Code of Virginia by adding in Chapter 18 of Title 19.2 an article numbered 6, consisting of a section numbered 19.2-316.4, and by adding in Chapter 2 of Title 53.1 an article numbered 9, consisting of a section numbered 53.1-67.9; and to repeal Articles 3 (§ 19.2-316.1), 4 (§ 19.2-316.2), and 5 (§ 19.2-316.3) of Chapter 18 of Title 19.2 and Articles 5 (§ 53.1-67.1), 7 (§ 53.1-67.7), and 8 (§ 53.1-67.8) of Chapter 2 of Title 53.1 of the Code of Virginia, relating to community corrections alternative program; establishment.


H.B. 2723. An Act to amend and reenact § 38.2-1877 of the Code of Virginia, relating to portable electronics insurance; notices.

H.B. 2749. An Act to amend and reenact § 63.2-621 of the Code of Virginia, relating to Temporary Assistance for Needy Families; restrictions on use of cash assistance.

H.B. 2760. An Act to amend and reenact §§ 24.2-304.3, 24.2-306, and 30-264 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 24.2-103.1, relating to redistricting; Geographic Information System maps required; review by the Department of Elections.

H.B. 2767. An Act to amend the Code of Virginia by adding in Chapter 24 of Title 2.2 an article numbered 27, consisting of sections numbered 2.2-2491 through 2.2-2495, relating to the Virginia African American Advisory Board; report.
H.B. 2773. An Act to amend and reenact § 19.2-368.11:1 of the Code of Virginia, relating to Criminal Injuries Compensation Fund; amount of award.

H.B. 2789. An Act to direct the establishment of energy conservation measures providing incentives for the development of electric energy delivered from sunlight.

February 22, 2019

H.B. 1614. An Act to amend the Code of Virginia by adding a section numbered 15.2-2114.01, relating to a local Stormwater Management Fund.

H.B. 1626. An Act to amend and reenact § 3.2-6571 of the Code of Virginia, relating to animal fighting; confiscation of tethered cocks.

H.B. 1627. An Act to amend the Code of Virginia by adding a section numbered 63.2-1706.1, relating to Department of Social Services; child welfare agencies; prioritization of inspections.

H.B. 1661. An Act to amend and reenact §§ 38.2-1700 and 38.2-3420 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 1 of Title 3.2 an article numbered 4, consisting of sections numbered 3.2-116 through 3.2-119, relating to the formation of benefits consortium by a sponsoring association operating as nonprofit agricultural organization.

H.B. 1671. An Act to amend and reenact §§ 63.2-1505 and 63.2-1506 of the Code of Virginia, relating to child abuse and neglect; investigations by local boards of social services.


H.B. 1814. An Act to amend and reenact § 8.01-341.2 of the Code of Virginia, relating to deferral of jury service; persons who have legal custody of and are responsible for the care of a child.

H.B. 1822. An Act to amend and reenact § 10.1-2131 of the Code of Virginia and to amend the Code of Virginia by adding in Article 4 of Chapter 21.1 of Title 10.1 sections numbered 10.1-2127.1 and 10.1-2134.1 and by adding a section numbered 62.1-44.15:29.2, relating to Water Quality Improvement Grant; point source pollution; Stormwater Local Assistance Fund.

H.B. 1826. An Act to amend and reenact § 54.1-2903 of the Code of Virginia, relating to physicians; advertising.

H.B. 1895. An Act to amend and reenact § 1 of Article II and §§ 2, as amended, 7, 11, 13, and 15 of Article III of Chapter 366 of the Acts of Assembly of 1958, which provided a charter for the Town of Irvington in Lancaster County, relating to corporate limits, town council, and mayor.

H.B. 1942. An Act to amend and reenact §§ 53.1-40.10, 53.1-68, and 53.1-133.03 of the Code of Virginia, relating to behavioral health services; exchange of medical and mental health information and records; correctional facilities.


H.B. 2108. An Act to amend and reenact §§ 63.2-902 and 63.2-904 of the Code of Virginia, relating to foster care agreements; rights of foster parent; dispute resolution; regulations.

H.B. 2143. An Act to amend and reenact § 46.2-1088.3 of the Code of Virginia, relating to air bags; manufacture, importation, sale, etc., of counterfeit or nonfunctional air bag prohibited; penalty.

H.B. 2169. An Act to amend and reenact § 54.1-2951.1 of the Code of Virginia, relating to physician assistants; licensure by endorsement.

H.B. 2174. An Act to amend and reenact §§ 46.2-1569.1 and 46.2-1570 of the Code of Virginia, relating to motor vehicle dealers and manufacturers.


H.B. 2192. An Act to amend and reenact §§ 2.2-2279 and 15.2-4901 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 9 of Title 22.1 an article numbered 3, consisting of sections numbered 22.1-141.1 and 22.1-141.2, and by adding a section numbered 56-589.1, relating to the modernization of public school buildings and facilities.

H.B. 2230. An Act to amend and reenact §§ 38.2-2126 and 38.2-2234 of the Code of Virginia, relating to property and motor vehicle insurance; use of credit scores; adverse actions.

H.B. 2247. An Act to amend and reenact § 54.1-3207 of the Code of Virginia, relating to Board of Optometry; membership.

H.B. 2252. An Act to amend the Code of Virginia by adding a section numbered 29.1-528.3, relating to firearms ordinances; property located in multiple localities.

H.B. 2258. An Act to amend and reenact § 63.2-1734 of the Code of Virginia, relating to child day programs; staff training requirements; exemption for cooperative preschools.

H.B. 2339. An Act to amend and reenact § 58.1-3 of the Code of Virginia, relating to the Department of Taxation; sharing information with the Department of Social Services.

H.B. 2344. An Act to amend and reenact §§ 46.2-208 and 46.2-844 of the Code of Virginia, relating to Department of Motor Vehicle records; certain private vendors; penalty.

H.B. 2403. An Act to amend and reenact § 62.1-44.15:21 of the Code of Virginia, relating to impacts to wetlands; permit requirements for compensation.

H.B. 2457. An Act to amend the Code of Virginia by adding a section numbered 54.1-2937.1, relating to Board of Medicine; retiree license.
H.B. 2486. An Act to amend and reenact § 22.1-298.1 of the Code of Virginia, relating to teacher licensure; reciprocity; alternate routes.

H.B. 2514. An Act to amend and reenact § 46.2-1167 of the Code of Virginia, relating to motor vehicle safety inspections; charges.

H.B. 2561. An Act to amend and reenact § 38.2-3407.15:1 of the Code of Virginia, relating to carrier contracts with pharmacy providers; limitations on audits of pharmacy records.

H.B. 2569. An Act to amend and reenact § 15.2-2292 of the Code of Virginia, relating to family day homes; zoning permits.

H.B. 2597. An Act to amend and reenact §§ 63.2-1508 and 63.2-1517 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-1506.1, relating to child abuse and neglect; report or complaint; victims of sex trafficking; taking child victim into custody.

H.B. 2621. An Act to amend the Code of Virginia by adding a section numbered 15.2-2241.2, relating to rezoning and site plan approval; decommissioning solar energy equipment, facilities, or devices.


H.B. 2681. An Act to amend and reenact § 10.1-2211.2 of the Code of Virginia, relating to historical African American cemeteries; City of Hampton.

H.B. 2743. An Act to amend and reenact §§ 32.1-102.2, as it is currently effective and as it shall become effective, and 32.1-102.4 of the Code of Virginia, relating to certificate of public need; charity care.

H.B. 2783. An Act to amend and reenact § 62.1-229.5 of the Code of Virginia, relating to living shorelines; loans to businesses.

H.B. 2800. An Act to direct the Commissioner of Highways to report certain data on overweight trucks.

S.B. 1025. An Act to amend and reenact § 3.2-6500 of the Code of Virginia, relating to companion animals; adequate shelter and space.

S.B. 1042. An Act to amend and reenact §§ 24.2-114 and 24.2-422 of the Code of Virginia, relating to voter registration; notification of denial.
S.B. 1048. An Act to amend and reenact § 59.1-148.3 of the Code of Virginia, relating to purchase of handguns or other weapons; auxiliary law-enforcement officers.


S.B. 1089. An Act to amend and reenact § 2.2-2342 of the Code of Virginia, relating to Fort Monroe Authority; payments to the City of Hampton in lieu of real property taxes.

S.B. 1090. An Act to amend and reenact § 2.2-3711 of the Code of Virginia, relating to the Freedom of Information Act; Fort Monroe Authority; closed meeting exemption.

S.B. 1094. An Act to amend and reenact § 15.2-2292 of the Code of Virginia, relating to family day homes; zoning permits.

S.B. 1128. An Act to amend and reenact § 10.1-2211.2 of the Code of Virginia, relating to historical African American cemeteries; City of Hampton.


S.B. 1179. An Act to amend and reenact § 18.2-308.02 of the Code of Virginia, relating to application for a resident concealed handgun permit; United States Armed Forces.

S.B. 1180. An Act to amend and reenact §§ 2.2-3701, 2.2-3705.2, 2.2-3705.6, 2.2-3705.7, and 2.2-3711 of the Code of Virginia, relating to the Virginia Freedom of Information Act; definition of trade secret.

S.B. 1182. An Act to amend and reenact § 2.2-3708.2 of the Code of Virginia, relating to meetings held through electronic communications means under the Virginia Freedom of Information Act.

S.B. 1184. An Act to amend and reenact §§ 2.2-3703, 2.2-3705.7, and 2.2-3711 of the Code of Virginia, relating to the Virginia Freedom of Information Act; applicability; sexual assault response teams and multidisciplinary child sexual abuse response teams.

S.B. 1219. An Act to direct the Board for Contractors to revise Board regulations pertaining to designated employees.

S.B. 1220. An Act to amend and reenact § 22.1-279.8 of the Code of Virginia, relating to development and review of school crisis, emergency management, and medical emergency response plans; include certain first responders.

S.B. 1244. An Act to amend and reenact § 24.2-418 of the Code of Virginia, relating to voter registration; protected voters; foster parents.

S.B. 1248. An Act to amend the Code of Virginia by adding a section numbered 15.2-2114.01, relating to a Local Stormwater Management Fund.

S.B. 1265. An Act to amend and reenact § 2.2-2001.3 of the Code of Virginia, relating to the Department of Veterans Services; Virginia War Memorial division.
S.B. 1304. An Act to amend the Code of Virginia by adding in Article 1 of Chapter 9 of Title 15.2 a section numbered 15.2-926.4, relating to regulation of smoking in outdoor amphitheater or concert venue; civil penalty.

S.B. 1312. An Act to amend and reenact § 15.2-2511 of the Code of Virginia, relating to voluntary town audits; submission to Auditor of Public Accounts.

S.B. 1329. An Act to amend the Code of Virginia by adding a section numbered 2.2-2012.1, relating to major information technology project procurement; terms and conditions; limitation of liability provisions.

S.B. 1346. An Act to amend and reenact § 56-585.3 of the Code of Virginia, relating to electric cooperatives; rates.

S.B. 1401. An Act to amend the Code of Virginia by adding a section numbered 9.1-1101.1, relating to Department of Forensic Science; possession of unlawful items by employees; immunity.

S.B. 1408. An Act to amend Chapters 779 and 798 of the Acts of Assembly of 1993, which provided a charter for the County of James City, by adding in Chapter 7 a section numbered 7.5, relating to additional planning powers; inoperable vehicles.

S.B. 1411. An Act to amend and reenact § 38.2-401 of the Code of Virginia, relating to burn buildings; change in terminology.

S.B. 1424. An Act to provide a new charter for the Town of Luray in Page County and to repeal Chapter 338, as amended, of the Acts of Assembly of 1928, which provided a charter for the Town of Luray.

S.B. 1425. An Act to amend the Code of Virginia by adding a section numbered 58.1-3715.1, relating to local license tax; mobile food units.

S.B. 1450. An Act to amend the Code of Virginia by adding in Chapter 13.2 of Title 55 an article numbered 7, consisting of sections numbered 55-248.40:1, 55-248.40:2, and 55-248.40:3, relating to the Eviction Diversion Pilot Program.


S.B. 1463. An Act to amend and reenact § 2.2-621 of the Code of Virginia, relating to compliance with grant requirements; creation of new jobs.


S.B. 1481. An Act to amend and reenact §§ 46.2-324.1, 46.2-341.4, 46.2-341.10, 46.2-341.12, 46.2-341.14, 46.2-341.14:01, 46.2-341.14:1, 46.2-341.19, 46.2-341.22, 46.2-380, 46.2-382, 46.2-1700, and 46.2-1701.1 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 17 of Title 46.2 an article numbered 2, consisting of sections numbered 46.2-1708 through 46.2-1711, relating to commercial driver’s licenses; entry-level driver training.
S.B. 1492. An Act to amend and reenact § 2.2-3705.6 of the Code of Virginia, relating to the Freedom of Information Act; exclusions; proprietary records and trade secrets; Virginia Telecommunication Initiative.

S.B. 1505. An Act to amend and reenact § 33.2-213 of the Code of Virginia, relating to naming highways, bridges, interchanges, and other transportation facilities; cost of signage.

S.B. 1516. An Act to amend and reenact § 54.1-2523 of the Code of Virginia, relating to Department of Corrections; disclosure of information; delivery of controlled substances to prisoners.

S.B. 1559. An Act to amend and reenact § 15.2-958.3 of the Code of Virginia, relating to C-PACE loans; resiliency improvements.

S.B. 1564. An Act to direct the State Board of Elections to revise its regulations for reviewing and processing candidate petitions.

S.B. 1579. An Act to amend the Code of Virginia by adding in Article 2 of Chapter 3 of Title 24.2 a section numbered 24.2-304.04, relating to standards and criteria for congressional and state legislative districts.

S.B. 1580. An Act to amend and reenact §§ 55-79.97 and 55-509.4 of the Code of Virginia, relating to the Condominium Act and Property Owners’ Association Act; delivery of condominium resale certificates and association disclosure packets; right of purchaser to cancel contract.

S.B. 1607. An Act to amend and reenact §§ 38.2-3407.15 and 38.2-3407.15:2 of the Code of Virginia, relating to health insurance; carrier business practices; authorization of health care services.

S.B. 1634. An Act to amend and reenact § 15.2-1129.2 of the Code of Virginia, relating to local economic revitalization zones.


S.B. 1674. An Act to amend the Code of Virginia by adding in Article 1 of Chapter 34 of Title 38.2 a section numbered 38.2-3407.20, relating to health insurance; short-term, limited-duration health plans; guaranteed options.

S.B. 1685. An Act to amend and reenact § 38.2-3407.10:1 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3407.10:2, relating to health insurance; credentialing; mental health services.

S.B. 1692. An Act to amend and reenact §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, as it is currently effective and as it shall become effective, 54.1-3408.3, and 54.1-3446 of the Code of Virginia and to repeal §§ 3.2-4114.1 and 3.2-4117 of the Code of Virginia, relating to industrial hemp.

EMERGENCY

S.B. 1705. An Act to amend and reenact § 2.2-2001.3 of the Code of Virginia and to amend the Code of Virginia by adding in Article 23 of Chapter 24 of Title 2.2 a section numbered 2.2-2469.1, relating to the Virginia War Memorial Board; transfer of duties and sunset.
S.B. 1707. An Act to amend the Code of Virginia by adding in Title 67 a chapter numbered 16, consisting of sections numbered 67-1600 through 67-1607, relating to the establishment of the Southwest Virginia Energy Research and Development Authority.

S.B. 1752. An Act to amend the Code of Virginia by adding a section numbered 58.1-4018.2, relating to the Virginia Lottery; ticket discounting; civil penalties.

S.B. 1755. An Act to direct the Department of Housing and Community Development to develop proposals for changes to the Uniform Statewide Building Code (USBC) and the Statewide Fire Prevention Code (SFPC) with the goal of assisting in the provision of safety and security measures for public or private elementary schools, secondary schools, and institutions of higher education for active shooter or hostile threats.


S.B. 1772. An Act to require the Board of Corrections to review its standards related to allowable restraint practices for pregnant prisoners.

S.B. 1774. An Act to amend and reenact §§ 54.1-1100, 54.1-1106, 54.1-1108, and 54.1-1108.2 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 11 of Title 54.1 an article numbered 6, consisting of sections numbered 54.1-1147 and 54.1-1148, relating to the Board for Contractors; requirements for licensure; certification of automatic fire sprinkler inspectors.

S.B. 1781. An Act to amend and reenact § 24.2-806 of the Code of Virginia, relating to contests of certain elections; location of proceeding to contest.

HONORARY ADJOURNMENTS

Senator Lucas addressed the Senate in memory of former Senator Benjamin J. Lambert III.

Senator Lucas requested that when the Senate adjourns today, it adjourn in memory of former Senator Benjamin J. Lambert III.

Senator Ebbin addressed the Senate in memory of George Washington.

Senator Ebbin requested that when the Senate adjourns today, it adjourn in memory of George Washington.

On motion of Senator Newman, the Senate, in memory of former Senator Benjamin J. Lambert III and George Washington, adjourned until tomorrow at 12 m. The Clerk was ordered to receive the committee report.

COMMITTEE REPORT

The following resolution, having been considered by the committee in session, was reported by Senator McDougle from the Committee on Rules:
S.R. 143 (one hundred forty-three).

Justin E. Fairfax  
President of the Senate

Susan Clarke Schaar  
Clerk of the Senate
SATURDAY, FEBRUARY 23, 2019

The Senate met at 12 m. and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Nathan Varnier, Oakland Baptist Church, Gum Spring, Virginia, offered the following prayer:

Dear Almighty God, we come together today acknowledging Your presence as we all strive to bond on a common mission and to lead according to Your divine will. Being a leader is not something everyone is called to, and we know that many responsibilities are charged to those in positions of leadership.

Breaking the ice on challenging issues, being open about heartfelt opinions, and feeling free to offer a respectful, contrasting approach when things don’t align with our beliefs, are all part of the process of being a strong leader, especially when operating within a team of leaders.

Lord God, we know that those we lead don’t always get the full story of the work that we do for them behind the scenes. They don’t see the countless hours spent grinding away to find solutions or the tears that we shed when we’re completely depleted of good ideas and mental toughness. But our hope and our prayer is that we are able to produce good fruit here today, and every day, so that those in the Commonwealth of Virginia can feel safe, provided for and supported as they strive for prosperity.

We thank You and love You Lord, Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Bladen Finch, Senate Page Program Director.

The roll was called and the following Senators answered to their names:


A quorum was present.

After the roll call, Senators Boysko, Ruff, and Vogel notified the Clerk of their presence.

On motion of Senator Petersen, the reading of the Journal was waived.

The recorded vote is as follows:
YEAS--35. NAYS--2. RULE 36--1.

NAYS--Deeds, Stanley--2.
RULE 36--Petersen--1.

INTRODUCTION OF LEGISLATION

Pursuant to the provisions of Senate Rule 26 (g), Senator DeSteph requested and was granted unanimous consent to introduce resolutions; subsequently, the following were presented and laid on the Clerk’s Desk:
S.R. 168. Celebrating the life of Kenneth A. Hall.
   Patron--DeSteph

   Patron--DeSteph

CALENDAR

CONFERENCE COMMITTEE REPORTS

Senator Carrico, for the committee of conference on H.B. 1911 (one thousand nine hundred eleven), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
   on House Bill No. 1911

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1911, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute with Amendment be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Christopher K. Peace
/s/ Delegate Les R. Adams
/s/ Delegate Patrick A. Hope
Conferees on the part of the House

/s/ Senator Charles W. Carrico, Sr.
/s/ Senator Mark D. Obenshain
/s/ Senator J. Chapman Petersen
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 1911
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend the Code of Virginia by adding a section numbered 46.2-861.1 and to repeal § 46.2-921.1 of the Code of Virginia, relating to duties of drivers of vehicles approaching stationary vehicles displaying certain warning lights; penalty.

On motion of Senator Carrico, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--37. NAYS--2. RULE 36--0.

NAYS--Petersen, Suetterlein--2.
RULE 36--0.

Senator Peake, for the committee of conference on H.B. 2020 (two thousand twenty), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2020

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2020, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Matthew James
/s/ Delegate R. Steven Landes
/s/ Delegate Roxann L. Robinson
Conferees on the part of the House

/s/ Senator Mark J. Peake
/s/ Senator John A. Cosgrove, Jr.
/s/ Senator George L. Barker
Conferees on the part of the Senate

On motion of Senator Peake, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Carrico, for the committee of conference on H.B. 2609 (two thousand six hundred nine), presented the following report:
JOINT CONFERENCE COMMITTEE REPORT  
on House Bill No. 2609

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2609, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute with Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Jerrauld C. “Jay” Jones  
/s/ Delegate Richard P. Bell  
/s/ Delegate James A. “Jay” Leftwich  
Conferees on the part of the House

/s/ Senator Charles W. Carrico, Sr.  
/s/ Senator Mamie E. Locke  
/s/ Senator David R. Suetterlein  
Conferees on the part of the Senate

Senator Carrico moved that the joint conference committee report be rejected.

The question was put on agreeing to the joint conference committee report.

The joint conference committee report was rejected.

The recorded vote is as follows:

YEAS--0. NAYS--39. RULE 36--0.

YEAS--0.
RULE 36--0.

H.B. 2750 (two thousand seven hundred fifty) was taken up and, on motion of Senator Chase, the joint conference committee report was agreed to.

The recorded vote is as follows:

YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
Senator Chase, for the committee of conference on S.B. 1004 (one thousand four), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1004

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1004, report as follows:

We recommend that the House Amendments be accepted.

Respectfully submitted,

/s/ Senator Amanda F. Chase
/s/ Senator David R. Suetterlein
/s/ Senator L. Louise Lucas
Conferees on the part of the Senate

/s/ Delegate Lashrecse D. Aird
/s/ Delegate Christopher P. Stolle
/s/ Delegate Nick L. Rush
Conferees on the part of the House

On motion of Senator Chase, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Chase, for the committee of conference on S.B. 1031 (one thousand thirty-one), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1031

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1031, report as follows:

A. We recommend that the House Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.
Respectfully submitted,

/s/ Senator Amanda F. Chase  
/s/ Senator Ryan T. McDougle  
/s/ Senator R. Creigh Deeds  
Conferees on the part of the Senate

/s/ Delegate David E. Yancey  
/s/ Delegate Robert B. Bell  
/s/ Delegate C. Todd Gilbert  
/s/ Delegate Charniele L. Herring  
Conferees on the part of the House

On motion of Senator Chase, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.

NAYS--Ebbin--1.
RULE 36--0.

Senator Peake, for the committee of conference on S.B. 1038 (one thousand thirty-eight), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT  
on Senate Bill No. 1038

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1038, report as follows:

A. We recommend that the House Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Mark J. Peake  
/s/ Senator David R. Suetterlein  
/s/ Senator Lionell Spruill, Sr.  
Conferees on the part of the Senate

/s/ Delegate Barry D. Knight  
/s/ Delegate Terry L. Austin  
Delegate Paul E. Krizek  
Conferees on the part of the House

Senator Peake moved that the joint conference committee report be agreed to.
The question was put on agreeing to the joint conference committee report.

The joint conference committee report was rejected.

The recorded vote is as follows:
YEAS--19. NAYS--20. RULE 36--0.

RULE 36--0.

RECONSIDERATION

Senator Carrico moved to reconsider the vote by which the joint conference committee report on S.B. 1038 (one thousand thirty-eight) was rejected.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Peake, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--20. NAYS--19. RULE 36--0.

RULE 36--0.

Senator Obenshain, for the committee of conference on S.B. 1087 (one thousand eighty-seven), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1087

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1087, report as follows:

We recommend that the House Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.
Respectfully submitted,

/s/ Senator Mark D. Obenshain
/s/ Senator George L. Barker
/s/ Senator Jill Holtzman Vogel
Conferees on the part of the Senate

/s/ Delegate Mark L. Cole
/s/ Delegate Israel D. O’Quinn
/s/ Delegate Vivian E. Watts - I dissent
Conferees on the part of the House

On motion of Senator Obenshain, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Newman, for the committee of conference on S.B. 1216 (one thousand two hundred sixteen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1216

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1216, report as follows:

We recommend that the House Amendment be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Stephen D. Newman
/s/ Senator Siobhan S. Dunnavant
/s/ Senator George L. Barker
Conferees on the part of the Senate

/s/ Delegate T. Scott Garrett
/s/ Delegate Robert D. Orrock, Sr.
/s/ Delegate Matthew James
Conferees on the part of the House

On motion of Senator Newman, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Mason, for the committee of conference on S.B. 1418 (one thousand four hundred eighteen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1418

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1418, report as follows:

We recommend that the House Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator T. Montgomery “Monty” Mason
/s/ Senator Ryan T. McDougle
/s/ Senator Mark D. Obenshain
Conferees on the part of the Senate

/s/ Delegate Vivian E. Watts
/s/ Delegate James A. “Jay” Leftwich
/s/ Delegate Margaret B. Ransone
Conferees on the part of the House

On motion of Senator Mason, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Obenshain, for the committee of conference on S.B. 1431 (one thousand four hundred thirty-one), presented the following report:
JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1431

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1431, report as follows:

We recommend that the House Amendments be accepted.

Respectfully submitted,
/s/ Senator Mark D. Obenshain
/s/ Senator Bill R. DeSteph, Jr.
/s/ Senator T. Montgomery “Monty” Mason
Conferees on the part of the Senate

/s/ Delegate M. Keith Hodges
/s/ Delegate Glenn R. Davis
/s/ Delegate Patrick A. Hope
Conferees on the part of the House

On motion of Senator Obenshain, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--1.

NAYS--0.
RULE 36--Stuart--1.

S.B. 1547 (one thousand five hundred forty-seven), on motion of Senator Cosgrove, was passed by temporarily.

Senator Surovell, for the committee of conference on S.B. 1554 (one thousand five hundred fifty-four), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1554

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1554, report as follows:

A. We recommend that the House Amendment be rejected.

B. We recommend that the engrossed bill be accepted with the following amendments to resolve the matter under disagreement:

1. Line 30, engrossed, after certification [first instance] insert
   an attorney representing the body was present and
2. Line 31, engrossed, after on strike the remainder of line 31 and through capacity on line 32 insert the public body

3. Line 33, engrossed, after on strike $500 insert up to $1,000

Respectfully submitted,

/s/ Senator Scott A. Surovell
Senator Bill R. DeSteph, Jr.
/s/ Senator Jill Holtzman Vogel
Conferees on the part of the Senate

/s/ Delegate M. Keith Hodges
/s/ Delegate James A. “Jay” Leftwich
/s/ Delegate Kathleen Murphy
Conferees on the part of the House

On motion of Senator Surovell, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--35. NAYS--2. RULE 36--1.

NAYS--DeSteph, Suetterlein--2.
RULE 36--Stuart--1.

Senator Ebbin, for the committee of conference on S.B. 1575 (one thousand five hundred seventy-five), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT on Senate Bill No. 1575

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1575, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.
Respectfully submitted,

/s/ Senator Adam P. Ebbin  
/s/ Senator Charles W. Carrico, Sr.  
/s/ Senator Siobhan S. Dunnavant  
Conferees on the part of the Senate

/s/ Delegate R. Steven Landes  
/s/ Delegate Roxann L. Robinson  
/s/ Delegate Roslyn C. Tyler  
Conferees on the part of the House

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1575  
[The substitute having been printed separately, the title only is recorded as follows:]  

A BILL to amend and reenact § 22.1-305.2 of the Code of Virginia, relating to teacher licensure; Advisory Board on Teacher Education and Licensure; certain instructors at institutions of higher education.

On motion of Senator Ebbin, the joint conference committee report was agreed to.

The recorded vote is as follows:  
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Sturtevant, for the committee of conference on S.B. 1632 (one thousand six hundred thirty-two), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT  
on Senate Bill No. 1632

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1632, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Glen H. Sturtevant, Jr.  
/s/ Senator John S. Edwards  
/s/ Senator Mark J. Peake  
Conferees on the part of the Senate
AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1632

[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 22.1-277 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-251.1:1, relating to cannabidiol oil and THC-A oil; use at school.

On motion of Senator Sturtevant, the joint conference committee report was agreed to.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

Senator Boysko, for the committee of conference on S.B. 1715 (one thousand seven hundred fifteen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1715

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1715, report as follows:

We recommend that the House Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Jennifer B. Boysko
/s/ Senator Janet D. Howell
/s/ Senator Siobhan S. Dunnavant
Conferees on the part of the Senate

/s/ Delegate Kathy J. Byron
/s/ Delegate Margaret B. Ransone
/s/ Delegate Kaye Kory
Conferees on the part of the House
On motion of Senator Boysko, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Carrico--1.
RULE 36--0.

Senator Carrico, for the committee of conference on S.B. 1716 (one thousand seven hundred sixteen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1716

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1716, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Charles W. Carrico, Sr.
/s/ Senator Mark D. Obenshain
/s/ Senator John S. Edwards
Conferees on the part of the Senate
/s/ Delegate R. Steven Landes
/s/ Delegate C. Todd Gilbert
/s/ Delegate Betsy B. Carr
Conferees on the part of the House

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1716
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3605, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

On motion of Senator Carrico, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--37. NAYS--2. RULE 36--0.

NAYS--Chase, Suetterlein--2.
RULE 36--0.

Senator Vogel, for the committee of conference on S.B. 1547 (one thousand five hundred forty-seven), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1547

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1547, report as follows:

We recommend that the House Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Senator Jill Holtzman Vogel
/s/ Senator John A. Cosgrove, Jr.
/s/ Senator Janet D. Howell
Conferees on the part of the Senate
/s/ Delegate Robert B. Bell
/s/ Delegate Richard P. Bell
/s/ Delegate John J. Bell
Conferees on the part of the House

On motion of Senator Vogel, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Sturtevant, for the committee of conference on H.B. 1720 (one thousand seven hundred twenty), presented the following report:
JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1720

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1720, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Chris L. Hurst
/s/ Delegate Robert B. Bell
/s/ Delegate Christopher E. Collins
Conferees on the part of the House

/s/ Senator Glen H. Sturtevant, Jr.
/s/ Senator Mark J. Peake
/s/ Senator John S. Edwards
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 1720
[The substitute having been printed separately, the title only is recorded as follows:] A BILL to amend and reenact § 22.1-277 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-251.1:1, relating to cannabidiol oil and THC-A oil; use at school.

On motion of Senator Sturtevant, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator Peake, for the committee of conference on H.B. 1913 (one thousand nine hundred thirteen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1913

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1913, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.
B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate David L. Bulova  
/s/ Delegate Daniel W. Marshall, III  
Conferees on the part of the House

/s/ Senator Mark J. Peake  
/s/ Senator Bill R. DeSteph, Jr.  
/s/ Senator David W. Marsden  
Conferees on the part of the Senate

On motion of Senator Peake, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.

RULE 36--0.

Senator McDougle, for the committee of conference on H.B. 1941 (one thousand nine hundred forty-one), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT  
on House Bill No. 1941

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1941, report as follows:

We recommend that the Senate Amendment in the Nature of a Substitute with Amendment be accepted with the following amendment to resolve the matter under disagreement:

1. After line 55, Senate Substitute
strike

3. That the provisions of this act shall not become effective unless an appropriation effectuating the purposes of this act is included in a general appropriation act passed in 2019 by the General Assembly that becomes law.

Respectfully submitted,

/s/ Delegate Robert B. Bell  
/s/ Delegate Christopher E. Collins  
/s/ Delegate Jeffrey M. Bourne  
Conferees on the part of the House
On motion of Senator McDougle, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Ruff, for the committee of conference on H.B. 2490 (two thousand four hundred ninety), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2490

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2490, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Nick Rush
/s/ Delegate S. Chris Jones
/s/ Delegate Mark D. Sickles
Conferees on the part of the House

/s/ Senator Frank M. Ruff, Jr.
/s/ Senator Richard L. Saslaw
/s/ Senator Siobhan S. Dunnavant
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2490
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 2.2-3705.4 of the Code of Virginia and to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

On motion of Senator Ruff, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Obenshain, for the committee of conference on H.B. 2586 (two thousand five hundred eighty-six), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2586

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2586, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Delegate Robert B. Bell
/s/ Delegate Margaret B. Ransone
/s/ Delegate Charniele L. Herring
Conferees on the part of the House

/s/ Senator Mark D. Obenshain
/s/ Senator Richard H. Stuart
/s/ Senator Janet D. Howell
Conferees on the part of the Senate

On motion of Senator Obenshain, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Carrico, for the committee of conference on H.B. 2620 (two thousand six hundred twenty), presented the following report:
JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2620

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2620, report as follows:

We recommend that the Senate Amendment in the Nature of a Substitute be accepted to resolve the matters under disagreement.

Respectfully submitted,

/s/ Delegate Jason S. Miyares
/s/ Delegate R. Steven Landes
/s/ Delegate Chris L. Hurst
Conferees on the part of the House

/s/ Senator Charles W. Carrico, Sr.
/s/ Senator Stephen D. Newman
/s/ Senator Lynwood W. Lewis, Jr.
Conferees on the part of the Senate

On motion of Senator Carrico, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator Stuart, for the committee of conference on H.B. 2662 (two thousand six hundred sixty-two), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2662

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2662, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.
AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2662

A BILL to amend and reenact § 22.1-253.13:4 of the Code of Virginia, relating to high school graduation requirements; work experience; capstone project.

On motion of Senator Stuart, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator Ruff, for the committee of conference on H.J.R. 687 (six hundred eighty-seven), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Joint Resolution No. 687

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Joint Resolution No. 687, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.
AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE JOINT RESOLUTION NO. 687

[The substitute having been printed separately, the title only is recorded as follows:]


On motion of Senator Ruff, the joint conference committee report was agreed to.

Senator Ruff, for the committee of conference on S.B. 1617 (one thousand six hundred seventeen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1617

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1617, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Frank M. Ruff, Jr.
/s/ Senator Richard L. Saslaw
/s/ Senator Siobhan S. Dunnivant
Conferees on the part of the Senate

/s/ Delegate Nick Rush
/s/ Delegate S. Chris Jones
/s/ Delegate Mark D. Sickles
Conferees on the part of the House

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1617

[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 2.2-3705.4 of the Code of Virginia and to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

On motion of Senator Ruff, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

UNFINISHED BUSINESS—SENATE

S.J.R. 299 (two hundred ninety-nine), on motion of Senator McClellan, was passed by for the day.

SENATE RESOLUTION ON FIRST READING

S.R. 143 (one hundred forty-three) was read by title the first time.

Senator McDougle moved that the Rules be suspended and the second reading of the title of S.R. 143 be waived.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator McDougle, the resolution was ordered to be engrossed and read by title the third time.

Senator McDougle moved that the Rules be suspended and the third reading of the title of S.R. 143 be waived.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.R. 143, on motion of Senator McDougle, was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

MEMORIAL RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc by a unanimous standing vote:

H.J.R. 719 (seven hundred nineteen).
H.J.R. 874 (eight hundred seventy-four).
H.J.R. 875 (eight hundred seventy-five).
H.J.R. 908 (nine hundred eight).
H.J.R. 973 (nine hundred seventy-three).
H.J.R. 986 (nine hundred eighty-six).
H.J.R. 1005 (one thousand five).
H.J.R. 1035 (one thousand thirty-five).
H.J.R. 1058 (one thousand fifty-eight).
H.J.R. 1099 (one thousand ninety-nine).
H.J.R. 1137 (one thousand one hundred thirty-seven).
H.J.R. 1138 (one thousand one hundred thirty-eight).
H.J.R. 1139 (one thousand one hundred thirty-nine).

H.J.R. 873 (eight hundred seventy-three) was taken up, as follows:

HOUSE JOINT RESOLUTION NO. 873

Celebrating the life of the Honorable Ralph L. Axselle, Jr.

WHEREAS, the Honorable Ralph L. Axselle, Jr., a prominent attorney in Richmond and a former member of the Virginia House of Delegates who represented the residents of Henrico County for 16 years, died on January 24, 2019; and

WHEREAS, Ralph L. “Bill” Axselle, Jr., grew up in Glen Allen and graduated from Hermitage High School, where he cultivated his penchant for leadership as class president for four years, then continued his education at the University of North Carolina at Chapel Hill; and

WHEREAS, Bill Axselle returned to the Commonwealth to pursue a law degree at the University of Richmond; he served as president of the McNeill Law Society and as a member of the University of Richmond Law Review, while supporting his young family by working as a railroad brakeman; and
WHEREAS, seeking to provide stronger representation for his fellow residents of Henrico County, Bill Axselle ran for and was elected to the Virginia House of Delegates in 1973 and quickly gained a reputation for his attention to detail, work ethic, and commitment to building bipartisan consensus; and

WHEREAS, during Bill Axselle’s first term as a member of the General Assembly, 22 of his 28 introduced bills passed and he served on more study committees than any other freshman delegate; he was recognized as the most effective of 17 new members elected in 1973; and

WHEREAS, among his proudest achievements, Bill Axselle supported a 10-year moratorium on annexation attempts by the City of Richmond in 1977 and legislation in 1979 that gave the counties adjacent to the city immunity from annexation, ultimately fostering greater regional cooperation and more effective long-range planning; and

WHEREAS, Bill Axselle coordinated negotiations for road improvements near River Road Shopping Center; advocated for full disclosure of lobbyists’ activities and spending; helped give the State Corporation Commission power to set utility rates in Richmond; modified the criminal code to allow juries to know the background of defendants before sentencing; limited increases in state spending to the rate of growth of the economy; and established a task force to make rape trials less intimidating for victims; and

WHEREAS, after leaving the state legislature in 1990, Bill Axselle continued to offer his leadership and expertise to several state boards and commissions, including the Virginia Code Commission and the Virginia Freedom of Information Advisory Council, among many others; most notably, he joined Williams Mullen, becoming chair of the firm’s government relations group and using his expertise to develop one of the Commonwealth’s premier government relations teams; and

WHEREAS, Bill Axselle was widely known as a real estate and land use attorney who had practiced in energy and infrastructure, business and corporate, and transportation and logistics law; and

WHEREAS, Bill Axselle was selected by Best Lawyers as its government relations Lawyer of the Year in 2011 and 2015 and its land use and zoning Lawyer of the Year in 2012, 2016, and 2018; he was named to Virginia Lawyers Weekly’s 2014 class of Leaders in the Law, which recognizes lawyers for changing the law, serving the community, changing practice, or improving Virginia’s justice system; and

WHEREAS, Bill Axselle will be fondly remembered and greatly missed by his wife, Anne; his children, Ralph III, Anne-Marie, and Laura, and their families; and numerous other family members, friends, and colleagues on both sides of the aisle; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly hereby note with great sadness the loss of the Honorable Ralph L. Axselle, Jr., a highly admired public servant, an accomplished attorney, and a champion for Henrico County; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of the Honorable Ralph L. Axselle, Jr., as an expression of the General Assembly’s respect for his memory.

H.J.R. 873, on motion of Senator Norment, was agreed to by a unanimous standing vote.

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions and resolutions that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolutions and resolutions were taken up, ordered to be engrossed, and agreed to en bloc by a unanimous standing vote:
S.J.R. 417 (four hundred seventeen).
S.J.R. 448 (four hundred forty-eight).
S.R. 148 (one hundred forty-eight).
S.R. 149 (one hundred forty-nine).
S.R. 153 (one hundred fifty-three).
S.R. 158 (one hundred fifty-eight).
S.R. 160 (one hundred sixty).
S.R. 164 (one hundred sixty-four).
S.R. 166 (one hundred sixty-six).
S.R. 167 (one hundred sixty-seven).

COMMENDING RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc:

H.J.R. 752 (seven hundred fifty-two).
H.J.R. 754 (seven hundred fifty-four).
H.J.R. 794 (seven hundred ninety-four).
H.J.R. 865 (eight hundred sixty-five).
H.J.R. 866 (eight hundred sixty-six).
H.J.R. 867 (eight hundred sixty-seven).
H.J.R. 868 (eight hundred sixty-eight).
H.J.R. 877 (eight hundred seventy-seven).
H.J.R. 878 (eight hundred seventy-eight).
H.J.R. 883 (eight hundred eighty-three).
H.J.R. 888 (eight hundred eighty-eight).
H.J.R. 891 (eight hundred ninety-one).
H.J.R. 893 (eight hundred ninety-three).
H.J.R. 895 (eight hundred ninety-five).
H.J.R. 896 (eight hundred ninety-six).
H.J.R. 898 (eight hundred ninety-eight).
H.J.R. 900 (nine hundred).
H.J.R. 901 (nine hundred one).
H.J.R. 902 (nine hundred two).
H.J.R. 903 (nine hundred three).
H.J.R. 904 (nine hundred four).
H.J.R. 918 (nine hundred eighteen).
H.J.R. 934 (nine hundred thirty-four).
H.J.R. 943 (nine hundred forty-three).
H.J.R. 944 (nine hundred forty-four).
H.J.R. 963 (nine hundred sixty-three).
H.J.R. 964 (nine hundred sixty-four).
H.J.R. 974 (nine hundred seventy-four).
H.J.R. 975 (nine hundred seventy-five).
H.J.R. 976 (nine hundred seventy-six).
H.J.R. 977 (nine hundred seventy-seven).
H.J.R. 978 (nine hundred seventy-eight).
H.J.R. 1002 (one thousand two).
On motion of Senator Norment, the questions on agreeing to the Senate joint resolution and resolutions that follow were considered en bloc.

On motion of Senator Norment, the following Senate joint resolution and resolutions were taken up, ordered to be engrossed, and agreed to en bloc:

S.J.R. 320 (three hundred twenty).
S.R. 150 (one hundred fifty).
S.R. 151 (one hundred fifty-one).
S.R. 152 (one hundred fifty-two).
S.R. 154 (one hundred fifty-four).
S.R. 155 (one hundred fifty-five).
S.R. 156 (one hundred fifty-six).
S.R. 157 (one hundred fifty-seven).
S.R. 159 (one hundred fifty-nine).
S.R. 161 (one hundred sixty-one).
S.R. 162 (one hundred sixty-two).
S.R. 163 (one hundred sixty-three).
S.R. 165 (one hundred sixty-five).

CONFERENCE COMMITTEE REPORTS

Senator Suetterlein, for the committee of conference on H.B. 2234 (two thousand two hundred thirty-four), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2234

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2234, report as follows:

We recommend that the Senate Amendment in the Nature of a Substitute be accepted with the following amendments to resolve the matter under disagreement:

1. Line 17, Senate Substitute, after birth
   strike , [the comma]
   insert or

2. Line 17, Senate Substitute, after adoption
   strike , or foster placement

3. Line 20, Senate Substitute, after birth
   strike , [the comma]
   insert or

4. Line 20, Senate Substitute, after adoption
   strike the remainder of the line

Respectfully submitted,

/s/ Delegate Roxann L. Robinson
/s/ Delegate S. Chris Jones
/s/ Delegate Christopher K. Peace
/s/ Delegate Paul E. Krizek
Conferees on the part of the House

/s/ Senator David R. Suetterlein
/s/ Senator Ryan T. McDougle
/s/ Senator Rosalyn R. Dance
Conferees on the part of the Senate

On motion of Senator Suetterlein, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Norment--1.
RULE 36--0.

Senator Suetterlein, for the committee of conference on S.B. 1581 (one thousand five hundred eighty-one), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1581

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1581, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted with the following amendments to resolve the matter under disagreement:

1. Line 19, engrossed, after birth
   strike
   , [the comma]
   insert
   or

2. Line 19, engrossed, after adoption
   strike
   , or foster placement

3. Line 22, engrossed, after birth
   strike
   , [the comma]
   insert
   or

4. Line 22, engrossed, after adoption
   strike
   the remainder of the line

Respectfully submitted,

/s/ Senator David R. Suetterlein
/s/ Senator Jill Holtzman Vogel
/s/ Senator T. Montgomery “Monty” Mason
Conferees on the part of the Senate
On motion of Senator Suetterlein, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Stuart, for the committee of conference on **S.B. 1768** (one thousand seven hundred sixty-eight), presented the following report:

**JOINT CONFERENCE COMMITTEE REPORT**
on Senate Bill No. 1768

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1768, report as follows:

We recommend that the House Amendment in the Nature of a Substitute be accepted with the following amendment to resolve the matter under disagreement:

1. Line 20, House Substitute, after *hold*
   **in his hand**

Respectfully submitted,

/s/ Senator Richard H. Stuart
/s/ Senator A. Benton “Ben” Chafin
/s/ Senator Mark D. Obenshain
Conferees on the part of the Senate

/s/ Delegate Christopher E. Collins
/s/ Delegate Robert B. Bell
/s/ Delegate Jeffrey M. Bourne
Conferees on the part of the House

On motion of Senator Stuart, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--35. NAYS--5. RULE 36--0.

NAYS--DeSteph, McDougle, Newman, Stanley, Suetterlein--5.
RULE 36--0.

RECESS

At 1:40 p.m., Senator McDougle moved that the Senate recess until 2:10 p.m.

The motion was agreed to.

The hour of 2:10 p.m. having arrived, the Chair was resumed.

CONFERENCE COMMITTEE REPORTS

Senator Saslaw, for the committee of conference on H.B. 1642 (one thousand six hundred forty-two), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1642

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1642, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Patrick A. Hope
/s/ Delegate Robert B. Bell
/s/ Delegate C. Todd Gilbert
Conferees on the part of the House

/s/ Senator Richard L. Saslaw
/s/ Senator Barbara A. Favola
/s/ Senator Richard H. Black
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 1642
[The substitute having been printed separately, the title only is recorded as follows:]
A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

On motion of Senator Saslaw, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator Peake, for the committee of conference on H.B. 2053 (two thousand fifty-three), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2053

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2053, report as follows:

A. We recommend that the Senate Amendments be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Delores L. McQuinn
/s/ Delegate S. Chris Jones
/s/ Delegate R. Steven Landes
Conferees on the part of the House

/s/ Senator Mark J. Peake
/s/ Senator Amanda F. Chase
/s/ Senator Rosalyn R. Dance
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2053
[The substitute having been printed separately, the title only is recorded as follows:]

On motion of Senator Peake, the joint conference committee report was agreed to.

The recorded vote is as follows:

**YEAS--40. NAYS--0. RULE 36--0.**


NAYS--0.
RULE 36--0.

**S.B. 1130** (one thousand one hundred thirty), on motion of Senator Locke, was passed by temporarily.

Senator Saslaw, for the committee of conference on **S.B. 1777** (one thousand seven hundred seventy-seven), presented the following report:

**JOINT CONFERENCE COMMITTEE REPORT**

on Senate Bill No. 1777

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1777, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Richard L. Saslaw
/s/ Senator Barbara A. Favola
/s/ Senator Richard H. Black
Conferees on the part of the Senate

/s/ Delegate C. Todd Gilbert
/s/ Delegate Les R. Adams
/s/ Delegate Vivian E. Watts
Conferees on the part of the House

**AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1777**

[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.
On motion of Senator Saslaw, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Locke, for the committee of conference on S.B. 1130 (one thousand one hundred thirty), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1130

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1130, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Senator Mamie E. Locke
/s/ Senator Charles W. Carrico, Sr.
/s/ Senator David R. Suetterlein
Conferees on the part of the Senate

/s/ Delegate C. Todd Gilbert
/s/ Delegate R. Steven Landes
/s/ Delegate Schuyler T. VanValkenburg
Conferees on the part of the House

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1130
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact §§ 9.1-102 and 22.1-279.8 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; school administrators; compulsory minimum training standards.

On motion of Senator Locke, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator Petersen, for the committee of conference on H.B. 2337 (two thousand three hundred thirty-seven), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2337

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2337, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matters under disagreement.

Respectfully submitted,

/s/ Delegate Jason S. Miyares
/s/ Delegate R. Steven Landes
/s/ Delegate David L. Bulova
Conferees on the part of the House

/s/ Senator J. Chapman Petersen
/s/ Senator Thomas K. Norment, Jr.
/s/ Senator Stephen D. Newman
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2337
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to governing boards of public institutions of higher education; tuition and fee increases; public comment; report.

On motion of Senator Petersen, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECESS

At 3:20 p.m., Senator Newman moved that the Senate recess until 5:25 p.m.
The motion was agreed to.
The hour of 5:25 p.m. having arrived, the Chair was resumed.

COMMITTEE REPORT

The following joint resolution, having been considered by the committee in session, was reported by Senator McDougle from the Committee on Rules:

H.J.R. 1097 (one thousand ninety-seven).

CONFERENCE COMMITTEE REPORTS

Senator Obenshain, for the committee of conference on H.B. 2296 (two thousand two hundred ninety-six), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2296

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2296, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate James A. “Jay” Leftwich
/s/ Delegate Jason S. Miyares
Delegate Michael P. Mullin
Conferees on the part of the House

/s/ Senator George L. Barker
/s/ Senator Barbara A. Favola
/s/ Senator A. Benton “Ben” Chafin
Conferees on the part of the Senate
AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2296
[The substitute having been printed separately, the title only is recorded as follows:] A BILL to amend and reenact § 51.5-46 of the Code of Virginia, relating to rights of persons with disabilities; procedures for certain actions; website accessibility.

On motion of Senator Obenshain, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--Mason, McPike, Petersen--3.
RULE 36--0.

Senator Cosgrove, for the committee of conference on H.B. 2303 (two thousand three hundred three), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2303

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2303, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Delegate James A. “Jay” Leftwich
/s/ Delegate Robert B. Bell
/s/ Delegate Charniele L. Herring
Conferees on the part of the House

/s/ Senator John A. Cosgrove, Jr.
/s/ Senator J. Chapman Petersen
/s/ Senator Mark D. Obenshain
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2303
[The substitute having been printed separately, the title only is recorded as follows:] A BILL to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration; penalty.

H.B. 2303, on motion of Senator Ebbin, was passed by temporarily.
Senator McDougle, for the committee of conference on H.B. 2814 (two thousand eight hundred fourteen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT  
on House Bill No. 2814

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2814, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted with the following amendment to resolve the matter under disagreement:

   1. Line 14, engrossed, after 2019
      strike 2021
      insert 2020

Respectfully submitted,

/s/ Delegate James W. Morefield
/s/ Delegate Jason S. Miyares
/s/ Delegate Luke E. Torian
Conferees on the part of the House

/s/ Senator Ryan T. McDougle
/s/ Senator Thomas K. Norment, Jr.
/s/ Senator Richard L. Saslaw
Conferees on the part of the Senate

On motion of Senator McDougle, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator Edwards moved to reconsider the vote by which the joint conference committee report on H.B. 2296 (two thousand two hundred ninety-six) was agreed to.

The motion was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.
NAYS--0.
RULE 36--0.

Senator Edwards moved that the joint conference committee report be rejected.

The question was put on agreeing to the joint conference committee report.

The joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--33. NAYS--7. RULE 36--0.
NAYS--Ebbin, Edwards, Mason, McPike, Petersen, Stuart, Surovell--7.
RULE 36--0.

Senator Barker, for the committee of conference on H.J.R. 615 (six hundred fifteen), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Joint Resolution No. 615

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Joint Resolution No. 615, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Delegate Mark L. Cole
/s/ Delegate Nick Rush
/s/ Delegate James A. “Jay” Leftwich
/s/ Delegate Paul E. Krizek
Conferees on the part of the House

/s/ Senator George L. Barker
/s/ Senator Jill Holtzman Vogel
/s/ Senator John A. Cosgrove, Jr.
Conferees on the part of the Senate
HOUSE JOINT RESOLUTION NO. 615

AMENDMENT IN THE NATURE OF A SUBSTITUTE

Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing an amendment to the Constitution of Virginia by adding in Article II a section numbered 6-A, relating to apportionment; Virginia Redistricting Commission.

RESOLVED by the House of Delegates, the Senate concurring, a majority of the members elected to each house agreeing, That the following amendments to the Constitution of Virginia be, and the same hereby are, proposed and referred to the General Assembly at its first regular session held after the next general election of members of the House of Delegates for its concurrence in conformity with the provisions of Section 1 of Article XII of the Constitution of Virginia, namely:

Amend Section 6 of Article II of the Constitution of Virginia and amend the Constitution of Virginia by adding in Article II a section numbered 6-A as follows:

ARTICLE II
FRANCHISE AND OFFICERS

Section 6. Apportionment.

Members of the House of Representatives of the United States and members of the Senate and of the House of Delegates of the General Assembly shall be elected from electoral districts established by the General Assembly pursuant to Section 6-A of this Constitution. Every electoral district shall be composed of contiguous and compact territory and shall be so constituted as to give, as nearly as is practicable, representation in proportion to the population of the district. Every electoral district shall be drawn in accordance with the requirements of federal and state laws that address racial and ethnic fairness, including the Equal Protection Clause of the Fourteenth Amendment to the Constitution of the United States and provisions of the Voting Rights Act of 1965, as amended, and judicial decisions interpreting such laws. Districts shall provide, where practicable, opportunities for racial and ethnic communities to elect candidates of their choice.

The General Assembly shall reapportion the Commonwealth shall be reapportioned into electoral districts in accordance with this section and Section 6-A in the year 2011 and every ten years thereafter.

Any such decennial reapportionment law shall take effect immediately and not be subject to the limitations contained in Article IV, Section 13, of this Constitution.

The districts delineated in the decennial reapportionment law shall be implemented for the November general election for the United States House of Representatives, Senate, or House of Delegates, respectively, that is held immediately prior to the expiration of the term being served in the year that the reapportionment law is required to be enacted. A member in office at the time that a decennial redistricting law is enacted shall complete his term of office and shall continue to represent the district from which he was elected for the duration of such term of office so long as he does not move his residence from the district from which he was elected. Any vacancy occurring during such term shall be filled from the same district that elected the member whose vacancy is being filled.
Section 6-A. Virginia Redistricting Commission.

(a) In the year 2020 and every ten years thereafter, the Virginia Redistricting Commission (the Commission) shall be convened for the purpose of establishing districts for the United States House of Representatives and for the Senate and the House of Delegates of the General Assembly pursuant to Article II, Section 6 of this Constitution.

(b) The Commission shall consist of sixteen commissioners who shall be selected in accordance with the provisions of this subsection.

(1) Eight commissioners shall be legislative members, four of whom shall be members of the Senate of Virginia and four of whom shall be members of the House of Delegates. These commissioners shall be appointed no later than December 1 of the year ending in zero and shall continue to serve until their successors are appointed.

(A) Two commissioners shall represent the political party having the highest number of members in the Senate of Virginia and shall be appointed by the President pro tempore of the Senate of Virginia.

(B) Two commissioners shall represent the political party having the next highest number of members in the Senate of Virginia and shall be appointed by the leader of that political party.

(C) Two commissioners shall represent the political party having the highest number of members in the House of Delegates and shall be appointed by the Speaker of the House of Delegates.

(D) Two commissioners shall represent the political party having the next highest number of members in the House of Delegates and shall be appointed by the leader of that political party.

(2) Eight commissioners shall be citizen members who shall be selected in accordance with the provisions of this subdivision and in the manner determined by the General Assembly by general law.

(A) There shall be a Redistricting Commission Selection Committee (the Committee) consisting of five retired judges of the circuit courts of Virginia. By November 15 of the year ending in zero, the Chief Justice of the Supreme Court of Virginia shall certify to the Speaker of the House of Delegates, the leader in the House of Delegates of the political party having the next highest number of members in the House of Delegates, the President pro tempore of the Senate of Virginia, and the leader in the Senate of Virginia of the political party having the next highest number of members in the Senate a list of retired judges of the circuit courts of Virginia who are willing to serve on the Committee, and these members shall each select a judge from the list. The four judges selected to serve on the Committee shall select, by a majority vote, a judge from the list prescribed herein to serve as the fifth member of the Committee and to serve as the chairman of the Committee.

(B) By January 1 of the year ending in one, the Speaker of the House of Delegates, the leader in the House of Delegates of the political party having the next highest number of members in the House of Delegates, the President pro tempore of the Senate of Virginia, and the leader in the Senate of the political party having the next highest number of members in the Senate shall each submit to the Committee a list of at least sixteen citizen candidates for service on the Commission. Such citizen candidates shall meet the criteria established by the General Assembly by general law. The Committee shall select, by a majority vote, two citizen members from each list submitted. No member or employee of the Congress of the United States or of the General Assembly shall be eligible to serve as a citizen member.
(c) By February 1 of the year ending in one, the Commission shall hold a public meeting at which it shall select a chairman from its membership. The chairman shall be a citizen member and shall be responsible for coordinating the work of the Commission.

(d) The Commission shall submit to the General Assembly plans for districts for the Senate and the House of Delegates of the General Assembly no later than 45 days following the receipt of census data and shall submit to the General Assembly plans for districts for the United States House of Representatives no later than 60 days following the receipt of census data or by the first day of July of that year, whichever occurs later.

(1) To be submitted as a proposed plan for districts for members of the United States House of Representatives, a plan shall receive affirmative votes of at least six of the eight legislative members and six of the eight citizen members.

(2) To be submitted as a proposed plan for districts for members of the Senate, a plan shall receive affirmative votes of at least six of the eight legislative members, including at least three of the four legislative members who are members of the Senate, and at least six of the eight citizen members.

(3) To be submitted as a proposed plan for districts for members of the House of Delegates, a plan shall receive affirmative votes of at least six of the eight legislative members, including at least three of the four legislative members who are members of the House of Delegates, and at least six of the eight citizen members.

(e) Plans for districts for the Senate and the House of Delegates shall be embodied in and voted on as a single bill. The vote on any bill embodying a plan for districts shall be taken in accordance with the provisions of Article IV, Section 11 of this Constitution, except that no amendments shall be permitted. Such bills shall not be subject to the provisions contained in Article V, Section 6 of this Constitution.

(f) Within fifteen days of receipt of a plan for districts, the General Assembly shall take a vote on the bill embodying that plan in accordance with the provisions of subsection (e). If the General Assembly fails to adopt such bill by this deadline, the Commission shall submit a new plan for districts to the General Assembly within fourteen days of the General Assembly’s failure to adopt the bill. The General Assembly shall take a vote on the bill embodying such plan within seven days of receipt of the plan. If the General Assembly fails to adopt such bill by this deadline, the districts shall be established by the Supreme Court of Virginia.

(g) If the Commission fails to submit a plan for districts by the deadline set forth in subsection (d), the Commission shall have fourteen days following its initial failure to submit a plan to the General Assembly. If the Commission fails to submit a plan for districts to the General Assembly by this deadline, the districts shall be established by the Supreme Court of Virginia.

If the Commission submits a plan for districts within fourteen days following its initial failure to submit a plan, the General Assembly shall take a vote on the bill embodying such plan within seven days of its receipt. If the General Assembly fails to adopt such bill by this deadline, the districts shall be established by the Supreme Court of Virginia.

(h) All meetings of the Commission shall be open to the public. Prior to proposing any redistricting plans and prior to voting on redistricting plans, the Commission shall hold at least three public hearings in different parts of the Commonwealth to receive and consider comments from the public.
(i) All records and documents of the Commission, or any individual or group performing delegated functions of or advising the Commission, related to the Commission’s work, including internal communications and communications from outside parties, shall be considered public information.

On motion of Senator Barker, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

STATEMENT ON VOTE

Senator DeSteph stated that he voted yea on the question of agreeing to the joint conference committee report on H.J.R. 615, whereas he intended to vote nay.

Senator Cosgrove, for the committee of conference on S.B. 1047 (one thousand forty-seven), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1047

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1047, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,
/s/ Senator John A. Cosgrove, Jr.
/s/ Senator Mark D. Obenshain
/s/ Senator J. Chapman Petersen
Conferees on the part of the Senate

/s/ Delegate James A. “Jay” Leftwich
/s/ Delegate Robert B. Bell
/s/ Delegate Charniele L. Herring
Conferees on the part of the House

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1047
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration; penalty.
On motion of Senator Cosgrove, the joint conference committee report was agreed to.

The recorded vote is as follows:

YEAS--21. NAYS--19. RULE 36--0.


RULE 36--0.

Senator Carrico, for the committee of conference on S.B. 1126 (one thousand one hundred twenty-six), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1126

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1126, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Charles W. Carrico, Sr.
/s/ Senator L. Louise Lucas
/s/ Senator Glen H. Sturtevant, Jr.
Conferees on the part of the Senate

/s/ Delegate Christopher K. Peace
/s/ Delegate C. Todd Gilbert
/s/ Delegate S. Chris Jones
/s/ Delegate Kenneth R. Plum
Conferees on the part of the House

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1126

[The substitute having been printed separately, the title only is recorded as follows:]
On motion of Senator Carrico, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--30. NAYS--10. RULE 36--0.

RULE 36--0.

Senator Stuart, for the committee of conference on S.B. 1341 (one thousand three hundred forty-one), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1341

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1341, report as follows:

A. We recommend that the House Amendment be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Richard H. Stuart
/s/ Senator A. Benton “Ben” Chafin
/s/ Senator Mark D. Obenshain
Conferees on the part of the Senate

/s/ Delegate Christopher E. Collins
/s/ Delegate Robert B. Bell
Delegate Jeffrey M. Bourne
Conferees on the part of the House

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1341
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to holding handheld personal communications devices while driving a motor vehicle.

On motion of Senator Stuart, the joint conference committee report was agreed to.
The recorded vote is as follows:
YEAS--36. NAYS--2. RULE 36--0.

NAYS--Ruff, Suetterlein--2.
RULE 36--0.

Senator Vogel, for the committee of conference on S.B. 1455 (one thousand four hundred fifty-five), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Bill No. 1455

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1455, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted with the following amendments to resolve the matter under disagreement:

1. Line 66, engrossed, after Commonwealth.
   insert
   Appointments shall be made with due consideration of geographical representation, and no two Board members shall reside in the same congressional district.

2. After Line 173, engrossed
   insert
   6. That the initial appointment of the Commissioner of Elections by the State Board of Elections shall be for a term to expire on June 30, 2022. After the initial appointment of the Commissioner of Elections by the State Board of Elections pursuant to this enactment, the appointment shall be for four years beginning on July 1 of the year following a gubernatorial election.

Respectfully submitted,

/s/ Senator Jill Holtzman Vogel
/s/ Senator George L. Barker
/s/ Senator A. Benton “Ben” Chafin
Conferees on the part of the Senate

/s/ Delegate Margaret B. Ransone
/s/ Delegate Mark L. Cole
/s/ Delegate Nick Rush
/s/ Delegate Joseph C. Lindsey
Conferees on the part of the House
On motion of Senator Vogel, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--1. RULE 36--0.


NAYS--Deeds--1.
RULE 36--0.

STATEMENT ON VOTE

Senator DeSteph stated that he was recorded as not voting on the question of agreeing to the joint conference committee report on S.B. 1455, whereas he intended to vote yea.

RECONSIDERATION

Senator Stuart moved to reconsider the vote by which the joint conference committee report on S.B. 1341 (one thousand three hundred forty-one) was agreed to.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

On motion of Senator Stuart, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.


NAYS--DeSteph, Ruff, Sueterlein--3.
RULE 36--0.

Senator Edwards, for the committee of conference on S.B. 1494 (one thousand four hundred ninety-four), presented the following report:
We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1494, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator John S. Edwards
/s/ Senator Bill R. DeSteph, Jr.
/s/ Senator David R. Suetterlein
Conferees on the part of the Senate

/s/ Delegate Les R. Adams
/s/ Delegate Jason S. Miyares
/s/ Delegate Vivian E. Watts
Conferees on the part of the House

On motion of Senator Edwards, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Obenshain, for the committee of conference on S.B. 1619 (one thousand six hundred nineteen), presented the following report:

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1619, report as follows:

A. We recommend that the House Amendment be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.
AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1619

[The substitute having been printed separately, the title only is recorded as follows:] A BILL to amend the Code of Virginia by adding a section numbered 8.01-379.2:1, relating to spoliation of evidence.

On motion of Senator Obenshain, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Dunnnavant, for the committee of conference on S.B. 1628 (one thousand six hundred twenty-eight), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT on Senate Bill No. 1628

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Bill No. 1628, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator Siobhan S. Dunnnavant
Senator Thomas K. Norment, Jr.
/s/ Senator Stephen D. Newman
Conferees on the part of the Senate
AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1628

A BILL to amend and reenact § 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 9 of Title 23.1 a section numbered 23.1-903.4, relating to public institutions of higher education; innovation.

On motion of Senator Dunnavant, the joint conference committee report was agreed to.

The recorded vote is as follows:

YEAS--38. NAYS--2. RULE 36--0.


NAYS--Boysko, Spruill--2.

RULE 36--0.

Senator Barker, for the committee of conference on S.J.R. 306 (three hundred six), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on Senate Joint Resolution No. 306

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on Senate Joint Resolution No. 306, report as follows:

A. We recommend that the House Amendment in the Nature of a Substitute be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Senator George L. Barker
/s/ Senator Jill Holtzman Vogel
/s/ Senator John A. Cosgrove, Jr.
Conferrees on the part of the Senate

/s/ Delegate Mark L. Cole
/s/ Delegate Nick Rush
/s/ Delegate James A. “Jay” Leftwich
/s/ Delegate Paul E. Krizek
Conferrees on the part of the House
SENATE JOINT RESOLUTION NO. 306
AMENDMENT IN THE NATURE OF A SUBSTITUTE

Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing an amendment to the Constitution of Virginia by adding in Article II a section numbered 6-A, relating to apportionment; Virginia Redistricting Commission.

RESOLVED by the Senate, the House of Delegates concurring, a majority of the members elected to each house agreeing, That the following amendments to the Constitution of Virginia be, and the same hereby are, proposed and referred to the General Assembly at its first regular session held after the next general election of members of the House of Delegates for its concurrence in conformity with the provisions of Section 1 of Article XII of the Constitution of Virginia, namely:

Amend Section 6 of Article II of the Constitution of Virginia and amend the Constitution of Virginia by adding in Article II a section numbered 6-A as follows:

ARTICLE II
FRANCHISE AND OFFICERS

Section 6. Apportionment.

Members of the House of Representatives of the United States and members of the Senate and of the House of Delegates of the General Assembly shall be elected from electoral districts established by the General Assembly pursuant to Section 6-A of this Constitution. Every electoral district shall be composed of contiguous and compact territory and shall be so constituted as to give, as nearly as is practicable, representation in proportion to the population of the district. Every electoral district shall be drawn in accordance with the requirements of federal and state laws that address racial and ethnic fairness, including the Equal Protection Clause of the Fourteenth Amendment to the Constitution of the United States and provisions of the Voting Rights Act of 1965, as amended, and judicial decisions interpreting such laws. Districts shall provide, where practicable, opportunities for racial and ethnic communities to elect candidates of their choice.

The General Assembly shall reapportion the Commonwealth shall be reapportioned into electoral districts in accordance with this section and Section 6-A in the year 2021 and every ten years thereafter.

Any such decennial reapportionment law shall take effect immediately and not be subject to the limitations contained in Article IV, Section 13, of this Constitution.

The districts delineated in the decennial reapportionment law shall be implemented for the November general election for the United States House of Representatives, Senate, or House of Delegates, respectively, that is held immediately prior to the expiration of the term being served in the year that the reapportionment law is required to be enacted. A member in office at the time that a decennial redistricting law is enacted shall complete his term of office and shall continue to represent the district from which he was elected for the duration of such term of office so long as he does not move his residence from the district from which he was elected. Any vacancy occurring during such term shall be filled from the same district that elected the member whose vacancy is being filled.
Section 6-A. Virginia Redistricting Commission.

(a) In the year 2020 and every ten years thereafter, the Virginia Redistricting Commission (the Commission) shall be convened for the purpose of establishing districts for the United States House of Representatives and for the Senate and the House of Delegates of the General Assembly pursuant to Article II, Section 6 of this Constitution.

(b) The Commission shall consist of sixteen commissioners who shall be selected in accordance with the provisions of this subsection.

(1) Eight commissioners shall be legislative members, four of whom shall be members of the Senate of Virginia and four of whom shall be members of the House of Delegates. These commissioners shall be appointed no later than December 1 of the year ending in zero and shall continue to serve until their successors are appointed.

(A) Two commissioners shall represent the political party having the highest number of members in the Senate of Virginia and shall be appointed by the President pro tempore of the Senate of Virginia.

(B) Two commissioners shall represent the political party having the next highest number of members in the Senate of Virginia and shall be appointed by the leader of that political party.

(C) Two commissioners shall represent the political party having the highest number of members in the House of Delegates and shall be appointed by the Speaker of the House of Delegates.

(D) Two commissioners shall represent the political party having the next highest number of members in the House of Delegates and shall be appointed by the leader of that political party.

(2) Eight commissioners shall be citizen members who shall be selected in accordance with the provisions of this subdivision and in the manner determined by the General Assembly by general law.

(A) There shall be a Redistricting Commission Selection Committee (the Committee) consisting of five retired judges of the circuit courts of Virginia. By November 15 of the year ending in zero, the Chief Justice of the Supreme Court of Virginia shall certify to the Speaker of the House of Delegates, the leader in the House of Delegates of the political party having the next highest number of members in the House of Delegates, the President pro tempore of the Senate of Virginia, and the leader in the Senate of Virginia of the political party having the next highest number of members in the Senate a list of retired judges of the circuit courts of Virginia who are willing to serve on the Committee, and these members shall each select a judge from the list. The four judges selected to serve on the Committee shall select, by a majority vote, a judge from the list prescribed herein to serve as the fifth member of the Committee and to serve as the chairman of the Committee.

(B) By January 1 of the year ending in one, the Speaker of the House of Delegates, the leader in the House of Delegates of the political party having the next highest number of members in the House of Delegates, the President pro tempore of the Senate of Virginia, and the leader in the Senate of the political party having the next highest number of members in the Senate shall each submit to the Committee a list of at least sixteen citizen candidates for service on the Commission. Such citizen candidates shall meet the criteria established by the General Assembly by general law.

The Committee shall select, by a majority vote, two citizen members from each list submitted. No member or employee of the Congress of the United States or of the General Assembly shall be eligible to serve as a citizen member.
(c) By February 1 of the year ending in one, the Commission shall hold a public meeting at which it shall select a chairman from its membership. The chairman shall be a citizen member and shall be responsible for coordinating the work of the Commission.

(d) The Commission shall submit to the General Assembly plans for districts for the Senate and the House of Delegates of the General Assembly no later than 45 days following the receipt of census data and shall submit to the General Assembly plans for districts for the United States House of Representatives no later than 60 days following the receipt of census data or by the first day of July of that year, whichever occurs later.

(1) To be submitted as a proposed plan for districts for members of the United States House of Representatives, a plan shall receive affirmative votes of at least six of the eight legislative members and six of the eight citizen members.

(2) To be submitted as a proposed plan for districts for members of the Senate, a plan shall receive affirmative votes of at least six of the eight legislative members, including at least three of the four legislative members who are members of the Senate, and at least six of the eight citizen members.

(3) To be submitted as a proposed plan for districts for members of the House of Delegates, a plan shall receive affirmative votes of at least six of the eight legislative members, including at least three of the four legislative members who are members of the House of Delegates, and at least six of the eight citizen members.

(e) Plans for districts for the Senate and the House of Delegates shall be embodied in and voted on as a single bill. The vote on any bill embodying a plan for districts shall be taken in accordance with the provisions of Article IV, Section 11 of this Constitution, except that no amendments shall be permitted. Such bills shall not be subject to the provisions contained in Article V, Section 6 of this Constitution.

(f) Within fifteen days of receipt of a plan for districts, the General Assembly shall take a vote on the bill embodying that plan in accordance with the provisions of subsection (e). If the General Assembly fails to adopt such bill by this deadline, the Commission shall submit a new plan for districts to the General Assembly within fourteen days of the General Assembly’s failure to adopt the bill. The General Assembly shall take a vote on the bill embodying such plan within seven days of receipt of the plan. If the General Assembly fails to adopt such bill by this deadline, the districts shall be established by the Supreme Court of Virginia.

(g) If the Commission fails to submit a plan for districts by the deadline set forth in subsection (d), the Commission shall have fourteen days following its initial failure to submit a plan to the General Assembly. If the Commission fails to submit a plan for districts to the General Assembly by this deadline, the districts shall be established by the Supreme Court of Virginia.

If the Commission submits a plan for districts within fourteen days following its initial failure to submit a plan, the General Assembly shall take a vote on the bill embodying such plan within seven days of its receipt. If the General Assembly fails to adopt such bill by this deadline, the districts shall be established by the Supreme Court of Virginia.

(h) All meetings of the Commission shall be open to the public. Prior to proposing any redistricting plans and prior to voting on redistricting plans, the Commission shall hold at least three public hearings in different parts of the Commonwealth to receive and consider comments from the public.
All records and documents of the Commission, or any individual or group performing delegated functions of or advising the Commission, related to the Commission’s work, including internal communications and communications from outside parties, shall be considered public information.

On motion of Senator Barker, the joint conference committee report was agreed to.

The recorded vote is as follows:

YEAS--39. NAYS--1. RULE 36--0.


NAYS--DeSteph--1.

RULE 36--0.

H.B. 2303 (two thousand three hundred three) was taken up and, on motion of Senator Cosgrove, the joint conference committee report was agreed to.

The recorded vote is as follows:

YEAS--21. NAYS--18. RULE 36--0.


RULE 36--0.

Senator Stuart, for the committee of conference on H.B. 1811 (one thousand eight hundred eleven), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 1811

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 1811, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Christopher E. Collins

/s/ Delegate Robert B. Bell

Delegate Jeffrey M. Bourne

Conferees on the part of the House
AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 1811
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to holding handheld personal communications devices while driving a motor vehicle.

On motion of Senator Stuart, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--3. RULE 36--0.

NAYS--DeSteph, Ruff, Suetterlein--3.
RULE 36--0.

H.B. 2178 (two thousand one hundred seventy-eight), on motion of Senator Norment, was passed by temporarily.

H.B. 2653 (two thousand six hundred fifty-three), on motion of Senator Norment, was passed by temporarily.

SUPPLEMENTAL CALENDAR NO. 1

HOUSE JOINT RESOLUTION ON SECOND READING

H.J.R. 1097 (one thousand ninety-seven) was read by title the second time.

Senator McDougle moved that the Rules be suspended and the third reading of the title of H.J.R. 1097 be waived.

The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.J.R. 1097, on motion of Senator McDougle, was agreed to.
MEMORIAL RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc by a unanimous standing vote:

H.J.R. 970 (nine hundred seventy).
H.J.R. 1049 (one thousand forty-nine).
H.J.R. 1059 (one thousand fifty-nine).

S.R. 168 (one hundred sixty-eight), on motion of Senator Norment, was ordered to be engrossed and was agreed to by a unanimous standing vote.

COMMENDING RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

On motion of Senator Norment, the following House joint resolutions were taken up and agreed to en bloc:

H.J.R. 651 (six hundred fifty-one).
H.J.R. 738 (seven hundred thirty-eight).
H.J.R. 772 (seven hundred seventy-two).
H.J.R. 862 (eight hundred sixty-two).
H.J.R. 921 (nine hundred twenty-one).
H.J.R. 942 (nine hundred forty-two).
H.J.R. 962 (nine hundred sixty-two).
H.J.R. 981 (nine hundred eighty-one).
H.J.R. 982 (nine hundred eighty-two).
H.J.R. 1126 (one thousand one hundred twenty-six).
H.J.R. 1134 (one thousand one hundred thirty-four).

S.R. 169 (one hundred sixty-nine), on motion of Senator Norment, was ordered to be engrossed and was agreed to.
Senator Cosgrove, for the committee of conference on H.B. 2178 (two thousand one hundred seventy-eight), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2178

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2178, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted with the following amendment to resolve the matter under disagreement:

1. Line 323, engrossed, after sizes.
   insert
   At least one staff member of the Joint Legislative Audit and Review Commission, designated by the Director of the Joint Legislative Audit and Review Commission, shall also serve on this work group.

Respectfully submitted,
/s/ Delegate Mark D. Sickles
/s/ Delegate Mark L. Cole
/s/ Delegate S. Chris Jones
Conferees on the part of the House

/s/ Senator John A. Cosgrove, Jr.
/s/ Senator John S. Edwards
/s/ Senator A. Benton “Ben” Chafin
Conferees on the part of the Senate

On motion of Senator Cosgrove, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received and read:
THE HOUSE OF DELEGATES HAS REQUESTED A SECOND COMMITTEE OF CONFERENCE ON THE FOLLOWING HOUSE BILL:

**H.B. 2609.** A BILL to amend and reenact §§ 9.1-102 and 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; compulsory minimum training standards.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo

Clerk, House of Delegates

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**UNFINISHED BUSINESS—HOUSE**

**H.B. 2609** (two thousand six hundred nine) was taken up.

On motion of Senator Newman, the Senate acceded to the request of the House of Delegates for a second committee of conference on the bill.

The recorded vote is as follows:

YEAS--34. NAYS--6. RULE 36--0.


NAYS--Chase, McDougle, Peake, Reeves, Stanley, Wagner--6.

RULE 36--0.

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**CONFERENCE PROCEDURES**

Senator Newman, Chair of the Committee on Education and Health, appointed Senators Carrico, Locke, and Suettterlein, the conferees on the part of the Senate for a second committee of conference on **H.B. 2609** (two thousand six hundred nine).

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**CONFERENCE COMMITTEE REPORT**

Senator Newman, for the committee of conference on **H.B. 2350** (two thousand three hundred fifty), presented the following report:

**JOINT CONFERENCE COMMITTEE REPORT**

on House Bill No. 2350

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2350, report as follows:
A. We recommend that the Senate Amendments be rejected.

B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matters under disagreement.

Respectfully submitted,

/s/ Delegate Jason S. Miyares  
/s/ Delegate Nick Rush  
/s/ Delegate Betsy B. Carr  
Conferees on the part of the House

/s/ Senator Stephen D. Newman  
/s/ Senator J. Chapman Petersen  
/s/ Senator Thomas K. Norment, Jr.  
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2350
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 23.1-601 of the Code of Virginia, relating to public institutions of higher education; tuition and fees; foster care youth.

On motion of Senator Newman, the joint conference committee report was agreed to.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

SECOND CONFERENCE COMMITTEE REPORT

Senator Carrico, for the second committee of conference on H.B. 2609 (two thousand six hundred nine), presented the following report:

SECOND JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2609

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2609, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.
B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Jerrauld C. “Jay” Jones
/s/ Delegate Richard P. Bell
/s/ Delegate James A. “Jay” Leftwich

Conferees on the part of the House

/s/ Senator Charles W. Carrico, Sr.
/s/ Senator Mamie E. Locke
/s/ Senator David R. Suetterlein

Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2609
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact §§ 9.1-102 and 22.1-279.8 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; school administrators; compulsory minimum training standards.

On motion of Senator Carrico, the second joint conference committee report was agreed to.

The recorded vote is as follows:


NAYS--Reeves, Stanley--2.

RULE 36--0.

CONFERENCE COMMITTEE REPORT

Senator Dunnavant, for the committee of conference on H.B. 2653 (two thousand six hundred fifty-three), presented the following report:

JOINT CONFERENCE COMMITTEE REPORT
on House Bill No. 2653

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2653, report as follows:

A. We recommend that the Senate Amendment in the Nature of a Substitute be rejected.
B. We recommend that the attached Amendment in the Nature of a Substitute be accepted to resolve the matter under disagreement.

Respectfully submitted,

/s/ Delegate Nick Rush
/s/ Delegate S. Chris Jones
/s/ Delegate Luke E. Torian
Conferees on the part of the House

/s/ Senator Thomas K. Norment, Jr.
/s/ Senator Janet D. Howell
/s/ Senator Stephen D. Newman
Conferees on the part of the Senate

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 2653
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact § 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 9 of Title 23.1 a section numbered 23.1-903.4, relating to public institutions of higher education; innovation.

On motion of Senator Dunnavant, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

MESSAGE FROM THE HOUSE
IMMEDIATE CONSIDERATION

A message was received from the House of Delegates by Delegate Gilbert, who informed the Senate that the House had agreed to H.J.R. 1141 (one thousand one hundred forty-one); in which it requested the concurrence of the Senate:


H.J.R. 1141 was taken up, read by title the first time, and referred to the Committee on Rules.

Senator McDougle moved that the Rules be suspended, the Committee on Rules be discharged from further consideration of H.J.R. 1141 (one thousand one hundred forty-one), the second reading of the title be waived, and the joint resolution be taken up for immediate consideration.
The motion was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.J.R. 1141 was read by title the third time.

HOUSE JOINT RESOLUTION NO. 1141

Amending and readopting Rules 20 and 23 of House Joint Resolution No. 606 of the 2019 Regular Session of the General Assembly of Virginia, relating to budget conference report, session adjournment and per diem payment.

RESOLVED by the House of Delegates, the Senate concurring, That Rules 20 and 23 of House Joint Resolution No. 606 of the 2019 Regular Session of the General Assembly of Virginia are amended and readopted as follows:

Rule 20. Any conference committee on the Budget Bill shall complete its deliberations and make the report of such conference available to the General Assembly as soon as practicable. In accordance with House Rule 75(b) and Senate Rule 39(a), neither house shall receive, consider, or vote on any Budget Bill that is in conference unless it has been agreed to in writing by a majority of conferees from each house. Neither house shall consider such conference report earlier than 48 hours after receipt, unless both houses respectively determine to proceed earlier by a vote of two-thirds of the members voting in each house. No engrossment of the Budget Bill shall be required in either house, and any conference on the Budget Bill shall consider, as the basis of its deliberations, the Budget Bill as recommended by the Governor and introduced in the House and the amendments thereto proposed by each house. A report shall be issued concurrently with the report of the conference committee that identifies the following by item number, narrative description, and dollar amount: (i) any nonstate agency appropriation, (ii) any item in the conference report that was not included in a general appropriation bill as passed by either the House or the Senate, and (iii) any item that represents legislation that failed in either house during the regular or a special session.

Rule 23. This session of the General Assembly shall be extended beyond the 30-day period provided in Section 6 of Article IV of the Constitution of Virginia and shall adjourn sine die no later than Saturday, February 23, 2019. During such extension, members of the General Assembly shall receive session per diem; however, session per diem shall not be allowed for legislative assistants.

H.J.R. 1141, on motion of Senator McDougle, was agreed to.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

Senator McDougle was ordered to inform the House of Delegates thereof.

LEGISLATION SIGNED BY PRESIDING OFFICER

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the date recorded below, signed the following bills that had been passed by both houses and duly enrolled:

February 23, 2019

H.B. 1668. An Act to amend the Code of Virginia by adding a section numbered 2.2-4303.01, relating to the Virginia Public Procurement Act; high-risk contracts; report.

H.B. 1840. An Act to amend and reenact §§ 56-576 and 56-585.1 of the Code of Virginia, relating to the establishment of a pilot program to facilitate the construction of electric transmission infrastructure for business parks.

H.B. 1916. An Act to amend and reenact § 2.2-1201 of the Code of Virginia, relating to state agencies and employees; break time and location for employees to express breast milk.

H.B. 1934. An Act to amend and reenact §§ 56-1.2, 56-1.2:1, and 56-232.2:1 of the Code of Virginia and to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 2.2 a section numbered 2.2-614.5, relating to electric vehicle charging stations; operation by certain state agencies.

H.B. 2028. An Act to amend the Code of Virginia by adding a section numbered 30-19.03:1.3, relating to legislation increasing or beginning regulation of an occupation; evaluation required.

H.B. 2059. An Act to amend and reenact § 46.2-320.1 of the Code of Virginia, relating to nonpayment of child support; amount of arrearage paid; time period to pay arrearage; repayment schedule; suspension of driver’s license.


H.B. 2126. An Act to amend the Code of Virginia by adding a section numbered 38.2-3407.9:05, relating to accident and sickness insurance; step therapy protocols.

H.B. 2304. An Act to amend and reenact §§ 55-225.24 and 55-248.7:2 of the Code of Virginia, relating to landlord and tenant; disclosure of waiver of subrogation provision in renter’s insurance policy obtained by a landlord on behalf of a tenant.

H.B. 2317. An Act to amend and reenact § 20-124.3 of the Code of Virginia, relating to custody and visitation orders; exchange of child.

H.B. 2332. An Act to require the State Corporation Commission to convene a stakeholder group on consumer data protection issues.

H.B. 2336. An Act to amend the Code of Virginia by adding a section numbered 23.1-102.1, relating to public institutions of higher education; executive officers; salaries.


H.B. 2528. An Act to amend and reenact § 18.2-33 of the Code of Virginia, relating to felony homicide, certain drug offenses; penalty.

H.B. 2553. An Act to hold mass transit providers harmless for certain operating fund losses.

H.B. 2691. An Act to amend the Code of Virginia by adding a section numbered 56-585.1:8, relating to a pilot program for the provision of broadband capacity to unserved areas of the Commonwealth by certain electric utilities.

H.B. 2702. An Act to require Virginia Polytechnic Institute and State University and Virginia State University to jointly develop a plan for a new degree program.


S.B. 1050. An Act to amend and reenact § 19.2-245.1 of the Code of Virginia, relating to forgery; venue.

S.B. 1067. An Act to amend and reenact § 30-355 of the Code of Virginia, relating to the Virginia Conflict of Interest and Ethics Advisory Council; meetings requirement.

S.B. 1086. An Act to amend and reenact §§ 55-396 and 55-399 of the Code of Virginia and to repeal § 55-399.1 of the Code of Virginia, relating to the Virginia Real Estate Time-Share Act; Common Interest Community Board; administrative proceedings.
S.B. 1093. An Act to amend the Code of Virginia by adding a section numbered 22.1-146.1, relating to the Literary Fund; school modernization.

S.B. 1097. An Act to amend and reenact § 30-354 of the Code of Virginia, relating to the Commission on Civic Education; extends sunset.


S.B. 1144. An Act to amend and reenact § 64.2-2020 of the Code of Virginia, relating to guardianship; annual report.


S.B. 1152. An Act to amend and reenact § 30-256 of the Code of Virginia, relating to Chesapeake Bay Restoration Fund Advisory Committee; members.

S.B. 1156. An Act to amend the Code of Virginia by adding a section numbered 15.2-1409.1, relating to sanctuary policies.

S.B. 1166. An Act to amend and reenact §§ 19.2-310.2 and 58.1-3 of the Code of Virginia and to repeal § 55-112 of the Code of Virginia, relating to clerks of court; collection of DNA sample for certain offenses; disclosure of tax information; Torrens system.

S.B. 1186. An Act to amend and reenact § 64.2-601 of the Code of Virginia, relating to payment or delivery of small asset by affidavit; check, draft, or other negotiable instrument; financial institution.

S.B. 1224. An Act to amend and reenact §§ 2.2-3705.7, 2.2-3711, 15.2-1627.5, and 63.2-1605 and of the Code of Virginia, relating to protective services; adult abuse, neglect, and exploitation; multidisciplinary teams.


S.B. 1231. An Act to amend and reenact § 19.2-169.3 of the Code of Virginia, relating to disposition of unrestorably incompetent defendants; capital murder.

S.B. 1251. An Act to amend and reenact § 18.2-311 of the Code of Virginia, relating to manufacture and distribution of switchblade knives.

S.B. 1307. An Act to amend and reenact §§ 64.2-1908 and 64.2-1919 of the Code of Virginia, relating to the Uniform Transfers to Minors Act; age 25.

S.B. 1331. An Act to amend and reenact §§ 2.2-2279 and 15.2-4901 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 9 of Title 22.1 an article numbered 3, consisting of sections numbered 22.1-141.1 and 22.1-141.2, and by adding a section numbered 56-589.1, relating to the modernization of public school buildings and facilities.

S.B. 1336. An Act to amend and reenact §§ 43-34 and 46.2-644.03 of the Code of Virginia, relating to mechanics’ liens; notice of sale.

S.B. 1339. An Act to amend and reenact §§ 63.2-209, 63.2-900, 63.2-900.1, 63.2-904, 63.2-906, and 63.2-907 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 63.2-904.1, 63.2-904.2, and 63.2-913.1, relating to foster care omnibus.

S.B. 1342. An Act to amend and reenact §§ 46.2-644.01 and 46.2-644.02 of the Code of Virginia, relating to garage and mechanics’ liens; amount of lien.

S.B. 1349. An Act to amend and reenact § 18.2-251.03 of the Code of Virginia, relating to safe reporting of overdoses.

S.B. 1358. An Act to amend the Code of Virginia by adding a section numbered 15.2-966.1, relating to primary health care facility for employees of locality.

S.B. 1377. An Act to amend and reenact §§ 2.2-4001, 2.2-4101, and 2.2-4102 of the Code of Virginia, relating to the Registrar of Regulations.

S.B. 1378. An Act to amend and reenact § 30-196 of the Code of Virginia, relating to the Commissioners for Promotion of Uniformity of Legislation; Commissioner expense reimbursements.

S.B. 1395. An Act to amend and reenact § 18.2-60 of the Code of Virginia, relating to threats of death or bodily injury to a health care provider.

S.B. 1400. An Act to amend and reenact § 15.2-958.3 of the Code of Virginia, relating to C-PACE loans; stormwater management; residential dwellings and condominiums.

S.B. 1416. An Act to amend and reenact § 63.2-1526 of the Code of Virginia, relating to appeals from founded complaints of child abuse or neglect; concurrent criminal investigations.


S.B. 1426. An Act to amend and reenact § 64.2-409 of the Code of Virginia, relating to clerks of circuit courts; retention of wills for safekeeping.

S.B. 1427. An Act to amend the Code of Virginia by adding a section numbered 56-264.3, relating to water and sewerage companies; cost allocation and rate design.

S.B. 1429. An Act to amend and reenact § 16.1-245.1 of the Code of Virginia, relating to medical evidence admissible in juvenile and domestic relations district court; preliminary protective order hearings.

S.B. 1430. An Act to amend and reenact § 30-356 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 31 of Title 2.2 an article numbered 9, consisting of a section numbered 2.2-3132, relating to conflict of interest; duties of Virginia Conflict of Interest and Ethics Advisory Council; training requirement; inquiries from citizens.


S.B. 1468. An Act to amend and reenact §§ 33.2-214.3, 33.2-501, 33.2-2500, 33.2-2505, and 33.2-2510 of the Code of Virginia and to repeal § 33.2-257 of the Code of Virginia, relating to the analysis of transportation projects in the Northern Virginia Transportation District.


S.B. 1488. An Act to require the Secretary of Health and Human Resources to examine the causes of the high census at the Commonwealth’s state hospitals for individuals with mental illness.

S.B. 1491. An Act to amend and reenact § 2.2-3119 of the Code of Virginia, relating to the State and Local Government Conflict of Interests Act; school boards and school employees; hiring of relatives.

S.B. 1495. An Act to amend the Code of Virginia by adding in Article 7 of Chapter 31 of Title 23.1 a section numbered 23.1-3129.1, relating to the establishment of the Virginia Rural Information Technology Apprenticeship Grant Fund and Program.

S.B. 1501. An Act to amend and reenact § 18.2-31 of the Code of Virginia, relating to capital murder; law-enforcement officers and fire marshals; reduction of charges.

S.B. 1507. An Act to amend and reenact § 19.2-60.1 of the Code of Virginia, relating to use of unmanned aircraft systems by law-enforcement officers; persons sought for arrest.

S.B. 1520. An Act to amend and reenact §§ 46.2-208 and 46.2-844 of the Code of Virginia, relating to Department of Motor Vehicle records; certain private vendors; penalty.

S.B. 1543. An Act to amend and reenact § 8.01-53 of the Code of Virginia, relating to wrongful death beneficiaries; parents of the decedent.

S.B. 1556. An Act to amend and reenact § 30-133 of the Code of Virginia, relating to Auditor of Public Accounts; Commonwealth Data Point; employee compensation information.

S.B. 1558. An Act to amend and reenact §§ 3.4 and 4.1 of Chapters 654 and 693 of the Acts of Assembly of 2005, which provided a charter for the Town of Onley in Accomack County, and to amend Chapters 654 and 693 of the Acts of Assembly of 2005 by adding a section numbered 4.1:1, relating to town council; town manager.

S.B. 1562. An Act to provide a new charter for the Town of Eastville in Northampton County and to repeal Chapter 247, as amended, of the Acts of Assembly of 1896, which provided a charter for the Town of Eastville.

S.B. 1591. An Act to direct the Virginia Center for School and Campus Safety to convene a work group to develop guidelines and best practices for the sharing of certain information between a local school board or public institution of higher education and law enforcement.

S.B. 1592. An Act directing the Director of the Department of Small Business and Supplier Diversity to amend certain regulations related to certain small businesses.


S.B. 1638. An Act to amend and reenact § 8.01-324 of the Code of Virginia, relating to newspapers; legal notices and publications; requirements.

S.B. 1644. An Act to require the Department of Behavioral Health and Developmental Services to convene a work group to develop a plan for sharing of health information between community services boards and local and regional jails.
S.B. 1675. An Act to amend and reenact § 18.2-144.1 of the Code of Virginia, relating to killing or injuring police animals; penalty.

S.B. 1681. An Act to amend and reenact §§ 2.2-1130, 2.2-1153, 2.2-1156, 2.2-1157, 10.1-1122, and 36-139.1 of the Code of Virginia, relating to the Department of General Services; surplus property; opportunity for economic development entities to purchase prior to public sale.


S.B. 1689. An Act to amend and reenact §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1 of the Code of Virginia and to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571 through 59.1-574, relating to group health benefit plans; sponsoring associations; the formation of a benefits consortium.

S.B. 1691. An Act to amend and reenact § 1.02, § 3.01, as amended, §§ 6.02 and 6.04, and § 10.03, as amended, of Chapter 99 of the Acts of Assembly of 1994, which provided a charter for the Town of Dumfries in Prince William County, relating to boundaries, election, and budget.

S.B. 1693. An Act to amend and reenact § 38.2-3418.17 of the Code of Virginia, relating to health insurance; coverage for autism spectrum disorder.

S.B. 1718. An Act to require the Department of Education to develop and submit a plan relating to additional reading diagnostic tools.

S.B. 1724. An Act to amend and reenact § 8.01-413.1 of the Code of Virginia, relating to employment records; written request from employee; subpoena duces tecum; penalty for failure to provide.

S.B. 1737. An Act to provide civil relief for citizens of the Commonwealth who are employees or contractors of the United States government who have been furloughed or otherwise are or were not receiving wages or payments as a result of the partial closure of federal government.

S.B. 1738. An Act to amend and reenact § 18.2-325 of the Code of Virginia, relating to illegal gambling; definition.

S.B. 1759. An Act to establish a pilot program to place electric distribution lines underground in areas of transit-oriented development in certain localities.

S.B. 1771. An Act to amend and reenact § 22.1-98.2 of the Code of Virginia, relating to state share for basic aid; duration of certain cost-savings agreements.

S.B. 1782. An Act to amend and reenact §§ 47.1-4 and 47.1-23 of the Code of Virginia, relating to notaries; qualifications.
On motion of Senator Newman, the Senate adjourned until tomorrow at 11:00 a.m.

Justin E. Fairfax  
President of the Senate

Susan Clarke Schaar  
Clerk of the Senate
SUNDAY, FEBRUARY 24, 2019

The Senate met at 11:00 a.m. and was called to order by Lieutenant Governor Justin E. Fairfax.

Nathan Hatfield, Assistant Clerk-LINCS, Senate of Virginia, offered the following prayer:

Dear God, we pause on this Sunday and ask for Your guiding hand of our final deliberations. Please then, watch over us as we all travel to our respective homes. In Your name we pray, Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Susan Clarke Schaar, Clerk of the Senate of Virginia.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Norment, the reading of the Journal was waived.

The recorded vote is as follows:

YEAS--36. NAYS--4. RULE 36--0.


NAYS--Deeds, Peake, Petersen, Stanley--4.

RULE 36--0.

HOUSE COMMUNICATIONS

The following communications were received:

In the House of Delegates
February 23, 2019

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORTS OF THE COMMITTEES OF CONFERENCE ON THE FOLLOWING SENATE BILLS:

S.B. 1004. A BILL to amend and reenact §32.1-137.05 of the Code of Virginia, relating to health care services; payment estimates.

S.B. 1047. A BILL to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration.
S.B. 1126. A BILL to amend and reenact §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding a section numbered 18.2-334.5, by adding in Article 1 of Chapter 3 of Title 37.2 a section numbered 37.2-314.1, and by adding in Title 58.1 a chapter numbered 41, containing articles numbered 1 through 9, consisting of sections numbered 58.1-4100 through 58.1-4130, relating to regulation of casino gaming by Virginia Lottery Board; penalties.

S.B. 1130. A BILL to amend and reenact §§ 9.1-102 and 22.1-279.8 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; school administrators; training.


S.B. 1547. A BILL to amend the Code of Virginia by adding in Article 4 of Chapter 29 of Title 54.1 a section numbered 54.1-2957.23, relating to music therapists.

S.B. 1575. A BILL to amend § 22.1-305.2 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-299.7, relating to teacher licensure; Advisory Board on Teacher Education and Licensure; certain instructors at institutions of higher education.

S.B. 1581. A BILL to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave.

S.B. 1617. A BILL to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

S.B. 1619. A BILL to amend the Code of Virginia by adding a section numbered 8.01-379.2:1, relating to spoliation of evidence.

S.B. 1628. A BILL to amend and reenact § 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 9 of Title 23.1 a section numbered 23.1-903.4, relating to public institutions of higher education; innovation.

S.B. 1632. A BILL to amend and reenact § 22.1-277 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 18.2-251.1:1 and 22.1-274.5, relating to cannabidiol oil and THC-A oil; use at school.

S.B. 1715. A BILL to amend and reenact § 58.1-609.10 of the Code of Virginia, relating to sales and use tax exemption; menstrual supplies; Dignity Act.

S.B. 1736. A BILL to amend and reenact § 18.2-386.2 of the Code of Virginia, relating to unlawful dissemination or sale of images of another; falsely created videographic or still image; penalty.

S.B. 1768. A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to use of handheld personal communications devices; highway work zones; penalty.
S.B. 1777. A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORTS OF THE COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:

H.B. 1642. A BILL to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

H.B. 1720. A BILL to amend the Code of Virginia by adding a section numbered 18.2-251.1:1, relating to cannabidiol oil and THC-A oil; possession or distribution at school.

H.B. 1911. A BILL to amend the Code of Virginia by adding a section numbered 46.2-861.1 and to repeal § 46.2-921.1 of the Code of Virginia, relating to duties of drivers of vehicles approaching stationary vehicles displaying certain warning lights; penalty.

H.B. 1913. A BILL to amend and reenact § 15.2-2242 of the Code of Virginia, relating to subdivision ordinance; sidewalks.

H.B. 1941. A BILL to amend and reenact §§ 18.2-51.4 and 18.2-51.5 of the Code of Virginia, relating to maiming, etc., of another; driving while intoxicated; operating a watercraft while intoxicated; penalties.

H.B. 2020. A BILL to amend the Code of Virginia by adding a section numbered 23.1-2907.2, relating to the Virginia Community College System; certain registered apprenticeships; uniform instruction.


H.B. 2056. A BILL to amend and reenact § 18.2-461 of the Code of Virginia, relating to false information and hoax criminal activities; penalty.

H.B. 2178. A BILL to amend and reenact § 2.2-3711 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 4 of Title 24.2 a section numbered 24.2-410.2, relating to the Virginia voter registration system; security plans and procedures; remedying security risks.

H.B. 2234. A BILL to amend and reenact §§ 51.1-1110 and 51.1-1155 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave benefits.

H.B. 2296. A BILL to amend the Code of Virginia by adding in Chapter 9 of Title 51.5 a section numbered 51.5-46.1, relating to rights of persons with disabilities; procedures for certain actions; website accessibility.

H.B. 2303. A BILL to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration.

H.B. 2337. A BILL to amend and reenact § 23.1-307 of the Code of Virginia, relating to governing boards of public institutions of higher education; tuition and mandatory fee rates; report.

H.B. 2350. A BILL to amend and reenact § 23.1-601 of the Code of Virginia, relating to public institutions of higher education; tuition and fees; foster care youth.
H.B. 2490. A BILL to amend and reenact §§ 2.2-3705.4 and 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

H.B. 2586. A BILL to amend and reenact §§ 9.1-902, 17.1-805, 18.2-46.1, 18.2-347 through 18.2-350, 18.2-357.1, 18.2-513, 19.2-215.1, and 19.2-392.02, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to prostitution and sex trafficking; offenses involving a minor; penalties.


H.B. 2662. A BILL to amend and reenact § 22.1-253.13:4 of the Code of Virginia, relating to high school graduation requirements; work experience; capstone project.

H.B. 2814. A BILL to amend and reenact § 30-370 of the Code of Virginia, relating to the Commission on Economic Opportunity for Virginians in Aspiring and Diverse Communities; sunset.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORT OF THE COMMITTEE OF CONFERENCE ON THE FOLLOWING SENATE JOINT RESOLUTION:

S.J.R. 306. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing an amendment to the Constitution of Virginia by adding in Article II a section numbered 6-A, relating to apportionment; Virginia Redistricting Commission.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORTS OF THE COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE JOINT RESOLUTIONS:

H.J.R. 615. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing amendments to the Constitution of Virginia by adding in Article II sections numbered 6-A and 6-B, relating to apportionment; state and local independent redistricting commissions; criteria.


THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILL:

S.B. 1789. A BILL to designate the bridge on Interstate 81 in Smyth County over Whitetop Road the “Trooper Lucas B. Dowell Bridge.”

THE HOUSE OF DELEGATES HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTIONS:


S.J.R. 304. Celebrating the life of Derek Brandon Hill.

S.J.R. 308. Commending the Loudoun County Sheriff’s Department.

S.J.R. 315. Celebrating the life of Master Sergeant Edward Colston Newton V, USA.

S.J.R. 318. Celebrating the life of the Honorable Frederick MacDonald Quayle.

S.J.R. 320. Commemorating the 75th anniversary of D-Day.

S.J.R. 322. Commending Elizabeth Crowther.


S.J.R. 326. Commending AMIkids.


S.J.R. 328. Celebrating the life of Evelynn Belle Ware.

S.J.R. 329. Commending David Allen Wright.

S.J.R. 331. Commending Frances Mae West Byers.


S.J.R. 336. Commending the City of Bristol.


S.J.R. 393. Commending the Oakton High School boys’ lacrosse team.


S.J.R. 399. Commending Virginia’s State Forests.

S.J.R. 400. Commending the New River Valley Agency on Aging.

S.J.R. 401. Commending the King William County Ruritan Club.

S.J.R. 402. Commending the W.T. Woodson High School boys’ cross country team.


S.J.R. 412. Celebrating the life of Kevin Glenn Wade.


S.J.R. 419. Commending the Brown family.


S.J.R. 424. Commemorating the 80th anniversary of Kristallnacht.


S.J.R. 428. Commending Piedmont Senior Resources Area Agency on Aging, Inc.


S.J.R. 437. Celebrating the life of Dr. Donn Lancaster.


S.J.R. 446. Celebrating the life of William McKinnon.

S.J.R. 447. Celebrating the life of Robert Ewing Litton II.

S.J.R. 448. Celebrating the life of Manuel Baca Fierro.


S.J.R. 467. Celebrating the life of Elizabeth May Verley.

S.J.R. 468. Commending the Jewish Community Federation of Richmond.


S.J.R. 476. Celebrating the life of Bettie Woodson Weaver.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

In the House of Delegates
February 23, 2019

THE HOUSE OF DELEGATES HAS REQUESTED A SECOND COMMITTEE OF CONFERENCE ON THE FOLLOWING HOUSE BILL:

H.B. 1811. A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to holding handheld personal communications devices while driving a motor vehicle.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates
THE HOUSE OF DELEGATES HAS REJECTED THE REPORT OF THE COMMITTEE OF
CONFERENCE AND HAS REQUESTED A SECOND COMMITTEE OF CONFERENCE ON THE
FOLLOWING SENATE BILL:

S.B. 1341. A BILL to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to holding
handheld personal communications devices while driving a motor vehicle.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communications
from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--34. NAYS--5. RULE 36--0.

YEAS--Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, DeSteph, Dunnavant, Ebbin,
Edwards, Favola, Howell, Lewis, Locke, Lucas, Mason, McClellan, McPike, Newman, Norment,
Obenshain, Peake, Reeves, Ruff, Saslaw, Supeill, Stanley, Stuart, Sturtevant, Suetterlein, Surovell, Vogel,
Wagner--34.
NAYS--Barker, Deeds, Marsden, McDougle, Petersen--5.
RULE 36--0.

CALENDAR

CONFERENCE COMMITTEE REPORTS

Senator Hanger, for the committee of conference on H.B. 1700 (one thousand seven hundred),
presented the following report:

Joint
Conference Committee
Report on
House Bill 1700

We, the conferees, appointed by the respective bodies to consider and report the disagreeing vote on
House Bill 1700 report as follows:

A. We recommend that the House and Senate Amendments be rejected.

B. We recommend that House Bill 1700, as introduced, be amended as follows to resolve the matters
under disagreement.
### Revenues

**Language:**

Page 1, strike lines 37 through 50, and insert:

<table>
<thead>
<tr>
<th></th>
<th>First Year</th>
<th>Second Year</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unreserved Balance, June 30, 2018</td>
<td>1,229,941,000</td>
<td>0</td>
<td>1,229,941,000</td>
</tr>
<tr>
<td>Additions to Balance</td>
<td>(726,895,961)</td>
<td>336,198,952</td>
<td>(390,697,009)</td>
</tr>
<tr>
<td>Official Revenue</td>
<td>20,528,667,750</td>
<td>21,556,728,000</td>
<td>42,085,395,750</td>
</tr>
<tr>
<td>Transfers</td>
<td>639,095,037</td>
<td>635,773,381</td>
<td>1,274,868,418</td>
</tr>
<tr>
<td>Total General Fund</td>
<td>21,670,807,826</td>
<td>22,528,700,333</td>
<td>44,199,508,159</td>
</tr>
</tbody>
</table>

Page 2, strike lines 2 through 19, and insert:

<table>
<thead>
<tr>
<th></th>
<th>First Year</th>
<th>Second Year</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balance, June 30, 2018</td>
<td>6,342,196,144</td>
<td>0</td>
<td>6,342,196,144</td>
</tr>
<tr>
<td>Official Revenue</td>
<td>31,681,290,709</td>
<td>34,956,879,603</td>
<td>66,638,170,312</td>
</tr>
<tr>
<td>Lottery Proceeds Fund</td>
<td>632,398,647</td>
<td>628,830,501</td>
<td>1,261,229,148</td>
</tr>
<tr>
<td>Internal Service Fund</td>
<td>2,099,646,770</td>
<td>2,070,414,416</td>
<td>4,170,061,186</td>
</tr>
<tr>
<td>Bond Proceeds</td>
<td>1,112,397,936</td>
<td>1,145,019,436</td>
<td>2,257,417,372</td>
</tr>
<tr>
<td>Total Nongeneral Fund</td>
<td>41,867,930,206</td>
<td>38,801,143,956</td>
<td>80,669,074,162</td>
</tr>
<tr>
<td>Total Projected Revenues</td>
<td>63,538,738,032</td>
<td>61,329,844,289</td>
<td>124,868,582,321</td>
</tr>
</tbody>
</table>

### Explanation:

(This amendment includes the general fund and nongeneral fund revenue adjustments contained in the cumulative amendments included in the Conference Report.)
Legislative Department  FY18-19  FY19-20
General Assembly of Virginia  $4,250,000  $4,250,000  GF

Language:
Page 4, line 5, strike "$46,981,541" and insert "$51,231,541".
Page 4, line 5, strike "$46,981,541" and insert "$51,231,541".
Page 4, line 9, strike "$26,282,859" and insert "$28,282,859".
Page 4, line 10, strike "$27,291,062" and insert "$29,291,062".
Page 4, line 10, strike "$14,888,527" and insert "$17,138,527".
Page 4, line 11 strike "$15,799,993" and insert "$18,049,993".
Page 4, line 28, strike "$152,635" and insert "$277,635".
Page 5, line 27, strike "$20,885" and insert "$67,217".
Page 6, line 16, after "attendance." strike the remainder the line.
Page 6, strike line 17.
Page 6, line 18, strike "than one official meeting during the day."
Page 6, line 16, after "attendance." insert:
"If the member attends two or more official meetings during the same day, and at least one of
which occurs in the morning and one of which occurs in the afternoon, than the member shall be
compensated at a rate of $400 for the entire day, otherwise compensation is capped at the $300
per day."

Explanation:
(This amendment provides $4.25 million from the general fund each year in additional funding
for the House and Senate Clerks offices.)

Item 1 #2c

Legislative Department  FY18-19  FY19-20
General Assembly of Virginia  $0  $100,000  GF

Language:
Page 4, line 5, strike "$46,981,541" and insert "$47,081,541".

Explanation:
(This amendment provides $100,000 GF in FY 2020 to provide interpreters to assist members
of the General Assembly in communicating with constituents who are either hearing impaired
or who are not fluent in English.)
Item 1 #3c

Legislative Department
General Assembly of Virginia

Language:
Page 13, after line 45, insert:
"6. The Joint Subcommittee for Health and Human Resources Oversight shall consider options for a § 1332 Affordable Care Act waiver to redesign the individual insurance market to better align with cost saving opportunities and outcomes similar to the large group market. The State Corporation Commission and Health and Human Resources unit at the Joint Legislative Audit and Review Commission shall provide assistance to the joint subcommittee, as needed, as the joint subcommittee evaluates the options. The joint subcommittee shall make recommendations, if any, to the General Assembly regarding a § 1332 Affordable Care Act waiver by December 15, 2019."

Explanation:
(This amendment directs the Joint Subcommittee for Health and Human Resources Oversight to evaluate options for a § 1332 Affordable Care Act waiver to redesign the individual insurance market to better align with cost saving opportunities and outcomes similar to the large group market.)

Item 4 #1c

Legislative Department
Division of Capitol Police

Language:
Page 16, line 4, strike "$10,380,214" and insert "$10,580,214".

Explanation:
(This amendment provides $200,000 from the general fund in fiscal year 2020 to the Capitol Police. A portion of the funding is to convert the part-time public information officer to a full-time position. The remaining funding is to implement a career development program for the Capitol Police.)

Item 6 #1c

Legislative Department
Division of Legislative Services

Language:
Language:

Page 17, after line 20, insert:
"E. Out of the amounts re-appropriated to the Division of Legislative Services from prior year unexpended balances, an amount estimated at $250,000, shall be available to cover expenses incurred for legislative redistricting, which is required after the 2020 Census."

Explanation:

(This amendment authorizes the Division of Legislative Services to utilize up to $250,000 in prior year balances to acquire hardware, software and associated training required for the 2021 General Assembly redistricting. This includes separate mapping space and work stations for the Senate and the House of Delegates, work stations for staff of the Division of Legislative Services, a dedicated server for making redistricting data and plans publicly available, and redistricting software applications.)

Item 6 #2c

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Division of Legislative Services</td>
<td>$263,642</td>
<td>$0</td>
</tr>
</tbody>
</table>

Language:

Page 16, line 42, strike "$6,884,115" and insert "$7,147,757".
Page 17, after line 20, insert:
"E. Included in this item is $263,642 in the first year from dedicated special revenue to implement the recommendations of the Chesapeake Bay Restoration Fund Advisory Committee."

Explanation:

(This amendment appropriates $263,642 in the first year in dedicated special revenue generated in fiscal year 2018 from sales of the "Friends of the Chesapeake Bay" license plate to the Chesapeake Bay Restoration Fund for the recommendations of the Chesapeake Bay Restoration Fund Advisory Committee.)

Item 11 #1c

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioners for the Promotion of Uniformity of Legislation in the United States</td>
<td></td>
</tr>
</tbody>
</table>

Language:

Page 18, after line 28, insert:
"Commissioners shall receive no compensation for their services from the funds appropriated in this item, but their necessary travel and hotel expenses shall be reimbursed, subject to the approval of the Joint Rules Committee or to the joint approval of the Speaker of the House of Delegates and the Chairman of the Senate Committee on Rules."

Explanation:
(This amendment subjects the reimbursement of necessary travel and hotel expenses of members of the board of Commissioners of the Uniform Law Commission to the approval of the Joint Rules Committee or to the joint approval of the Speaker of the House of Delegates and the Chairman of the Senate Committee on Rules.)

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia State Crime Commission</td>
<td>$0</td>
<td>$240,000 GF</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>2.00 FTE</td>
</tr>
</tbody>
</table>

Language:

Page 23, line 44, strike "$940,402" and insert "$1,180,402".

Explanation:
(This amendment adds 2.0 new FTE positions to the Crime Commission including an additional attorney and policy analyst. The Crime Commission has had an increase of 1 FTE in the last ten years, despite the continuing increase in study requests and work load.)

<table>
<thead>
<tr>
<th>Legislative Department</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Joint Legislative Audit and Review Commission</td>
<td></td>
</tr>
</tbody>
</table>

Language:

Page 27, after line 36 insert:
"I.1. The General Assembly hereby designates the Joint Legislative Audit and Review Commission (JLARC) to review and evaluate the Commonwealth's enterprise resource planning and related financial, payroll, personnel management and benefit eligibility systems (Cardinal) on a continuing basis and to provide such special studies and reports as may be requested by the General Assembly, the House Appropriations Committee, or the Senate Finance Committee.

2. The areas of review and evaluation to be conducted by the Commission shall include, but are not limited to, the following: (i) procurement for the planning, development, implementation, operation, and maintenance of Cardinal and any subsequent contracts and amendments thereto;"
(ii) the development, implementation, performance, and costs of Cardinal; (iii) the long-term viability of the technologies utilized in Cardinal; (iv) the adequacy of the system of governance for Cardinal, including the responsibility for, and control of specific data in Cardinal, the responsibility for systems support and maintenance, and the appropriate role of the Virginia Information Technologies Agency; and (v) the security of governmental and personally identifiable information contained in Cardinal.

3. For the purpose of carrying out its duties and notwithstanding any contrary provision of law, JLARC shall have the legal authority to access the information, records, facilities, and employees of all state agencies and institutions.

4. The following records shall be excluded from the provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.), and shall not be disclosed by JLARC:

(a) records provided by a public body as defined in § 2.2-3701, Code of Virginia, to JLARC in connection with its evaluation of Cardinal, where the records would not be subject to disclosure by the public body providing the records. The public body providing the records to JLARC shall identify the specific portion of the records to be protected and the applicable provision of the Freedom of Information Act or other provision of law that excludes the record or portions thereof from mandatory disclosure.

(b) confidential proprietary records provided by private entities pursuant to a promise of confidentiality from JLARC, used by JLARC in connection with its evaluation of Cardinal where, if such records are made public, the financial interest of the private entity would be adversely affected.

5. The Chairman of JLARC may appoint a permanent subcommittee to provide guidance and direction for Cardinal review and evaluation activities, subject to the full Commission's supervision and such guidelines as the Commission itself may provide.

6. JLARC may employ on a consulting basis such professional or technical experts as may be reasonably necessary for the Commission to fulfill its responsibilities under this authority.

7. All agencies and institutions of the Commonwealth shall cooperate as requested by JLARC in the performance of its duties under this authority.

8. To aid in this effort, the Department of Accounts shall provide the following information to the Commission not later than June 30, 2019: (i) a history of the Commonwealth's efforts from 2004 to date in developing an Enterprise Resource Planning (ERP) application, including budgeting, financials, payroll, personnel management and benefit eligibility systems; (ii) all initial and revised project schedules for each current and proposed module or phase of Cardinal and the actual date of completion, including modules initially developed for use by the Department of Transportation; (iii) all initial and revised cost estimates for each current and proposed module or phase of Cardinal and the actual cost to date, including modules initially developed and funded by the Department of Transportation; (iv) the total amount of spending authorized to date including all working capital advances and appropriated amounts from all sources; and (v) the estimated ten-year total cost for the planning, development,
implementation, operation and maintenance of all current and planned modules or phases of Cardinal."

Explanation:
(This amendment directs the Joint Legislative Audit and Review Commission to review and evaluate the Commonwealth's enterprise resource planning and related financial, payroll; personnel management and benefits eligibility systems, and to conduct continuing oversight and provide such special studies and reports as may be requested by the General Assembly, the House Appropriations Committee and Senate Finance Committee.)

Language:
Page 24, line 7, strike "$5,194,132" and insert "$5,494,132".
Page 27, after line 36 insert:
"I. Included within this appropriation is $300,000 the first year from the general fund to support the cost of actuarial analysis and consultant costs in the completion of the JLARC review of Virginia Workers' Compensation program and policies."

Explanation:
(This amendment provides $300,000 from the general fund in fiscal year 2019 to support consultant and actuarial costs associated with JLARC's review of the Workers' Compensation program.)

Language:
Page 24, line 7, strike "$5,194,132" and insert "$5,394,132".
Page 27, after line 36 insert:
"I. Included within the appropriation for this item is $200,000 in the first year from the general fund for the Joint Legislative Audit and Review Commission to contract with one or more third-party independent reviewers to evaluate the Commonwealth's current and potential gaming governance structures, current and potential revenues to the Commonwealth, and any other
relevant subjects it deems necessary pursuant to the study. In conducting this evaluation, the Joint Legislative Audit and Review Commission shall consider the impact of additional gaming and sports wagering, including both physical casino facilities and online gaming and sports wagering, as well as increased charitable gaming, on existing thoroughbred racing, breeding and related agribusiness industries, as well as the current and future revenues of the Virginia Lottery. The Joint Legislative Audit and Review Commission shall coordinate the study, and all state agencies, public bodies, and officials shall cooperate with the Joint Legislative Audit and Review Commission pursuant to completion of the study, as it deems necessary, upon its request."

Explanation:

(This amendment provides $200,000 from the general fund in fiscal year 2019 to support consultant costs associated with JLARC's analysis of proposals to expand legalized gambling in Virginia.)

Item 34 #1c

<table>
<thead>
<tr>
<th>Legislative Department</th>
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<tbody>
<tr>
<td>Legislative Department Reversion</td>
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<td>Clearing Account</td>
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</table>

Language:

Page 28, line 22, strike "$610,315" and insert "$1,005,315".
Page 28, line 22, strike "$610,315" and insert "$710,315".
Page 28, after line 36, insert:

"D. Included within this appropriation is $395,000 the first year and $100,000 the second year from the general fund to provide funds, to be matched at a rate of fifty percent by the Virginia Historical Society, that support efforts to commemorate the 100th anniversary of the women's right to vote."

Explanation:

(This amendment provides funding, as recommended by the legislative task force which was created pursuant to Chapter 618, 2017 Acts of Assembly (House Bill 2348), to work with the Virginia Historical Society in commemorating the centennial anniversary of women's right to vote in 2020.)

Item 38 #1c

Judicial Department

Supreme Court Language

Language:
Page 34, after line 9, insert:
"Q. On or before June 30, 2019, the Director, Department of Planning and Budget, shall authorize the reversion to the general fund of $4,500,000 the first year from the balances of the Criminal Fund."

Explanation:
(This amendment directs the reversion of $4.5 million to the general fund from the carryforward balances of the Criminal Fund.)

Judicial Department
Supreme Court
Language

Page 34, line 5, strike "including but not limited to preventing" and insert: "to prevent".

Explanation:
(This amendment clarifies that the authorized uses of the Attorney Wellness Fund established in the introduced budget are restricted to services addressing substance abuse and behavioral health disorders among the individuals served through the program.)

Judicial Department
Virginia State Bar
Language

Page 42, line 4, strike "$14,766,473" and insert "$16,041,473".
Page 42, line 21, strike "$6,975,000" and insert "$5,625,000".

Explanation:
(This amendment provides $1,275,000 from the general fund in the second year for the Virginia State Bar for additional staff.)

Judicial Department
FY18-19 FY19-20
Virginia State Bar $0 $1,275,000 GF

Item 49 #1c

Item 49 #2c
Virginia State Bar

$0  ($2,625,000)  GF

Language:

Page 42, line 4, strike "$14,766,473" and insert "$12,141,473".
Page 42, line 21, strike "$6,975,000" and insert "$4,350,000".

Explanation:

(This amendment redirects the proposed increase of $2.6 million from the general fund in the second year to assist low income tenants in housing eviction cases. There is a companion amendment to Item 49 that provides funding to the Virginia State Bar for additional staff.)

Item 54 #1c

Executive Offices

Office of the Governor

Language:

Page 44, after line 34, insert:

"3. The amount calculated for disaster assistance for any event provided under this authority shall be made in consultation with the Secretary of Finance, and, as deemed appropriate by the Secretary, the Department of Planning and Budget."

Explanation:

(This amendment requires the Governor to consult with the Secretary of Finance on calculations of sum sufficient authorizations made for disasters.)

Item 56 #1c

Executive Offices

Attorney General and Department of Law

Language:

Page 46, after line 28, insert:

"G. Except as otherwise specifically provided by law, all legal services of the Office of the Attorney General shall be performed exclusively by (i) an employee of the Office, (ii) an employee of another Virginia governmental entity as may be provided by law, or (iii) an employee of a federal governmental entity pursuant to an agreement between the Office of the Attorney General and such federal governmental entity. Except as otherwise specifically provided under this act, the sole source of compensation paid to employees of the Office of the Attorney General for performing legal services on behalf of the Commonwealth shall be from the appropriations provided under this act. In any case in which the Office of the Attorney
General is authorized under law to contract with, hire, or engage a person other than a person described in clauses (i), (ii), or (iii) to perform legal services on behalf of the Commonwealth, the sole consideration for such legal services shall be a monetary amount bargained for in an arm's length transaction with such person and the Office of the Attorney General or another Virginia governmental entity, stating under what authority that office enters the contract. Only persons described in clauses (i), (ii), or (iii) shall perform legal services on premises leased by the Office of the Attorney General. Nothing in this paragraph shall prohibit the Office of the Attorney General from entering into a settlement agreement with a defendant arising from a case litigated or prosecuted by a federal governmental entity, local governmental entity, or an Attorney General's Office in another state or United States territory. Nothing in this paragraph shall prohibit the Office of the Attorney General from employing and providing office space to an unpaid intern assisting in performing legal services provided that such intern does not possess a current license to practice law in the Commonwealth, any other state, or any United States territory."

**Explanation:**

(This amendment clarifies the policy regarding which entities are authorized to provide legal services in support of the Office of the Attorney General responsibilities.)

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<tr>
<th>Executive Offices</th>
<th>FY18-19</th>
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</thead>
<tbody>
<tr>
<td>Attorney General and Department of Law</td>
<td>($500,000)</td>
<td>($500,000)</td>
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</table>

**Language:**

Page 46, line 36, strike "$3,986,677" and insert "$3,486,677".
Page 46, line 36, strike "$3,986,677" and insert "$3,486,677".
Page 46, line 43, unstrike "$750,000" and "$750,000" and strike: "$1,250,000 and $1,250,000".

**Explanation:**

(This amendment reverses the proposed increase for the nongeneral fund appropriation for the Regulatory, Consumer Advocacy, Litigation, and Enforcement Revolving Trust Fund. The amendment returns the appropriation to $750,000 annually, which is the amount appropriated for fiscal year 2018, and in Chapter 2.)

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<tr>
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<tr>
<td>Secretary of the Commonwealth</td>
<td>($1,500,000)</td>
<td>$0</td>
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</table>

**Item 58 #1c**
Language:
Page 48, line 42, strike "$3,751,576" and insert "$2,251,576".
Page 49, strike lines 7 through 9.

Explanation:
(This amendment reverses $1.5 million from the general fund in the first year and language supporting education and outreach efforts in advance of the 2020 Census.)

Item 65 #1c
Administration
Secretary of Administration

Language:
Page 51, line 4, strike "$3,038,191" and insert "$2,438,191".
Page 51, line 20, strike "$1,352,541" and insert "$752,541".

Explanation:
(This amendment provides $752,541 from the general fund in the first year for the data sharing and analytics program to conduct a statewide data inventory.)

Item 65 #2c
Administration
Secretary of Administration

Language:
Page 51, line 26, after "program.", insert:
"The Data Sharing and Analytics Advisory Committee, established in a second enactment clause of 2018 Senate Bill 580 that was enacted as Chapter 679, shall be extended to June 30, 2020, and the third enactment clause shall no longer be in force."

Explanation:
(This amendment extends the sunset date of the Data Sharing and Analytics Advisory Committee.)

Item 69 #1c
Administration
Compensation Board

<table>
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Language:

Page 59, line 12, strike "$18,622,744" and insert "$18,653,994".
Page 59, line 48, after "year," strike the remainder of the line.
Page 59, strike lines 49 through 51 and insert:
"the Compensation Board may increase the annual salary in paragraph A of this item by 9.3 percent following receipt of the commissioner's certification that the minimum requirements of the Commissioners' Career Development Program have been met, provided that such certifications are submitted by commissioners as part of their annual budget request to the Compensation Board on February 1 of each year."
Page 60, strike lines 1 through 13.

Explanation:

(This amendment conforms the salary increase percentage provided to qualified career development participants in the commissioners of revenue offices to those of the constitutional offices.)

Item 70 #1c

Administration

<table>
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<tbody>
<tr>
<td>Compensation Board</td>
<td>$0</td>
<td>$747,808</td>
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Language:

Page 60, line 26, strike "$74,807,163" and insert "$75,554,971".
Page 62, after line 43.
"J. The appropriations in this item includes $1,471,288 the second year from the general fund to fund approximately twenty percent of the unfunded positions needed based on the fiscal year 2019 staffing standards calculation."

Explanation:

(This amendment provides $747,808 from the general fund the second year, in addition to $723,420 from the general fund the second year included in the introduced budget to fund additional positions within the Commonwealth's Attorney's offices.)

Item 70 #2c

Administrations

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation Board</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Language:
Page 62, after line 43, insert:
"J. Any locality in the Commonwealth that employs the use of body worn cameras for its law enforcement officers shall be required to establish and fund one full-time equivalent entry-level Assistant Commonwealth's Attorney, at a salary no less than that established by the Compensation Board for an entry-level Commonwealth's Attorney, at a rate of one Assistant Commonwealth's Attorney for up to 75 body worn cameras employed for use by local law enforcement officers, and one Assistant Commonwealth's Attorney for every 75 body worn cameras employed for use by local law enforcement officers, thereafter. However, with the consent of the Commonwealth's Attorney, a locality may provide their Commonwealth's Attorney's office with additional funding, using a different formula than stated above, as needed to accommodate the additional workload resulting from the requirement to review, redact and present footage from body worn cameras. If, as of July 1, 2019, a locality is providing additional funding to the Commonwealth's Attorney's office specifically to address the staffing and workload impact of the implementation of body worn cameras on that office, that additional funding shall be credited to the formula used in that locality. Any agreed upon funding formula between the impacted Commonwealth's Attorney and the locality employing body worn cameras shall be filed with the Compensation Board by July 1, 2019 and shall remain in effect unless modified by the agreement of both parties until June 30th of the following year. The term "locality" means every county or independent city with an Attorney for the Commonwealth. The term "employed for use" includes all body worn cameras maintained by the law enforcement agency or agencies of that locality, regardless of any temporary inoperability."

Explanation:

(This amendment establishes guidelines for staffing requirements for Commonwealth's Attorney's offices to hire one Assistant Commonwealth's Attorney for every 75 body worn cameras employed by local law enforcement officers.)

Item 71 #1c

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Compensation Board</td>
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<td>$75,000</td>
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</tbody>
</table>

Language:

Page 62, line 45, strike "$54,345,586" and insert "$54,420,586".

Page 65, after line 18, insert:
"O. Included in the appropriation for this item is $75,000 the second year from the general fund for the Williamsburg and James City County Circuit Court Clerk’s office to conduct a pilot program to provide an online listing of foreclosures; continued courthouse posting of foreclosures; and to provide notice of foreclosures in the local newspaper for a limited period of time."

Explanation:
(This amendment provides funding of $75,000 from the general fund in the second year to begin a pilot program related to foreclosure notices.)

Item 73 #1c

Administration
Compensation Board Language

Explanation:
(This amendment updates the table in the Compensation Board which list the number of funded positions within the constitutional offices. The amendment updates the position count for Commonwealth's Attorneys to reflect the increase in funded positions.)

Item 74 #1c

<table>
<thead>
<tr>
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<tbody>
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<td>Department of General Services</td>
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<td>$133,000</td>
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</table>

Language:
Page 70, line 26, strike "$39,747,688" and insert "$39,880,688".

Explanation:
(This amendment provides $133,000 from the nongeneral fund the second year for the Division of Consolidated Laboratory Services pursuant to the provisions of House Bill 2026 of the 2019 session.)

Item 76 #1c

<table>
<thead>
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<th>Administration</th>
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Language:
Page 72, line 13, strike "$58,069,382" and insert "$58,557,181".

Explanation:
(This amendment provides $487,799 from the nongeneral fund and 4.0 FTEs the second year for the Department of General Services to fulfill the provisions of House Bill 1668 of the 2019 General Assembly, which creates a definition of "high risk contracts" in the Code and sets out a process for managing high risk contracts.)

Administration
Department of General Services
Language

Page 75, after line 48, insert:
"A. The Department of General Services (DGS) shall conduct a review of current Virginia law and best practices as it relates to the statute of limitations on state contracts for construction services and its fiscal implications, consistent with recommendations made by the Joint Legislative Audit and Review Commission (JLARC) in its June 2016 "Development and Management of State Contracts" report. DGS shall conduct this review in consultation with state and local government public bodies, the Office of the Attorney General, and representatives from the private sector construction community, to include contractors, insurers, and legal representatives. DGS shall report its findings and recommendations to the Chairmen of the House Appropriations and Senate Finance Committees, and the Governor by December 31, 2019. JLARC shall provide oversight of, and assistance as needed to, DGS pursuant to the review and completion of the report."

Explanation:
(This amendment directs the Department of General Services to evaluate current Virginia law and best practices as it relates to statute of limitations on state contracts for construction services and its fiscal implications.)

Administration
Department of Human Resource Management
Language

Page 78, after line 44, insert:
"M. The Department of Human Resource Management shall work with the Department of Veterans Services to identify and promote policies to support the hiring and continued employment of disabled veterans in the state workforce. The Departments shall submit any recommendations for state workforce policy changes to the Chairmen of the House
Appropriations and Senate Finance Committees by November 15, 2019."

Explanation:

(This amendment directs the Department of Human Resource Management and the Department of Veterans Services to identify and promote policies to support the hiring of disabled veterans in the state workforce, with a report due to the Chairmen of the House Appropriations and Senate Finance Committees, and the Governor by November 15, 2019.)

Item 81 #2c

<table>
<thead>
<tr>
<th>Administration</th>
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<tbody>
<tr>
<td>Department of Human Resource Management</td>
<td>$0</td>
<td>$250,000 GF</td>
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Language:

Page 76, line 13, strike "$108,114,532" and insert "$108,364,532".

Page 78, after line 44, insert:

"M.1. The Department of Human Resource Management shall convene a workgroup to develop a methodology that can be used to determine (i) the amount of funding that should be appropriated for state employee salary increases each year and (ii) how to distribute that funding to address state agencies' most significant workforce challenges.

2. The methodology should be data-driven and include (i) recruitment and retention trends for each job role in the state workforce, (ii) how salaries and total compensation for each job role compare to similar jobs at other employers, (iii) the extent to which recruitment and retention challenges can be addressed by salary increases, and (iv) the impact of recruitment and retention challenges in each job role on state agency operations.

3. In developing the methodology, the workgroup shall incorporate data from the Personnel Management Information System, the Department of Human Resource Management's employee exit survey, and data from Occupationally Based Data Services.

4. The workgroup shall include representatives from the Department of Human Resource Management, the Department of Planning and Budget, House Appropriations Committee staff, Senate Finance Committee staff, and human resources staff from multiple state agencies.

5. The methodology developed by the workgroup shall be used to develop the biennial report required by House Bill 2055 of the 2019 General Assembly Session. Notwithstanding the provisions of House Bill 2055, the first biennial report using this methodology shall be due by December 1, 2019."

Explanation:

(This amendment provides language to supplement House Bill 2055 of the 2019 General Assembly, which directs the Department of Human Resource Management to convene a
workgroup to develop workforce and salary related methodologies, and specifies that, notwithstanding the bill's provisions, the first report developed pursuant to the bill is due December 1, 2019.)

Item 83 #1c

Administration
Department of Elections
Language

Page 81, after line 27, insert: "H. The Department of Elections, in collaboration with the Compensation Board, shall conduct a comparison of General Registrars' salaries, in relation to other local constitutional officers' salaries, between the years 1981 and 2018. Additionally, the Department shall prepare an analysis detailing the duties and job responsibilities for general registrars. The Department shall submit this information to the Chairmen of the Senate Finance and House Appropriations Committees by September 1, 2019."

Explanation:
(This amendment adds language to the Appropriation Act directing the Department of Elections, in collaboration with the Compensation Board, to conduct a study of General Registrars' salaries, in relation to other local constitutional officers' salaries, from the years 1981 through 2018.)

Item 83 #2c

Administration

<table>
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<th>Department of Elections</th>
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<tr>
<td></td>
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<td>($160,000)</td>
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</table>

Language:
Page 80, line 42, strike "$16,068,370" and insert "$15,908,370".

Explanation:
(This amendment redirects $160,000 from the general fund in the second year to advertise for a voter referendum on the Equal Rights Amendment.)

Item 83 #3c

Administration
Department of Elections

Language:

Page 81, after line 27, insert:
"H. No funds available within this appropriation shall be expended to substantially rebuild the Virginia Election & Registration Information System (VERIS) until such time as the Department of Elections, in consultation with the Virginia Information Technology Agency (VITA), has (i) solicited feedback from the GR/EB Duties Workgroup, (ii) developed a product requirements document, and (iii) developed a draft request for proposals document for a potential replacement to the VERIS system. The Department shall submit a report to the Chairmen of the House Appropriations and Senate Finance Committees by December 1, 2019, including the completed product requirements document and draft request for proposals document, as well as an assessment by the Department regarding the options of replacing or rebuilding the VERIS system, including the use of third-party vendors."

Explanation:

(This amendment provides that, prior to expending funds for a substantial rebuild or replacement of the Virginia Election and Registration Information System, that the Department of Elections, in consultation with the Virginia Information Technologies Agency, has met certain requirements, and has submitted those requirements in a report to the Chairmen of the House Appropriations and Senate Finance Committees by December 1, 2019.)

Item 83 #4c

<table>
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Language:

Page 80, line 42, strike "$16,068,370" and insert "$16,329,635".

Explanation:

(This amendment provides funding of $261,265 from the general fund the second year, and 1.0 FTE, pursuant to House Bill 2760 and Senate Bill 1018, which require the use of Geographic Information System maps when redrawing boundaries for local elections. The Department of Elections is required to review all maps, and the estimated impact includes one full-time GIS coordinator in addition to hardware, licensing and data storage cost.)

Item 83 #5c
Page 80, line 42, strike "$16,068,370" and insert "$16,215,408".

Page 81, after line 27, insert:
"H. Out of this appropriation, $147,308 the second year from the general fund is provided to fund expenses incurred by the Department associated with the 2020 presidential primary."

Explanation:
(This amendment provides funding of $147,308 from the general fund the second year to fund the cost the Department will incur pursuant to the 2020 presidential primary. Funding for the Department was included in the introduced budget in central appropriations.)

Page 80, line 42, strike "$16,068,370" and insert "$15,865,870".

Explanation:
(This amendment modifies a proposal in the introduced budget and provides $405,500 from the general fund and 2.0 FTEs in the second year for the development and expansion of local election official training programs.)

"C.1. Pursuant to § 3-2.03 of this act, a line of credit up to $15,000,000 shall be provided to the 911 Services Board as a temporary cash flow advance. Funds received from the line of credit shall be used only to support implementation of next generation 911 service and shall be distributed in a manner consistent with § 56-484.17 (D), Code of Virginia. The request for the line of credit shall be prepared in the formats as approved by the Secretary of Finance and
Secretary of Administration.

2. The Secretary of Finance and Secretary of Administration shall approve draw downs from this line of credit prior to the expenditure of funds."

Explanation:
(This amendment adds language that extends to the 911 Services Board a line of credit to accelerate implementation of next generation 911 service across the Commonwealth.)

Item 84.20 #2c

Administration
Virginia Information Technologies Agency

Language:
Page 84, after line 36, insert:
"C. During next generation 911 service planning and deployment, the 911 Services Board may reimburse a provider for its wireless E-911 CMRS costs, in lieu of reimbursing the provider's costs to deliver 911 calls to the ESInet points of interconnection pursuant to § 56-484.17(D), Code of Virginia. The 911 Services Board may establish the process, criteria, and duration for such reimbursement of CMRS costs but shall continue to ensure that necessary 911 service and ESInet objectives are achieved."

Explanation:
(This amendment includes language to allow the 911 Services Board to continue to pay wireless carrier costs for E-911 until the Commonwealth transitions to next generation 911 service. When the law was changed last year, the 911 Services Board anticipated that the old funding process would be eliminated sooner. This language allows the Board to deal with this delay and potential future delays.)

Item 84.30 #1c

Administration
Virginia Information Technologies Agency

Language:
Page 86, after line 4, insert:
"F. The Virginia Information Technologies Agency shall identify the charge-back structure to allocate costs based on agencies' consumption of data storage. The funds from this new charge-back structure, effective July 1, 2020, shall be used to support the Chief Data Officer's efforts to
create a Commonwealth data inventory, and enterprise data dictionary and catalog."

**Explanation:**

(This amendment directs the Virginia Information Technologies Agency to establish a cost-allocation charge-back structure based on agencies' consumption of data storage, the funds from which shall be used to support initiatives of the Chief Data Officer, effective July 1, 2020.)

<table>
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<tr>
<td>Virginia Information Technologies Agency</td>
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<tr>
<td><strong>Language</strong></td>
</tr>
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</table>

| Page 85, line 36, strike "to the". |
| Page 85, line 37, strike "Quality Technology Services data center" and insert: "to a data center physically located in Virginia". |

**Explanation:**

(This amendment is a technical correction regarding the Virginia Information Technologies Agency's migration of the Commonwealth's applications, data, and systems that are currently physically located or hosted in the Commonwealth Enterprise Solutions Center to another Virginia based data center by June 30, 2022.)

<table>
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<tr>
<td>Virginia Information Technologies Agency</td>
</tr>
<tr>
<td>Agency</td>
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**Language:**

Page 86, line 26, strike "$41,590,093" and insert "$42,390,093".

**Explanation:**

(This amendment provides $800,000 from the nongeneral fund and 4.0 FTEs the second year for the Virginia Information Technologies Agency, pursuant to House Bill 1668 of the 2019 General Assembly, which creates a definition of "high risk contracts" in the Code and sets out a process for managing high risk contracts.)

| Item 91 #1c |
Agriculture and Forestry FY18-19 FY19-20
Department of Agriculture and Consumer Services $0 ($138,237) GF

Language:
Page 93, line 37, strike "$315,171" and insert "$176,934".

Explanation:
(This amendment removes funding proposed in House Bill 1700 as introduced to support VDACS emergency responsiveness efforts as it relates to animal care.)

Item 98 #1c

Agriculture and Forestry FY18-19 FY19-20
Department of Forestry $0 ($718,529) GF

Language:
Page 96, line 17, strike "$34,664,547" and insert "$33,946,018".

Explanation:
(This amendment removes funding proposed in House Bill 1700 as introduced to support new initiatives at Forestry, including funding for new positions and to support an agency apprenticeship program.)

Item 98 #2c

Agriculture and Forestry FY18-19 FY19-20
Department of Forestry $0 $200,000 GF

Language:
Page 96, line 17, strike "$34,664,547" and insert "$34,864,547".
Page 97, after line 28, insert:
"K. Out of this appropriation, $200,000 the second year from the general fund is provided to increase bandwidth capacity at the agency's offices in Abingdon, Appomattox-Buckingham State Forest, New Kent, Salem, and Tappahannock."

Explanation:
(This amendment provides $200,000 from the general fund in fiscal year 2020 to improve broadband capacity at five of Forestry's offices to better support the agency's ability to dispatch and track personnel and assets assigned to wildfires.)
Item 102 #1c

**Commerce and Trade**

**Secretary of Commerce and Trade**

**Language:**

Page 99, after line 40 insert:

"E.1. The Secretary of Commerce and Trade, or his designee, shall convene a workgroup to address the challenges outlined in House Bill 2153 introduced in the 2019 session of the Virginia General Assembly. The workgroup shall include representatives from, but not be limited to, the following: (i) the Secretary of Commerce and Trade, or his designee; (ii) the Secretary of Finance, or his designee; (iii) the Director of Small Business and Supplier Diversity; (iv) the Director of the Small Business Finance Authority; and, (v) the State Coordinator of Emergency Management.

2. The workgroup shall consider, but not be limited to, the following topics: (i) short-term direct loans to eligible small businesses adversely affected by a disaster for which a state emergency has been declared; (ii) the creation of a small business emergency bridge loan fund and its management and functionality; (iii) federal and state resources available to assist small businesses in the case of an emergency declaration; and, (iv) terms under which small business loans could be made and repaid."

**Explanation:**

(This amendment directs the Secretary of Commerce and Trade to establish a workgroup to address the challenges faced by small businesses that are impacted by emergency declarations as a result of natural disasters and other similar situations whereby state and federal assistance is forthcoming but not timely.)

Item 102 #2c

**Commerce and Trade**

**Secretary of Commerce and Trade**

**Language:**

Page 99, line 3, strike "$1,076,185" and insert "$936,185".

**Explanation:**

(This amendment reduces first-year funding intended to support a full-time broadband advisor in the Office of the Secretary of Commerce and Trade. The 2018 Appropriation Act included $140,000 from the general fund each year for this purpose. The first-year appropriation is
unnecessary as unused fiscal year 2018 carry-forward balances are sufficient.)

Item 103 #1c

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Economic Development Incentive Payments</td>
<td>$0</td>
<td>$50,000,000 GF</td>
</tr>
</tbody>
</table>

Language:
Page 99, line 47, strike "$43,823,498" and insert "$93,823,498".
Page 102, after line 43, insert:
"J. Out of the amounts in this item, $50,000,000 the second year from the general fund shall be deposited to the Semiconductor Manufacturing Grant Fund for the award of grants to a qualified semiconductor manufacturing company in a qualified locality in accordance with legislation enacted by the 2019 General Assembly and subject to performance metrics agreed to in a memorandum of understanding with the Commonwealth."

Explanation:
(This amendment appropriates $50.0 million from the general fund the second year to the Semiconductor Manufacturing Grant Fund pursuant to Senate Bill 1370 and House Bill 2180, and subject to the terms agreed to in a memorandum of understanding between a qualified manufacturing company and the Commonwealth.)

Item 103 #2c

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Economic Development Incentive Payments</td>
<td></td>
</tr>
</tbody>
</table>

Language:
Page 100, after line 45, insert:
"7. Up to $2,675,000 of previously awarded funds and funds repaid by political subdivisions or business beneficiaries and deposited to the Commonwealth's Development Opportunity Fund may be reallocated to the Virginia Jobs Investment Program Fund and made available for eligible businesses under the Virginia Jobs Investment Program subject to the conditions set forth in § 2.2-2240.3, Code of Virginia."

Explanation:
(This amendment authorizes up to $2.7 million of previously awarded funds that have been repaid to the Commonwealth's Development Opportunity Fund to be used for grants under the Virginia Jobs Investment Program (VJIP), subject to the conditions set forth in current law. This authorization represents the amount of grants awarded to and repaid on behalf of Norfolk
#### Commerce and Trade

<table>
<thead>
<tr>
<th>Item</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Economic Development Incentive Payments</td>
<td>$0</td>
<td>$1,700,000</td>
</tr>
</tbody>
</table>

**Language:**

Page 99, line 47, strike "$43,823,498" and insert "$45,523,498".

Page 102, after line 43, insert:

"J.1. There is hereby established on the books of the Comptroller, a special nonreverting fund to be known as the "Commonwealth Center for Advanced Manufacturing Incentive Fund," hereafter referred to as "the Fund." Interest earned on moneys in the Fund shall remain in the Fund and be credit to it. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund, but shall remain in the Fund.

2. Out of the amounts in this item, $1,100,000 in the second year from the general fund shall be transferred to the Fund for the purpose of providing private sector incentive grants to industry members of the Commonwealth Center for Advanced Manufacturing (CCAM) as follows: (i) $200,000 for incentive grants for new industry members with no prior membership at CCAM; and, (ii) $300,000 for incentive grants to small manufacturing members who locate their primary job center in the Commonwealth, as determined by the Virginia Economic Development Partnership (VEDP), in order to mitigate inaugural, industry membership costs associated with joining CCAM; and (iii) $600,000 for grants dedicated to CCAM industry members to be used exclusively for research project costs and require a minimum one-to-one match in funds to conduct additional directed research at the CCAM facility after their base amount of directed research is exhausted.

3. Out of the amounts in the item, $600,000 in the second year from the general fund shall be transferred to the Fund for university research grants requiring a minimum one-to-one match in funds that bring in external research funds from federal and private organizations for research to be conducted at the CCAM facility and meet the following conditions: (i) project approvals are contingent upon each university partner entering into a memorandum of understanding with CCAM that includes specific details about the university's anticipated commitment of financial and human resources, as well as programming and academic credentialing plans, to the CCAM facility; and, (ii) all project proposals are reviewed by the Virginia Research Investment Committee with a recommendation to the Board of Directors for VEDP prior to Board consideration.

4. No grant funds shall be disbursed until the conditions of paragraph P.2, Item 122, of this act have been met and approval from the Board of Directors for VEDP has been granted."

**Explanation:**
(This amendment provides $1.7 million from the general fund in the second year to establish membership and research grant incentives for current and potential private sector, industry partners, as well as research grant incentives for university research to be conducted at the Center for Advanced Manufacturing facility in an effort to increase access to federal resources.)

Item 105 #1c

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Housing and Community Development</td>
<td>($13,000,000)</td>
<td>($3,000,000)</td>
</tr>
</tbody>
</table>

Language:
Page 103, line 17, strike "$80,902,939" and insert "$67,902,939".
Page 103, line 17, strike "$72,673,655" and insert "$69,673,655".
Page 104, line 11, strike "$20,000,000" and insert "$7,000,000".
Page 104, line 12, strike "$10,000,000" and insert "$7,000,000".

Explanation:
(This amendment provides an additional $1.5 million from the general fund each year for the Housing Trust Fund, bringing the total deposit to $7.0 million for the general fund annually.)

Item 105 #2c

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Housing and Community Development</td>
<td></td>
</tr>
</tbody>
</table>
Explanation:
(This amendment provides $104,050 in the second year from the general fund for the Department of Housing and Community Development to conduct a study about the potential need for an eviction diversion and prevention program. The Department is to work in conjunction with the Virginia Housing Commission as it studies the impact of a legislative package passed by the General Assembly in the 2019 session that is designed to address the eviction rates in Virginia.)

Language:
Page 104, line 43, strike "$120,855,721" and insert "$121,855,721".
Page 106, line 31, strike the second "$1,500,000" and insert "$2,500,000".
Page 106, line 33, after "revitalization.", insert:
"Out of the amounts in this paragraph, $1,000,000 the second year from the general fund is designated for removing, renovating or modernizing port-related buildings and facilities in the cities of Portsmouth, Norfolk, Newport News, Richmond or Front Royal."

Explanation:
(This amendment increases funding $1,000,000 from the general fund in the second year for the Virginia Removal or Rehabilitation of Derelict Structures Fund and designates that the increase be used for removing, renovating or modernizing port-related buildings and facilities in the cities of Portsmouth, Norfolk, Newport News, Richmond or Front Royal.)

Language:
Page 104, line 43, strike "$120,855,721" and insert "$120,955,721".
Page 106, line 28, strike "$71,250 the second year" and insert:
"$171,250 the second year".
Explanation:
(This amendment provides funding increase of $100,000 the second year from the general fund to the Virginia's Heritage Music Trail: The Crooked Road, to serve its expanded region (nine additional counties and one city), to build sustainability through leveraging the requested funding, and to increase the economic impact beyond current $9.1 million per year.)

Item 106 #3c

Commerce and Trade
Department of Housing and Community Development Language

Page 108, after line 21, insert:
"6. For the purpose of awards in accordance with § 2.2-2487, Code of Virginia, related to site development, that site development will be deemed to meet requirements of clause (iii) of the definition of regional activity in § 2.2-2484, Code of Virginia, if carried out, performed on behalf of, or contracted for by a single locality, political subdivision or public body corporate and political once the interested local governments within the region have entered into some kind of revenue-sharing agreement."

Explanation:
(This amendment facilitates the eligibility of the regional Virginia Growth and Opportunity Boards to develop business-ready sites through access to state funds once the participating local governments within the region have entered into a revenue-sharing agreement.)

Item 106 #4c

Commerce and Trade FY18-19 FY19-20
Department of Housing and Community Development $0 ($31,000,000) GF

Language:
Page 104, line 43, strike "$120,855,721" and insert "$89,855,721".
Page 106, line 47, strike "$50,000,000" and insert "$19,000,000".

Explanation:
(This amendment provides an increase of $15.0 million from the general fund the second year for the Virginia Telecommunication Initiative to accelerate broadband deployment in unserved areas of the Commonwealth.)
Item 106 #5c

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>Department of Housing and Community Development</td>
<td>$0</td>
<td>$250,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 104, line 43, strike "$120,855,721" and insert "$121,105,721".

Explanation:

(This amendment provides an increase of $250,000 from the general fund the second year to the Department of Housing and Community Development (DHCD) for staff to administer the Virginia Telecommunication Initiative (VATI) program. Currently, DHCD has one staff supporting the program. With an increase in the appropriation for VATI grants, DHCD will need additional staff to adequately administer the program.)

Item 107 #1c

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Housing and Community Development</td>
<td>$0</td>
<td>$1,000,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 108, line 22, strike "$13,773,354" and insert "$14,773,354".
Page 108, line 27, strike the second "$13,500,000" and insert "$14,500,000".

Explanation:

(This amendment increases funding for Enterprise Zone Grant Fund by $1.0 million from the general fund in the second year to reduce pro-ration of the Real Property Improvement Grant.)

Item 107 #2c

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Housing and Community Development</td>
<td></td>
</tr>
</tbody>
</table>

Language:

Page 108, at the end of line 35, insert:
"Consistent with the provisions of § 59.1-548, Code of Virginia, beginning on January 1, 2019, the installation of solar panels shall be considered eligible investments for the purposes of the real property improvement grants, provided that such solar installation investment is in an amount of at least $50,000 and the grant shall be calculated at a rate of 20 percent of the amount
of qualified real property investments in excess of $450,000 in the case of the construction of a new building or facility. Grants shall be calculated at a rate of 20 percent of the amount of qualified real property investment in excess of $50,000 in the case of the rehabilitation or expansion of an existing building or facility. In the case where a grant is awarded based solely on a solar investment, the grant shall be calculated at a rate of 20 percent of the amount of total qualified real property investments made in solar installation. For such properties eligible for real property improvement grants made solely on the basis of solar installation investments of at least $50,000 but not more than $100,000, awards shall not exceed $1,000,000 in aggregate in any fiscal year."

Explanation:
(This amendment clarifies that the installation of solar panels is an eligible expense for the Enterprise Zone Real Property Grant Program provided the investment is at least $50,000.)

<table>
<thead>
<tr>
<th>Item 113 #1c</th>
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<tbody>
<tr>
<td><strong>Commerce and Trade</strong></td>
</tr>
<tr>
<td>Department of Labor and Industry</td>
</tr>
</tbody>
</table>

Language:
Page 109, line 25, strike "$12,033,222" and insert "$10,604,222".

Explanation:
(This amendment reverses the proposed increase in funding for compliance officer positions in the Virginia Occupational Safety and Health (VOSH) program. The Governor's proposed budget included $1.4 million from the general fund for staffing to increase health and safety inspections.)

<table>
<thead>
<tr>
<th>Item 116 #1c</th>
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<tbody>
<tr>
<td><strong>Commerce and Trade</strong></td>
</tr>
<tr>
<td>Department of Mines, Minerals and Energy</td>
</tr>
</tbody>
</table>

Language:
Page 110, line 15, strike "$29,917,215" and insert "$30,007,215".

Explanation:
(This amendment increases new mineral mine permit fees and renewal or transfer fees resulting in an increase of $90,000 from the nongeneral fund in the second year. The fee increase is intended to offset the actual cost of processing permit applications which has risen since the last
time fees were increased 15 years ago.)

**Item 117 #1c**

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>($10,000,000)</td>
<td>$0</td>
</tr>
</tbody>
</table>

**Language:**

Page 111, line 3, strike "$13,116,931" and insert "$3,116,931".
Page 111, strike lines 31 through 36.

**Explanation:**

(This amendment removes funding proposed in House Bill 1700 as introduced for the development of a revolving loan fund and loan-loss reserve fund intended to incentivize private investments in energy efficiency, renewable energy, alternative fuels, and similar conservation-related projects in the public and private sectors.)

**Item 117 #2c**

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>$0</td>
<td>($250,000)</td>
</tr>
</tbody>
</table>

**Language:**

Page 111, line 3, strike "$3,503,931" and insert "$3,253,931".

**Explanation:**

(This amendment eliminates proposed new spending increases $250,000 from the general fund in the second year to establish the Office of Offshore Wind.)

**Item 117 #3c**

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>$0</td>
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</tbody>
</table>

**Language:**

Page 111, after line 36, insert: "E. Out of this appropriation, $137,000 the second year from the general fund is provided to support one position within the Division of Energy to assist localities with siting, procurement,
land use concerns, and other solar energy-related issues."

Explanation:

(This amendment directs that funding of $137,000 from the general fund included in the second year for one position within the Division of Energy shall be used to assist localities with siting, procurement, land use concerns, and other solar-energy related issues.)

Item 119 #1c

Commerce and Trade

Department of Professional and Occupational Regulation

Language

Page 112, after line 16, insert:

"A. Any fund balances currently held in the Dedicated Special Revenue Fund (0900), the Common Interest Community Management Information Fund (0259) and the Special Revenue Fund (0200) shall be held in reserve and may not be dispersed by the Department of Professional and Occupational Regulation, but shall be applied to offset the anticipated, future costs of restructuring its organization, including additional staffing needs and the replacement or upgrade of the Department's information technology systems requirements as listed in (B) and (C) of this item. Such reserve funds shall be dispersed only to cover expenses of the Department or its regulatory boards as provided in § 54.1-308.

B.1. The Department of Professional and Occupational Regulation shall conduct a comprehensive assessment of its staffing needs and organizational structure to improve its performance, increase efficiency and effectively conduct its responsibilities and obligations.

2. The purpose of the assessment is to ensure that the department has sufficient staffing resources to (i) meet performance goals for processing transactions and handling customer inquiries and (ii) perform employment verifications and on-site audits recommended by JLARC. If the assessment finds additional positions are needed, DPOR should evaluate whether existing part-time positions should be converted to full-time positions and if existing positions elsewhere in the department can be reallocated.

3. During its comprehensive assessment the Department shall: (i) consider establishing one or more positions vested with the following agency-wide duties: (a) coordinate and assist in the development of agency regulations; (b) coordinate agency legislative efforts; (c) lead agency communications with external parties; and (d) serve as staff to the Board for Professional and Occupational Regulation; (ii) rank all vacant positions based on how critical they are to the department's ability to fulfill its responsibilities in order to enable its human resources staff to use the rankings to prioritize the advertising and filling of positions, using hiring processes that reflect best practices; and, (iii) consider reassignment to other divisions the following functions that are currently assigned to the licensing division: (a) handling Freedom of Information Act
requests; (b) scanning documents; (c) managing policies and procedures; (d) evaluating business processes; and (e) agency-wide training.

4. The assessment should be submitted to the Department of Planning and Budget and the Chairmen of the House Appropriations Committee and Senate Finance Committee along with the agency's estimated funding needs by November 1, 2019.

C.1. In consultation and cooperation with the Virginia Information Technologies Agency (VITA) and the Commonwealth's Chief Data Officer, the Department of Professional and Occupational Regulation shall develop a plan to replace or upgrade the current information technology system, including the licensing system, utilized by the Department. At a minimum, the new or improved information technology system should have the capacity to do the following: (i) accept and process applications and payments online; (ii) improve the ease of online renewals; and (iii) integrate licensing data with enforcement case management data. The plan should identify the expected staffing needs during and after the system upgrade or replacement project, how staffing needs will be met, and the cost of the proposed upgrade or project.

2. When developing the plan to replace or upgrade the current information technology system, including the licensing system, the Department of Professional and Occupational Regulation shall consider the transfer of information technology-related responsibilities for its licensing system and technical aspects of website management, records management, and electronic forms, from the licensing division to the Information Technology division.

3. The plan should be submitted to the Department of Planning and Budget and the Chairmen of the House Appropriations Committee and Senate Finance Committee along with the agency's estimated funding needs by November 1, 2019.

Explanation:

(This amendment secures the surplus nongeneral funds collected by the Department of Professional and Occupational Regulation, while the Department conducts assessments of its structure, staffing needs and potential replacement or upgrade of its information technology systems. The Department is to issue a report by November 1, 2019 with any recommendations for changes that may be necessary along with cost estimates to implement those changes, and the funds will be available to help offset any potential costs that may be incurred to bring the agency into the 21st century to better serve its constituency.)

Item 119 #2c

Commerce and Trade

Department of Professional and Occupational Regulation Language

Language:
Page 112, after line 16, insert:
"A. The Department is authorized to provide electronic credentials to persons regulated by the
Department or its regulatory boards. An "electronic credential" means an electronic method by
which a person may display or transmit to another person information that verifies information
about a person such as their certification, licensure, registration, or permit. Any statutory or
regulatory requirement to display, post, or produce a credential issued by a Department
regulatory board or the Department may be satisfied by the proffer of an electronic credential.
The Department may use a third-party electronic credential system that is not maintained by the
agency. Such electronic credential system shall include a verification system that is operated by
the agency or its agent on its behalf for the purpose of verifying the authenticity and validity of
electronic credentials issued by the Department. No funds are appropriated for this purpose."

Explanation:
(This amendment adds language authorizing the Department of Professional and Occupational
Regulation to provide electronic credentials to individuals and organizations it regulates.)

<table>
<thead>
<tr>
<th>Item 121 #1c</th>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Fort Monroe Authority</td>
<td>($156,922)</td>
<td>$0</td>
</tr>
</tbody>
</table>

Language:
Page 114, line 23, strike "$6,472,528" and insert "$6,315,606".
Page 114, line 29, strike "$6,472,528" and insert "$6,315,606".

Explanation:
(This amendment eliminates new spending $156,922 from the general fund in the first year for
Fort Monroe Authority.)

<table>
<thead>
<tr>
<th>Item 122 #1c</th>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Virginia Economic Development Partnership</td>
<td>($18,000,000)</td>
<td>$0</td>
</tr>
</tbody>
</table>

Language:
Page 115, line 16, strike "$51,597,198" and insert "$33,597,198".
Page 117, after line 12, insert:
"S. Out of the amounts in this item, $1,000,000 in the first year and $1,000,000 in the second
year from the general fund is provided for the development of a site and building assessment
and development program to identify, assess and develop the Commonwealth's industrial sites.
Notwithstanding § 2.2-2238, the Virginia Economic Development Partnership may include sites of at least 25 acres in developing such a program and shall establish assessment guidelines and procedures for identification of industrial sites, resource requirements, and development oversight. The Authority shall invite participation by regional and industry stakeholders to assess potential sites, identify product shortfalls, and make recommendations to the Governor and General Assembly for marketing such sites, in alignment with the goals outlined in the Governor's economic development plan and other economic development initiatives. Up to $2,000,000 may be utilized for characterization of publicly or privately-owned sites. No public funds associated with this program may be utilized to develop any sites owned exclusively by private interests unless such private interests contractually commit to refund the Commonwealth for its investment at the time the property is sold or leased for an eligible or ineligible use."

Explanation:

(This amendment increases funds $1,000,000 in the first year and $1,000,000 in the second year from the general fund for the Virginia Economic Development Partnership business-ready sites program in order to assess, characterize and develop potential industry sites owned partially or entirely by the Commonwealth, its political subdivisions, or public bodies corporate and politic or its local governments.)

<table>
<thead>
<tr>
<th>Commerce and Trade</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>Virginia Economic Development Partnership</td>
<td>$0</td>
<td>$1,000,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 115, line 15, strike "$35,107,392" and insert "$36,107,392".
Page 116, line 46, strike lines 46 through 48, and insert:
"P.1. Out of the amounts in this item, the Virginia Economic Development Partnership (VEDP) shall provide $925,000 in the first year and $1,925,000 in the second year from the general fund to the Commonwealth Center for Advanced Manufacturing for rent, operating support and maintenance. The Board of Directors of VEDP shall approve any and all disbursements of these funds to the Center for Advanced Manufacturing before distribution. These funds shall not revert back to the general fund at the end of the fiscal year.

2. The Center for Advanced Manufacturing (CCAM) must submit a detailed operating plan to the Board of Directors of VEDP by August 1, 2019 that shall include, but not be limited to, the following: (i) a schedule for annual and quarterly reporting of financial performance, research activity, and industry membership, and is based upon the Commonwealth's fiscal year; (ii) updated management and organization structure that specifies and defines all full-time positions; (iii) specific commitments from each university partner to hire, fund and place faculty and graduate students at the CCAM facility, as well as any collaborative efforts between CCAM
industry members and university partners taking place outside the CCAM facility; (iv) a financial plan that includes specific budget estimates for operations at CCAM for fiscal year 2021 to fiscal year 2025, as well as estimates for a potential lease agreement between the Commonwealth of Virginia and CCAM; (v) specific details in regards to any outstanding loans or other outstanding debt, cash or in-kind, to public and private institutions and organizations and a financial plan for their satisfactory settlement; (vi) expansion of the membership of the Board of Directors for CCAM to include a university chief financial officer and a schedule for rotation of this Board seat among its university partner institutions; (vii) specific guidelines to implement the grant programs listed in Item 103.J. of this act; and, (viii) any other additional information that may be requested by the Board of Directors of VEDP.

Explanation:

(This amendment provides increased funding of $1.0 million from the general fund in the second year for the Commonwealth Center for Advanced Manufacturing for rent, operations and maintenance.)

<table>
<thead>
<tr>
<th>Item 123 #1c</th>
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<tbody>
<tr>
<td><strong>Commerce and Trade</strong></td>
</tr>
<tr>
<td>Virginia Employment Commission</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

Language:

Page 117, line 20, strike "$557,705,646" and insert "$557,581,011".
Page 117, line 20, strike "$554,265,081" and insert "$552,381,011".
Page 118, strike lines 9 through 14.

Explanation:

(This amendment eliminates new spending $124,635 from the general fund in the first year and $1,884,070 from the general fund in the second year and nine new FTE's for a new workforce dashboard to be managed by the Virginia Employment Commission. This amendment also reverses a new policy of providing general fund revenue to the Commission.)

<table>
<thead>
<tr>
<th>Item 126 #1c</th>
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<tbody>
<tr>
<td><strong>Commerce and Trade</strong></td>
</tr>
<tr>
<td>Virginia Tourism Authority</td>
</tr>
</tbody>
</table>

Language:

Page 118, line 37, strike "$21,585,424" and insert "$21,035,424".
Page 118, line 36, strike "$20,810,424" and insert "$21,210,424".
Page 119, line 16, after "E.", insert "1."
Page 119, line 16, strike "$3,025,000" and insert "$2,475,000".
Page 119, line 16, strike "$2,475,000" and insert "$2,875,000".
Page 119, line 20, strike "$350,000" and unstrike "$100,000".
Page 119, line 21, strike "$100,000" and insert "$200,000".
Page 119, line 23, strike "$850,000" and unstrike "$550,000".
Page 119, line 23, strike "$550,000" and insert "$850,000".
Page 119, after line 26, insert:
"2. Out of the amounts in this paragraph provided for the Southwest Virginia Regional Recreation Authority, up to $25,000 the second year from the general fund, shall be provided to establish a peer-support program for Virginia veterans in partnership with the Spearhead Trails initiative. The Virginia Department of Behavioral Health and Developmental Services and the Virginia Department of Veterans Services shall provide assistance in establishing such program upon the request of the board of the Southwest Regional Recreation Authority."

Explanation:
(This amendment increases funding $100,000 from the general fund in the second year for the Coalfield Regional Tourism Authority and $300,000 from the general fund in the second year for the Southwest Virginia Regional Recreation Authority's Spearhead Trails project. This amendment also provides that out of the amounts provided, up to $25,000 from the general fund the second year shall be used to establish a peer-support and recovery program for Virginia veterans with post traumatic stress disorder.)

Item 126 #2c

Commerce and Trade

Virginia Tourism Authority Language

Language:
Page 120, after line 14, insert:
"N. With such funds as are available, the Virginia Tourism Authority shall collaborate with "Opening Doors for Virginians with Disabilities" to maintain and update the Opening Doors for Virginians with Disabilities travel guide and establish a more user-friendly link to this information on the Virginia Tourism Corporation website home page".

Explanation:
(This amendment is self-explanatory.)

Item 126 #3c
Commerce and Trade

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<td>Virginia Tourism Authority</td>
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Language:

Page 118, line 36, strike "$20,810,424" and insert "$20,835,424".
Page 120, line 13 after "year" insert: "and $25,000 the second year".

Explanation:

(This amendment provides level funding of $25,000 from the general fund in the second year for the Carver Price Legacy Museum.)

Education

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<tr>
<td>Department of Education, Central Office Operations</td>
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<td>$80,000</td>
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Language:

Page 126, line 39, strike "$21,419,207" and insert "$21,499,207".
Page 129, after line 16, insert:
"M. Out of this appropriation, $80,000 the second year from the general fund is provided to the Department of Education to cover all of the costs associated with the set up and design of a seventeenth career cluster, pursuant to the passage of House Bill 2008."

Explanation:

(This amendment provides $80,000 the second year to the Department of Education to cover all of the costs associated with the set up and design of a seventeenth career cluster, pursuant to the passage of House Bill 2008 and Senate Bill 1348. The bill, as introduced, requires the Department, in consultation with representatives from pertinent industries such as renewable energy, natural gas, nuclear energy, coal, and oil, to establish an energy career cluster. The bill also requires the Department to base the knowledge and skill sets contained in such energy career cluster on the energy industry competency and credential models developed by the Center for Energy Workforce Development in partnership with the U.S. Department of Labor. The bill directs the Department to report to the Chairmen of the House Committee on Education and the Senate Committee on Education and Health no later than December 1, 2019, on its progress toward establishing such energy career cluster.)
Education FY18-19 FY19-20
Department of Education, Central Office Operations $0 $9,900,948 NGF

Language:
Page 126, line 39, strike "$21,419,207" and insert "$31,320,155".

Explanation:
(This amendment provides $9.9 million the second year from federal funds for an awarded grant through the U.S. Department of Health and Human Services' Administration for Children and Families. These federal funds will be used by VDOE and its partners to support statewide initiatives that bolster Virginia’s early childhood system. These initiatives include producing a statewide needs assessment and strategic plan, aligning early learning standards, and developing kindergarten-readiness tools for teachers and families.)

Item 128 #3c
Education FY18-19 FY19-20
Department of Education, Central Office Operations $0 ($137,733) GF 0.00 -1.00 FTE

Language:
Page 126, line 39, strike "$21,419,207" and insert "$21,281,474".

Explanation:
(This amendment provides $162,587 from the general fund the second year for an additional early childhood education staff position at the Virginia Department of Education.)

Item 128 #4c
Education FY18-19 FY19-20
Department of Education, Central Office Operations $0 ($553,000) GF

Language:
Page 126, line 39, strike "$21,419,207" and insert "$20,866,207".
Page 129, strike lines 13 through 16.

Explanation:
(This amendment saves $553,000 the second year from the general fund from eliminating a new proposed contract between the Department of Education and the University of Virginia for the institution to develop computer science related curriculum and training.)

Item 129 #1c

Education

Department of Education, Central Office Operations

Language:

Page 130, after line 16, insert:

“G.1. The Department of Education shall serve as the lead agency to collect and report data that succinctly measures the progress and outcomes of students that are placed in private provider settings by such student's public school of residence in Virginia or have been placed in a private provider facility by other legal means for which the Commonwealth is responsible for providing education. In keeping with the November 1, 2018, Private Day Special Education Outcomes report's findings and recommendations, the data shall include at least student attendance rates, graduation rates, individual student progress improvement rates relative to student individual education plans, standardized test scores, return to public school setting percentages, suspension and expulsion rates, transition to enrolling in post-secondary education percentages, and parental and student perspectives.

2. The Department of Education, in collaboration with the Office of Children's Services, shall establish an implementation advisory group to assist in refining the outcome measures contained in paragraph G.1 of this item and the collection of any additional information that is beneficial in determining and measuring outcomes of such students in private day school settings that ensure a consistent set of comparable and compatible data relative to such data of students enrolled in the public schools in Virginia and who have an individualized education plan. The advisory workgroup shall include a representative number of various stakeholders that includes, but is not limited to, private day schools, local school divisions, associations that represent private providers, and others as necessary. The advisory group shall assist in the development of data collection protocols, requirements, and outcome reporting mechanisms. The relevant data shall be provided to the department annually by each private provider that receives state funding for the purpose of providing services as prescribed in such student's individualized education plan.

3. The department shall begin collecting outcome data for private day special education schools in the 2019-2020 school year, if possible, but no later than the 2020-2021 school year. If warranted, other state agencies shall provide appropriate support to facilitate the collection of such data. All public school divisions that have students enrolled in such a private provider facility shall include in their contract for services with the private provider a requirement for the department to receive the data necessary to satisfy the data collections and subsequent reporting.
requirements. The department shall report annually on the outcome data for students enrolled in special education private day schools to Chairmen of the House Appropriations, House Education, Senate Finance, and Senate Education and Health Committees by the first day of the regular General Assembly Session.

4. The Department of Education shall enter into a data sharing Memorandum of Understanding with the Office of Children's Services to allow linkage of specific student data to specific private day schools.

5. The Department of Education and the Office of Children's Services shall have authority to implement these changes effective July 1, 2019, and prior to the completion of any regulatory process undertaken in order to effect such changes."

Explanation:

(This amendment directs the Department of Education (DOE) to collect and report data that measures the progress and outcomes of students that are placed in special education private day schools and annually report on these data to legislative committees by the first day of the regular General Assembly Session. Language requires DOE and Office of Children's Services to collaborate with an advisory group to assist in refining the outcome measures and the collection of any additional data, as necessary, and enter into a Memorandum of Understanding to share data on student outcomes in special education private day schools.)

Item 133 #1c

<table>
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<tr>
<td>Department of Education, Central Office Operations</td>
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Language:

Page 131, line 45, strike "$2,933,252" and insert "$2,943,252".
Page 132, after line 22, insert:
"F. Out of this appropriation, $10,000 the second year from the general fund is allocated to the Department of Education to cover costs incurred by the department and the Advisory Board on Teacher Education and Licensure in convening appropriate stakeholders to design and implement a micro-credentialing program in the Commonwealth, pursuant to the passage of House Bill 2217."

Explanation:

(This amendment provides funding to the Department of Education for expenditures related to holding stakeholder meetings to develop and implement a micro-credentialing program and is contingent on the passage of House Bill 2217. The bill, as introduced, requires the department establish a microcredential committee to determine how any microcredential awarded pursuant to any such program will be used to award add-on endorsements and certifications for teachers.
in such STEM endorsement areas. The bill provides certain conditions in which in-person coursework in a microcredential program not contributing to an endorsement is eligible for professional development points towards the renewal of a teaching license. It further permits the department to establish a microcredential program for the purpose of permitting any public elementary or secondary school teacher who holds a renewable or provisional license or any individual who participates in any alternate route to licensure program to complete additional in-person or blended coursework and earn microcredentials in science, technology, engineering, and mathematics (STEM) endorsement areas, including computer science, for which there is a high need for additional qualified teachers.)

Item 133 #2c

<table>
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<tr>
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Language:

Page 131, line 45, strike "$2,933,252" and insert "$2,729,252".

Explanation:

(This amendment captures offsetting savings from efficiencies in automating the teacher licensure application and intake process. This provides $348,500 for the automation project.)

Item 134 #1c

<table>
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<tr>
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Language:

Page 132, line 24, strike "$21,678,429" and insert "$21,698,429". Page 133, after line 40, insert:

"J. Out of this appropriation, $20,000 the second year from the general fund is provided to Department of Education to work with a partner organization to conduct a brief questionnaire survey to approximately 500 high school students and then produce a number of cross-tabulated results of any key findings."

Explanation:

(This amendment provides funding for a survey of high school students related to civics.
### Item 134 #2c

**Education**

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**Language:**

Page 132, line 24, strike "$21,678,429" and insert "$21,078,429".
Page 133, strike lines 39 and 40.

**Explanation:**

(This amendment saves $600,000 the second year from the general fund by deferring the purchase of a new replacement upgraded system to the existing Online Management of Education Grant Award system within the Department of Education's (DOE) central office. This amendment removes funding proposed in House Bill 1700 as introduced for a new computer system upgrade for DOE.)

### Item 135 #1c

**Education**

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**Language:**

Page 134, line 4, strike "$32,373,459" and insert "$32,123,459".
Page 134, strike line 44.
Page 135, line 21, strike "$32,373,459" and insert "$32,123,459".
Page 142, strike lines 25 through 35.
Page 142, line 36, strike "JJ." and insert "II."
Page 142, line 44, strike "KK." and insert "JJ."
Page 142, line 51, strike "LL." and insert "KK."

**Explanation:**

(This amendment captures $250,000 the second year from the general fund for the new Active Learning Pilot program. This amendment removes funding proposed in House Bill 1700 as introduced for a new pilot initiative for an active learning program.)
Education FY18-19 FY19-20
Direct Aid to Public Education $0 ($50,000) GF

Language:
Page 134, line 4, strike "$32,373,459" and insert "$32,323,459".
Page 134, line 46, strike "$250,000" and insert "$200,000".
Page 135, line 21, strike "$32,373,459" and insert "$32,323,459".
Page 142, lines 36, strike "$250,000" and insert "$200,000".

Explanation:
(This amendment provides $200,000 the second year from the general fund for the new Robots for Learning Pilot program.)

Item 135 #3c

Education FY18-19 FY19-20
Direct Aid to Public Education $0 ($100,000) GF

Language:
Page 134, line 4, strike "$32,373,459" and insert "$32,273,459".
Page 134, line 27, strike "$600,000" and insert "$500,000".
Page 135, line 21, strike "$32,373,459" and insert "$32,273,459".
Page 136, line 55, strike "$600,000" and insert "$500,000".

Explanation:
(This amendment provides $100,000 the second year from the general fund for Great Aspirations Scholarship Program.)

Item 135 #4c

Education
Direct Aid to Public Education

Language:
Page 141, line 38, strike "the Northern Virginia, Central" and insert: "all regions of the state".
Page 141, line 39, strike "Virginia, and Hampton Roads regions".

Explanation:
(This language amendment broadens support and eligibility to all minority licensed teachers in Virginia to receive financial assistance to help obtain their teacher license rather than just those in the Northern Virginia, Central Virginia, and Hampton Roads regions.)

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Item 135 #5c

**Education**

**Direct Aid to Public Education Language**

Language:

Page 137, line 2, strike "I." and insert "I.1."
Page 137, after line 9, insert:
"2. The Department of Education, in consultation with Communities In Schools of Virginia and other relevant stakeholders, shall develop, distribute to each local school division, and report to the Governor and General Assembly, no later than November 1, 2019, guidance on best practices for local school divisions to transition existing schools to community schools. Such guidance shall include best practices for removing nonacademic barriers to learning as a means to enhance student academic success in public elementary and secondary schools throughout the Commonwealth."

**Explanation:**

(This amendment is self-explanatory.)

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Item 135 #6c

**Education**

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**Language:**

Page 134, line 4, strike "$32,373,459" and insert "$32,623,459".
Page 135, line 6, strike "$1,931,000" and insert "$2,181,000".
Page 135, line 21, strike "$32,373,459" and insert "$32,623,459".
Page 136, line 1, strike "$1,931,000" and insert "$2,181,000".
Page 136, after line 54, insert:
"4. Out of this appropriation, $250,000 the second year from the general fund is provided for tuition scholarships to be specifically allocated solely for licensed public high school teachers pursuing additional credentialing requirements necessary to be considered faculty who are qualified to teach dual enrollment courses in high schools in their local school division. The Department of Education shall make payments on behalf of the scholarship recipients directly to the Virginia institution of higher education where the scholarship recipient is enrolled full-time or part-time in an approved undergraduate or graduate teacher education program applicable to
dual enrollment course curriculum available for public high school students. The lifetime maximum dual enrollment tuition scholarship award for each approved eligible teacher is $7,500. Eligibility for access to these dual enrollment tuition scholarship awards shall be determined through an application process whereby school divisions shall apply to the Department of Education. In the application process, the applying school division shall include: i) an explanation of why such dual enrollment tuition scholarship is warranted, ii) the dual enrollment course or courses that shall be offered by the scholarship recipient's high school and taught by the recipient upon the recipient's successful completion of required coursework for appropriate credentialing to teach such dual enrollment courses, and iii) the projected student enrollment in the recipient taught public high school dual enrollment courses. The Department of Education shall compile and report the application information for each applying school division, and shall also report the number of recipients and amount of tuition awarded to each school division, the institution of higher education receiving tuition, the credentialing area pursued by recipients, and dual enrollment courses offered after the recipient's successful completion of the pursued credentialing. The Department shall submit the report by June 30, 2020, and annually thereafter, to the House Committees on Education and Appropriations and the Senate Committees on Finance and Education and Health."

Explanation:

(This amendment provides $250,000 the second year from the general fund to fund tuition scholarships on behalf of licensed high school teachers in public schools divisions that enroll in courses in higher education institutions to earn additional credentialing necessary to teach dual enrollment courses in their local public high school.)

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</table>

Language:

Page 134, line 3, strike "$32,373,459" and insert "$32,773,459".
Page 135, after line 2, insert:
"Targeted Joint Consolidation School Division Incentive $0 $400,000".
Page 135, line 21, strike "$32,373,459" and insert "$32,773,459".
Page 142, after line 53, insert:
"MM. In the case of and in recognition of the current deliberations and on-going joint efforts of the Alleghany County School Board, Alleghany County Board of Supervisors, Covington City School Board and the Covington City Council toward investigating and determining benefits of operating a joint school division, that each respective entity has approved two members to serve on the established Committee to facilitate such activities. Out of this appropriation, $400,000 the second year from the general fund is included in this item's appropriation and is provided to Alleghany County Public School Division for the express purpose of using such funds as
incentive funding to support costs incurred by such joint efforts of Alleghany County School Board, Alleghany County Board of Supervisors, Covington City School Board and the City of Covington City Council toward investigating and determining benefits of operating a joint school division. In the event that such Committee does not come up with a plan for Alleghany County Public Schools and Covington City Schools, the remainder of the incentive money will be allocated and used to support Alleghany County and Covington City public school divisions' jointly operated career and technical center, Jackson River Technical Center."

**Explanation:**

(This amendment provides $400,000 the second year from the general fund to Alleghany County school division in support of the efforts of the Alleghany County School Board, Alleghany County Board of Supervisors, Covington City School Board and the Covington City Council toward investigating and determining benefits of operating a joint school division. The Covington School Board, Alleghany County School Board, the Alleghany County Board of Supervisors, and the Covington City Council have all recently appointed two members from each of the respective governing bodies to form a Committee to explore the necessary steps and actions needed for the creation of a joint school board in the Alleghany Highlands. The additional “incentive” funds would be used for legal fees, studies, and any other expenses associated with the planning of a joint school system between Alleghany County and Covington City public schools. Alleghany County Public Schools is currently operating in the final year of the fifteen year adjusted LCI that has been in place since Clifton Forge reverted to a town. Since the 2004 reversion, Alleghany County has lost 34% of its enrollment and has gone from 2,993 students to 1,968 students in the Fall of 2018. A joint school system in the Alleghany Highlands would offer area students more diverse opportunities and would be a more efficient use of tax payer funds at both the local and state level. In the event that the Committee does not come up with a consolidation plan for Alleghany County Public Schools and Covington City Schools, the remainder of the incentive money would be allocated and used to support their jointly operated career and technical center, Jackson River Technical Center.)

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**Item 135 #8c**

**Education FY18-19 FY19-20**

Direct Aid to Public Education $0 $500,763 GF

**Language:**

Page 134, line 4, strike "$32,373,459" and insert "$32,874,222".

Page 134, after line 13, insert:

"Academies of Hampton $0 $500,763".

Page 135, line 21, strike "$32,373,459", and insert "$32,874,222".

Page 142, after line 53, insert:

"MM. Out of this appropriation, $500,763 the second year from the general fund is provided to Hampton City school division for its Academies of Hampton which focuses on preparing
students to be career ready or better equipped to entry into post-secondary education."

Explanation:

(This amendment provides $500,763 the second year from the general fund to support Hampton City School (HCS) division for its Academies of Hampton. The one-time funding would pay for completion of course curriculum that is focused on the workforce needs of employers within the Hampton Roads region, materials and equipment needed to implement career and college academies in each of the high schools. Additionally, funding will support the ongoing efforts of HCS to provide on-site visits, materials and support to other school divisions to transform the high school experience and meet the standards established by Virginia’s Profile of a Graduate.)

Item 135 #9c

<table>
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Language:

Page 134, line 4, strike "$33,621,945" and insert "$34,171,945".
Page 134, line 4, strike "$32,373,459" and insert "$32,923,459".
Page 134, after line 25, insert:
"Computer Science Teacher Training $550,000 $550,000".
Page 135, line 21, strike "$33,621,945" and insert "$34,171,945".
Page 135, line 21, strike "$32,373,459" and insert "$32,923,459".
Page 142, after line 53, insert:
"MM. Out of this appropriation, $550,000 the first year and $550,000 the second year from the general fund is provided to CodeVA for the development, marketing, and implementation of high-quality and effective computer science training and professional development activities for public school teachers throughout the Commonwealth for the purpose of improving the computer science literacy of all public school students in the Commonwealth using the Computer Science Standards of Learning For Virginia Public Schools, which were reviewed and endorsed by the Virginia Board of Education in November 2017. The provided funds may be utilized for planning, preparing and materials needed for teacher training sessions provided during the biennium.

CodeVA shall report, no later than October 1, each year to the Chairmen of the House Education and Senate Education & Health Committees, Secretary of Education and the Superintendent of Public Instruction on its activities in the previous year to support computer science teacher training and curriculum development, including on collaboration with other stakeholders to avoid duplication of efforts."

Explanation:

(This amendment allocates $550,000 each year from the general fund to CodeVA for the
professional development and courses provided to teachers related to computer science learning in the classroom. There is a companion amendment to transfer this funding to Direct Aid.)

| Item 135 #10c |
|---|---|---|
| **Education** | **FY18-19** | **FY19-20** |
| Direct Aid to Public Education | $0 | ($400,000) GF |

**Language:**

Page 134, line 4, strike "$32,373,459" and insert "$31,973,459".
Page 135, strike line 10.
Page 135, line 21, strike "$32,373,459" and insert "$31,973,459".
Page 142, strike lines 44 through 50.
Line 51, strike "LL." and insert "KK."

**Explanation:**

(This amendment saves $400,000 the second year from the general fund for the newly proposed Virginia Arts Festival World Class Education Program. This amendment removes funding proposed in House Bill 1700 as introduced for the Arts Festival.)

| Item 135 #11c |
|---|---|---|
| **Education** | **FY18-19** | **FY19-20** |
| Direct Aid to Public Education | $0 | ($200,000) GF |

**Language:**

Page 134, line 4, strike "$32,373,459" and insert "$32,173,459".
Page 134, strike line 28.
Page 135, line 21, strike "$32,373,459" and insert "$32,173,459".
Page 142, strike lines 4 through 24.
Page 142, line 25, strike "II." and insert "HH."
Page 142, line 36, strike "JJ." and insert "II."
Page 142, line 44, strike "KK." and insert "JJ."
Page 142, line 51, strike "LL." and insert "KK."

**Explanation:**

(This amendment transfers $200,000 the second year from the general fund for the Grow Your Own Teacher initiative to SCHEV for development and administration of a scholarship tuition assistance program for high school graduates who are committed to attend a baccalaureate institution of higher education in Virginia and to subsequently teach in a high-need public school in their school division of residence.)
Item 135 #12c

Education FY18-19 FY19-20
Direct Aid to Public Education ($2,000,000) $0 GF

Language:
Page 134, line 4, strike "$33,621,945" and insert "$31,621,945".
Page 134, strike lines 35 and 36.
Page 135, line 21, strike "$33,621,945" and insert "$31,621,945".
Page 142, strike lines 51 through 53.

Explanation:
(This amendment captures $2.0 million the first year from the general fund for deferring funding to the new Norfolk Botanical Garden's "The Garden of Tomorrow" project. This amendment removes funding proposed in House Bill 1700 as introduced for a new program at the Botanical Garden.)

Item 135 #13c

Education FY18-19 FY19-20
Direct Aid to Public Education $0 $250,000 GF

Language:
Page 134, line 4, strike "$32,373,459" and insert "$32,623,459".
Page 135, line 8, strike "$1,500,000" and insert "$1,750,000".
Page 135, line 21, strike "$32,373,459" and insert "$32,623,459".
Page 139, line 22, strike "$1,500,000" and insert "$1,750,000".

Explanation:
(This amendment increases grants for teacher residency partnerships between university teacher preparation programs and the Petersburg, Norfolk, and Richmond City school divisions and any other university teacher preparation programs and hard to staff school divisions to help improve new teacher training and retention for hard to staff schools. The grants will support a site specific residency model program for preparation, planning, development, and implementation including possible stipends in the program to attract qualified candidates and mentors.)

Item 136 #1c

Education FY18-19 FY19-20
Direct Aid to Public Education ($14,804) $0 GF

Language:
Page 142, line 55, strike "$6,988,217,730" and insert "$6,988,202,926".
Page 144, line 14, strike "$17,587,224" and insert "$17,572,420".
Page 144, line 35, strike "$144,590,580" and insert "$144,575,776".

Explanation:
(This technical amendment captures $14,804 in the first year from the general fund for updating the Linwood Holton Academic Governor's School student enrollment.)

Item 136 #2c

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Language:
Page 142, line 55, strike "$7,295,037,230" and insert "$7,295,187,230".
Page 144, line 40, strike the second "$5,025,808" and insert "$5,175,808".
Page 144, line 51, strike "$58,433,763" and insert "$58,583,763".
Page 173, after line 25, insert:
"e. The Department of Education shall develop a plan to establish a per-student, per-course fee schedule for local school divisions to participate in Virtual Virginia (VVA) coursework for elementary, middle, and high school students. Such fee schedule plan shall provide (i) an allotment of slots, determined by the Department, per course to a school division free of charge, and (ii) for any slots a school division wishes to use beyond the free slots, a per-course, per-student fee that may include discounts for school divisions based upon the composite index of local ability to pay. The department shall also include in its plan the current student participation enrollment by grade level in each VVA course, the number of students enrolled in VVA courses that a fee of any kind is charged and how such fee is currently paid for in each participating school division. The department shall submit its Virtual Virginia Plan to the Chairmen of House Appropriations and Senate Finance Committee upon completion of developing such plan."

Explanation:
(This amendment provides $150,000 the second year from the general fund to expand the current Virtual Virginia initiative. The additional general fund allocation for Virtual Virginia will be used within the existing high school model to expand the availability of digital curriculum resources via Virtual Virginia and to provide professional development to divisions which includes best practices facilitating the use of such digital resources. The additional digital resources and professional development will be offered to all school divisions statewide. The new language further directs the Department of Education to develop a plan that establishes a
possible per-student, per-course fee schedule for local school divisions to participate in Virtual Virginia (VVA) coursework. The plan must include data reporting on the existing VVA initiative.

Item 136 #3c

<table>
<thead>
<tr>
<th>Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>$0</td>
<td>($1,699,678)</td>
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</tbody>
</table>

Language:
Page 142, line 55, strike "$7,295,037,230" and insert "$7,293,337,552".
Page 144, line 16, strike "$36,728,753" and insert "$35,029,075".
Page 144, line 35, strike "$388,633,076" and insert "$386,933,398".
Page 145, line 2, strike "$84,767,625" and insert "$86,467,303".
Page 145, strike lines 9 through 12.
Page 158, line 3, strike "$36,728,753" and insert "$35,029,075".
Page 158, line 4, strike "$84,767,625" and insert "$86,467,303".
Page 169, strike lines 57 through 59.
Page 170, strike lines 1 through 26.

Explanation:
(This amendment saves $1.7 million the second year from the general fund for the new VPI grants that were included in the introduced budget for local curriculum and classroom observations. These funds are allocated for professional development training on VPI curriculum and classroom observations. This amendment removes funding proposed in House Bill 1700 as introduced for a new initiative for development of local curriculum rather than using the existing state model.)

Item 136 #4c

<table>
<thead>
<tr>
<th>Education</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td></td>
</tr>
</tbody>
</table>

Language:
Page 158, line 24, after "counselors," insert:
"testing coordinators, and licensed behavior analysts".

Explanation:
(This amendment adds additional flexibility language for school divisions to hire testing coordinators and licensed behavior analysts with At-Risk Add-on funds, which may help reduce workloads of school counselors and free-up the counselors time which then can be dedicated to
supporting students' non-academic related needs.

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**Item 136 #5c**

<table>
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<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>($10,677,115)</td>
<td>$0 GF</td>
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</table>

**Language:**

Page 142, line 55, strike "$6,988,217,730" and insert "$6,977,540,615".
Page 144, line 16, strike "$25,382,033" and insert "$14,704,918".
Page 144, line 35, strike "$144,590,580" and insert "$133,913,465".
Page 158, line 2, strike "$25,382,033" and insert "$14,704,918".
Page 158, line 12, strike "16.0" and insert "14.5".

**Explanation:**

(This amendment provides $10.6 million from the general fund the first year and $14.3 million from the general fund the second year to increase the At-Risk Add-on percentages, from 13.0 percent to 14.5 percent in fiscal year 2019 and from 14.0 to 16.0 percent in fiscal year 2020 compared to Chapter 2 budget.)

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**Item 136 #6c**

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</table>

**Language:**

Page 142, line 55, strike "$7,295,037,230" and insert "$7,271,228,111".
Page 150, after line 55, insert:

"g. Notwithstanding the provisions of subsection H of § 22.1-253.13:2 of the Code of Virginia, as amended by the 2019 Session of the General Assembly, to the contrary, each school board shall employ the following full-time equivalent school counselor positions for any school that reports fall membership, according to the type of school and student enrollment: effective with the 2019-2020 school year, in elementary schools, one hour per day per 91 students, one full-time at 455 students, one hour per day additional time per 91 students or major fraction thereof; guidance counselors in middle schools, one period per 74 students, one full-time at 370 students, one additional period per 74 students or major fraction thereof; guidance counselors in high schools, one period per 65 students, one full-time at 325 students, one additional period per 65 students or major fraction thereof."

**Explanation:**
(This amendment provides $12 million in the second year from the general fund to increase state support for additional school counselors in elementary, middle, and high schools pursuant to the passage of House Bill 2053 and Senate Bill 1406. The legislative intent is to lower the school counselor ratios beginning in fiscal year 2020 as follows: from one school counselor per 500 students to one counselor per 455 students in elementary schools, from one school counselor per 400 students to one counselor per 370 students in middle schools, and from one school counselor per 350 students to one counselor per 325 students in high schools.)

Item 136 #7c

<table>
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Language:

Page 142, line 55, strike "$7,295,037,230" and insert "$7,367,814,640".
Page 144, line 12, strike "$217,271,416" and insert "$201,975,291".
Page 144, line 14, strike "$18,626,227" and insert "$18,560,517".
Page 144, line 16, strike "$36,728,753" and insert "$34,468,407".
Page 144, line 35, strike "$388,633,076" and insert "$367,471,674".
Page 145, line 2, strike "$84,767,625" and insert "$86,481,946".
Page 145, line 31, strike "$9,451,837" and insert "$9,434,794".
Page 158, line 3, strike "$36,728,753" and insert "$34,468,407".
Page 158, line 4, strike "$84,767,625" and insert "$86,481,946".
Page 158, line 53, strike "$9,451,837" and insert "$9,434,794".
Page 159, line 32, strike "$720,891" and insert "$673,213".
Page 159, line 33, strike "$5" and insert "$3".
Page 159, line 34, after "2019," insert:
"and for a compensation supplement payment of up to 2.0 percent of base pay on September 1, 2019".
Page 175, line 30, strike "$932,580" and insert "$866,870".
Page 175, line 34, after "2019," insert:
"and for a compensation supplement payment of up to 2.0 percent of base pay on September 1, 2019".
Page 179, strike lines 14 through 37 and insert:
"39. Compensation Supplement
a.1) Out of this appropriation, $130,305,448 the second year from the general fund and $432,516 the second year from the Lottery Proceeds Fund is provided for the state share of a payment equivalent to a 3.0 percent salary incentive increase, effective July 1, 2019, for funded SOQ instructional and support positions. Funded SOQ instructional positions shall include the teacher, guidance counselor, librarian, instructional aide, principal, and assistant principal positions funded through the SOQ staffing standards for each school division in the biennium.
This amount includes $556,869 the second year from the general fund referenced in paragraph C. 28. h. for the Academic Year Governor's Schools for a 3.0 percent salary incentive increase, effective July 1, 2019, for instructional and support positions, and this amount includes $432,516 the second year from the Lottery Proceeds Fund referenced in paragraph C. 9. f. 4) for Regional Alternative Education Programs for a 3.0 percent salary incentive increase, effective July 1, 2019, for instructional and support positions.

2) It is the intent that the instructional and support position salaries be increased in school divisions throughout the state by at least an average of 3.0 percent during the 2018-2020 biennium. Sufficient funds are appropriated in this act to finance, on a statewide basis, the state share of a 3.0 percent salary increase for funded SOQ instructional and support positions, effective July 1, 2019, to school divisions which certify to the Department of Education, by June 1, 2019, that salary increases of a minimum average of 3.0 percent have been or will have been provided during the 2018-2020 biennium, either in the first year or in the second year or through a combination of the two years, to instructional and support personnel.

b.1) In addition to the compensation provisions in paragraphs C. 39. a.1) and 2) , the appropriation in this item includes $72,536,713 the second year from the general fund and $240,697 the second year from the Lottery Proceeds Fund for the state share of a payment equivalent to a 2.0 percent salary incentive increase, effective September 1, 2019, for funded SOQ instructional and support positions. Funded SOQ instructional positions shall include the teacher, guidance counselor, librarian, instructional aide, principal, and assistant principal positions funded through the SOQ staffing standards for each school division in the biennium. This amount includes $310,001 the second year from the general fund referenced in paragraph C. 28. h. for the Academic Year Governor's Schools for an additional 2.0 percent salary incentive increase, effective September 1, 2019, for instructional and support positions, and this amount includes the $240,697 second year from the Lottery Proceeds Fund referenced in paragraph C. 9. f. 4) for Regional Alternative Education Programs for an additional 2.0 percent salary incentive increase, effective September 1, 2019, for instructional and support positions.

2) It is the intent that the instructional and support position salaries be increased in school divisions throughout the state by at least an average of 2.0 percent during the second year, on or before September 1, 2019. Sufficient funds are appropriated in this act to finance, on a statewide basis, the state share of a 2.0 percent salary increase for funded SOQ instructional and support positions, effective September 1, 2019, to school divisions which certify to the Department of Education, by June 1, 2019, that additional salary increases of a minimum average of 2.0 percent will have been provided in the second year to instructional and support personnel on or before September 1, 2019, that is in addition to the 3.0% salary increase pursuant to paragraph C.39. a.1) and 2). of this item.

3) In order to be eligible to receive the state's share of up to an additional 2.0 percent salary increase in the second year, school divisions must provide up to a 2.0 percent salary increase in the second year effective by September 1, 2019, to instructional and support personnel. Any salary increase provided by a school division in the first year that was in excess of 3.0 percent prescribed in paragraphs C. 39. a.1) and 2), shall not count toward or be applied toward the
local requirements for any portion of the additional 2.0 percent salary increase provided for in
the second year.

c. This funding is not intended as a mandate to increase salaries."

Explanation:

(This amendment adjusts the funding for salary incentives such that school divisions will have a
certain number of percent options to offer pay increases to employees. The base budget includes $131
million in the second year for a 3.0 percent salary incentive pay increase with an effective date
of July 1, 2019. The state share of the 3.0 percent salary increase would be given to school
divisions that certify that they will provide at least 3.0 percent in either the first or second year
or through a combination over both years. This amendment adds an additional 2.0 percent
increase with an effective date of September 1, 2019. The state share of the 2.0 percent salary
increase would be given to school divisions that certify that they will provide at least a 2.0
percent salary increase by September 1, 2019. Any local school division pay increase provided
in the first year that is above the 3.0 percent will not count toward the 2.0 percent salary
increase in the second year.)

<table>
<thead>
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<th>Item 136 #8c</th>
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<tbody>
<tr>
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<td>Direct Aid to Public Education $0 ($87,158,699) GF</td>
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</table>

Language:

Page 142, line 55, strike "$7,295,037,230" and insert "$7,207,878,531".
Page 144, line 12, strike "$217,271,416" and insert "$1129,748,579".
Page 144, line 14, strike "$18,626,227" and insert "$18,250,516".
Page 144, line 16, strike "$36,728,753" and insert "$35,927,394".
Page 144, line 35, strike "$388,633,076" and insert "$299,933,169".
Page 145, line 2, strike "$84,767,625" and insert "$85,022,959".
Page 145, line 16, strike "$9,451,837" and insert "$9,194,097".
Page 158, line 3, strike "$36,728,753" and insert "$35,927,394".
Page 158, line 4, strike "$84,767,625" and insert "$85,022,959".
Page 158, line 53, strike "$9,451,837" and insert "$9,194,097".
Page 159, line 32, strike "$720,891" and insert "$432,519".
Page 159, line 33, strike "5.0" and insert "3.0".
Page 175, line 30, strike "$932,580" and insert "$561,311".
Page 175, line 33, strike "5.0" and insert "3.0".
Page 179, line 15, strike "$218,203,996" and insert "$129,748,579".
Page 179, line 16, strike "$720,891" and insert "$432,519".
Page 179, line 17, strike "5.0" and insert "3.0".
Page 179, line 22, strike "$932,580" and insert "$561,311".
Page 179, line 23, strike "5.0", and insert "3.0".
Page 179, line 25, strike "$720,891" and insert "$432,519".
Page 179, line 26, strike "5.0", and insert "3.0".
Page 179, line 29, strike "5.0", and insert "3.0".
Page 179, line 31, strike "5.0", and insert "3.0".
Page 179, line 34, strike "5.0", and insert "3.0".

Explanation:

(This amendment maintains the $131.0 million in funding for salary incentives that is reflected in the current adopted budget, Chapter 2, from the 2018 Special Session I. This amendment removes funding proposed in House Bill 1700 as introduced for additional compensation incentive.)

<table>
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<th>Item 136 #9c</th>
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<tr>
<td><strong>Education</strong></td>
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<td>Direct Aid to Public Education</td>
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</table>

**Language:**

Page 142, line 55, strike "$7,295,037,230" and insert "$7,291,498,009".
Page 144, line 33, strike "$9,678,780" and insert "$6,139,559".
Page 144, line 35, strike "$388,633,076" and insert "$385,093,855".
Page 180, line 38, strike "$9,678,780" and insert "$6,139,559".
Page 180, line 45, strike "localities are not responsible for a local match of".
Page 180, strike lines 46 through 49, and insert:
"a local match based on a local composite index match of 0.4000, or a local match based on the division's actual composite index of local ability-to-pay if that is lower than 0.4000, is required. Beginning in fiscal year 2021, a local match based on a local composite index match of 0.5000, or a local match based on the division's actual composite index of local ability-to-pay if that is lower than 0.5000, is required."

**Explanation:**

(This amendment back-fills a portion of an expired federal grant program and provides $6.1 million for up to 1,530 slots in the 13 school divisions that had participated in the federal Virginia Preschool Initiative Plus program. The local composite index match is capped at 0.4000 for fiscal year 2020 and then capped at 0.5000 beginning in fiscal year 2021.)

<table>
<thead>
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<th>Item 136 #10c</th>
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<tbody>
<tr>
<td><strong>Education</strong></td>
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<td>Direct Aid to Public Education</td>
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</tbody>
</table>
Language:
Page 142, line 55, strike "$6,988,217,730" and insert "$6,985,981,073".
Page 144, line 16, strike "$25,382,033" and insert "$23,145,380".
Page 144, line 35, strike "$144,590,580" and insert "$142,353,917".
Page 145, line 2, strike "$95,877,881" and insert "$98,114,544".
Page 145, line 5, strike "$72,286,230" and insert "$70,049,567".
Page 158, line 2, strike "$25,382,033" and insert "$23,145,380".
Page 158, line 3, strike "$95,877,881" and insert "$98,114,544".

Explanation:
(This amendment captures $2.2 million the first year from the general fund in available undistributed balances in the Virginia Preschool Initiative. All requested slots have been filled for the school divisions. A total of 17,122 full-time slots and 535 half-day slots have been funded.)

Item 136 #11c

Education

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<th>FY18-19</th>
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<tbody>
<tr>
<td>Direct Aid to Public Education</td>
<td>($2,000,000)</td>
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</table>

Language:
Page 142, line 55, strike "$6,988,217,730" and insert "$6,986,217,730".
Page 144, line 16, strike "$25,382,033" and insert "$23,182,033".
Page 144, line 35, strike "$144,590,580" and insert "$142,590,580".
Page 145, line 2, strike "$95,877,881" and insert "$97,877,881".
Page 145, line 7, strike "$2,304,088" and insert "$304,088".
Page 158, line 2, strike "$25,382,033" and insert "$23,182,033".
Page 158, line 3, strike "$95,877,881" and insert "$97,877,881".

Explanation:
(This amendment captures $2.0 million the first year from the general fund in available balances in the Virginia Preschool Initiative - Provisional Teacher Licensure initiative that was established during the 2018 Session. The original budgeted amount was over estimated and subsequently is not needed to fund the actual number of preschool teachers in public schools that need financial support to complete their licensure requirements.)

Item 136 #12c

Education

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Direct Aid to Public Education

<table>
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<tr>
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<td>NGF</td>
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</table>

**Language:**

Page 154, line 49, strike "$66,349,570" and insert "$111,349,570".

Page 160, after line 52, insert:

"b. 1. The Virginia Public School Authority shall provide an interest rate subsidy program in fiscal year 2020 for projects that are on the Board of Education's First Priority Waiting List, and which shall only use the subsidy funding and associated VPSA borrowing as original financing for the project and not to refinance any prior debt on the project. Projects on the Literary Fund Second Priority Waiting List may participate in the Interest Rate Subsidy Program if unused subsidy appropriation remains once the participation of projects on the First Priority Waiting List is confirmed and subject to the same restrictions. However, the total cost of the subsidy program shall not exceed $5.0 million in the second year including the subsidy payments and related issuance costs based on the parameters in Senate Bill 1093, as passed during 2019 Session. In addition, $30.0 million in Literary Fund revenues shall be used to provide school construction loans for projects that are on the Board of Education's First Priority Waiting List.".

Page 161, line 1, strike "b." and insert "c."

Page 161, line 4, after "Education Technology" insert "and Security Equipment".

Page 161, line 5, strike "c." and insert "d."

Page 161, line 19, strike "d" and insert "e."

**Explanation:**

(This amendment provides $111.3 million in the first year from the Literary Fund for Virginia Retirement System (VRS) payments. It also directs a total of $35.0 million towards school construction support as follows: 1) $30.0 million for Literary Fund school construction loans that will revolve back to the Literary Fund, and; 2) $5.0 million towards a interest rate subsidy program, based on the parameters established in Senate Bill 1093 as passed during the 2019 Session. Senate Bill 1093 authorizes a 100 percent interest rate subsidy for school divisions with local composite index of 0.2500 and below and a 50 percent interest rate subsidy for school divisions with a local composite index greater than 0.2500 but no greater than 0.4000. There is a $7.5 million maximum total loan amount that a subsidy interest rate will be paid. The remaining $30.0 million in Literary Fund revenues shall be used to provide school construction loans for projects that are on the First Priority Waiting List. This amendment also includes a technical correction.)

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Item 136 #13c

**Education**

Direct Aid to Public Education

Language

**Language:**
Page 145, line 48, strike the second "$6,000,000" and insert "$12,000,000".
Page 164, line 38, strike the second "$6,000,000" and insert "$12,000,000".
Page 165, line 27, strike "$6,000,000" and insert "$12,000,000".
Page 165, line 42, strike "$30,000,000" and insert "$60,000,000".

Explanation:
(This amendment increases the School Security Equipment Grant annual allocation from $6.0 million to $12.0 million beginning in the second year. It also increases the total amount of the grant awards from $30.0 million to $60.0 million over any ongoing revolving five year period.)

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Item 141 #1c

Education: Higher Education
State Council of Higher Education for Virginia

Language:
Page 184, strike lines 48 through 51.
Page 187, after line 22, insert:
"K. 1. The State Council of Higher Education for Virginia, in consultation from representatives from House Appropriations Committee, Senate Finance Committee, Department of Planning and Budget, Secretary of Finance and Secretary of Education, as well as representatives of public higher education institutions, shall review financial aid funding models and awarding practices.

2. The Council shall review current and prospective financial aid funding models including, but not limited to, how the various models determine individual and aggregate student financial need, the recommended state portion of meeting that need, how funding is most efficiently and effectively allocated among the institutions, how financial aid allocations can be aligned with other funding for higher education and how these funds are used to address student affordability and completion of a degree. The review shall also assess how the utilization of tuition and fee revenue for financial aid, pursuant to the Top Jobs Act, prioritizes and addresses affordability for low- and middle-income students.

3. By November 1, 2019, the Council shall submit a report and any related recommendations to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees."

Explanation:
(This amendment makes technical language changes to the VTAG program reflecting the merger of the Carilion School of Medicine into Virginia Tech and provides for a review of the current financial aid funding model to ensure that allocations and use of financial aid are aligned with state needs.)
Language:

Page 183, line 20, strike "$93,908,559" and insert "$94,148,559".
Page 187, after 22, insert:

"K. 1. Out of this appropriation, $240,000 the second year from the general fund is designated for the Grow Your Own Teacher pilot program to provide scholarships to low-income high school graduates who are committed to attend a baccalaureate institution of higher education in the Commonwealth and to subsequently teach in high-need public schools in the school divisions in which they graduated from high school.

2. The State Council of Higher Education for Virginia (SCHEV), in collaboration with the Virginia Department of Education, shall establish a process by which local school boards may apply for grants to establish Grow Your Own Teacher Pilot Programs to provide a scholarship not to exceed $7,500 per academic year for attendance at a baccalaureate institution of higher education in the Commonwealth for individuals who (i) graduated from a public high school in the local school division; (ii) were eligible for free or reduced price lunch throughout the individual's attendance at a public high school in the local school division; and (iii) commit to teach, within one year of graduating from the baccalaureate institution of higher education in the Commonwealth and for a period of at least four years, at a public high school at which at least 50 percent of students qualify for free or reduced price lunch in the school division in which such individual graduated from high school. In developing such process, SCHEV will ensure that at least one school division within each of the eight superintendent regions, applying for such grants, be awarded prior to awarding grants to multiple school divisions within a single superintendent region. Each superintendent region shall be permitted to apply for up to four tuition grant awards. SCHEV is authorized to offer and award any remaining unallotted awards to other applying school divisions within a superintendent region.

3. In the event that any scholarship recipient fails or refuses to comply with the teaching obligation under paragraph K.2. (iii) the sum of all scholarship funds received by such individual shall be converted to a loan that is subject to repayment with interest (i) that begins to accrue 90 days after the date that the scholarship recipient graduates from or fails to maintain continuous enrollment at the baccalaureate institution of higher education and (ii) at a rate that does not exceed 5.5 percent per annum."

Explanation:

(This amendment provides funding for the Grow You Own Teacher program, a collaborative effort between, SCHEV, the Department of Education, public colleges and universities and local school divisions.)
Item 141 #3c

Education: Higher Education

State Council of Higher Education for Virginia

Language:
Page 186, strike lines 30.
Page 186, line 31, strike "5." and insert "4."

Explanation:
(This amendment removes proposed limitations on the workforce credential grant program.)

Item 141 #4c

Education: Higher Education

State Council of Higher Education for Virginia

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Language:
Page 183, line 19, strike "$93,908,559" and insert "$92,208,559".
Page 183, line 38, strike "$72,798,303" and insert "$71,098,303".

Explanation:
(This amendment captures savings from a technical correction accounting for a double-counting of funds related to the Jefferson College of Health Sciences, which will be merged with Radford University. Radford received an allocation of $1.7 million from the general fund based on the number of TAG grants previously received by Jefferson College students.)

Item 143 #1c

Education: Higher Education

State Council of Higher Education for Virginia

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Language:
Page 187, line 36, strike "$17,205,107" and insert "$17,955,107".
Page 190, after line 6 insert:
"Q. Out of this appropriation $750,000 in the second year from the general fund is designated for the administration of a one-time survey of graduates of public institutions of higher
education. The survey shall be designed to enable Virginia to answer fundamental questions about the value and impact of undergraduate education and complement existing research on wages of college graduates derived from the Virginia Longitudinal Data System. The results of the survey may be used to guide future policy decisions in alignment with the priorities of the Governor and the General Assembly.

**Explanation:**

(This amendment facilitates, as part of the State Council of Higher Education for Virginia's effort to better assess and communicate the value of higher education, funding for the one-time administration of a graduate survey. The survey is expected to enable Virginia to assess the value and impact of higher education through direct student feedback. SCHEV plans to combine this information with the wage data it currently produces through the Virginia Longitudinal Data System. The funding will support surveying public institution graduates with sufficient sampling to yield results at the state, institution, and program level, as well as student demographic information.)

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**Item 143 #2c**

**Education: Higher Education**

State Council of Higher Education for Virginia Language

**Language:**

Page 190, after line 6, insert:

"Q. The State Council of Higher Education for Virginia shall work with the Lumina Foundation to develop a statewide higher education finance plan that incorporates the priorities of the Joint Subcommittee on the Future Competitiveness of Higher Education and provides strategies to achieve higher education outcomes."

**Explanation:**

(This amendment requires SCHEV and Lumina to report to the Joint Committee on the Future Competitiveness of Higher Education on recommendations and strategies for Virginia to achieve higher education outcomes.)

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**Item 143 #3c**

**Education: Higher Education**

<table>
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<tbody>
<tr>
<td>State Council of Higher Education for Virginia</td>
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<td>$500,000 GF</td>
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</table>

**Language:**

Page 187, line 36, strike "$17,205,107" and insert "$17,705,107".
Page 189, line 30, strike "and $200,000 the second year".
Page 189, after line 48, insert:
"3. a. Out of this appropriation, $700,000, the second year from the general fund is designated
for an internship program. The funding is designed to expand paid or credit-bearing student
internship and other work-based learning opportunities in collaboration with Virginia
employers. The Program comprises institutional grants and a statewide initiative to facilitate the
readiness of students, employers, and institutions of higher education to participate in internship
and other work-based learning opportunities.

b. In administering the statewide initiative, the Council shall (i) engage stakeholders from
business and industry, secondary and higher education, economic development, and state
agencies and entities that are successfully engaging employers or successfully operating
internship programs; (ii) explore strategies in Virginia and elsewhere on successful institutional,
regional, statewide or sector-based internship programs; (iii) gather data on current institutional
internship practices, scale, and outcomes; (iv) develop internship readiness educational
resources, delivery methods, certification procedures, and outreach and awareness activities for
employer partners, students, and institutional career development personnel; (v) pursue shared
services or other efficiency initiatives, including technological solutions; and (vi) create a
process to track key measures of performance.

c. The Council shall establish eligibility criteria, including requirements for matching funds, for
institutional grants. Such grants shall be used to accomplish one or more of the following goals:
(i) support state or regional workforce needs; (ii) support initiatives to attract and retain talent in
the Commonwealth; (iii) support research and research commercialization in sectors and
clusters targeted for development; (iv) support regional economic growth and diversification
plans; (v) enhance the job readiness of students; (vi) enhance higher education affordability and
timely completion for Virginia students; or (vii) further the objectives of increasing the tech
talent pipeline."

Explanation:
(This amendment provides an additional $500,000 from the general fund in the second year for
the innovative internship program at the State Council of Higher Education for Virginia,
including $300,000 transferred from Central Appropriations that is in support of additional
computer science degrees in support of the tech talent pipeline. The amendment would bring
total funding for the program to $700,000 from the general fund in the second year, and
specifies parameters for the internship program that are consistent with Senate Bill 1628, 2019
Session.)

Item 143 #4c

Education: Higher Education

State Council of Higher Education for Virginia

Language
Language:

Page 190, after line 6, insert:
"Q. In addition to the exceptions pursuant to § 2.2-3815, the provisions of the section shall not be construed to prevent the release of a social security number to the U.S. Census, U.S. Education Department, or other agency of the federal government, by the State Council of Higher Education for the purposes of data-matching to improve knowledge of the outcomes of education programs of the Commonwealth, including, but not limited, to earnings and education-related debt."

Explanation:

(This amendment specifies certain needed data exchange with the U.S. Census in order to get wage outcomes for graduates working outside the Commonwealth.)

---

<table>
<thead>
<tr>
<th>Item 143 #5c</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education: Higher Education</strong></td>
</tr>
<tr>
<td>State Council of Higher Education for Virginia</td>
</tr>
</tbody>
</table>

**Language:**

Page 187, line 36, strike "$17,205,107" and insert "$17,280,107".

**Explanation:**

(This amendment provides additional general fund to conduct an annual education-related summit bringing together legislators, national and regional policy experts, education leaders and stakeholder to be hosted by a partner organization.)

---

<table>
<thead>
<tr>
<th>Item 151 #1c</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education: Higher Education</strong></td>
</tr>
<tr>
<td>The College of William and Mary in Virginia</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>FTE</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.00</td>
<td>3.00</td>
</tr>
</tbody>
</table>

**Language:**

Page 192, line 50, strike "$217,241,750" and insert "$217,811,750".

**Explanation:**

(This amendment supports the College of William and Mary's expansion of the Data Science program with $570,000 from the general fund in the second year and 3.0 FTE. This funding will}
support the recruitment of three additional faculty to meet excess demand in the existing data science minor and to develop a full major in the data sciences.)

<table>
<thead>
<tr>
<th>Item 155 #1c</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education: Higher Education</strong></td>
</tr>
<tr>
<td><strong>FY18-19</strong></td>
</tr>
<tr>
<td>Richard Bland College</td>
</tr>
</tbody>
</table>

**Language:**

Page 195, line 52, strike "$13,276,008" and insert "$13,538,008".

**Explanation:**

(This amendment provides additional general fund for the state share of operations and maintenance costs of Ernst Hall.)

<table>
<thead>
<tr>
<th>Item 155 #2c</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education: Higher Education</strong></td>
</tr>
<tr>
<td><strong>FY18-19</strong></td>
</tr>
<tr>
<td>Richard Bland College</td>
</tr>
</tbody>
</table>

**Language:**

Page 195, line 52, strike "$13,276,008" and insert "$13,526,008".

**Explanation:**

(This amendment provides additional general fund to implement the requirements of Executive Order 19 and subsequent VITA invoicing.)

<table>
<thead>
<tr>
<th>Item 159 #1c</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education: Higher Education</strong></td>
</tr>
<tr>
<td><strong>FY18-19</strong></td>
</tr>
<tr>
<td>Virginia Institute of Marine Science</td>
</tr>
</tbody>
</table>

**Language:**

Page 198, line 7, strike "$25,640,826" and insert "$25,840,826".

**Explanation:**

(This amendment provides additional general fund to create the Commonwealth Coastal Research Fellows (CCRF) program to support graduate student research to advance aquaculture, fisheries management, storm surge modeling, shoreline adaptation, water quality research and resilience approaches.)
Item 159 #2c

<table>
<thead>
<tr>
<th>Education: Higher Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Institute of Marine Science</td>
<td>$0</td>
<td>$300,000</td>
</tr>
</tbody>
</table>

Language:

Page 198, line 7, strike "$25,640,826" and insert "$25,940,826".

Page 199, after line 38, insert:

"O. Out of this appropriation, $300,000 the second year from the general fund is provided to support the development of a wave, hydrodynamic, and sediment transport model for the region around Chincoteague Inlet; including Assateague Inlet, Wallops Island, and Chincoteague Island, that can be used to inform erosion control and stabilization management decisions on the islands."

Explanation:

(This amendment provides $300,000 from the general fund in the second year for the Virginia Institute of Marine Science to support the development of a wave, hydrodynamic, and sediment transport model for the region around Chincoteague Inlet; including Assateague Inlet, Wallops Island, and Chincoteague Island, that can be used to inform erosion control and stabilization management decisions on the islands. This will build on research that is currently funded by Virginia's Center for Innovative Technology.)

Item 162 #1c

<table>
<thead>
<tr>
<th>Education: Higher Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>George Mason University</td>
<td>$0</td>
<td>$300,000</td>
</tr>
</tbody>
</table>

Language:

Page 200, line 29, strike "$590,854,330" and insert "$591,454,330".

Explanation:

(This amendment provides $300,000 from the general fund and $300,000 from the nongeneral fund in the second year for the Advance NOVA Mason Partnership Program at George Mason University. This program is to support the challenges related to the two-to-four year transfer model, allowing for systems integration and a more seamless transition between the two institutions.)
<table>
<thead>
<tr>
<th>Education: Higher Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>George Mason University</td>
<td>$0</td>
<td>$150,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 200, line 29, strike "$590,854,330" and insert "$591,004,330".

**Explanation:**

(This amendment provides additional general fund to match private philanthropy for the veterans and arts initiatives.)

---

<table>
<thead>
<tr>
<th>Education: Higher Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>George Mason University</td>
<td>$0</td>
<td>$275,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 202, line 49, strike "$262,000,000" and insert "$262,275,000".
Page 203, after line 11, insert:

"D. 1. Out of this appropriation, $275,000 the second year from the general fund is designated for George Mason University, in collaboration with Eastern Virginia Medical School, Old Dominion University, the University of Virginia, Virginia Commonwealth University, Virginia Tech, INOVA, and Sentara Health System, to create the Virginia Commonwealth Clinical Research Network to serve as a network of institutions to conduct significant clinical trials in areas that include oncology, mental health and substance abuse. The Virginia Commonwealth Clinical Research Network would facilitate identifying and recruiting patients and expand access for researchers to a clinical base thereby creating greater opportunities for grant funding and the development commercialization of breakthrough products and services.

2. The Virginia Commonwealth Clinical Research Network shall develop a strategy and business plan and report to the Chairman of the House Appropriations and Senate Finance Committees by November 1, 2019."

**Explanation:**

(This amendment provides additional funds from the general fund to create the Virginia Commonwealth Clinical Research Network between George Mason University, Eastern Virginia Medical School, Old Dominion University, the University of Virginia, Virginia Commonwealth University, Virginia Tech, INOVA, and Sentara Health System.)

---

<table>
<thead>
<tr>
<th>Education: Higher Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>George Mason University</td>
<td>$0</td>
<td></td>
</tr>
</tbody>
</table>
Language:
Page 207, line 52, strike "$87,633,268" and insert "$87,931,268".

Explanation:
(This amendment provides additional funds from the general fund to support the creation of the Center for African American Policy to provide non-partisan research on public policy issues affecting African Americans and other people of color.)

Education: Higher Education

Norfolk State University
Language

Page 209, strike lines 19 through 25.

Explanation:
(This amendment eliminates proposed language related to Norfolk State, Virginia State and the University of Virginia at Wise related to student affordability and access. A companion amendment in the State Council of Higher Education for Virginia requires a more comprehensive review of the current financial aid model and how it can be aligned to meet state needs and address student affordability.)

Education: Higher Education

Old Dominion University

Page 210, line 24, strike "$303,666,746" and insert "$303,691,746".
Page 212, after line 17, insert:
"K. Out of this appropriation, $25,000 the second year from the general fund is designated for the Marine Rescue Program, a collaborative program between Old Dominion University and the Virginia Aquarium and Marine Science Foundation to support rescue efforts for stranded and sick marine animals throughout the entire Virginia coastline region of the Chesapeake Bay."

Explanation:
(This amendment is self-explanatory.)
Item 180 #1c

Education: Higher Education
Old Dominion University

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>$370,000</td>
</tr>
</tbody>
</table>

Language:
Page 212, line 36, strike "$17,484,260" and insert "$17,854,260".
Page 213, after line 12, insert:
"D. Out of this appropriation, $370,000 the second year from the general fund is designated to the Virginia SmallSat Data Consortium, to support development of the Virginia Institute for Spaceflight and Autonomy."

Explanation:
(This amendment provides $370,000 from the general fund the second year to support development of the Virginia Institute for Spaceflight and Autonomy, building upon the Virginia SmallSat Data Consortium, an ODU-led collaborative effort with Virginia Tech. The future center will focus on commercialization of university research, technology development, and creation of an innovative ecosystem of industry, government, and academia.)

Item 195 #1c

Education: Higher Education
University of Virginia

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>($500,000)</td>
</tr>
</tbody>
</table>

Language:
Page 222, line 23, strike "$537,856,736" and insert "$537,356,736".
Page 222, line 38, strike the second "$3,612,500" and insert "$3,112,500".

Explanation:
(This amendment provides general fund support for the Focused Ultrasound Center at the University of Virginia at $3.1 million from the general fund in the second year.)

Item 200 #1c

Education: Higher Education
University of Virginia's College at Wise

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>($600,000)</td>
</tr>
</tbody>
</table>

Language:
Page 224, line 32, strike "$31,925,486" and insert "$31,325,486".

Explanation:

(This amendment removes funding proposed in the introduced budget for new program planning funds.)

Item 200 #2c

Education: Higher Education

University of Virginia's College at Wise

Language

Page 225, strike lines 33 through 39.

Explanation:

(This amendment eliminates proposed language related to Norfolk State, Virginia State and the University of Virginia at Wise related to student affordability and access. A companion amendment in the State Council of Higher Education for Virginia requires a more comprehensive review of the current financial aid model and how it can be aligned to meet state needs and address student affordability.)

Item 204 #1c

Education: Higher Education

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Commonwealth University</td>
<td>$0</td>
</tr>
</tbody>
</table>

Language:

Page 226, line 51, strike "$635,434,781" and insert "$635,594,781".
Page 227, line 52, strike the second "$32,753" and insert "$192,753".

Explanation:

(This amendment provides $160,000 from the general fund in the second year to increase the existing Virginia Commonwealth University Education Policy Institute's appropriation from $32,753 to $192,753 to allow for the creation of a legislative aide leadership development program and the creation of a legislative briefing and translated research analysis program.)
Virginia Commonwealth University $0 $75,000 GF

Language:
Page 226, line 51, strike "$635,434,781" and insert "$635,509,781".
Page 228, line 42, after "program", insert:
"and a sickle cell opioid management program".

Explanation:
(This amendment provides funding for a substance abuse fellowship at VCU School of Medicine.)

Item 210 #1c

Education: Higher Education FY18-19 FY19-20
Virginia Community College System $0 ($5,500,000) GF
0.00 -79.00 FTE

Language:
Page 231, line 48, strike "$903,505,430" and insert "$898,005,430".
Page 234, strike lines 44 through 47.

Explanation:
(This amendment removes funding proposed in the introduced budget for new career pathway positions.)

Item 210 #2c

Education: Higher Education FY18-19 FY19-20
Virginia Community College System $0 $5,000,000 GF

Language:
Page 231, line 48, strike "$903,505,430" and insert "$908,505,430".
Page 234, after line 43, insert:
"V. Out of this appropriation, $5,000,000 the second year from the general fund is designated for general operating support for the Virginia Community College System."
Page 234, line 44, strike "V." and insert "W."

Explanation:
(This amendment provides additional general fund for general operating support for the Virginia Community College System. This support is in addition to funds allocated for VCCS under In-State Undergraduate Moderation.)
Item 210 #3c

**Education: Higher Education**  
**Virginia Community College System**  
**FY18-19**  
($550,000)  
**FY19-20**  
($550,000)  
GF

**Language:**

Page 231, line 47, strike "$895,795,430" and insert "$895,245,430".
Page 231, line 48, strike "$903,505,430" and insert "$902,955,430".
Page 234, strike lines 4 through 15.

**Explanation:**

(This amendment transfers funding for computer science teacher training back to the Virginia Department of Education to facilitate the efficient conduct of the program.)

Item 213 #1c

**Education: Higher Education**  
**Virginia Community College System**  
**FY18-19**  
$0  
**FY19-20**  
$158,650  
GF

**Language:**

Page 235, line 24, strike "$118,719,320" and insert "$118,877,970".
Page 236, line 2, strike the second "$927,700" and insert "$1,086,350".

**Explanation:**

(This amendment provides additional general fund support for the A.L. Philpott Manufacturing Extension Partnership to allow GENEDGE to provide full state coverage.)

Item 216 #1c

**Education: Higher Education**  
**Virginia Military Institute**  
**FY18-19**  
$0  
0.00  
**FY19-20**  
$610,548  
1.00  
GF  
FTE

**Language:**

Page 238, line 17, strike "$41,464,327" and insert "$42,074,875".

**Explanation:**

(This amendment provides $610,548 from the general fund in the second year, related to items including addressing the common core math requirement, and operations and maintenance of
the new Corps Physical Training Facilities Phase I and Phase II. Virginia Military Institute needs to develop a new, two-course math sequence that will include technology-driven mathematical topics and basic computational skills and will be most helpful to non-STEM majors in preparation for success in life. This initiative is integral to continued accreditation with the Southern Association of Colleges and Schools Commission on Colleges.)

Item 224 #1c

<table>
<thead>
<tr>
<th>Education: Higher Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Polytechnic Institute and State University</td>
<td>$0</td>
<td>$173,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 243, line 33, strike "$2,584,350" and insert "$2,757,350".

Explanation:

(This amendment provides additional general fund for the unique military activities programs.)

---------------------

Item 226 #1c

<table>
<thead>
<tr>
<th>Education: Higher Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Cooperative Extension and Agricultural Experiment Station</td>
<td>$0</td>
<td>$625,000 GF</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>4.00 FTE</td>
</tr>
</tbody>
</table>

Language:

Page 244, line 17, strike "$90,506,372" and insert "$91,131,372".

Explanation:

(This amendment provides additional funds from the general fund to support additional extension agents and research specialists across the Commonwealth.)

---------------------

Item 227 #1c

<table>
<thead>
<tr>
<th>Education: Higher Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia State University</td>
<td>$0</td>
<td>$234,000 GF</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>2.00 FTE</td>
</tr>
</tbody>
</table>

Language:

Page 245, line 23, strike "$73,668,030" and insert "$73,902,030".

Explanation:
(This amendment provides additional general fund to support two agricultural education faculty.)

---

**Item 227 #2c**

**Education: Higher Education**

Virginia State University

**Language:**

Page 247, strike lines 9 through 15.

**Explanation:**

(This amendment eliminates proposed language related to Norfolk State, Virginia State and the University of Virginia at Wise related to student affordability and access. A companion amendment in the State Council of Higher Education for Virginia requires a more comprehensive review of the current financial aid model and how it can be aligned to meet state needs and address student affordability.)

---

**Item 232 #1c**

**Education: Other**

Frontier Culture Museum of Virginia $0 $125,000 GF

**Language:**

Page 249, line 8, strike "$2,612,716" and insert "$2,737,716".

**Explanation:**

(This amendment provides $125,000 from the general fund each year to increase the pay rates of current wage employees to a competitive level and increases the entry pay for wage-hour workers hired to fill future vacancies. In 2018, the Museum had a total of 13 wage hour employees in maintenance or interpretation who resigned for better employment opportunities (full time) or to return to school, which is more than half of the wage hour positions the Museum offers.)

---

**Item 232 #2c**

**Education: Other**

Frontier Culture Museum of Virginia $0 $250,000 GF

**Language:**
Page 249, line 8, strike "$2,612,716" and insert "$2,862,716".

**Explanation:**

(This amendment provides additional general fund to upgrade safety and security on the agency property and information technology.)

---

**Item 234 #1c**

<table>
<thead>
<tr>
<th>Education: Other</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jamestown-Yorktown Foundation</td>
<td>$0</td>
<td>$75,000</td>
</tr>
</tbody>
</table>

**Language:**

Page 249, line 48, strike "$18,360,426" and insert "$18,435,426".

**Explanation:**

(This amendment provides $50,000 the second year to complete the three-part statue installation at the Williamsburg James City County Courthouse that was begun in 2008, with Native American leader Chief Powhatan, Captain Gosnold in 2016, and the final statue will commemorate Africans brought to the colony; and $25,000 the second year to the African American Cultural Center of Virginia Beach for the Hampton Roads African American Evolution Performance Series. The African-American Cultural Performances will perform in different Hampton Roads venues linked to the 400th First Africans arrival in English America.)

---

**Item 234 #2c**

<table>
<thead>
<tr>
<th>Education: Other</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jamestown-Yorktown Foundation</td>
<td>$0</td>
<td>$243,626</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>3.00</td>
</tr>
</tbody>
</table>

**Language:**

Page 249, line 48, strike "$18,360,426" and insert "$18,604,052".

**Explanation:**

(This amendment provides additional general fund to improve the retention and recruitment of landscaping and housekeeping staff.)

---

**Item 234 #3c**

<table>
<thead>
<tr>
<th>Education: Other</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
</table>
Language:
Page 249, line 48, strike "$18,360,426" and insert "$18,641,258".
Explanation:
(This amendment provides additional general fund to improve site security.)

Item 238 #1c

Education: Other
FY18-19 FY19-20
The Library Of Virginia $0 $500,000 GF

Language:
Page 251, line 29, strike "$16,733,584" and insert "$17,233,584".
Page 251, line 44, strike "$500,000" and insert "$1,000,000".
Explanation:
(This amendment provides $500,000 from the general fund in the second year for additional state aid to local public libraries that may be used for either summer reading materials and programs or for STEAM instructional materials.)

Item 241 #1c

Education: Other
FY18-19 FY19-20
Virginia Commission for the Arts $0 ($125,000) GF

Language:
Page 253, line 3, strike "$4,130,912" and insert "$4,005,912".
Explanation:
(This amendment defers a portion of the increase in arts grants.)

Item 244 #1c

Education: Higher Education
FY18-19 FY19-20
Eastern Virginia Medical School $0 $2,500,000 GF

Language:
Page 254, line 32, strike "$27,866,126" and insert "$30,366,126".
Page 255, after line 13, insert:
"H. 1. Out of this appropriation, $1,250,000 the second year from the general fund is designated to support accreditation requirements at the Eastern Virginia Medical School.

2. Out of this appropriation, $1,250,000 the second year from the general fund is designated to support community health programs in partnership with Sentara Healthcare."

**Explanation:**
(This amendment provides additional operating support for the Eastern Virginia Medical School for accreditation and community health programs.)

---

**Item 252 #1c**

**Education: Higher Education**

**Higher Education Research Initiative Language**

Page 259, line 35, after "funds.", insert:
"The amounts provided in this paragraph are non-reverting and shall constitute the base budget for subsequent fiscal years."

Page 259, line 39, after "Hub.", insert:
"The amounts provided in this paragraph are non-reverting and shall constitute the base budget for subsequent fiscal years."

**Explanation:**
(This amendment clarifies that the amounts provided for the Commonwealth Cyber Initiative are non-reverting and shall continue as the base budget for subsequent fiscal years.)

---

**Item 253.50 #1c**

**Education: Higher Education**

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>In-State Undergraduate Moderation</td>
<td>$0</td>
</tr>
</tbody>
</table>

**Language:**

Page 260, after line 29, insert:
"§ 1-83.10 In-State Undergraduate Moderation

253.50 In-State Undergraduate Moderation $0 $52,459,000

Fund Sources: General $0 $52,459,000 "

Page 260, after line 29, insert:
"A.1. Out of this appropriation, $52,459,000 the second year from the general fund is designated for In-State Undergraduate Affordability with allocations to public colleges and universities as follows:

<table>
<thead>
<tr>
<th>Institution</th>
<th>Annual Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Christopher Newport University</td>
<td>$1,654,000</td>
</tr>
<tr>
<td>College of William and Mary</td>
<td>1,450,000</td>
</tr>
<tr>
<td>George Mason University</td>
<td>6,524,000</td>
</tr>
<tr>
<td>James Madison University</td>
<td>6,100,000</td>
</tr>
<tr>
<td>Longwood University</td>
<td>975,000</td>
</tr>
<tr>
<td>University of Mary Washington</td>
<td>957,000</td>
</tr>
<tr>
<td>Norfolk State University</td>
<td>971,000</td>
</tr>
<tr>
<td>Old Dominion University</td>
<td>3,124,000</td>
</tr>
<tr>
<td>Radford University</td>
<td>1,659,000</td>
</tr>
<tr>
<td>University of Virginia</td>
<td>5,520,000</td>
</tr>
<tr>
<td>University of Virginia's College at Wise</td>
<td>235,000</td>
</tr>
<tr>
<td>Virginia Commonwealth University</td>
<td>6,797,000</td>
</tr>
<tr>
<td>Virginia Military Institute</td>
<td>661,000</td>
</tr>
<tr>
<td>Virginia Polytechnic Institute &amp; State University</td>
<td>6,306,000</td>
</tr>
<tr>
<td>Virginia State University</td>
<td>1,250,000</td>
</tr>
<tr>
<td>Richard Bland College</td>
<td>183,000</td>
</tr>
<tr>
<td>Virginia Community College System</td>
<td>8,093,000</td>
</tr>
<tr>
<td>Total</td>
<td>$52,459,000</td>
</tr>
</tbody>
</table>

2. a. Allocations listed in paragraph A.1. of this item shall be granted to public colleges and universities in fiscal year 2020 so long as they maintain tuition and mandatory Educational and General (E & G) fee charges for in-state undergraduate students to fiscal year 2019 levels.

b. In addition to the allocation from this item, the Virginia Community College System also is provided $5,000,000 from the general fund under Item 210 V. in order to effectuate the goals of this item.

3. The State Council of Higher Education for Virginia (SCHEV) shall certify whether each public college and university has met the tuition freeze requirements of this fund. SCHEV shall report its findings to the Governor, the Chairmen of the House Appropriations and Senate Finance Committees, and the Director of the Department of Planning and Budget by July 1, 2019.

4. Upon certification by SCHEV that the requirements in paragraph A.2. have been met, the Director, Department of Planning and Budget, shall transfer the amounts listed above to each of
the certified institutions. The amounts transferred to each institution shall not revert and shall become part of the institution's fiscal year 2020 base for subsequent biennia.

5. If an institution elects to increase tuition and mandatory E & G fees for in-state undergraduate students in fiscal year 2020 above the fiscal year 2019 levels, the institution shall not be eligible for an allocation from the fund.

6. The Rector, Board of Visitors of institutions choosing to forego allocations from this item and electing to increase tuition and mandatory E & G fees for in-state undergraduate students in fiscal year 2020 shall communicate the Board Resolution certifying that decision to the Chairmen of the House Appropriations and Senate Finance Committees by August 1, 2019.

7. All unallocated funds shall be transferred to Item 266, the Revenue Cash Reserve by September 1, 2019."

Explanation:
(This amendment provides for in-state undergraduate tuition moderation in fiscal year 2020 by providing $52.5 million from the general fund to allow public institutions to maintain tuition and mandatory E & G fees at fiscal year 2019 levels. Amounts for the Virginia Community College System are augmented by $5 million from the general fund in a companion amendment in Item 210 V.)

---

Item 255 #1c

**Finance**

Secretary of Finance

Language

Page 263, after line 32, insert:

"D. 1. The Secretary of Finance shall develop a plan for the competitive procurement of services and supplies from third-parties during natural disasters based upon reasonable cost. In developing the plan, the Secretary shall consult with the Secretaries of Education and Health and Human Resources to assess the use of state institutions of higher education facilities, or other third-party facilities, for sheltering displaced persons during a disaster. The Secretary shall also evaluate potential agreements for family-based pricing structures that allow families to be sheltered together at a lower cost than being sheltered individually. The Secretary shall present the proposed plan to the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2019.

2. The Secretary shall convene a workgroup of representatives from appropriate agencies to review the feasibility of implementing a web-based repository of sheltering information, which shall at minimum provide information on the availability of shelters, including their type, capacity, and location. The web portal should be available to emergency coordinators, and
consideration should be given to interfacing with a system for alerting the public of sheltering and evacuation information when a disaster occurs. The Secretary shall report the findings and recommendations of the workgroup to the Chairmen of the House Appropriations and Senate Finance Committees no later than November 1, 2019."

Explanation:
(This amendment directs the Secretary of Finance to develop a plan for competitive contracting for supplies and sheltering needed during natural disasters and emergencies; and to assess the feasibility of implementing a web-based sheltering database.)

---

Item 255 #2c

<table>
<thead>
<tr>
<th>Finance</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Finance</td>
<td>$0</td>
<td>($175,000)</td>
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</tbody>
</table>

Language:
Page 263, line 4, strike "$842,595" and insert "$667,595".
Page 263, strike lines 20 through 32.

Explanation:
(This amendment eliminates funding included in the introduced budget of $175,000 from the general fund the second year for the Secretary of Finance to study gaming governance structure and the potential impact of expanding legalized gambling in the Commonwealth. A companion amendment provides $200,000 from the general fund the second year for JLARC to contract for a study.)

---

Item 265 #1c

<table>
<thead>
<tr>
<th>Finance</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Accounts Transfer Payments</td>
<td>$0</td>
<td>$97,517,000</td>
</tr>
</tbody>
</table>

Language:
Page 269, line 24, strike "$262,941,731" and insert "$360,458,731".
Page 269, after line 39, insert:
"C. Out of this appropriation, $97,517,000 the second year from the general fund shall be paid by the State Comptroller on or before June 30, 2020, into the Revenue Stabilization Fund pursuant to § 2.2-1829, Code of Virginia. This amount represents an estimate of the required deposit to the Revenue Stabilization Fund attributable to tax collections for fiscal year 2020, which the Auditor of Public Accounts shall determine for the year ending June 30, 2020."
(This amendment recognizes the assumed Revenue Stabilization Fund requirement due to anticipated fiscal year 2020 revenue collections and sets aside these amounts in fiscal year 2020. The Comptroller must commit these amounts for deposit to the Fund when he undertakes the fiscal year 2020 year-end close.)

Item 266 #1c

<table>
<thead>
<tr>
<th>Finance</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Accounts Transfer Payments</td>
<td>($442,070,000)</td>
<td>$127,283,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 269, line 41, strike "$784,797,895" and insert "$342,727,895".
Page 269, line 41, strike "$95,500,000" and insert "$222,783,000".
Page 269, line 48, strike "$784,797,895" and insert "$342,727,895".
Page 269, line 49, strike "$95,500,000" and insert "$222,783,000".
Page 270, strike lines 1 through 14 and insert:
"2. The Department of Taxation shall certify the revenues generated pursuant to subdivision B.5. of § 58.1-301, Code of Virginia. An amount equal to such revenue shall be deposited into the Revenue Reserve Fund and, notwithstanding the provisions of § 2.2-1831.4, Code of Virginia, if appropriated, may be used to effectuate future tax reform options for the citizens of the Commonwealth in accordance with the fifth enactment of Chapters 17 and 18, 2019 Session of the General Assembly. Nothing in this item shall be construed to require the appropriation of such funds prior to the use of other funds in the Revenue Reserve Fund pursuant to § 2.2-1831.4, Code of Virginia."

Explanation:

(This amendment makes additional deposits to the Revenue Reserve Fund. When added to existing balances in the Fund, by the end of fiscal year 2020, there will be $812.9 million in the Fund. In addition, there will be $643.7 million in the Rainy Day Fund, bringing the total reserves to $1.46 billion.)

Item 272 #1c

<table>
<thead>
<tr>
<th>Finance</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Taxation</td>
<td></td>
</tr>
</tbody>
</table>

Language:

Page 274, after line 19, insert:
"E. The Tax Commissioner shall convene a working group by June 1, 2019 to study the impact of the limitation of interest expense on businesses that are part of an affiliated group and that file a Virginia combined or consolidated return. The Tax Commissioner shall develop and make available guidelines regarding the determination of the limitation of interest expense under section 163(j) of the Internal Revenue Code by December 1, 2019. Such guidelines shall apply to taxable years beginning on or after January 1, 2018 and shall be exempt from the provisions of the Administrative Process Act (§ 2.2-4000 et seq.)."

Explanation:
(This amendment establishes a work group to develop guidelines for the implementation of the limitation on interest expenses under provisions of the TCJA.)

<table>
<thead>
<tr>
<th>Item 273 #1c</th>
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</thead>
<tbody>
<tr>
<td>Finance</td>
</tr>
<tr>
<td>Department of Taxation</td>
</tr>
</tbody>
</table>

Language:
Page 274, line 20, strike "$57,051,523" and insert "$57,709,623".
Page 274, line 21, strike "$57,279,905" and insert "$57,960,311".

Explanation:
(This amendment provides $658,100 from the general fund the first year and $680,406 from the general fund the second year for the Department of Taxation to administer the provisions of Senate Bill 1372 of the 2019 General Assembly, which addresses tax conformity and various tax policy changes, to include systems updates; hiring customer service wage staff; and contracting with a consultant to estimate and certify revenue associated with taxpayer refunds.)

<table>
<thead>
<tr>
<th>Item 276 #1c</th>
</tr>
</thead>
<tbody>
<tr>
<td>Finance</td>
</tr>
<tr>
<td>Department of the Treasury</td>
</tr>
</tbody>
</table>

Language:
Page 280, line 6, strike "$32,706,683" and insert "$33,226,846".
Page 281, after line 4, insert:
"J. Out of the amounts for this item shall be paid $520,163 in the second year from the general fund for the relief of Gary Linwood Bush, as provided for pursuant to Senate Bill 1477 of the 2019 General Assembly."

Explanation:
(This amendment provides $520,163 from the general fund in the second year for the relief of Gary Linwood Bush, pursuant to, and contingent upon final passage of Senate Bill 1477 of the 2019 General Assembly.)

Item 277 #1c

<table>
<thead>
<tr>
<th>Finance</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of the Treasury</td>
<td>$0</td>
<td>$1,600,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 281, line 5, strike "$13,112,104" and insert "$14,712,104". 

Explanation:

(This amendment provides $1.6 million from the general fund the second year for the Department of the Treasury to administer provisions of Senate Bill 1372 of the 2019 General Assembly, including banking services, postage, and mailing materials to facilitate refunds to taxpayers.)

Item 281 #1c

Health and Human Resources

Secretary of Health and Human Resources Language

Language:

Page 290, line 53, after "Budget," insert: "staff of the House Appropriations and Senate Finance Committees;"

Page 291, after line 20, insert:

"4. The workgroup shall produce a robust analysis of the costs and benefits of using the platform provided through Contract Number VA-121107-SMU managed by the Virginia Information Technologies Agency on behalf of the Commonwealth of Virginia in developing and implementing electronic health records for use by the Virginia Department of Health. The analysis shall consider the need for a separate domain from any other procured through the Contract. The workgroup shall report on the findings of the analysis and any recommendations to the Joint Subcommittee on Health and Human Resources Oversight by November 1, 2019."

Explanation:

(This amendment adds language to add the staff of the House Appropriations and Senate Finance Committees to the membership of a work group convened by the Secretary of Health and Human Resources to oversee the development of a statewide integrated electronic health (EHR) system. Language requires a robust cost/benefit analysis to be completed in developing
and implementing EHRs for use by the Virginia Department of Health using the existing state contract and considering the use of a separate domain.)

<table>
<thead>
<tr>
<th>Item 282 #1c</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Health and Human Resources</strong></td>
</tr>
<tr>
<td>Children's Services Act</td>
</tr>
</tbody>
</table>

**Language:**
Page 292, line 3, strike "$353,267,989" and insert "$353,282,080".

**Explanation:**
(This amendment adds $14,091 from the general fund for the impact on the Children's Services Act (CSA) of House Bill 2597/Senate Bill 1661 related to temporary custody of child victims of sex trafficking under certain circumstances. The CSA program pays for state foster care placement maintenance payments. A companion amendment in Item 344 provides funding for the fiscal impact on the Department of Social Services.)

<table>
<thead>
<tr>
<th>Item 282 #2c</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Health and Human Resources</strong></td>
</tr>
<tr>
<td>Children's Services Act</td>
</tr>
</tbody>
</table>

**Explanation:**
(This amendment modifies language in the budget delaying a final report on a study of private day special education rates from July 1, 2019 to October 1, 2019. In addition, language requires the final report to include a list of special education private day programs that did not participate in providing information to the contractor for the study.)

<table>
<thead>
<tr>
<th>Item 287 #1c</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Health and Human Resources</strong></td>
</tr>
</tbody>
</table>
Language:
Page 299, line 22, strike "$14,351,745" and insert "$14,095,497".

Explanation:
(This amendment reduces by $256,248 from the general fund the second year funding and three positions provided to establish a Statewide Overdose Fatality Review Team.)

Health and Human Resources

Language:

Page 301, after line 11, insert:
"J. The Virginia Department of Health shall report for each month within 30 days after the end of each month, on the number of procedures approved for payment pursuant to § 32.1-92.2, Code of Virginia, and include a description of the nature of the fetal abnormality, to the extent permitted by law, as required for eligibility under § 32.1-92.2, Code of Virginia. The department shall report the information by letter to the Chairmen of the House Appropriations and Senate Finance Committees."

Explanation:
(This amendment requires the Department of Health to report monthly on the number of procedures approved for payment and a description of the fetal abnormality required pursuant to § 32.1-92.2 of the Code of Virginia, which allows for state payment of abortions for women who otherwise meet the financial eligibility criteria of the State Medical Assistance Plan.)

Health and Human Resources

Language:

Page 300, line 3, strike "$93,768,863" and insert "$92,307,121".
Page 301, strike lines 8 through 11.

Explanation:
(This amendment removes funding proposed in the introduced budget for purchase of additional
vaccines by the Health Department.)

---

**Item 290 #1c**

**Health and Human Resources**

FY18-19 FY19-20

Department of Health $0 ($1,200,000) GF

**Language:**

Page 301, line 14, strike "$19,558,631" and insert "$18,358,631".

**Explanation:**

(This amendment eliminates $1.2 million from the general fund the second year for a contract with Riverside Shore Memorial Hospital for obstetrical services in this item. A companion amendment in Item 293 includes a portion of the funding for this project. The introduced budget incorrectly placed the funding for this project in this item.)

---

**Item 290 #2c**

**Health and Human Resources**

FY18-19 FY19-20

Department of Health ($168,982) $0 GF

FTE

-2.00 0.00

**Language:**

Page 301, line 14, strike "$18,359,931" and insert "$18,190,949".

**Explanation:**

(This amendment eliminates $168,982 from the general fund the first year that was provided to fund two positions for the Certificate of Public Need office for updating the state medical facilities plan. The Department of Health has authority to increase fees the second year to support these positions.)

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**Item 291 #1c**

**Health and Human Resources**

FY18-19 FY19-20

Department of Health $0 ($3,000,000) NGF

**Language:**

Page 302, line 7, strike "$167,386,863" and insert "$164,386,863".
Explanation:
(This amendment transfers $3.0 million from the federal Temporary Assistance to Needy Families block grant contained in the introduced budget for the Department of Health community health services to the Department of Social Services.)

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
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<td>$315,000</td>
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<tr>
<td></td>
<td>0.00</td>
<td>1.00 FTE</td>
</tr>
</tbody>
</table>

Language:
Page 302, line 7, strike "$167,386,863" and insert "$167,701,863".
Page 302, line 43, after "F." insert "1."
Page 302, after line 49, insert:
"2. Out of this appropriation, $315,000 the second year from the general fund shall be provided to support efforts by the Virginia Neonatal Perinatal Collaborative (VNPC) to decrease maternal mortality and morbidity. Funding shall be used for a coordinator position for community engagement, training and education; the development of a pilot program of the Centers for Disease Control's levels of care assessment (LOCATe) tool in the Richmond metropolitan region and Tidewater region; and development of a Project ECHO tele-education model for education and training. Funding shall also be used to assist the VNPC with expanding capacity to address these issues through the use of software to advance data analytics."

Explanation:
(This amendment adds $315,000 from the general fund the second year and one position to expand the capability of the Virginia Neonatal Perinatal Collaborative's work to decrease maternal mortality and morbidity.)

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>Language</td>
</tr>
</tbody>
</table>

Language:
Page 305, strike lines 26 through 49, and insert:
"F. The Virginia Department of Health shall end its contracts with sub-recipients of the Virginia Long-Acting Reversible Contraception program by June 30, 2019. Out of any remaining unused appropriation for this initiative, the department shall only use such funds for the purchase of hormonal long-acting reversible contraception (LARC) devices and implement a program to
make such devices available to local health departments and other health care providers at no cost. The department shall only accept applications from health care providers that agree to provide the LARC devices, at no charge, to their patients, whose income is below 250 percent of the federal poverty level. Notwithstanding any other provision of law, the department shall have authority to operate as a wholesale distributor of prescription drugs, which shall be limited to only hormonal long-acting reversible contraception devices. The department shall negotiate or utilize the most cost-effective methods for purchasing LARCs in order to maximize the number to be purchased. The department shall report within 30 days after the close of each quarter with a status update to include: (i) the number of LARCs purchased and the unit price; and (ii) the number of LARCs distributed in total and by health care provider. The status update shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees."

**Explanation:**

(This amendment changes the long-acting reversible contraception initiative from a reimbursement program with contracted providers to one in which the Virginia Department of Health purchases the LARCs and makes them available at no cost to health care providers.)

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>$0</td>
<td>($795,000) GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 303, line 6, strike "$268,240,726" and insert "$267,445,726".
Page 305, strike lines 53 through 55.

**Explanation:**

(This amendment eliminates $795,000 the second year from the general fund and language for a new initiative for Eastville Community Health Center.)

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>$0</td>
<td>$1,000,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 306, line 2, strike "$21,239,583" and insert "$22,239,583".
Page 309, line 17, strike "$25,000" and insert "$1,025,000".
Explanation:
(This amendment provides $1.0 million from the general fund in the second year to fund the All Payer Claims Database (APCD), pursuant to House Bill 2798 and Senate Bill 1216, which makes submission of health plan claims data mandatory. Other states with mandatory APCDs are supported primarily with state funds.)

<table>
<thead>
<tr>
<th>Item 293 #2c</th>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>$0</td>
<td>$600,000</td>
<td>GF</td>
</tr>
</tbody>
</table>

Language:
Page 306, line 2, strike "$21,239,583" and insert "$21,839,583".
Page 310, line 11, strike "$1,200,000" and insert "$600,000".

Explanation:
(This amendment provides $600,000 from the general fund the second year for a contract with Riverside Shore Memorial Hospital for obstetrical services. A companion amendment in Item 290 transfers funding for this project. Funding for this project was contained in the wrong item in the introduced budget.)

<table>
<thead>
<tr>
<th>Item 293 #3c</th>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>($5,000,000)</td>
<td>$0</td>
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</table>

Language:
Page 306, line 3, strike "$28,239,583" and insert "$23,239,583".
Page 310, line 5, strike "$7,000,000" and insert "$2,000,000".

Explanation:
(This amendment removes $5.0 million from the general fund the first year proposed in the introduced budget for the Hampton University Proton Therapy Foundation for Proton Beam, leaving $2.0 million from the general fund in fiscal year 2019 for this project.)

<table>
<thead>
<tr>
<th>Item 297 #1c</th>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>$0</td>
<td>($4,201,500)</td>
<td>GF</td>
</tr>
</tbody>
</table>
Language:
Page 311, line 3, strike "$28,580,165" and insert "$24,378,665".

Explanation:
(This amendment reduces $4.2 million from the general fund the second year in the Health Department for the development of an electronic health records (EHR) system. This action delays the development by one year to allow more time for the agency to complete its assessment of its business processes and for the completion of a cost analysis to determine if it would be more cost effective to purchase the system off an existing state contract. A companion amendment in Item 281 includes language directing the cost analysis for the Health Department EHR system.)

Item 297 #2c

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
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<tr>
<td></td>
<td>GF</td>
<td>FTE</td>
</tr>
</tbody>
</table>

Language:
Page 311, line 3, strike "$28,580,165" and insert "$28,778,754".

Explanation:
(This amendment provides $198,589 from the general fund to implement a newborn screening test for congenital cytomegalovirus for those infants who fail the newborn hearing screen, pursuant to House Bill 2026. A companion amendment in the Division of Consolidated Laboratory Services provides the nongeneral fund appropriation for lab equipment, software and hardware.)

Item 297 #3c

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>($200,000)</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>GF</td>
<td>GF</td>
</tr>
</tbody>
</table>

Language:
Page 311, line 3, strike "$24,492,399" and insert "$24,292,399".

Explanation:
(This amendment eliminates $200,000 the first year from the general fund provided in the introduced budget to fund charges from the Office of the Attorney General for defending the Virginia Department of Health in a lawsuit. The Office of the Attorney General is supported by
the general fund and should not need additional resources to defend the agency.)

Item 297 #4c

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Department of Health</td>
<td>$0</td>
<td>$50,000</td>
</tr>
</tbody>
</table>

Language:

Page 311, line 3, strike "$28,580,165" and insert "$28,630,165".
Page 312, after line 38, insert:
"F. The Virginia Department of Health shall modify the Emergency Room Care Coordination Program to track individuals who present in the emergency room under an Emergency Custody Order (ECO). The program shall identify the legal disposition of individuals being evaluated for psychiatric hospitalization as Temporary Detention Order at the hospital, Temporary Detention Order at another Hospital, Voluntary Admission at the Hospital, or Voluntary Admission at Other Hospital, or released to the community. The department shall report the data monthly on its website by hospital and provide an annual report to the General Assembly for each fiscal year, no later than September 1, after the end of the fiscal year."

Explanation:

(This amendment provides $50,000 from the general fund the second year to modify the Emergency Room Care Coordination Program to track individuals who present in the emergency room and become subject to a Temporary Detention Order and require the information be made available publicly.)

Item 299 #1c

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Health Professions</td>
<td>Language</td>
</tr>
</tbody>
</table>

Language:

Page 313, line 16, before "Out" insert "A."
Page 313, after line 28, insert:
"B. The Board of Pharmacy shall report to the Joint Commission on Health Care by October 1, 2019, on state and local efforts to promote proper drug disposal methods, including existing community-based collection and disposal efforts."

Explanation:

(This amendment directs the Board of Pharmacy to report to the Joint Commission on Health Care by October 1, 2019, on state and local efforts to promote proper drug disposal methods, including existing community-based collection and disposal efforts. This amendment is a
Item 303 #1c

Health and Human Resources

<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>Department of Medical Assistance</td>
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<td>$23,215 GF</td>
</tr>
<tr>
<td>Services</td>
<td>$0</td>
<td>$27,529 NGF</td>
</tr>
</tbody>
</table>

Language:

Page 315, line 7, strike "$14,974,837,166" and insert "$14,974,887,910".
Page 342, after line 27, insert:
"YYY. Effective July 1, 2019, the Department of Medical Assistance Services shall increase the telehealth originating site facility fee to 100 percent of the Medicare rate and shall reflect changes annually based on any changes in the Medicare rate. The department shall exempt Federally Qualified Health Centers and Rural Health Centers from this reimbursement change. The department shall have the authority to implement these changes prior to completion of any regulatory process undertaken in order to effect such change."

Explanation:

(This amendment provides $23,215 from the general fund and $27,529 from federal Medicaid matching funds to increase the Medicaid telehealth originating site facility fee to 100 percent of the Medicare rate, including annual Medicare fee increases. This a recommendation of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century.)

Item 303 #2c

Health and Human Resources

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Language:

Page 315, line 7, strike "$14,974,837,166" and insert "$14,975,087,166".
Page 342, after line 27, insert:
"YYY.1. The Department of Medical Assistance Services shall cause its contracted actuary, not later than October 1, 2019, to evaluate and determine the most cost-effective pharmacy benefit delivery model, taking into account cost savings and other considerations such as clinical benefits, for all programs managed or directed by the department. In determining cost savings for each model considered, the actuary shall consider factors including rebates captured by the Commonwealth, decreased capitation rates, drug ingredient costs, generic drug dispensing, dispensing fees, drug utilization, and a single drug formulary (including the existing Common Core Formulary). The department shall report its findings to the Chairmen of the House..."
Appropriations and Senate Finance Committees by December 1, 2019.

2. Upon approval of the 2020 General Assembly, the department may permit Medicaid managed care organizations (MCOs) under the Commonwealth's Children's Health Insurance Programs, Medallion 4.0, the Commonwealth Coordinated Care Plus or any other program managed or directed by the department, to develop and implement the most cost-effective pharmacy benefit delivery model including medication therapy management programs and medication reconciliation programs, for Medicaid recipients effective as of July 1, 2020. However, payments for prescribed drugs and dispensing fees shall be aligned to the model that provides the most beneficial financial solution to the Commonwealth. Upon approval of the 2020 General Assembly the department is authorized to contract with a pharmacy benefit manager, provided that the contract requires transparency in dispensing fees paid, cost control and containment measures, rebates collected and paid, fees and other charges for its administration of the pharmacy benefit.

3. The department is authorized to contract with a Virginia university for administration of a common formulary across its programs for pharmacy benefits upon approval of the 2020 General Assembly."

Explanation:

(This amendment provides $125,000 from the general fund and $125,000 in matching federal Medicaid funds for the Department of Medical Assistance Services (DMAS) to contract with their actuary to determine the best pharmacy benefit delivery model for the Medicaid and Children's Health Insurance Programs in terms of cost effectiveness and other considerations. DMAS is required to report findings from the review of pharmacy benefit management realignment in the Medicaid and Children's Health Insurance Programs to the Chairmen of House Appropriations and Senate Finance Committees by December 1, 2019. The language requires the contracted actuary of DMAS to determine potential cost savings. Upon approval of the 2020 General Assembly, the department may make programmatic changes to align the payments for prescribed drugs and dispensing fees with the most beneficial financial solution for the Commonwealth. Language also authorizes the agency to contract with a Virginia university for administration of a common formulary across its programs for pharmacy benefits.)

Item 303 #3c

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 342, after line 27, insert:
"YYY.1. The Department of Medical Assistance Services shall work with the Department of
Behavioral Health and Developmental Services and stakeholders to develop the continuum of evidence-based, trauma-informed, and cost-effective mental health services recommended by the University of Colorado Farley Center for Health Policy that will result in the best outcomes for Medicaid and FAMIS members. This continuum shall include community mental health rehabilitation services (including early intervention services) and integrated behavioral health in primary care and school settings.

2. The department shall develop the necessary waiver(s) and the State Plan amendments under Titles XIX and XXI of the Social Security Act to fulfill this item, including but not limited to, changes to the medical necessity criteria, services covered, provider qualifications, and reimbursement methodologies and rates for Community Mental Health and Rehabilitation Services. The department shall work with its contractors, the Department of Behavioral Health and Developmental Services, and appropriate stakeholders to develop service definitions, utilization review criteria, provider qualifications, and rates and reimbursement methodologies. The department shall also work with its actuary to model the fiscal impact of the proposed continuum.

3. Prior to the submission of any state plan amendment or waivers to implement these changes, the Department of Medical Assistance Services and Department of Behavioral Health and Developmental Services shall submit a plan detailing the changes in provider rates, new services added and any other programmatic or cost changes to the Chairmen of the House Appropriations and Senate Finance Committees. The departments shall submit this report no later than December 1, 2019.

4. Upon approval of the 2020 General Assembly and the federal Centers for Medicare and Medicaid Services, the department shall have authority to implement these changes."

Explanation:

(This amendment adds language authorizing the realignment of behavioral health services to ensure the system supports evidence-based, trauma-informed, prevention-focused and cost-effective services for individuals served across the lifespan. Language requires a plan on the changes in provider rates, new services and other programmatic or cost changes to the Chairmen of House Appropriations and Senate Finance Committees by December 1, 2019. Agency authority to implement the changes is contingent on approval of the 2020 General Assembly and the federal Centers for Medicare and Medicaid Services.)
Page 315, line 7, strike "$14,974,837,166" and insert "$14,979,574,197".
Page 342, after line 27, insert:
"YYY. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to increase reimbursement for Critical Access Hospitals by using an adjustment factor or percent of cost reimbursement of 100% for inpatient operating and capital rates and outpatient rates effective July 1, 2019. The department shall have the authority to implement these changes effective July 1, 2019 and prior to completion of any regulatory action to effect such change."

Explanation:
(This amendment adds $1.6 million from the general fund and $3.1 million from nongeneral funds to increase reimbursement for inpatient, outpatient and capital rates for Critical Access Hospitals to 100 percent of allowable costs. A Critical Access Hospital is a designation given to eligible rural hospitals by the Centers for Medicare and Medicaid Services (CMS), so that reimbursement policies could be designed to reduce financial vulnerability of these hospitals and improve access to healthcare by keeping essential services in rural communities. There are currently seven Critical Access Hospitals operating in Virginia. It is the intent of the General Assembly that in the enrolling of this act, funding included in this item shall be allocated among appropriate items within the Department of Medical Assistance Services.)

Item 303 #5c

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 342, after line 27, insert:
"YYY. The Department of Medical Assistance Services shall pursue any and all alternatives and cost based reimbursement models to allow a private hospital in rural Southwest Virginia that has closed in the last five years to recoup capital startup costs and minimize operating losses for the next five years, including but not limited to optimizing federal matching dollars in accordance with federal law."

Explanation:
(This amendment directs the Department of Medical Assistance Services to pursue alternatives for cost based reimbursement for a rural hospital in Southwest Virginia that has closed in the last five years.)

Item 303 #6c

Health and Human Resources
Department of Medical Assistance Services

Language:

Page 342, after line 27, insert:
"YYY. The Department of Medical Assistance Services and the Department of Behavioral Health and Developmental Services shall recognize the Certified Employment Support Professional (CESP) and Association of Community Rehabilitation Educators (ACRE) certifications in lieu of competency requirements for supported employment staff in the Medicaid Community Living, Family and Individual Support and Building Independence Waiver programs and shall allow providers that are Department for the Aging and Rehabilitative Services vendors that hold a national three-year accreditation from the Commission on Accreditation of Rehabilitation Facilities (CARF) to be deemed qualified to meet employment staff competency requirements, provided the provider submits the results from their CARF surveys including recommendations received to the Department of Behavioral Health and Developmental Services so that the agency can verify that there are no recommendations for the standards that address staff competency."

Explanation:

(This amendment directs the Department of Medical Assistance Services and the Department of Behavioral Health and Developmental Services to recognize certain certifications in lieu of competency requirements for supported employment staff in the three Medicaid developmental disability waiver programs and allow certain providers that hold national accreditation for services they provide in the developmental disability waivers to be deemed qualified to meet employment staff competency requirements.)

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Item 303 #7c

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Language:

Page 315, line 7, strike "$14,974,837,166" and insert "$14,897,037,166".

Explanation:

(This amendment reduces $38.9 million from the general fund and a like amount of federal matching funds in the second year to reflect the impact of the federal suspension of a tax on health insurers for calendar year 2019. The continuing resolution (H.R. 195) passed by Congress in January 2018 suspended the tax. The tax on health insurers was created in the Affordable Care Act and the net impact is that the cost of the tax is passed-through to Medicaid managed care companies, which is the reason the tax impacts the state budget.)
Item 303 #8c

**Health and Human Resources**

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**Language:**

Page 315, line 7, strike "$14,974,837,166" and insert "$14,967,749,294".
Page 342, strike lines 5 through 14.

**Explanation:**

(This amendment eliminates $3.5 million from the general fund and a similar amount of federal Medicaid matching funds included in the introduced budget to expand preventative services for adults. Many of the Medicaid managed care organizations already cover these services.)

Item 303 #9c

**Health and Human Resources**

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**Language:**

Page 315, line 7, strike "$14,974,837,166" and insert "$14,990,082,859".
Page 342, after line 27, insert:
"YYY. Effective July 1, 2019, the Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to increase the practitioner rates for primary care services by five percent and rates for Emergency Department services by one percent to reflect the equivalent of 70 percent of the 2018 Medicare rates. The department shall ensure through its contracts with managed care organizations that the rate increase is reflected in their rates to providers. The department shall have the authority to implement these reimbursement changes prior to the completion of the regulatory process."

**Explanation:**

(This amendment provides $4.1 million from the general fund and $11.1 million from federal Medicaid matching funds in the second year to increase Medicaid reimbursement to 70 percent of the equivalent Medicare fee for service and managed care rates to primary care physicians and specialists who are currently reimbursed less than 70 percent of Medicare rates. It is the intent of the General Assembly that in the enrolling of this act, funding included in this item shall be allocated among appropriate items within the Department of Medical Assistance Services.)
Item 303 #10c

Health and Human Resources

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Language:

Page 315, line 7, strike "$14,974,837,166" and insert "$14,982,043,623".

Page 342, after line 27, insert:
"YYY. Effective July 1, 2019, the Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to create a separate service category for psychiatric services and to increase practitioner rates for psychiatric services by 21 percent to reflect the equivalent of 100 percent of the 2018 Medicare rates. All practitioners who bill these services shall receive new rates. The department shall have the authority to implement these reimbursement changes prior to the completion of the regulatory process."

Explanation:

(This amendment provides $2.6 million from the general fund and $4.5 million from federal Medicaid matching funds to increase the Medicaid rates for mental health practitioners who bill for psychiatric services. These rates are lower than Medicare and commercial rates, resulting in fewer providers accepting Medicaid patients in need of these services. It is the intent of the General Assembly that in the enrolling of this act, funding included in this item shall be allocated among appropriate items within the Department of Medical Assistance Services.)

Item 303 #11c

Health and Human Resources

<table>
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<th>Department of Medical Assistance Services</th>
<th>Language</th>
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Language:

Page 342, after line 27, insert:
"YYY. The Department of Medical Assistance Services shall develop a methodology for Disproportionate Share Hospital (DSH) payments that recognizes and creates incentives for private hospitals in providing medical services for individuals subject to temporary detention orders (TDOs). The methodology shall factor in utilization related to TDOs in the DSH methodology. The department shall have the authority to modify the State Plan for Medical Assistance and to implement the changes in the DSH methodology effective January 1, 2019 and prior to the completion of the regulatory process. The department shall report on the details of the methodology, and the potential impact on allocations to hospitals, to the Chairmen of the
House Appropriations and Senate Finance Committees by December 1, 2019."

**Explanation:**

(This amendment directs the Department of Medical Assistance Services to develop a new methodology for the allocation of Disproportionate Share Hospital (DSH) payments to increase reimbursement to hospitals that are serving more individuals who are subject to temporary detention orders and likewise to reduce reimbursement to hospitals whose utilization of such TDO services declines. This program is intended to assist in reducing census pressure on the state mental health hospitals.)

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**Item 303 #12c**

**Health and Human Resources**

**Department of Medical Assistance Services**

**Language**

Page 342, after line 27, insert:

"YYY. Notwithstanding any other provision of law, any unexpended general fund appropriation remaining in this item on the last day of each fiscal year shall revert to the general fund and shall not be reappropriated in the following fiscal year."

**Explanation:**

(This amendment reverts any general fund year-end balance in the Medicaid program each year. The appropriation for the Medicaid program is based on an annual forecast, which adjusts the appropriation as needed as part of the normal budget process and therefore any remaining balance in the program should revert at the end of the fiscal year.)

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**Item 303 #13c**

**Health and Human Resources**

**Department of Medical Assistance Services**

**Language**

Page 342, after line 27, insert:

"YYY. The Department of Medical Assistance Services shall amend its contracts with managed care organizations to require written notification and training to agency-directed personal care providers at least 60 days prior to the implementation of all changes to Quality Management Review and prior authorization policies and processes consistent with state and federal regulations."

**Explanation:**
(This amendment directs the Department of Medical Assistance Services to require the Medicaid managed care organizations to provide written notification and training to agency-directed personal care providers at least 60 days prior to the implementation of all changes to Quality Management Review and prior authorization policies and processes.)

Item 303 #14c

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 316, line 50, after "(CMS)" insert: "or change in the contracts with managed care organizations that may impact the capitation rates".
Page 316, line 54, after "Act." insert: "If the Department of Planning and Budget, after review of the proposed change, determines that it may likely result in a material fiscal impact on the general fund, for which no legislative appropriation has been provided, then the Department of Medical Assistance Services shall delay the proposed change until the General Assembly authorizes such action."

Explanation:

(This amendment modifies the fiscal impact review process for changes to the Medicaid program to include the potential fiscal impact on Medicaid managed care capitation rates resulting from contract changes, and clarifies that any change that may result in a general fund impact, which has not been funded, will be delayed until the General Assembly specifically authorizes such action.)

Item 307 #1c

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 350, after line 9, insert: "Y. The Department of Medical Assistance Services, in collaboration with the Department of Social Services, may consider and review proofs of concept from vendors for a pilot program to improve screening services for income and assets as part of the Medicaid eligibility determination process for both initial applications and renewals. Any such pilot program may include innovative methods to increase automation of various financial accounts to improve the verification process for eligibility. The pilot may also include methods to monitor compliance with the provisions of the Training, Education, Employment, and Opportunity Program pursuant
to a § 1115 Demonstration Waiver. Any proofs of concept submitted by a vendor shall include cost estimates of such a pilot program. If the Department of Medical Assistance Services determines that a proof of concept by a vendor may significantly improve the eligibility determination process, the department shall notify the Chairmen of the House Appropriations and Senate Finance Committees with details and cost estimates of a potential pilot program.”

**Explanation:**

(This amendment provides authority for the Department of Medical Assistance Services, in collaboration with the Department of Social Services, to consider and review proofs of concept with vendors for a pilot program to improve screening services for income and assets as part of the Medicaid eligibility determination process for both initial applications and renewals. The pilot program may include new methods to increase automation of various financial accounts to improve the verification process for eligibility. The pilot may also include methods to monitor compliance with the provisions of the Training, Education, Employment, and Opportunity Program. The Department of Medical Assistance Services will notify the Chairmen of the House Appropriations and Senate Finance Committees of any viable proposals.)

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**Item 307 #2c**

**Health and Human Resources**

Department of Medical Assistance Services

Language

Page 350, after line 9, insert:

"Y. The Director, Department of Planning and Budget, shall unallot $4,611,953 from the general fund in this Item and revert the appropriation to the general fund, on or before June 30, 2019, which reflects carryforward balances from fiscal year 2018."

**Explanation:**

(This amendment partially reverts the carryforward balance from fiscal year 2018 for the Department of Medical Assistance Services' administrative budget that was approved by the Governor. The agency's administrative program had a remaining balance at the end of fiscal year 2018 of $12.8 million general fund and the Governor reappropriated $7.8 million of that balance in fiscal year 2019. Based on the current funding level for the agency, this appropriation is not necessary.)

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**Item 307 #3c**

**Health and Human Resources**

Department of Medical Assistance Services

Language
Language:

Page 344, line 21, after "Human Resources," strike "Secretary of Administration,".
Page 344, line 23, after "Committees," insert "and".
Page 344, line 24, strike "and Joint Commission on Health Care".
Page 344, line 27, after "resources." insert:
"At each quarterly meeting, the department shall provide an update on any changes to the managed care programs, or contracts with managed care organizations, that includes detailed information and analysis on any such changes that may have an impact on the capitation rates or overall fiscal impact of the programs, including changes that may result in savings. Specifically, the department shall report on the Discrete Incentive Transition Program with information regarding the number of individuals that transition from nursing facilities, payments to managed care organizations, and outcomes and quality data for the individual plan members that transition into the community. In addition, the department shall report on utilization and other trends in the managed care programs."

Explanation:

(This amendment modifies the quarterly meeting created to increase oversight of Medicaid expenditures as compared to the official Medicaid forecast. The language eliminates the Secretary of Administration and the Joint Commission for Health Care in order to limit the meeting to the parties with the most interest in tracking the program. In addition, the Department of Medical Assistance Services is directed at each quarterly meeting to include any information on changes to managed care programs that may have an impact on the overall fiscal impact of the programs. The department is also required to report on the Discrete Incentive Transition Program and overall trends in managed care programs.)

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<td>Language:</td>
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<tr>
<td>Page 343, line 28, strike &quot;$278,627,135&quot; and insert &quot;$277,209,635&quot;.</td>
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<tr>
<td>Page 343, line 28, strike &quot;$291,221,330&quot; and insert &quot;$290,428,664&quot;.</td>
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Explanation:

(This amendment reduces $708,750 from the general fund and a like amount of federal Medicaid matching funds the first year and $396,333 from the general fund and a like amount of federal Medicaid matching funds the second year included in the introduced budget for the costs of managed care enrollment broker services, leaving $500,000 from the general fund the second year for this activity.)
Item 307 #5c

Health and Human Resources FY18-19 FY19-20
Department of Medical Assistance Services $0 $0 ($440,410) GF ($1,321,230) NGF

Language:
Page 343, line 28, strike "$291,221,330" and insert "$289,459,690".

Explanation:
(This amendment eliminates $440,410 from the general fund and $1.3 million from federal Medicaid matching funds the second year included in the introduced budget for higher contract costs of the Cover Virginia Call Center. The Commonwealth now allows the federal marketplace to make Medicaid eligibility determinations, which will reduce the workload of the call center.)

Item 307 #6c

Health and Human Resources
Department of Medical Assistance Services Language

Language:
Page 350, after line 9. insert:
"Y. The Department of Medical Assistance Services, in collaboration with the Department of Social Services, shall provide data by the first day of each month, to each managed care organization, that includes the renewal dates for each member enrolled in their plan that will occur in the next 60 days. The department shall work with the managed care organizations to develop processes to reduce the number of renewals lapsing each year for Medicaid and Family Access to Insurance Security (FAMIS) enrollees."

Explanation:
(This amendment requires the Department of Medical Assistance Services, in collaboration with the Department of Social Services, to submit renewal data for managed care plan members in Medicaid and FAMIS to assist the managed care organizations in reducing the number of enrollees who have lapsed coverage during the year due to disenrollment that occurs as part of the annual eligibility renewal process in Medicaid or FAMIS.)

Item 307 #7c
Health and Human Resources

Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services shall report a detailed accounting, annually, of the agency's organization and operations. This report shall include an organizational chart that shows all full- and part-time positions (by job title) employed by the agency as well as the current management structure and unit responsibilities. The report shall also provide a summary of organization changes implemented over the previous year. The report shall be made available on the department's website by August 15 of each year."

Explanation:

(This amendment requires the Department of Medical Assistance Services to annually report on the agency's organization and operations and any changes that occurred during the year. The agency will make this report available on its website by August 15 of each year. This information will assist in providing information regarding the transition of the agency from managing a fee-for-service system to oversight of a managed care delivery system.)

Item 307 #8c

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services shall, within 15 days of receiving a deferral of federal grant funds, or release of a deferral, or a disallowance letter, notify the Director, Department of Planning and Budget, and the Chairmen of the House Appropriations and Senate Finance Committees of such deferral action or disallowance. The notice shall include the amount of the deferral or disallowance and a detailed explanation of the federal rationale for the action. Any federal documentation received by the department shall be attached to the notification."

Explanation:

(This amendment requires the Department of Medical Assistance Services to notify the Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees of any federal deferral of grant funds, release of a deferral, or disallowance.)
Item 307 #9c

Health and Human Resources

Department of Medical Assistance Services

Language:

Page 350, after line 9, insert:
"Y. The Department of Medical Assistance Services shall report on the use of emergency rooms for dental issues by Medicaid covered individuals. The report shall include: (i) data on the number of Medicaid-covered individuals that utilize emergency rooms primarily for dental issues; (ii) a summary of the types of dental issues being addressed and the treatments provided; (iii) data on the frequency of individuals returning to emergency rooms that may be related to the same dental issues; and (iv) options to consider to improve awareness and access to available dental care through free clinics and other community providers to resolve dental issues. The report shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2019."

Explanation:

(This amendment directs the Department of Medical Assistance Services to report data on the use of hospital emergency rooms for dental-related issues by Medicaid beneficiaries. The report will be submitted to the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2019.)

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Item 307 #10c

Health and Human Resources

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Language:

Explanation:

(This amendment corrects the fund source for administrative appropriations for Medicaid expansion from the general fund to nongeneral fund amounts from the Health Care Coverage Assessment Fund.)

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Item 307 #11c

Health and Human Resources

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Language:

Page 343, line 28, strike "$278,627,135" and insert "$277,627,135".
Page 343, line 28, strike "$291,221,330" and insert "$290,221,330".
Page 350, strike lines 5 through 9.

Explanation:

(This amendment removes funding proposed in the introduced budget for training of consumer directed attendants. The Department of Medical Assistance Services does not typically provide health care professional development services.)

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Health and Human Resources

Department of Medical Assistance Services

Language:

Page 349, line 17, strike ", for all quarters through the one ending June 30, 2019,.".
Page 349, line 28, after "data.", insert:
"The department shall annually provide a report using aggregated data only to the Chairmen of the House Appropriations and Senate Finance Committees on the implementation of this initiative and its impact on program expenditures by October 1 of each year. Nothing in the report shall contain confidential or proprietary information."

Explanation:

(This amendment modifies language that directs the Department of Medical Assistance Services to include language in all its managed care contracts requiring quarterly reports on details related to pharmacy claims. It eliminates language that provides a time limit on the quarterly reporting of data through June 30, 2019. It also adds language to require an annual report using aggregated data to the Chairmen of the House Appropriations and Senate Finance Committees by October 1 of each year.)

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Health and Human Resources

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Language:

Page 343, line 28, strike "$291,221,330" and insert "$291,571,330".
Page 350, after line 9, insert:
"Y. Out of this appropriation, $87,500 from the general fund and $262,500 from nongeneral funds the second year, shall be provided for support of the All Payer Claims Database operated by Virginia Health Information. This appropriation is contingent on federal approval of an Operational Advanced Planning Document."

Explanation:

(This amendment provides $87,500 from the general fund and $262,500 from federal Medicaid matching funds to support the All Payer Claims Database (APCD). House Bill 2798 and Senate Bill 1216 make participation in the APCD mandatory. This amendment allows the Department of Medical Assistance Services (DMAS) to access enhanced federal funding to support its use of the APCD. Medicaid can use enhanced federal funding at a 75 percent federal matching rate to support the maintenance and operations of the APCD. At least seven other states (Oregon, Florida, New York, Colorado, Rhode Island, Utah and New Hampshire) currently pay for a portion of the maintenance and operations of their APCD using Medicaid enhanced federal funding. Furthermore, the Centers for Medicare and Medicaid Services (CMS) has confirmed that this type of funding can be available to Virginia's APCD if DMAS submits and CMS approves an Operational Advanced Planning Document (O-APD) for the project and payments. This amount is proportional to the volume of APCD claims that are associated with Virginia Medicaid members.)

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**Health and Human Resources**

**Department of Behavioral Health and Developmental Services**

**Language**

Page 356, after line 19, insert:

"Z. Upon approval by the 2020 General Assembly, the Department of Behavioral Health and Developmental Services shall have the authority to promulgate regulations to: (i) ensure that licensing regulations support high quality community-based mental health services and align with changes being made to the Medicaid behavioral health regulations that support evidence-based, trauma-informed, prevention-focused and cost-effective services for individuals served across the lifespan; and (ii) incorporate the American Society of Addiction Medicine Levels of Care Criteria or an equivalent set of criteria into substance use licensing regulations to ensure the provision of outcome-oriented and strengths-based care in the treatment of addiction."

Explanation:

(This amendment adds language authorizing the promulgation of licensing regulations by the Department of Behavioral Health and Developmental Services, upon approval of the 2020 General Assembly, to support the realignment of behavioral health services to ensure the licensing system supports evidence-based, trauma-information, prevention-focused and cost-effective services for individuals served across the lifespan. These actions will support those
being undertaken to realign behavioral health services funded through the Virginia Medicaid program and contained in a companion amendment in Item 303. This is a recommendation of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century.)

Item 310 #2c

**Health and Human Resources**

Department of Behavioral Health and Developmental Services

**Language**:

Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Development Services and the Department of Medical Assistance Services shall not implement the proposed individualized supports budget process for the Medicaid Community Living, Family and Individual Support and Building Independence Waiver programs without the explicit authorization of the General Assembly through legislation or authorizing budget language."

**Explanation**:

(This amendment adds language prohibiting the Departments of Behavioral Health and Developmental Services and Medical Assistance Services from implementing an individualized supports budget process for the three Medicaid waivers related to providing developmental disability (DD) services without explicit authorization from the General Assembly. This is a fundamental shift in current public policy regarding how DD Waiver participant plans of service are calculated, authorized and funded.)

Item 310 #3c

**Health and Human Resources**

Department of Behavioral Health and Developmental Services

**Language**:

Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall report on the allocation and funding for Programs of Assertive Community Treatment (PACT) in the Commonwealth. The report shall include information on the cost of each team, the cost per individual served and the cost effectiveness of each PACT in diverting individuals from state and local hospitalization and stabilizing individuals in the community. The department shall provide the report to the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2019."
Explanation:

(This amendment adds language directing the Department of Behavioral Health and Developmental Services to report on the funding and cost effectiveness of the PACT program by November 1, 2019.)

Item 310 #4c

Health and Human Resources

Department of Behavioral Health and Developmental Services

Language

Page 356, after line 19, insert:

"Z.1. The Department of Behavioral Health and Developmental Services shall establish a workgroup, which shall include the Virginia Hospital and Healthcare Association, other state agencies, and other stakeholders as deemed necessary by the department, to examine the impact of Temporary Detention Order admissions on the state behavioral health hospitals. The workgroup shall develop options to relieve the census pressure on state behavioral health hospitals, which shall include options for diverting more admissions to private hospitals and other opportunities to increase community services that may reduce the number of Temporary Detention Orders. The workgroup shall develop an action plan, that includes actions that can be implemented immediately and other actions that may require action by the 2020 General Assembly. The action plan shall take into account the need to take short-term actions to relieve the census pressure on state behavioral health hospitals in order to develop a plan for the right sizing of the state behavioral health hospital system.

2. In conjunction with the workgroup in paragraph Z.1., the Department of Behavioral Health and Developmental Services shall develop a conceptual plan to "right size" the state behavioral health hospital system, including future capacity and distribution of capacity, that aligns with the action plan that is recommended by the workgroup. The department shall submit the plan to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2019.

3. As part of the plan in paragraph Z.2., the Department of Behavioral Health and Developmental Services shall include a proposal for construction of a new Central State Hospital. The plan shall establish the scope of the new hospital within a "right sized" system and the appropriate timeline to coincide with efforts to relieve census pressures on the state mental health hospital system."

Explanation:

(This amendment directs the Department of Behavioral Health and Developmental Services (DBHDS) to establish a workgroup, which shall include the Virginia Hospital and Healthcare Association and other stakeholders to examine the impact of Temporary Detention Order
admissions on the state behavioral health hospitals and develop options and an action plan to relieve census pressure. The action plan must also take into account the need to take short-term actions to relieve the census pressure on state behavioral health hospitals in order to develop a plan for the right sizing of the system. In addition, the amendment directs DBHDS to develop a proposal for Central State Hospital that fits within a "right sized" system.)

Item 310 #5c

Health and Human Resources
Department of Behavioral Health and Developmental Services
Language

Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall work with the Fairfax-Falls Church Community Services Board, and the provider, to ensure that future openings for the Miller House in Falls Church allow residents of Falls Church, that have been allocated a developmental disability waiver slot, be given first choice in the Miller House, if the group home is appropriate to meet their needs. In addition, the department shall work with the Community Services Board and the City of Falls Church to explore options for establishing a special allocation within the Community Services Board allocation of waiver slots for Falls Church residents who are on the Priority One waiting list and could live in the Miller House when future openings occur in the group home."

Explanation:
(This amendment directs the Department of Behavioral Health and Developmental Services to work with the Fairfax-Falls Church Community Services Board and the provider of the Miller House to give priority to residents of Falls Church, that have received a developmental disability waiver slot, when openings in the group home become available in the future. In addition, the department is directed to work with the Community Services Board and the City of Falls Church to explore options for allocating Falls Church residents a waiver slot when future openings are available in the Miller House.)

Item 310 #6c

Health and Human Resources
Department of Behavioral Health and Developmental Services
Language

Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall lease 25 acres of land at Eastern State Hospital to Hope Family Village Corporation for one dollar for the
development of a village of residence and common areas to create a culture of self-care and neighborly support for families and their loved ones impacted by serious mental illness. The department shall work with the Hope Family Village Corporation to identify a 25 acre plot of land that is suitable for the project."

Explanation:
(This amendment directs that 25 acres of land at Eastern State Hospital be set aside and leased to Hope Family Village Corporation for one dollar for the development of a village of residence and common areas to create a culture of self-care and neighborly support for families and their loved ones impacted by serious mental illness.)

Item 310 #7c

Health and Human Resources

Department of Behavioral Health and Developmental Services

Language:
Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall report a detailed accounting, annually, of the agency's organization and operations. This report shall include an organizational chart that shows all full- and part-time positions (by job title) employed by the agency as well as the current management structure and unit responsibilities. The report shall also provide a summary of organization changes implemented over the previous year. The report shall be made available on the department's website by August 15, of each year."

Explanation:
(This amendment requires the Department of Behavioral Health and Developmental Services to annually report on the agency's organization and operations and any changes that occurred during the year. The agency will make this report available on its website by August 15 of each year. This information will assist in providing public information regarding changes in the agency's organization and operations.)

Item 310 #8c

Health and Human Resources

Department of Behavioral Health and Developmental Services

Language:
Page 354, after line 4, insert:
"3. The Department of Behavioral Health and Developmental Services shall provide an update to the Special Joint Subcommittee to Consult on the Plan to Close State Training Centers no
later than June 30, 2019, regarding any Public-Private Partnerships for CVTC that may allow continued operation in some form, whether such proposal has been officially proposed or not. The Commissioner of the Department of Behavioral Health and Developmental Services shall provide all information and analysis related to any proposals received under the Public-Private Education Facilities and Infrastructure Act to the Joint Subcommittee.

4. The Department of Behavioral Health and Developmental Services shall provide a report to the Joint Subcommittee regarding all remaining residents at Central Virginia Training Center by April 30, 2019. The report shall provide data that provides details on the needs of those individuals that remain and what services they would need in the community. The department shall also provide data regarding the number of behavioral specialists in the Commonwealth available to meet the needs of individuals with developmental disabilities in Virginia's waiver program and an update on the overall crisis system for children and adults with developmental disabilities, including data regarding the need for these services, current services available, and outcomes for those using the current system."

Explanation:

(This amendment directs the Department of Behavioral Health and Developmental Services to update the Special Joint Subcommittee to Consult on the Plan to Close State Training Centers no later than June 30, 2019 on Public-Private Partnerships for Central Virginia Training Center, including any proposals received under the Public-Private Education Facilities and Infrastructure Act to the Joint Subcommittee. The Department of Behavioral Health and Developmental Services is also directed to provide data to the Joint Subcommittee regarding all remaining residents of the Central Virginia Training Center that provides insight into the needs of those individuals that remain, along with information regarding the entire Developmental Disability crisis system in the Commonwealth in order for the joint subcommittee to evaluate the sufficiency of the overall crisis system for individuals with developmental disabilities.)

Item 310 #9c

Health and Human Resources

Department of Behavioral Health and Developmental Services

Language:

Page 356, line 11, strike "each" and insert "a".
Page 356, line 13, strike "at the end of the fiscal year" and insert: "as of May 15, 2019".
Page 356, after line 19, insert:
"3. The Department of Behavioral Health and Developmental Services, in consultation with the Department of Medical Assistance Services, shall submit a letter to the Secretary of Health and Human Resources and the Chairmen of the House Appropriations and Senate Finance Committees by May 15, 2019, and each fiscal quarter thereafter, that reports on: (i) the state
general fund reductions taken by each Community Services Board (CSB) or Behavioral Health
Authority (BHA) in fiscal year 2019 in anticipation of projected savings from the expansion of
Medicaid eligibility to existing CSB clients who were previously uninsured; (ii) the actual
Medicaid-generated reimbursements realized by each CSB/BHA in fiscal year 2019 as a result
of the expansion of Medicaid eligibility to existing CSB clients who were previously uninsured;
(iii) the state general fund reductions to be taken by each CSB/BHA in fiscal year 2020 in
anticipation of projected savings from the expansion of Medicaid eligibility; and (iv) the
amount of Medicaid reimbursements that each CSB/BHA would have to achieve in order to
meet the anticipated general fund savings/budget reductions in fiscal year 2020, as well as any
actions the Department proposes to take to address any shortfalls and to ensure continuity in the
provision of services. The Department of Medical Assistance Services shall require the
managed care organizations to report encounter data impacting Community Services Boards on
a monthly basis, with the data submitted no later than 20 days after the end of each month in
order to determine the revenue impact to fulfill the intent of this paragraph."

Explanation:
(This amendment modifies language in the introduced budget which allows the Department of
Behavioral Health and Developmental Services to provide funding from special fund balances
at the end of the fiscal year to CSBs in circumstances where a CSB's additional fiscal year 2019
Medicaid reimbursements do not reach at least 90 percent of the general fund reductions
assumed in Chapter 2 for fiscal year 2019. Language allows that assistance to be provided prior
to the end of the fiscal year so that the provision of critical services is not disrupted. The
amendment also clarifies that assistance may be provided to an individual CSB rather than
requiring that Medicaid reimbursements to all CSBs fall short of general fund reductions before
assistance may be provided. The amendment requires the department to report to the Secretary
of Finance and the Chairmen of the House Appropriations and Senate Finance Committees on
how the expected general fund savings compare to actual Medicaid payments for fiscal year
2019 so that the expected general fund savings in fiscal year 2020 may be adjusted in
amendments to the biennial budget during the 2020 Session of the General Assembly, if
necessary.)

Item 310 #10c

Health and Human Resources

Department of Behavioral Health and Developmental Services Language

Language:

Page 356, after line 19, insert:
"Z. The Department of Behavioral Health and Developmental Services shall facilitate a mental
health coordination workgroup in the Northern Virginia region so that public and private
providers of services and advocates for such services may collectively determine how to
develop the most effective and most comprehensive services for persons who need such
services. This mental health coordination workgroup shall seek agreement on how the services provided can best promote mental health, help people receive services needed when they are needed, provide intensive treatment when needed, ensure that crisis care is provided, provide care management in ways that help maintain mental health, and provide the supportive services necessary for individuals with mental health needs to live fully within the community. Participants in the workgroup shall include but not be limited to community services boards, state facilities and programs, private hospitals, partial hospitalization and crisis stabilization programs, residential treatment facilities, private community providers, criminal justice personnel, consumers and advocates for consumers, and others. The department shall facilitate the initiation of the workgroup and once it is fully operational shall allow it to operate independently, however the department may continue to participate in the workgroup to provide assistance as needed. The department shall report on the composition, participation and any actions of the workgroup to the Chairmen of the House Appropriations and Senate Finance Committees by November 30, 2019."

Explanation:
(This amendment re-creates a public and private collaborative process in Northern Virginia that existed in the last decade to better and more comprehensively address needs within the region, share responsibility for meeting those needs, and strive to have individuals with mental health needs have those needs met in ways and programs that best meet their needs in cost effective ways. The Department of Behavioral Health and Developmental Services is required to report on the workgroup by November 30, 2019.)

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<tr>
<td>Health and Human Resources</td>
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<tr>
<td>Department of Behavioral Health and Developmental Services</td>
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</tbody>
</table>

Language:
Page 356, line 22, strike "$14,560,077" and insert "$12,960,077".
Page 357, line 17, strike "$1,600,000 the first year and".

Explanation:
(This amendment eliminates $1.6 million the first year from the general fund provided for the purchase of Naloxone kits. Funding of $1.6 million the second year remains for this purpose.)

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<th>Item 311 #2c</th>
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<tr>
<td>Health and Human Resources</td>
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</table>
Department of Behavioral Health and Developmental Services

Language:

Page 356, line 22, strike "$19,120,492" and insert "$19,030,992".
Page 357, strike lines 13 through 16.

Explanation:

(This amendment removes funding contained in the introduced budget for the Jewish Foundation for Group Homes.)

Item 312 #1c

Health and Human Resources

Grants to Localities

Language:

Page 359, line 43, unstrike "$2,000,000" and strike "11,000,000".

Explanation:

(This amendment strikes language which adds funding for crisis stabilization services in paragraph R in this item in the introduced budget. It restores the language and appropriation for crisis stabilization services which is contained in Chapter 2, 2018 Special Session I. A companion amendment in this item sets out the new funding accelerating crisis response services which are required to be provided beginning in fiscal year 2021 by Chapters 607 and 683, 2017 Acts of Assembly, pursuant to the System Transformation, Excellence and Performance in Virginia (STEP-VA) process.)

Item 312 #2c

Health and Human Resources

Grants to Localities

Language:

Page 362, after line 10, insert:
"QQ. Out of this appropriation, $7,800,000 the second year from the general fund is provided for crisis services at Community Services Boards and Behavioral Health Authorities pursuant to the System Transformation, Excellence and Performance in Virginia (STEP-VA) process and Chapters 607 and 683, 2017 Acts of Assembly."
Explanation:
(This amendment designates $7.8 million from the general fund the second year to accelerate the provision of crisis services at Community Services Boards and Behavioral Health Authorities pursuant to the STEP-VA process and Chapters 607 and 683, 2017 Acts of Assembly. Legislation passed in 2017 requires the implementation of crisis services to begin in fiscal year 2021.)

Item 312 #3c

Health and Human Resources
Grants to Localities

Language:
Page 362, after line 10, insert:
"QQ. Out of this appropriation, $200,000 from the general fund the second year is provided to the Fairfax-Falls Church Community Services Board to fully fund its Program of Assertive Community Treatment (PACT) Team."

Explanation:
(This amendment earmarks $200,000 from the general fund the second year to fully fund the PACT Team at the Fairfax-Falls Church Community Services Board (CSB). This additional funding will allow the CSB to serve more individuals in need of PACT services.)

Item 312 #4c

Health and Human Resources
Grants to Localities

Language:
Page 362, after line 10, insert:
"QQ. Out of this appropriation, $750,000 the second year from the Behavioral Health and Developmental Services Trust Fund shall be expended for one-time expenditures for developmental disability services across the Commonwealth. Priority shall be given to projects that serve critical service gaps for individuals with developmental disability in the Northern Virginia region (Region 2) who have been discharged from state training centers or who are at risk of institutional placement. The department shall collaborate with Community Services Boards and private providers, to determine the best use of such funds to address critical needs on a one-time basis, for individuals with developmental disabilities. The department shall report on the allocation of these funds to the Chairmen of the House Appropriations and Senate Finance Committees by no later than September 15, 2019."
Explanation:

(This amendment designates $750,000 the second year from the Behavioral Health and Developmental Services Trust Fund, out of the $2.5 million in the introduced budget, for one-time expenditures for developmental disability services, with priority given to projects that serve individuals with developmental disability in the Northern Virginia region (Region 2) who have been discharged from state training centers or who are at risk of institutional placement. The department will report on the allocation of these funds to the Chairmen of the House Appropriations and Senate Finance Committees by no later than September 15, 2019.)

Item 312 #5c

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>FY18-19</th>
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</thead>
<tbody>
<tr>
<td>Grants to Localities</td>
<td>$0</td>
<td>$2,000,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 357, line 37, strike "$502,170,491" and insert "$504,170,491".
Page 360, line 39, strike "$14,083,710" and insert "$17,083,710".
Page 360, line 47, after "community." insert:
"The Department of Behavioral Health and Developmental Services shall report on the number of individuals who are discharged from state behavioral health hospitals who receive supportive housing services, the number of individuals who are on the hospitals' extraordinary barrier list who could receive supportive housing services, and the number of individuals in the community who receive supportive housing services and whether they are at risk of institutionalization. In addition, the department shall report on the average length of stay in permanent supportive housing for individuals receiving such services and report how the funding is reinvested when individuals discontinue receiving such services. The report shall be provided to the Chairmen of the House Appropriations and Senate Finance Committee by November 30, 2019."

Explanation:

(This amendment adds $3.0 million the second year from the general fund to increase funding for permanent supportive housing services. It reallocates $1.0 million in funding in this item for crisis services designated in the introduced budget and adds $2.0 million from the general fund in the second year for this purpose. Language is added to require the Department of Behavioral Health and Developmental Services to report on permanent supportive housing services by November 30, 2019.)

Item 312 #6c

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
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<tbody>
<tr>
<td>Grants to Localities</td>
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</table>
Language:
Page 362, line 5, after "program.", insert:
"Any funds that remain unspent at the end of each fiscal year shall be carried forward to the subsequent fiscal year."

Explanation:
(This amendment provides that unspent funds allocated for the Appalachian Telemental Health Initiative will not revert to the general fund at the end of the fiscal year and will be carried forward to bring the unspent funds into the next fiscal year for the same purpose. This is a recommendation of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century.)

Item 316 #1c

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<th>Health and Human Resources</th>
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</thead>
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<tr>
<td>Mental Health Treatment Centers</td>
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<td>($750,000) GF</td>
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</table>

Language:
Page 362, line 40, strike "$259,838,038" and insert "$259,088,038".

Explanation:
(This amendment reduces funding by $750,000 the second year from the general fund for direct staff positions at state hospitals to handle census pressures that have resulted in higher operating capacities. After this reduction, $7.2 million remains of the funding in the introduced budget for this purpose.)

Item 329 #1c

<table>
<thead>
<tr>
<th>Health and Human Resources</th>
<th>Language</th>
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<tbody>
<tr>
<td>Department for Aging and Rehabilitative Services</td>
<td></td>
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</tbody>
</table>

Language:
Page 368, after line 44, insert:
"Q. The Director, Department of Planning and Budget, shall, on or before June 30, 2019, unallot $376,000 from the general fund in this item, which reflects unused balances in the state employment services programs."

Explanation:
(This amendment captures $376,000 in balances from the general fund in fiscal year 2019 which reflects projected balances in state employment services programs.)
Item 329 #2c

**Health and Human Resources**

Department for Aging and Rehabilitative Services

**Language:**

Page 367, line 28, after "program.", insert: "The funding allocated to employment services organizations shall be allocated consistent with the recommendations of the Employment Service Organizations Steering Committee. The appropriation for EES shall be used for the program and shall not be used for any other purpose."

**Explanation:**

(This amendment requires funding allocations for the Extended Employment Services (EES) program be consistent with the Employment Service Organizations Steering Committee and that the funding appropriated for EES shall only be used for the program and not used for any other purpose.)

Item 332 #1c

**Health and Human Resources**

Department for Aging and Rehabilitative Services

**Language:**

Page 370, line 43, strike "The amounts to".
Page 370, strike line 44.
Page 370, line 45, strike "appropriations allocated for each category." and insert: "Each individual Area Agency on Aging may transfer up to the maximum amount of federal funds and matching state general fund amounts allowed by federal law between service categories. Further, each Area Agency on Aging may transfer undesignated state general fund amounts among service categories."

**Explanation:**

(This amendment replaces language in the introduced budget to provide greater flexibility to local Area Agencies on Aging to move service dollars among service categories in order to best serve the needs of clients in their service areas.)
Health and Human Resources

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<tbody>
<tr>
<td>Wilson Workforce and Rehabilitation Center</td>
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Language:
Page 373, line 6, strike "$12,366,824" and insert "$12,441,824".

Explanation:
(This amendment provides $75,000 from the general fund the second year for the purchase of a specialty vehicle at the Wilson Workforce and Rehabilitation Center.)

Item 339 #1c

Health and Human Resources

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Language:
Page 374, line 5, strike "$43,073,674" and insert "$45,878,741".

Explanation:
(This amendment provides $1.6 million from the general fund and $1.2 million from nongeneral funds and 18 positions to fund the Joint Legislative Audit Review Commission (JLARC) recommendations for improving the foster care system pursuant to Senate Bill 1339. This funding: (i) establishes a Director of Foster Care Health and Safety; (ii) adds 10 additional regional foster care staff in the Department of Social Services; (iii) funds a regional project manager; (iv) provides funds for a compliance dashboard (data analyst for support) and complaint hotline; (v) funds a minimum caseload standard of 15 cases per worker; and (vi) adds five positions for monitoring foster care services. It is the intent of the General Assembly that in the enrolling of this act, funding included in this item shall be allocated among appropriate items within the Department of Social Services.)

Item 339 #2c

Health and Human Resources

<table>
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<th>Language</th>
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<tbody>
<tr>
<td>Department of Social Services</td>
<td>Language</td>
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</table>

Language:
"2. The forecast of expenditures shall detail the incremental general fund and federal fund adjustments required by the forecast each year in the biennial budget. The Department of Planning and Budget shall convene a meeting on or before October 15 of each year with the appropriate staff from the Department of Social Services, and the House Appropriations and Senate Finance Committees to review current trends and assumptions used in the forecasts prior to their finalization."

**Explanation:**

(This amendment adds language directing the provision of additional information in completing the expenditure forecasts for cash assistance provided through the Temporary Assistance for Needy Families (TANF) program, mandatory child day care services under TANF, foster care maintenance payments, and adoption subsidy payments. It also requires the Department of Planning and Budget to convene a meeting with staff of the Department of Social Services, and House Appropriations and Senate Finance Committees to review trends and assumptions used in the forecasts prior to their finalization.)

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### Health and Human Resources

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<tr>
<td></td>
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<td>$1,026,389</td>
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</table>

**Language:**

Page 375, line 4, strike "$276,021,073" and insert "$277,087,151".

**Explanation:**

(This amendment provides $39,689 from the general fund and $1.0 million from nongeneral funds the second year for the fiscal impact of House Bill 1871 and Senate Bill 1145, which provides VIEW transitional child care for individuals in post-secondary education. It is the intent of the General Assembly that in the enrolling of this act, funding included in this item shall be allocated among appropriate items within the Department of Social Services.)

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### Health and Human Resources

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<th>Department of Social Services</th>
<th>Language</th>
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**Language:**

Page 375, line 31, strike "112,426,112" and insert "105,902,723".
Explanation:

(This amendment adjusts the TANF balance to reflect TANF expenditures contained in amendments to House Bill 1700, as introduced, and legislation passed during the 2019 Regular Session.)

Item 340 #3c

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<th>Health and Human Resources</th>
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<tr>
<td></td>
<td>$0</td>
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</tbody>
</table>

Language:

Page 375, line 5, strike "$276,021,073" and insert "$279,521,073".
Page 377, after line 42, insert:
"R. The Department of Social Services shall increase the Temporary Assistance for Needy Families (TANF) cash benefits by five percent effective July 1, 2019."

Explanation:

(This amendment provides $300,000 from the general fund and $3.2 million from nongeneral funds the second year to increase Temporary Assistance to Needy Families (TANF) benefits by five percent. The last increase in benefits was a 2.5 percent increase in July 2017. The average monthly payment for a TANF family is $314. The general fund reflects the increase for the TANF Unemployed Parent program which is state-funded.)

Item 340 #4c

<table>
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<th>Health and Human Resources</th>
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<tr>
<td>Department of Social Services</td>
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</table>

Language:

Page 377, after line 42, insert:
"R. The Commissioner, Department of Social Services, shall develop a comprehensive plan for the Temporary Assistance to Needy Families (TANF) block grant and make recommendations to ensure the block grant is being used in the most effective manner to best support low-income families in achieving self-sufficiency. The Commissioner shall: (i) review and evaluate the current uses of TANF block grant funds; (ii) assess the effectiveness of current TANF benefits in assisting families; (iii) evaluate the effectiveness of the discretionary uses of TANF in meeting the four goals of the TANF program and whether such uses have outcome measures; and (iv) provide estimates for the costs of any recommendations in the plan. The Commissioner shall consult with stakeholders in developing the plan, and shall submit the plan to the Joint
Subcommittee for Health and Human Resources Oversight by October 1, 2019.

Explanation:
(This amendment directs the Department of Social Services to conduct a comprehensive review of the Temporary Assistance to Needy Families (TANF) block grant program in meeting the needs of lower-income families and report on a plan to the Joint Subcommittee for Health and Human Resources Oversight by October 1, 2019.)

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<td><strong>FY18-19</strong></td>
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<tr>
<td>Department of Social Services</td>
</tr>
</tbody>
</table>

Language:
Page 377, line 45, strike "$484,163,595" and insert "$479,100,482".

Explanation:
(This amendment makes a technical correction to transfer nongeneral fund amounts for information technology services from Item 341 local staff and operations to Item 348 administrative and support services.)

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<td><strong>Health and Human Resources</strong></td>
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<tr>
<td><strong>FY18-19</strong></td>
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<tr>
<td>Department of Social Services</td>
</tr>
</tbody>
</table>

Language:
Page 378, line 42, strike "$774,309,270" and insert "$774,455,087".

Explanation:
(This technical amendment corrects the nongeneral fund appropriation for child support enforcement revenue contained in the introduced budget. The introduced budget inadvertently lowered the nongeneral fund appropriation instead of increasing it to reflect an increase in the annual fee charged for certain child support cases. The Bipartisan Budget Act of 2018 (P.L. 115-123) increased the annual fee from $25 to $35 for for individuals receiving child support enforcement services who have never received Temporary Assistance for Needy Families assistance and for whom the state collects more than $550 annually in child support.)

| Item 343 #1c |
Health and Human Resources
Department of Social Services

Language:
Page 380, after line 40, insert:
"G. The Director, Department of Planning and Budget, shall, on or before June 30, 2019, unallot $2,000,000 from the general fund in this item, which reflects unused balances in the auxiliary grants program."

Explanation:
(This amendment captures $2.0 million in balances from the general fund in fiscal year 2019 which reflects a projected balance in the auxiliary grants program.)

| Item 343 #2c |
| Health and Human Resources | FY18-19 | FY19-20 |
| Department of Social Services | $0 | ($300,000) GF |

Language:
Page 379, line 33, strike "$40,960,209" and insert "$40,660,209".

Explanation:
(This amendment captures $300,000 in savings in the general fund for the Auxiliary Grant program in fiscal year 2020 based on projected expenditures.)

| Item 343 #3c |
| Health and Human Resources |
| Department of Social Services |

Language:
Page 380, line 18, after "4." strike the remainder of the line.
Page 380, line 19, strike "60." and insert:
"The Department of Social Services, in collaboration with the Department for Aging and Rehabilitative Services and the Department of Behavioral Health and Developmental Services, shall report annually by August 15, the number of individuals receiving an Auxiliary Grant supportive housing slot that were discharged from a state behavioral health hospital in the prior 12 months. The report shall be submitted to the Chairmen of the House Appropriations and Senate Finance Committees."

Explanation:
(This amendment eliminates language that imposes a cap of 60 on the number of Auxiliary Grant recipients in supportive housing slots. House Bill 2017 and Senate Bill 1286 allow individuals receiving an Auxiliary Grant to select supportive housing without any requirement to make such selection. In addition, the legislation raises the cap on supportive housing slots to 90 slots and allows for up to 120 slots, if the waiting list for supportive housing for auxiliary grant recipients maintained by the Department of Behavioral Health and Developmental Services consists of 30 individuals or more on October 1, 2020. The state provides 80 percent of the funding for an Auxiliary Grant and localities provide 20 percent of the funding. No additional funding is needed to support the cost to provide an Auxiliary Grant to the additional individuals, who may select supportive housing pursuant to the legislation, because the Auxiliary Grant program expenditures continue to decline and the budget is sufficient. Language is added to require reporting of the number of individuals in an Auxiliary Grant supportive housing slot that were discharged from a state behavioral health hospital in the prior 12 months.)

**Item 344 #1c**

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<tr>
<th>Health and Human Resources</th>
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**Language:**

Page 380, line 42, strike "$237,294,427" and insert "$237,380,846".

**Explanation:**

(This amendment provides $66,060 from the general fund and $20,359 in nongeneral funds the second year for the fiscal impact of House Bill 2597 and Senate Bill 1661 which relate to complaints, assessment, reports and custody arrangements that local department of social services workers must follow in suspected cases of child sex trafficking. It is the intent of the General Assembly that in the enrolling of this act, funding included in this item shall be allocated among appropriate items within the Department of Social Services.)

**Item 344 #2c**

<table>
<thead>
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**Language:**

Page 380, line 42, strike "$237,294,427" and insert "$237,712,457".
Explanation:

(This amendment provides $176,133 from the general fund and $241,897 from matching federal funds the second year to support the fiscal impact of House Bill 1730 and Senate Bill 1253, which requires local departments of social services to request the placement of a security freeze on the credit report or record of any child who has been in foster care for at least six months in order to prevent cases of identity theft and misuse of personal identifying information. It is the intent of the General Assembly that in the enrolling of this act, funding included in this item shall be allocated among appropriate items within the Department of Social Services.)

Item 344 #3c

Health and Human Resources

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Language:

Page 380, line 42, strike "$237,294,427" and insert "$238,145,427".
Page 383, after line 38, insert:
"P. Out of this appropriation, $851,000 is provided for training, consultation and technical support, and licensing costs associated with establishing evidence-based programming as identified in the federal Family First Prevention Services Act (FFPSA) Evidence-Based Programs Clearinghouse."

Explanation:

(This amendment adds $851,000 from the general fund in fiscal year 2020 for training and associated costs to start implementation of evidenced based programs required by the new federal Family First Prevention Services Act. Funding shall be used for training, consultation and certification costs to help agencies begin to implement evidence based programs in Virginia.)

Item 344 #4c

Health and Human Resources

<table>
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<tr>
<th>Language</th>
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<tbody>
<tr>
<td>Department of Social Services</td>
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</table>

Language:

Page 383, after line 38, insert:
"P. The Department of Social Services shall immediately review all cases of children in congregate care without a clinical need to be there and assist local departments in finding appropriate family-based settings. The department shall certify completion of the reviews by June 30, 2020, and by letter notify the General Assembly as such."
Explanation:
(This amendment directs the Department of Social Services to immediately review all cases of children in congregate care without a clinical need to be there and to assist local departments in finding appropriate family-based settings. The department will certify completion of the reviews by June 30, 2020. This is a recommendation from JLARC's report on the foster care system.)

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<tr>
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Language:
Page 384, line 3, strike "$48,521,967" and insert "$49,021,967".
Page 385, line 52, strike the second "1,000,000" and insert "1,500,000".

Explanation:
(This amendment adds $500,000 the second year from the federal Temporary Assistance to Needy Families (TANF) block grant to expand funding to the Virginia Alliance of Boys and Girls Clubs for community-based prevention and mentoring programs.)

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<tr>
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Language:
Page 384, line 3, strike "$48,689,789" and insert "$48,700,789".
Page 384, line 3, strike "$48,521,967" and insert "$48,532,967".
Page 385, line 15, strike "$1,125,500" and "$1,125,500" and insert: "$1,136,500" and "$1,136,500".

Explanation:
(This amendment provides an additional $11,000 each year from the federal Temporary Assistance to Needy Families (TANF) block grant for Child Advocacy Centers for Russell County's new program. It is estimated that the program will require $11,000 each year of the biennium to support its program per the CAC allocation formula.)
### Health and Human Resources FY18-19 FY19-20

| Department of Social Services | $0 | $3,000,000 | NGF |

**Language:**

Page 384, line 3, strike "$48,521,967" and insert "$51,521,967".
Page 387, after line 18, insert:

"R. Out of this appropriation, $3,000,000 the second year from the TANF block grant shall be provided for one-time funding to contract with the Virginia Federation of Food Banks to provide child nutrition programs."

**Explanation:**

(This amendment transfers $3.0 million from the federal Temporary Assistance to Needy Families block grant contained in the introduced budget for the Department of Health community health services to the Department of Social Services on a one-time basis for child nutrition programs. Funding for many food assistance programs for children were moved from the Department of Health to the Department of Education in fiscal year 2018 (Chapter 836, 2017 Acts of Assembly). Currently food banks receive funding through these consolidated programs. This funding would supplement these programs for children.)

---

### Health and Human Resources FY18-19 FY19-20

| Department of Social Services | $0 | $500,000 | NGF |

**Language:**

Page 384, line 3, strike "$48,521,967" and insert "$49,021,967".
Page 385, line 6, after "the first year and" strike "$500,000" and insert "$1,000,000".
Page 385, line 10, after "homelessness," strike "and".
Page 385, line 10, after "services", insert:

"," and adult workforce development programs".

**Explanation:**

(This amendment provides $500,000 the second year from the federal Temporary Assistance to Needy Families block grant for Northern Virginia Family Service to expand services for families in crisis to include adult workforce development programs.)
Language:

Page 384, line 3, strike "$48,521,967" and insert "$49,646,967".
Page 384, after line 38, insert:
"4. Out of this appropriation, $1,125,000 the second year from the Temporary Assistance to Needy Families (TANF) block grant shall be provided for competitive grants to Community Action Agencies for a Two-Generation/Whole Family Pilot Project and for evaluation of the pilot project. Applicants selected for the pilot project shall provide a match of no less than 20 percent of the grant, including in-kind services. The Department of Social Services shall report to the General Assembly annually on the progress of the pilot project and shall complete a final report on the project no later than six years after the commencement of the project."

Explanation:

(This amendment provides $1.1 million the second year from the federal Temporary Assistance to Needy Families (TANF) block grant for competitive grants to Community Action Agencies for a Two-Generation/Whole Family Pilot Project and for evaluation of the pilot project. The goal of this pilot project is to test and evaluate concepts and specific interventions that represent two-generation or whole family strategies to alleviate multi-generational poverty. The pilot project will accelerate the development of two-generation or whole family strategies that will move families out of poverty in a variety of communities throughout the Commonwealth. The Department of Social Services shall evaluate these pilot programs and disseminate information about successful projects throughout the Commonwealth to promote adoption of effective two-generation or whole family strategies to alleviate multi-generational poverty. Language requires an annual report to the General Assembly on the progress of the pilots with a final report no later than six years after the implementation of the project.)

Item 347.10 #1c

Health and Human Resources

<table>
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<tbody>
<tr>
<td>Department of Social Services</td>
<td>$0</td>
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</table>

Language:

Page 388, line 22, strike "$4,250,000" and insert "$0".
Page 388, strike lines 22 through 36.

Explanation:

(This amendment eliminates $4.3 million the second year from the general fund included in the introduced budget for the purchase of non-perishable supplies to be used in case of disasters and the need to setup state-run shelters.)

Item 348 #1c
### Health and Human Resources

<table>
<thead>
<tr>
<th>Department of Social Services</th>
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<tbody>
<tr>
<td></td>
<td>$5,063,113</td>
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</table>

**Language:**

Page 388, line 38, strike "$108,009,763" and insert "$113,072,876".

**Explanation:**

(This amendment makes a technical correction to transfer nongeneral fund amounts for information technology services from Item 341 local staff and operations to Item 348 administrative and support services.)

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### Item 348 #2c

<table>
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<th>Health and Human Resources</th>
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<tbody>
<tr>
<td>Department of Social Services</td>
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</table>

**Language:**

Page 388, line 38, strike "$115,544,025" and insert "$115,694,025".

**Explanation:**

(This amendment provides $150,000 from the Temporary Assistance to Needy Families block grant the second year for the fiscal impact of House Bill 1746, which changes the name of the Virginia Initiative for Employment Not Welfare (VIEW) program to the Virginia Initiative for Education and Work.)

---

### Item 348 #3c

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</thead>
<tbody>
<tr>
<td>Department of Social Services</td>
<td>$0  ($1,050,000) GF</td>
<td>$0  $1,050,000 NGF</td>
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</table>

**Language:**

**Explanation:**

(This amendment corrects the fund source for administrative appropriations in the Department of Social Services for Medicaid expansion from the general fund to nongeneral fund amounts from the Health Care Coverage Assessment Fund.)

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### Item 351 #1c
Health and Human Resources  
Virginia Board for People with Disabilities  

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<tr>
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<td>0.00</td>
<td>1.00 FTE</td>
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</table>

**Language:**

(This amendment provides an increase of one position in the agency's maximum employment level to enable the Virginia Board for People with Disabilities to convert a part-time position to a full-time position in order to reduce backlog and high turnover in the position.)

---

Item 355 #1c

Health and Human Resources  
Department for the Blind and Vision Impaired  

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<tbody>
<tr>
<td></td>
<td>$0</td>
<td>($625,500) GF</td>
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</table>

**Language:**

Page 392, line 19, strike "$14,708,047" and insert "$14,082,547".

**Explanation:**

(This amendment reduces $625,500 from the general fund the second year to eliminate the increase in funding provided in the introduced budget for providing vocational rehabilitation services to blind and vision impaired individuals.)

---

Item 361 #1c

Natural Resources

Secretary of Natural Resources

**Language:**

Page 396, after line 37, insert:

"D. The Secretary of Natural Resources and the Secretary of Transportation, with the assistance of the Director of the Department of Conservation and Recreation and the Commissioner of Highways, shall convene a stakeholder group to assess the feasibility and costs associated with transferring sponsorship and maintenance support responsibilities for the Virginia Capital Trail from the Department of Transportation to the Department of Conservation and Recreation. The stakeholder group shall solicit input from other affected stakeholders including the Virginia Capital Trail Foundation, trail user groups, and local government representatives from jurisdictions through which the trail traverses. The Secretary shall report to the Chairman of the House Appropriations and Senate Finance Committees on the results of the assessment no later
than October 1, 2019."

**Explanation:**

(This amendment directs the Secretaries of Natural Resources and Transportation to investigate the feasibility of moving support for the Capital Bike Trail from VDOT to DCR.)

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**Item 362 #1c**

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<th>Natural Resources</th>
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<tbody>
<tr>
<td>Department of Conservation and Recreation</td>
<td>$0</td>
<td>$400,000 GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 396, line 45, strike "$127,331,015" and insert "$127,731,015".
Page 397, line 17, strike the second "$7,191,091" and insert "$7,591,091".
Page 397, line 30, after "deficiencies;" insert:
"$400,000 the second year from the general fund for the purchase and installation of remote monitoring equipment for District-owned high and significant hazard dams;".
Page 397, line 33, after "deficiencies" insert:
"and the purchase and installation of remote monitoring equipment".

**Explanation:**

(This amendment provides an additional $400,000 appropriation in the Soil and Water Conservation District Dam Maintenance, Repair and Rehabilitation Fund to provide for the purchase and installation of remote monitoring equipment for District-owned high and significant hazard dams. Impacts of Hurricane Michael and other significant rainfall events have highlighted the need for remote monitoring of District-owned dams which are typically located in remote locations, making it difficult for District staff to monitor the dams during storms.)

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**Item 362 #2c**

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<tbody>
<tr>
<td>Department of Conservation and Recreation</td>
<td>$0</td>
<td>$100,000 GF</td>
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</table>

**Language:**

Page 396, line 45, strike "$127,331,015" and insert "$127,431,015".
Page 399, line 45, strike "$732,147" and insert "$832,147".
Page 399, line 50, after "County." insert:
"In addition, out of these amounts, $100,000 in the second year from the general fund shall be used to hire an independent engineering firm to conduct a study to find a less costly solution to
rehabilitate the Cherrystone and Roaring Fork Dams. The department shall assist the three project sponsors, the town of Chatham, Pittsylvania County and the Pittsylvania Soil and Water Conservation District in this effort."

**Explanation:**

(This amendment provides $100,000 the second year to help find alternate solutions for the required rehabilitation of the Cherrystone and Roaring Fork dams. The USDA Natural Resources Conservation Service presented a plan to the sponsors for the purpose of rehabilitating the two dams costing $20.0 million. The sponsors seek an independent study for a less costly solution, as recommended by the Virginia Department of Conservation and Recreation.)

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<tbody>
<tr>
<td>Department of Conservation and Recreation</td>
<td>$5,884,000</td>
<td>$0 GF</td>
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</tbody>
</table>

**Language:**

Page 396, line 45, strike "$81,126,611" and insert "$87,010,611".

Page 401, after line 14, insert:

S. Notwithstanding § 10.1-2129 A., Code of Virginia, $5,884,000 the first year from the general fund shall be deposited to the Water Quality Improvement Fund established under the Water Quality Improvement Act of 1997. This amount shall be appropriated for the implementation of previously approved livestock stream exclusion practices. Of the amount for livestock stream exclusion practices, $4,600,000 shall be used for practices on land in the Commonwealth exclusively or partly outside the Chesapeake Bay watershed and $608,000 shall be used for practices on lands in the Commonwealth exclusively inside the Chesapeake Bay watershed. From these amounts, $676,000 shall be appropriated to the Virginia Soil and Water Conservation Districts for technical assistance to farmers implementing agricultural best management practices."

**Explanation:**

(This amendment provides a one-time deposit of $5.9 million from the general fund to the Water Quality Improvement Fund to eliminate the backlog of state commitments for 118 livestock stream exclusion agricultural best management practices.)

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</table>
Department of Conservation and Recreation

($20,000,000) ($15,031,151) GF

Language:

Page 396, line 45, strike "$81,126,611" and insert "$61,126,611".
Page 396, line 45, strike "$127,331,015" and insert "$112,299,864".
Page 398, line 30, strike "in the first year".
Page 398, strike line 36 through line 44.
Page 400, strike line 36 through line 57.
Page 401, strike line 1 through line 14.

Explanation:

(This amendment reverses the proposed supplemental deposit to the Water Quality Improvement Fund.)

Item 362 #5c

Natural Resources

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<tbody>
<tr>
<td>Department of Conservation and Recreation</td>
<td>$0</td>
</tr>
</tbody>
</table>

Language:

Page 396, line 45, strike "$127,331,015" and insert "$132,331,015".
Page 399, line 45, strike "$732,147" and insert "$5,732,147".
Page 399, after line 50, insert:
"2. Out of the amounts appropriated in this item for the Dam Safety, Flood Prevention and Protection Assistance Fund, $5,000,000 the second year from the general fund shall be provided to match local funding for lakebed stabilization, sediment control and removal, wetland creation, dam safety improvements, stream flow improvement, and other related costs in the College Lake watershed in the City of Lynchburg. This amount shall be matched by a local appropriation of at least $5,000,000 prior to any disbursement from this item."
Page 399, line 51, strike "2." and insert "3."

Explanation:

(This amendment provides a one-time grant of $5.0 million from the general fund to the City of Lynchburg to match a like amount of local funding for sediment removal and other improvements to College Lake, a central stormwater basin in the City, which suffered significant damage in a severe rainfall event in August 2018. Damage from the rainfall event cost the City of Lynchburg more than $30 million.)

Item 363 #1c
Natural Resources $0 $50,000 GF

Language:
Page 401, line 16, strike "$67,793,291" and insert "$67,843,291".
Page 403, line 3, after "year" insert:
"and $50,000 from the general fund the second year".

Explanation:
(This amendment adds $50,000 from the general fund in fiscal year 20 to the existing First Landing bike facilities expansion project.)

Natural Resources $0 $50,000 GF

Language:
Page 401, line 16, strike "$67,793,291" and insert "$67,843,291".
Page 403, after line 5, insert:
"K. Included in the amount for this item is $50,000 the second year from the general fund for the Mendota Trail Project for the engineering and construction of a prototype for a covered container bridge."

Explanation:
(This amendment provides $50,000 from the general fund in the second year to help support the Mendota Trail Project and construct a "Container Covered Bridge" across a 200-foot span. The Mendota Trail is a 12.5 mile recreational trail linking Bristol, Virginia to Mendota, Virginia on a former railroad bed. The City of Bristol acquired the property and has transferred it to Mountain Heritage, Inc. The first mile of the trail opened to the public in October, 2017 and the first of 17 trestles was rehabilitated. In order to open a five mile section of the trail, repairs are needed on a 193 foot long trestle, which is proposed to be uniquely repaired through the construction of a bridge made from aluminum shipping containers. The requested funds would cover less than half the cost, with local contributions covering the remaining need.)

Natural Resources
Page 403, after line 5, insert:
"K. Included in the amounts for this item is $350,000 the first year and $70,000 the second year from the nongeneral fund amounts appropriated in Item 453 A. for recreational access which shall be used to fabricate and install Supplemental Guide Signs for Virginia State Parks."

Explanation:
(This amendment provides $350,000 the first year and $70,000 the second year to fabricate and install Supplemental Guide Signs for Virginia State Parks. The fiscal year 2016-2018 budget included language allowing the use of VDOT Recreational Access Funds to install replacement signage for state parks. Approximately $750,000 was spent upgrading signs for Virginia State Parks and some Natural Area Preserves. The project replaced nearly 200 signs so that now they meet current safety regulations and provide easy to read guidance to Virginia State Parks. Remaining unfunded is a 50 mile long New River Trail State park which alone will cost $70,000. There are additional signs needed with an estimated total cost of $350,000.)

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<td>Recreation</td>
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Explanation:
(This amendment removes funding proposed in House Bill 1700 as introduced for the Virginia Land Conservation Fund.)

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Language:
Page 401, line 16, strike "$67,793,291" and insert "$67,668,291".

**Explanation:**

(This amendment removes funding proposed in House Bill 1700 as introduced for the Virginia Great Valley Lewis and Clark Eastern Legacy Trail.)

---

**Item 363 #6c**

### Natural Resources

**Department of Conservation and Recreation**

**Language**

Page 401, strike line 37 through line 38.

Page 401, line 39, strike "Fund."

**Explanation:**

(This amendment restores the statutory formula for transferring funds to the Open Space Land Preservation Trust Fund pursuant to § 10.1-1020, Code of Virginia.)

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**Item 366 #1c**

### Natural Resources

**Department of Environmental Quality**

**Language**

Page 405, line 15, strike "the department" and insert: "any Virginia Stormwater Management Program authority".

Page 405, line 18, strike "impact" and insert: "management program plan".

Page 405, line 20, strike "The portion of the fee above the normal" and insert: "Any amounts paid to DEQ above the".

**Explanation:**

(This amendment modifies language that was included in Chapter 2 of 2018 Special Session 1 that established a voluntary fee for the expedited review of stormwater review permits for land disturbance acreage equal to or greater than 100 acres. The language expands the process to include any Virginia Stormwater Management Program authority.)

---

**Item 366 #2c**
Natural Resources
Department of Environmental Quality

Language:

Page 405, after line 22, insert:
"J. The Department of Environmental Quality shall prepare an update to its November 1, 2018 initial report entitled “Flexibilities for Virginia’s Permitted Dischargers Implementing EPA's 2013 Nationally-Recommended Ammonia Criteria” pursuant to Enactment Clause 2 of Chapter 511 of the 2018 Acts of Assembly. The update shall expand the Department's previous identification of specific procedures and practices for ammonia criteria implementation to minimize their impact on Virginia sewerage systems or other treatment works, specifically by including all existing or potential permitting procedures and practices that are not prohibited by the Clean Water Act but which would provide relief to permitted dischargers. The Department shall report its findings to the Chairmen of the Senate Committee on Agriculture, Conservation and Natural Resources, the House Committee on Agriculture, Chesapeake and Natural Resources, the House Appropriations Committee, and Senate Finance Committee no later than November 1, 2019."

Explanation:
(This amendment directs DEQ to update its 2018 report on Ammonia Criteria to include existing or potential permitting procedures and practices that are not prohibited by the Clean Water Act but which would provide relief to permitted dischargers.)

Natural Resources
Department of Environmental Quality

Language:

Page 405, after line 22, insert:
"J. The State Water Control Board shall amend its regulation at 9VAC25-31-250.A.3. on the maximum time for a Virginia Pollution Discharge Elimination System permitted discharger to attain compliance with water quality-based limitations so as to be consistent with the time for compliance established by the United States Environmental Protection Agency section 122.47(a)(1) of Title 40, Code of Federal Regulations. The Board shall complete this amendment by October 1, 2019. This action shall be exempt from the procedures and requirements of Article 2 of Chapter 40 of Title 2.2, Code of Virginia."

Explanation:
(This amendment brings the State Water Control Board's VPDES discharge permit compliance schedule regulation into conformity with the comparable federal regulation of the U.S.)
Environmental Protection Agency most recently revised on May 15, 2000.)

Item 366 #4c

<table>
<thead>
<tr>
<th>Natural Resources</th>
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Language:
Page 404, line 2, strike "$44,189,387" and insert "$44,039,387".
Page 404, line 2, strike "$44,781,502" and insert "$44,164,302".

Explanation:
(This amendment removes funding proposed in House Bill 1700 as introduced to support additional positions in DEQ's water permitting area to support regulatory review and permit writing and support the Governor's environmental agenda, and undertake a communications and outreach needs study.)

Item 366 #5c

Language:
Page 405, after line 22, insert:
"J. The Department of Environmental Quality (DEQ) and the Virginia Department of Health (VDH) shall establish a work group with existing and potential permittees to determine the most cost effective solution to limit the sodium concentration in pre-treatment wastewater discharge to no more than 100 mg/L before delivery to the Upper Occoquan Service Authority's (UOSA) wastewater treatment plant as originally endorsed by the Occoquan Watershed Monitoring Subcommittee of the State Water Control Board in November 1996. The DEQ and the VDH shall receive input and recommendations from permittees, Fairfax Water, and the Fairfax County and Prince William County Service Authorities. DEQ shall provide a report on its findings and recommendations to the Chairman of House Appropriations and Chairman of Senate Finance no later than September 1, 2019."

Explanation:
(This amendment directs DEQ and VDH to establish a work group to identify cost-effective solutions to limiting sodium concentration in pre-treatment wastewater discharge in the Upper Occoquan Service Authority's area.)
Natural Resources  

<table>
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Language:

Page 405, line 24, strike "$19,123,311" and insert "$18,236,455".

Explanation:

This amendment removes funding proposed in House Bill 1700 as introduced to support additional positions at DEQ.)

Natural Resources  

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Language:

Page 406, line 8, strike "$111,313,511" and insert "$61,313,511".
Page 406, line 42, strike "and $50,000,000 the second year".
Page 406, line 42, unstrike "for the fiscal year beginning July".
Page 406, line 43, unstrike "1, 2018".

Explanation:

(This amendment removes funding proposed in House Bill 1700/Senate Bill 100 as introduced for the Stormwater Local Assistance Fund.)

Natural Resources  

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<tr>
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</table>

Language:

Page 409, line 49, strike "$6,876,468" and insert "$6,976,468".
Page 411, after line 41, insert:

"L. Out of the amounts for Financial Assistance for Historic Preservation shall be paid from the general fund $100,000 in the second year to the Historic Hopewell Foundation for restoration work at Weston Plantation."

Explanation:
(This amendment provides $100,000 the second year from the general fund to the Department of Historic Resources to assist the Historic Hopewell Foundation and the Weston Plantation with needs for basement wall brickwork, needed kitchen repairs and siding improvements on this historic structure.)

Item 374 #2c

<table>
<thead>
<tr>
<th>Natural Resources</th>
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<tr>
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Language:

Page 409, line 48, strike "$6,876,468" and insert "$6,946,468". Page 411, after line 41, insert:
"L. Out of the amounts for Financial Assistance for Historic Preservation shall be paid from the general fund $70,000 in the second year to the Citizens United to Preserve Greensville County Training School."

Explanation:

(This amendment provides $70,000 the second year from the general fund to the Citizens United to Preserve Greensville County Training School "Citizens United." Built in 1912, this facility is a small wood frame building that contributed to African-American education in Emporia for more than fifty years. It was added to the National Registry of Historic Places in 2006.)

Item 374 #3c

<table>
<thead>
<tr>
<th>Natural Resources</th>
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Language:

Page 409, line 49, strike "$6,876,468" and insert "$6,876,853". Page 411, line 23, strike the second "$34,875" and insert "$35,260". Page 411, after line 37, insert:
"5. Notwithstanding the provisions of § 10.1-2211.2, Code of Virginia, included in this item is $385 the second year from the general fund to support the preservation and care of historical African American graves at the New River and West Dublin Cemeteries in Pulaski County, Virginia."

Explanation:

(This amendment provides $385 in the second year to implement the provisions of House Bill
1973 of the 2019 General Assembly, which recognizes 77 historical African American graves at the New River Cemetery and West Dublin Cemetery in Pulaski County. These cemeteries are added to the list of Historical African American cemeteries cared for pursuant to § 10.1-2211.2 of the Code of Virginia.

Item 374 #4c

<table>
<thead>
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Language:

Page 409, line 49, strike "$6,876,468" and insert "$6,878,808".

Page 411, line 23, strike the second "$34,875" and insert: "$37,215".

Page 411, after line 37, insert:

"5. Notwithstanding the provisions of §10.1-2211.1, Code of Virginia, included in this item is $2,340 the second year from the general fund to support the preservation and care of historical African American graves at Oak Lawn Cemetery in Suffolk, Virginia."

Explanation:

(This amendment provides $2,340 from the general fund the second year to support the provisions of House Bill 2311, 2019 Session of the General Assembly, and provide for maintenance of 468 historic African-American graves at Oak Lawn Cemetery in Suffolk, Virginia.)

Item 374 #5c

<table>
<thead>
<tr>
<th>Natural Resources</th>
<th>FY18-19</th>
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</thead>
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</table>

Language:

Page 409, line 49, strike "$6,876,468" and insert "$6,880,323".

Page 411, line 23, strike the second "$34,875" and insert "$38,730".

Page 411, after line 37, insert:

"5. Notwithstanding the provisions of § 10.1-2211.2, Code of Virginia, included in this item is $3,855 the second year from the general fund to support the preservation and care of historical African American graves at the following cemeteries in Hampton Virginia: 212 graves at Bassonette's Cemetery, 339 graves at Elmerton Cemetery, 14 graves at Queen Street Cemetery, 29 graves at Pleasant Shade Cemetery, 15 graves at the Tucker Family Cemetery, 125 graves at Union Street Cemetery and 37 graves at Good Samaritan Cemetery."
Explanation:

(This amendment provides $3,855 in the second year to recognize 771 historical African American graves at cemeteries in Hampton Virginia authorized under the provisions of House Bill 2681 and Senate Bill 1128, 2019 Session of the General Assembly.)

---

**Item 374 #6c**

<table>
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</thead>
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</table>

**Language:**

Page 409, line 49, strike "$6,876,468" and insert "$6,877,443".
Page 411, line 23, strike the second "$34,875" and insert: "$35,850".
Page 411, after line 37, insert:
"5. Notwithstanding the provisions of § 10.1-2211.1, Code of Virginia, included in this item is $975 the second year from the general fund to support the preservation and care of historical African American graves at Matthews, People's and Smith Street Cemeteries in Martinsville, Virginia."

**Explanation:**

(This amendment provides $975 from the general fund the second year to support the provisions of House Bill 2406, 2019 Session of the General Assembly, and provide for maintenance of 195 historic African-American graves at 3 cemeteries in Martinsville, Virginia.)

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**Item 374 #7c**

<table>
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<tr>
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</thead>
<tbody>
<tr>
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**Language:**

Page 409, line 49, strike "$6,876,468" and insert "$6,886,183".
Page 411, line 23, strike the second "$34,875" and insert "$44,590".
Page 411, after line 37, insert:
"5. Notwithstanding the provisions of § 10.1-2211.2, Code of Virginia, included in this item is $9,715 the second year from the general fund to support the preservation and care of historical African American graves at six cemeteries in Alexandria, Virginia."

**Explanation:**

(This amendment provides $9,715 in the second year to implement the provisions of House Bill...
2739, which would recognize 1,934 historical African American graves at six cemeteries in Alexandria. These cemeteries are added to the list of Historical African American cemeteries cared for pursuant to § 10.1-2211.2 of the Code of Virginia.

---

Item 381 #1c

Public Safety and Homeland Security

Secretary of Public Safety and Homeland Security

Language

Page 416, after line 34, insert:

"E.1. The Secretary of Public Safety and Homeland Security shall convene and expand the workgroup created pursuant to paragraph 73.U of this act. The expanded work group shall examine the workload impact, as well as other fiscal and policy impacts, on the Commonwealth's public safety and judicial agencies as a whole. The Executive Secretary of the Supreme Court shall submit the recommendations of the working group to the Chairmen of the House Appropriations and Senate Finance Committees by November 15, 2019. All state agencies and local subdivisions shall provide assistance as requested by the working group.

2. The expanded workgroup shall include representatives of the Supreme Court, the State Compensation Board, staff of the House Appropriations and Senate Finance Committees, Department of Criminal Justice Services, Commonwealth's Attorneys, local governments, and other stakeholders deemed appropriate by the Secretary.

3. Prior to the preparation of the November 15, 2019 report, each Commonwealth's Attorney's office in a locality that employs body worn cameras, in conjunction with the law enforcement agency using body worn cameras, shall report to the Compensation Board and the workgroup the following information on a quarterly basis, in a format prescribed by the Board:

a. The number of hours of body worn camera video footage received from their law enforcement agencies. The number of hours should additionally be broken down into corresponding categories of felonies, misdemeanors and traffic offenses. Any recorded event that results in charges for two or more of the above categories shall be reported in the most serious category;

b. The number of hours spent in the course of redacting videos; and

c. Any other data determined relevant and necessary by the workgroup for this analysis."

Explanation:

(This amendment continues and expands the scope of the work group created in Chapter 2 concerning workload issues created by the use of body-worn cameras.)
Item 381 #2c

Public Safety and Homeland Security

<table>
<thead>
<tr>
<th>FY18-19</th>
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</thead>
<tbody>
<tr>
<td>Secretary of Public Safety and Homeland Security</td>
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</table>

Language:

Page 416, line 3, strike "$1,173,142" and insert "$1,223,142".
Page 416, after line 34, insert:
"E. Included in the amounts appropriated for this item is $50,000 from the general fund in the second year for the Secretary of Public Safety and Homeland Security to develop a plan for implementation for a statewide school safety mobile application to be accessed by all school divisions. The Secretary shall submit his plan to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees by December 1, 2019."

Explanation:

(This amendment provides $50,000 from the general fund in the second year and directs the Secretary of Public Safety to develop a plan for implementation of a statewide school safety mobile application.)

Item 381 #3c

Public Safety and Homeland Security

<table>
<thead>
<tr>
<th>Language</th>
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</thead>
<tbody>
<tr>
<td>Secretary of Public Safety and Homeland Security</td>
</tr>
</tbody>
</table>

Language:

Page 416, after line 34, insert:
"E. The Secretary shall convene a workgroup to review the effectiveness of Virginia's Sex Offender Registry requirements. The workgroup shall examine and report on: (1) the feasibility of implementing a multi-tiered risk-based classification system; (2) the feasibility and public safety considerations of implementing differentiated registration requirements for juvenile and/or misdemeanor offenders; (3) the feasibility and public safety considerations of implementing an automatic removal process for meeting certain criteria; (4) an evaluation of the requirements to post employer information on the registry; and (5) the feasibility of implementing a multi-disciplinary Sex Offender Management Board that would provide evidence-based input on proposed changes to sex offender laws in the Commonwealth. The workgroup shall identify and compare the requirements for registration imposed by the federal government, by the other 49 states and the Commonwealth, and include this information as context in the report. The workgroup shall report on its work by November 15, 2020."

Explanation:
(This amendment requires the Secretary of Public Safety and Homeland Security to convene a workgroup to study the Sex Offender Registry process and recommend best practices.)

Item 381 #4c

Public Safety and Homeland Security

Secretary of Public Safety and Homeland Security Language

Language:

Page 416, after line 34, insert:
"E. The Secretary of Public Safety, in consultation with the Secretary of Health and Human Resources, shall convene a workgroup to report on the feasibility of increasing access to sex offender treatment for inmates held in the Commonwealth's adult correctional centers. The workgroup shall identify the different types of sex offender treatment currently available at the Department of Corrections and the numbers of offenders treated annually in each program. The workgroup shall consider the most effective time during an inmate's confinement to screen for treatment, and whether the existing Departmental policy should be modified. The report shall also recommend specific short- and long-term strategies for the Commonwealth to employ, and identify staffing and other costs required for implementation. The report shall be submitted to the Governor and Chairmen of the House Appropriations and Senate Finance Committees by November 15, 2020."

Explanation:

(This amendment requires the Secretary of Public Safety and Homeland Security to convene a workgroup to recommend strategies and specific sex offender treatment options at the Department of Corrections.)

Item 387 #1c

Public Safety and Homeland Security FY18-19 FY19-20

Department of Corrections $0 $200,000 GF

Language:

Page 418, line 36, strike "$104,905,315" and insert "$105,105,315".

Page 419, after line 8, insert:
"C. Out of the amounts appropriated in this item, $200,000 the second year from the general fund is designated for the Department of Corrections to pay the Department of Motor Vehicles for the costs of providing identification cards to inmates through the DMV Connect program."

Explanation:
(This amendment provides funding of $200,000 from the general fund for the Department of Corrections to provide identification cards to offenders upon re-entry.)

**Item 389 #1c**

**Public Safety and Homeland Security**  
**Department of Corrections**  
**FY18-19**  |  $0  
**FY19-20**  |  ($580,074)  

**Language:**

Page 420, line 50, strike "$18,663,154" and insert "$18,083,080".  
Page 421, line 20, strike "$1,599,084" and insert "$1,019,010."

**Explanation:**

(This amendment provides a total of $1.0 million from the general fund for the Community Corrections Alternative Program. The introduced budget proposed $1.2 million from the general fund, in addition to $439,000 from the general fund that was added for each year in Chapter 2, 2018, Special Session I.)

**Item 390 #1c**

**Public Safety and Homeland Security**  
**Department of Corrections**  
**FY18-19**  |  $0  
**FY19-20**  |  ($525,784)  

**Language:**

Page 421, line 27, strike "$1,013,884,498" and insert "$1,013,358,714".  
Page 423, after line 41, insert:  
"O. Included in the appropriation for this item is $3,525,783 in the second year from the general fund for the Department of Corrections to use for initiatives to improve recruitment and retention of correctional personnel. Of this amount, $1,051,567 is provided for targeted salary actions for correctional officers at Augusta Correctional Center."

**Explanation:**

(This amendment adds $526,000 the second year to the general fund to address the high turnover and vacancy rates in some of the Department's facilities. Of the total funding of $3.5 million, $1.1 million is dedicated to a targeted salary increase for correctional officers assigned to the Augusta Correctional Center.)

**Item 390 #2c**

**Public Safety and Homeland Security**
Department of Corrections

**Language:**

Page 423, after line 41, insert:
"O. In the introduced budget for the biennium beginning on July 1, 2020, the Department of Planning and Budget shall create a new program within the Department of Corrections for the appropriations related to inmate healthcare. Appropriation under the service area for "Medical and Clinical Services - Prisons (39810)," shall be transferred to the new Item created pursuant to this paragraph. The program shall allocate the funding into appropriate service areas to identify: healthcare contracts; offsite care; medical transportation; medications; and other appropriate allocations."

**Explanation:**
(This amendment directs the Department of Planning and Budget, in the introduced budget for the next biennium, to set out the service area for inmate medical services as an independent program in the budget. This is a technical amendment.)

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**Item 390 #3c**

<table>
<thead>
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<th>Public Safety and Homeland Security</th>
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**Language:**

Page 421, line 27, strike "$1,013,884,498" and insert "$1,013,954,498".

Page 423, after line 41, insert:
"O. Included within the appropriation for this item is $70,000 from the general fund for the Sex Offender Residential Treatment Program."

**Explanation:**
(This amendment provides $70,000 from the general fund to increase funding in the second year for the Sex Offender Residential Treatment Program.)

---

**Item 390 #4c**

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
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<th>FY19-20</th>
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**Language:**

Page 421, line 27, strike "$1,014,684,958" and insert "$1,014,511,459".

Page 421, line 27, strike "$1,013,884,498" and insert "$1,013,537,501".
Pages 423, strike lines 37 through 41.

**Explanation:**

(This amendment removes funding proposed in the introduced budget to implement the Military Medics and Corpsmen Program at the Department of Corrections.)

---

**Item 390 #5c**

**Public Safety and Homeland Security**  
Department of Corrections

**Language:**

Page 423, after line 41, insert:

"O. The Department of Corrections and the VCU Health System and UVA Health System shall collaborate on a plan to ensure that inmates with long-term or high-cost prescription drug needs receive treatment from a federal 340-B covered entity. The Department shall begin development of the plan as soon as is practicable and report to the House Appropriations and Senate Finance Committees by January 1, 2020."

**Explanation:**

(This amendment requires DOC and VCU and UVA Health Systems to report on a plan to treat inmates with high-cost chronic conditions with drugs purchased through the federal 340-B program as much as possible.)

---

**Item 390 #6c**

**Public Safety and Homeland Security**  
Department of Corrections

**Language:**

Page 423, after line 41, insert:

"O. The Department of Corrections shall convene a workgroup to develop a plan for a pilot partnership for a university health system to provide comprehensive health care for the inmates in at least one state correctional facility. The workgroup shall be co-chaired by the director of the Department of Corrections, the chief executive officer of the VCU Health System, and the executive vice president for health affairs at the University of Virginia. The workgroup shall jointly submit an interim update to the House Appropriations and Senate Finance Committees no later than November 1, 2019; and jointly submit a final plan for the pilot partnership no later than January 1, 2020. The plan shall include (i) the facility or facilities included in the pilot, (ii) staffing needs for providing health care services, (iii) the amount and structure of payment to the university, and (iv) how the effectiveness of the pilot project will be evaluated."

---
Explanation:
(This amendment directs DOC, VCU Health System, and UVA Health System to develop a pilot program for one of the university health systems to provide comprehensive healthcare in one of the DOC secure facilities.)

Item 391 #1c

Public Safety and Homeland Security
Department of Corrections
Language

Page 426, after line 44, insert:
"S. The Department of Corrections is authorized to purchase from the Town of Craigsville approximately 122 acres, more or less, located adjacent to the Augusta Correctional Center. In consideration for this acreage, the Department will provide wastewater treatment services to the Town at no cost for a period adequate to equal the value of the property conveyed. The value of the property shall be established by averaging the value of one appraisal provided by the Department of Corrections and one by the Town of Craigsville."

Explanation:
(This amendment authorizes the department to acquire land from the Town of Craigsville.)

Item 391 #2c

Public Safety and Homeland Security
Department of Corrections
Language

Page 426, after line 44, insert:
"S. The Director, Department of Corrections, consistent with the December 4, 2018 recommendations of the Joint Subcommittee on Mental Health Services in the 21st Century, shall develop policies to improve the exchange of offender medical information, including electronic exchange of information for telemedicine, telepsychiatry, and electronic medical chart access by health care providers. The Director shall provide a report detailing its policies and implementation plan to the Joint Subcommittee no later than October 1, 2019."

Explanation:
(This amendment requires the Department of Corrections to develop improved policies related to the exchange of offender medical information, and report its policies and implementation plan to the Joint Subcommittee on Mental Health in the 21st Century no later than October 1,
Public Safety and Homeland Security

<table>
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<tbody>
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Language:

Page 423, line 43, strike "$110,514,949" and insert "$110,564,916".
Page 426, line 33, strike "$300,000" and insert "$349,967".
Page 426, strike lines 38 through 44.
Page 426, line 35, after "legislation" insert:
"during the 2019 General Assembly session".
Page 426, after line 37, insert:
"1. House Bill 1874/Senate Bill 1604 -- $50,000
2. House Bill 1911 -- $50,000
3. House Bill 1941 -- $50,000
4. House Bill 2528 -- $149,967
5. House Bill 2586 -- $50,000."

Explanation:

(This amendment appropriates a total of $349,967 the second year from the general fund to be deposited in the Corrections Special Reserve Fund, reflecting the estimated bedspace impact of five bills affecting criminal sentencing. The introduced budget included $300,000 for this purpose.)

Public Safety and Homeland Security

Language:

Page 426, after line 44, insert:
"S. The Commonwealth of Virginia shall convey 65 acres of property consisting of Clarke County Tax Map No. 27, new parcel A, situated in the Greenway Magisterial District of Clarke County, Virginia, to the Virginia Port Authority (VPA), on behalf of the Virginia Inland Port (VIP). The VPA, on behalf of the VIP, shall collaborate with representatives of Clarke County to promote the use of the land for economic development purposes. The VIP shall enter into a memorandum-of-understanding with Clarke County on the development and execution of mutually advantageous economic development proposals."
Explanation:
(This amendment conveys 65 acres of land currently owned and operated by the Department of Corrections, located in Clarke County, to the Virginia Port Authority, on behalf of the Virginia Inland Port for the purpose of collaborating with Clarke County representatives on the development of the land for economic purposes.)

Item 392 #1c

Public Safety and Homeland Security
Department of Criminal Justice Services
Language

Language:
Page 427, line 19, before "The Director" insert "A."
Page 427, after line 33, insert:
"B. Included in the amounts appropriated for this item is $280,000 the second year from the general fund for the Department to provide annual trainings on active shooter scenarios to school and community personnel."

Explanation:
(This amendment provides $280,000 from the general fund the second year and one position for the Department of Criminal Justice Services to provide annual active shooter trainings to schools and communities.)

Item 392 #2c

Public Safety and Homeland Security
Department of Criminal Justice Services
Language

Language:
Page 427, line 19, before "The Director" insert "A."
Page 427, after line 33, insert:
"B. Included in the amounts appropriated for this item is $427,630 the second year from the general fund for oversight and management of the school resource officer and school security officer certification and training programs, the provision of basic training courses for school resource officers and school personnel, and development and update Virginia-specific training resources for school resource officers and school security officers."

Explanation:
(This amendment provides $427,630 GF the second year and one position for the Department of Criminal Justice Services to provide additional training to school resource officers and school
security officers.)

Item 392 #3c

Public Safety and Homeland Security

Department of Criminal Justice Services

Language:

Page 427, line 19, before "The Director" insert "A."
Page 427, after line 33, insert:
"B.1. Included in the amounts appropriated for this item is $595,630 the second year from the general fund for the purpose of expanding training provided to members of threat assessment teams.

2. Included in the amounts appropriated for this item is $125,000 the second year from the general fund for the development of a case management tool for use by threat assessment teams, consistent with the provisions of House Bill 1734 of the 2019 Session of the General Assembly."

Explanation:

(This amendment provides $720,630 from the general fund the second year and one position for the Department of Criminal Justice Services to expand training provided to local threat assessment team members. The amendment also provides for the development of a threat assessment team case management system, consistent with the provisions of House Bill 1734.)

Item 392 #4c

Public Safety and Homeland Security

Department of Criminal Justice Services

Language:

FY18-19 FY19-20

$0 ($464,890) GF

0.00 -3.00 FTE

Language:

Page 427, line 7, strike "$5,036,721" and insert "$4,571,831".
Page 427, line 19, before "The Director" insert "A." Page 427, after line 33, insert:
"B. Included in the amounts appropriated for this item is $871,890 the second year from the general fund to enhance school safety training provided to Virginia school personnel, to include hosting live trainings and conferences, developing online training and curricula, and developing Virginia-specific school safety resources."

Explanation:
(This amendment provides $871,890 GF the second year and three positions included to be used by the Department of Criminal Justice Services to enhance and expand the school safety training provided by the Department of Criminal Justice Services to Virginia school personnel.)

Item 393 #1c

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice</td>
<td>$0</td>
<td>$(115,630)</td>
</tr>
<tr>
<td>Services</td>
<td>0.00</td>
<td>-1.00 FTE</td>
</tr>
</tbody>
</table>

Language:

Page 427, line 36, strike "$1,072,877" and insert "$957,247".
Page 427, after line 43, insert:
"Included in the amounts appropriated for this item is $400,000 the second year from the general fund for the ongoing costs of conducting the School Climate Survey."

Explanation:

(This amendment provides $400,000 the second year from the general fund for the Department of Criminal Justice Services to continue support of the School Climate Survey.)

Item 393 #2c

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice</td>
<td>$0</td>
<td>$145,000</td>
</tr>
<tr>
<td>Services</td>
<td>0.00</td>
<td>1.00 FTE</td>
</tr>
</tbody>
</table>

Language:

Page 427, line 36, strike "$1,072,877" and insert "$1,217,877".
Page 427, after line 43, insert:
"Included in the appropriation for this item is $145,000 the second year from the general fund for the sex trafficking response coordination activities of the Department, pursuant to the provisions of House Bill 2576 and Senate Bill 1669 of the 2019 Session of the General Assembly."

Explanation:

(This amendment provides $145,000 the second year from the general fund for the Department of Criminal Justice Services to designate a Sex Trafficking Response Coordinator to develop a statewide response plan to address sex trafficking in Virginia. This is a recommendation of the Virginia State Crime Commission.)
### Item 393 #3c

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice</td>
<td>$0</td>
<td>($184,992)</td>
</tr>
<tr>
<td>Services</td>
<td></td>
<td>GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 427, line 36, strike "$1,072,877" and insert "$887,885".

**Explanation:**

(This amendment removes proposed funding included in the introduced budget for the Department of Criminal Justice Services to pay fees associated with the purchase of additional servers for its law enforcement records management system.)

### Item 395 #1c

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice</td>
<td>$0</td>
<td>($30,000)</td>
</tr>
<tr>
<td>Services</td>
<td></td>
<td>GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 427, line 52, strike "$109,826,612" and insert "$109,796,612".

**Explanation:**

(This amendment removes proposed funding included in the introduced budget for the Department of Criminal Justice Services to provide community policing training.)

### Item 395 #2c

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice</td>
<td>$0</td>
<td>$3,000,000</td>
</tr>
<tr>
<td>Services</td>
<td></td>
<td>GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 427, line 52, strike "$109,826,612" and insert "$112,826,612".
Page 430, line 14, strike "$1,700,000" and insert "$4,700,000".

**Explanation:**

(This amendment increases the general fund appropriation for the School Resource Officer Incentive Grant Fund by $3.0 million the second year. With this amendment, the amount provided for the fund would increase to a total of $4.7 million the second year. This is a
Public Safety and Homeland Security

Department of Criminal Justice Services

Language:

Page 431, strike lines 20 through 30.
Page 431, after line 20, insert:
"J.1. Included in the appropriation for this item is $2,500,000 the first year and $2,500,000 the second year from the general fund to continue the pilot programs authorized in Item 398, Chapter 836, 2017 Acts of Assembly. The number of pilot sites shall not be expanded beyond those participating in the pilot program the first year.

2. The funding provided to each pilot site shall supplement, not supplant, existing local spending on these services. Distribution of grant amounts shall be made quarterly pursuant to the conditions of paragraph J.3. of this item.

3. The Department shall collect on a quarterly basis qualitative and quantitative data of pilot site performance, to include: (i) mental health screenings and assessments provided to inmates, (ii) mental health treatment plans and services provided to inmates, (iii) jail safety incidents involving inmates and jail staff, (iv) the provision of appropriate services after release, (v) the number of inmates re-arrested or re-incarcerated within 90 days after release following a positive identification for mental health disorders in jail or the receipt of mental health treatment within the facility. The Department shall provide a report on its findings to the Chairmen of the House Appropriations and Senate Finance Committees no later than October 15th each year.

4. The Department of Criminal Justice Services, in cooperation with the Executive Secretary of the Compensation Board and the Board of Corrections, shall evaluate the resources needed by local and regional jails to comply with the minimum standards of behavioral health services to be established by the Board of Corrections pursuant to House Bill 1942 of the 2019 Session of the General Assembly. The evaluation shall include consideration of the appropriate share of resources for minimum standards of care to be provided by the Commonwealth and local governments, respectively. The evaluation shall also consider the appropriate mechanism by which any such Commonwealth funds be provided. The Department shall report the findings of its evaluation to the Chairmen of the House Appropriations and Senate Finance Committees by June 30, 2020."

Explanation:

(This amendment provides $2.5 million from the general fund in the second year for continuation of the jail mental health pilot program. It also removes proposed language included in the introduced budget that would have expanded the number of pilot sites, and adds specifies...
reporting requirements related to the provision of services and outcomes at pilot sites. The amendment directs a report be provided to the Chairmen of the House Appropriations and Senate Finance Committees by October 15th of each year. The amendment further requires the Department of Criminal Justice Services to collaborate with the Compensation Board and the Board of Corrections to identify the resources required for jails to comply with the forthcoming minimum behavioral health treatment standards to be established by the Board of Corrections pursuant to House Bill 1942 of the 2020 Session of the General Assembly.)

Item 395 #4c

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice</td>
<td>$0</td>
<td>$916,066 GF</td>
</tr>
</tbody>
</table>

Language:

Page 427, line 51, strike "$109,826,612" and insert "$110,742,678".
Page 431, after line 39, insert:
"L. Included in the appropriation for this item is $916,066 in the second year from the general fund for the Virginia Beach Correctional Center for the Jail and Re-entry Service Coordination Pathway, which is a joint operation between the Virginia Beach Department of Human Services and the Virginia Beach Sheriff's Office. The program consists of diversion, screening, assessment, treatment, and re-entry services for all incarcerated individuals with an active mental illness or substance use disorder diagnosis."

Explanation:

(This amendment provides $916,066 the second year from the general fund for 12 staff positions at the Virginia Beach Correctional Center for the Jail and Re-entry Service Coordination Pathway.)

Item 395 #5c

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Criminal Justice</td>
<td>$0</td>
<td>$15,000 GF</td>
</tr>
</tbody>
</table>

Language:

Page 427, line 52, strike "$109,826,612" and insert "$109,841,612".
Page 430, line 22, strike the second "$85,000" and insert "$100,000".

Explanation:

(This amendment provides an additional $15,000 from the general fund in the second year for
the York County Sheriff’s Office for the statewide administration of the Drug Abuse Resistance Education program.)

**Item 399 #1c**

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Emergency Management</td>
<td>$0</td>
<td>($1,306,136) GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 433, line 19, strike "$27,914,419" and insert "$26,608,283".

**Explanation:**

(This amendment removes new funding proposed in the introduced budget for activities at the Virginia Department of Emergency Management.)

**Item 400 #1c**

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Emergency Management</td>
<td>$150,000</td>
<td>($150,000) GF</td>
</tr>
</tbody>
</table>

**Language:**

Page 434, line 4, strike "$22,933,000" and insert "$23,083,000".
Page 434, line 5, strike "$23,083,000" and insert "$22,933,000".
Page 434, after line 51, insert:
"E. Out of the appropriation for this item is $150,000 from the general fund in the first year for the Department to repay its line of credit with the Department of the Treasury."

**Explanation:**

(This amendment moves proposed funding to pay a debt on a line of credit from the Department of Treasury from the second year to the first year.)

**Item 402 #1c**

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Emergency Management</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Language:**

Page 435, line 19, after "A.," insert "1."
Page 435, line 21, after "Budget," insert:
"and the Chairmen of the House Appropriations and Senate Finance Committees."

Page 435, after line 25, insert:
"2. The Department shall report on annual disaster expenditures and contracting. The report
shall at minimum i) specify by event and state agency or locality, the amount spent per year
from the Disaster Recovery Fund separate from any other state, local, federal or private
contributions; ii) identify any Federal Emergency Management Agency (FEMA)
reimbursements received during the previous fiscal year, itemizing for which event such
reimbursements were made; iii) any contracts executed during a disaster and the expenditures
and purposes for which they were executed. The State Coordinator shall provide the report to
the Governor; Director, Department of Planning and Budget; and the Chairmen of the House
Appropriations and Senate Finance Committees by June 30th of each year."

Explanation:

(This amendment directs the Department of Emergency Management to provide an annual
report on disaster spending and contracting.)

Item 402 #2c

Public Safety and Homeland Security

Department of Emergency Management

Language

Language:

Page 436, after line 10, insert:
"G. The Department of Emergency Management shall review disasters over the previous six
years for which sum sufficient funding was authorized under Item 54 of this act, and categorize
disasters into general types, such as tornadoes, hurricanes of various categories, flooding, etc.
For local financial assistance authorized under § 44-146.28 of the Code of Virginia, the report
shall also detail the state and local share of spending on those events. The Department shall
propose model executive orders to authorize funding from the sum sufficient authority provided
in Item 54 of this act for each respective type of disaster event, based on reasonable state share,
in consideration of the data collected pursuant to this paragraph, to the Governor; Secretary of
Finance; Director, Department of Planning and Budget; and the Chairmen of the House
Appropriations and Senate Finance Committees by September 1, 2020."

Explanation:

(This amendment directs the Department of Emergency Management to report on reasonable
spending levels for disasters of various types.)

Item 406 #1c
Public Safety and Homeland Security  FY18-19  FY19-20
Department of Fire Programs  $0  ($125,000)  GF

Language:
Page 437, line 10, strike "$3,111,469" and insert "$2,986,469".

Explanation:
(This amendment eliminates proposed new funding for the Office of the State Fire Marshal.)

Item 407 #1c

Public Safety and Homeland Security
Department of Forensic Science

Language:
Page 438, after line 26, insert:
"E. Notwithstanding § 9.1-1101.1 of the Code of Virginia, the Department of Forensic Science shall not enter into contracts or agreements for forensic laboratory services that i) require additional general fund resources for laboratory services that can otherwise be procured at lower costs, or ii) impose additional regulatory burdens on the staff of the Department to implement."

Explanation:
(This amendment prohibits the Department of Forensic Science from entering into contracts for laboratory services which are not competitively priced.)

Item 414 #1c

Public Safety and Homeland Security  FY18-19  FY19-20
Department of Military Affairs  $0  ($1,500,000)  GF

Language:
Page 443, line 4, strike "$4,528,382" and insert "$3,028,382".

Explanation:
(This amendment eliminates proposed new funding for tuition assistance under the Department of Military Affairs.)

Item 416 #1c
<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Military Affairs</td>
<td>$0</td>
<td>($150,000)</td>
</tr>
</tbody>
</table>

**Language:**
Page 443, line 24, strike "$52,618,404" and insert "$52,468,404".

**Explanation:**
(This amendment removes proposed new funding for the Department of Military Affairs to conduct cyber security assessments.)

---

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of State Police</td>
<td>$0</td>
<td>($471,489)</td>
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</tbody>
</table>

**Language:**
Page 444, line 40, strike "$63,005,212" and insert "$62,533,723".

**Explanation:**
(This amendment removes proposed new funding included in the introduced budget related to "extreme risk law" legislation that was not adopted by the 2019 Session of the General Assembly.)

---

<table>
<thead>
<tr>
<th>Public Safety and Homeland Security</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>Department of State Police</td>
<td>$0</td>
<td>($392,356)</td>
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<tr>
<td></td>
<td>0.00</td>
<td>-7.00</td>
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</table>

**Language:**
Page 444, line 40, strike "$63,005,212" and insert "$62,612,856".

**Explanation:**
(This amendment removes second year funding and associated positions proposed in the introduced budget for State Police to conduct background checks on all firearms purchases.)

---

Public Safety and Homeland Security
"N. In the introduced budget for the biennium beginning on July 1, 2020, the Department of Planning and Budget shall create a new program within the Department of State Police for the appropriations related to operation and maintenance of the Statewide Agencies Radio System. Appropriation under this item for the service area for Telecommunications and Statewide Agencies Radio System (STARS) (30204), shall be transferred into the new item created pursuant to this paragraph. The program shall allocate the funding into appropriate service areas to identify: vehicle radio maintenance for State Police vehicles, vehicle radio maintenance for other agency vehicles, site maintenance, subscriber equipment, network maintenance, and equipment, as appropriate."

Explanation:
(This amendment directs the Department of Planning and Budget, in the introduced budget for the next biennium, to set out the service area for STARS as an independent program in the budget. This is a technical amendment.)

---

Item 419 #4c

Public Safety and Homeland Security

Department of State Police

Language:

Page 445, after line 30, insert:
"4. Any general fund appropriation given for STARS operating and maintenance under the service area 30204, is designated for such purposes. If the Department of State Police cannot expend its STARS appropriation within a given fiscal year, there shall remain an appropriation balance at the end of the fiscal year. The Department may request a discretionary re-appropriation in the subsequent year as provided in § 4-1.05 of this act if necessary for the payment of preexisting obligations for the purchase of goods or services."

Explanation:
(This amendment provides guidance for expenditure of appropriation in service area 30204.)

---

Item 419 #5c

Public Safety and Homeland Security

FY18-19 FY19-20
JOURNAL OF THE SENATE -1915- Sunday, February 24, 2019

Department of State Police  $197,920  $211,947  GF
                                    0.00   3.00   FTE

Language:
Page 444, line 39, strike "$62,039,445" and insert "$62,237,365".
Page 444, line 40, strike "$63,005,212" and insert "$63,217,159".
Page 446, after line 27, insert:
"N. Included within the amounts for this item is $197,920 in the first year from the general fund
for a modification to the Central Criminal Records Exchange and $211,947 and three positions
in the second year from the general fund for the Department to address the recommendation of
the Crime Commission to provide a reference to the "Hold File" for criminal history records
checks."

Explanation:
(This amendment provides $197,920 from the general fund in the first year for a one-time
information technology modification to the Central Criminal Records Exchange, and $212,000
from the general fund for three positions in the second year for VSP to reference the "Hold File"
when conducting criminal history records checks, based on a recommendation of the state
Crime Commission.)

Item 420 #1c

Public Safety and Homeland Security

Department of State Police  Language

Language:
Page 448, after line 34, insert:
"R. The Department shall study the steps necessary to contract with insurance providers for
reimbursement of expenses and report on those steps and the estimated annual revenue to the
Department of Planning and Budget and the Chairmen of the House Appropriations and the
Senate Finance Committees by November 30, 2019."

Explanation:
(This amendment directs the Department of State Police to study and report on the steps to
contract with insurance providers for reimbursement of appropriate expenses.)

Item 433 #1c

Transportation

Secretary of Transportation  Language

Language:
"K. It is the intent of the General Assembly that the Secretary of Transportation and the Commonwealth Transportation Board shall direct the Virginia Department of Transportation to establish a working group which shall evaluate (i) the impact of increased fuel efficiency and increased use of hybrid and electric vehicles on transportation revenues, and (ii) potential options to provide a sustainable funding stream for transportation infrastructure. The working group shall include, at a minimum, representatives of local government associations, the regional transportation authorities, the trucking industry, the motor dealer industry and the motor fuels industries. The Secretary shall provide a report of the group's findings to the Chairmen of the House and Senate Transportation Committees and the Chairmen of the House Appropriations and Senate Finance Committees no later than December 10, 2019."

Explanation:
(This amendment directs the Department of Transportation and the Secretary of Transportation to establish a work group to begin consideration of the long-term viability of the motor fuels tax.)

Item 434 #1c

Transportation

Virginia Commercial Space Flight Authority

Language:

Page 455, line 6, insert "A."
Page 455, after line 9, insert:
"B. In addition to the amounts included in this item, the Commonwealth Transportation Board shall transfer $5,000,000 in the second year from the Transportation Trust Fund to the Commonwealth Space Flight Fund to improve existing waterfront facilities for multimodal unmanned vehicle test operations, including small barge and research vessel access, and for the removal of trees adjacent to the existing airfield."

Explanation:
(This amendment provides a transfer of $5.0 million in the second year from the Transportation Trust Fund to the Commercial Spaceflight Fund for access improvements at the Mid-Atlantic Regional Spaceport.)

Item 434 #2c

Transportation

Virginia Commercial Space Flight Authority

Language
Language:

Page 455, line 6, insert "A."
Page 455, after line 9, insert:
"B. In addition to the amounts included in this item, the Commonwealth Transportation Board shall transfer $2,500,000 in the second year from the Transportation Trust Fund to the Commonwealth Space Flight Fund for completion of launch pad LC-2."

Explanation:

(This amendment provides $2.5 million from the nongeneral fund in the second year for completion of the small rocket launch pad.)

<table>
<thead>
<tr>
<th>Item 443 #1c</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Transportation</strong></td>
</tr>
<tr>
<td>Department of Motor Vehicles</td>
</tr>
<tr>
<td><strong>NGF</strong></td>
</tr>
</tbody>
</table>

Language:

Page 460, line 5, strike "$85,691,500" and insert "$157,391,500".
Page 460, line 5, strike "$85,691,500" and insert "$159,591,500".
Page 460, line 11, strike "$79,800,000" and "$79,800,000" insert: "$151,500,000" and "$153,700,000".

Explanation:

(This amendment would provide the necessary appropriation to implement House Bill 768 and Senate Bill 896, 2018 Session of the General Assembly, which raised the motor vehicle fuels sales tax rate to generate additional revenue for transportation districts in Northern Virginia and Hampton Roads. It is a technical amendment reflecting the revenues actually being generated under legislative changes adopted last year but not reflected in House Bill 1700 as introduced.)

<table>
<thead>
<tr>
<th>Item 445 #1c</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Transportation</strong></td>
</tr>
<tr>
<td>Department of Rail and Public Transportation</td>
</tr>
</tbody>
</table>

Language:

Page 463, after line 4, insert:
"G. The Commonwealth Transportation Board may allocate supplemental operating funds in fiscal year 2020 to any transit provider that receives funds to support operating costs pursuant to
§ 33.2-1526.1 C. 1., and that is negatively impacted by a loss of operating funds as a direct result of the performance-based allocation process set forth in Chapter 854 of the Acts of Assembly of 2018. The maximum amount of supplemental operating funds available pursuant to this authorization shall not exceed $3,000,000 from the nongeneral fund amounts available to the department.

Explanation:
(This amendment allows a one-year transition for mass transit providers to prepare for a new allocation methodology that is based on performance metrics that has been recommended by the Transit Service Delivery Advisory Committee (TSDAC) and approved by the Commonwealth Transportation Board.)

<table>
<thead>
<tr>
<th>Item 450 #1c</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transportation</td>
</tr>
<tr>
<td>Department of Transportation</td>
</tr>
</tbody>
</table>

Language:
Page 465, line 19, strike "$2,982,209,244" and insert "$2,907,209,244".
Page 466, strike lines 52 and 53.
Page 467, strike line 1.

Explanation:
(This amendment removes funding proposed in House Bill 1700 as introduced to recapitalize the Virginia Transportation Infrastructure Bank.)

<table>
<thead>
<tr>
<th>Item 451 #1c</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transportation</td>
</tr>
<tr>
<td>Department of Transportation</td>
</tr>
</tbody>
</table>

Language:
Page 467, after line 29, insert:
"E. Out of the amounts provided in this Item, the department shall increase the share of funding dedicated to the Safety Service Patrol Services by $5,000,000 from nongeneral fund revenues in the second year to expand services across the Commonwealth's Interstate System, with priority given to the Interstate 81 Corridor."

Explanation:
(This amendment requires VDOT to redirect $5.0 million the second year from existing maintenance funding to enhance safety service patrol services across the Commonwealth's
Interstate system. Studies indicate that 16 percent of all Interstate delays are caused by incidents, and on Interstate 81 that share increases to 51 percent. Safety Service Patrol Services provide substantial improvements in clearing incident-related delays.)

Item 453 #1c

Transportation

Department of Transportation

Language: Page 468, line 29, after "year." insert: "It is the intent of the General Assembly that up to $250,000 of the funds allocated by the Commonwealth Transportation Board for Recreational Access Roads in this Item shall be prioritized for handicapped accessibility improvements at Virginia State Parks, including improvements to handicapped access points and parking facility enhancements as may be requested by the Department of Conservation and Recreation."

Explanation: (This amendment directs the Commonwealth Transportation Board to prioritize recreational access road funding for projects that improve handicapped access at State Park facilities.)

Item 464 #1c

Veterans and Defense Affairs

Secretary of Veterans and Defense Affairs

Language: Page 480, after line 46, insert: "D. The Secretary of Veterans and Defense Affairs and the Secretary of Finance shall, in cooperation with the City of Chesapeake, execute an addendum to the grant agreement for Encroachment Grant #2017-100 such that the terms of the agreement are to expire on September 30, 2020."

Explanation: (This amendment directs the Secretaries of Veteran and Defense Affairs and Finance to execute an addendum to the encroachment grant agreement with the City of Chesapeake, extending the agreement for an additional 12 months.)

Item 464 #2c
Veterans and Defense Affairs

Secretary of Veterans and Defense Affairs

Language:

Page 480, after line 36, insert:
"4. In addition to the amounts identified in paragraph A.1. of this item, $450,000 is hereby appropriated as follows:

a. $250,000 for encroachment mitigation activities in the vicinity of Naval Auxiliary Landing Field Fentress; and

b. $200,000 for encroachment mitigation activities in the vicinity of Langley Air Force Base."

Explanation:

(This amendment directs a portion of the balances in the encroachment mitigation program be used for encroachment mitigation activities around Naval Auxiliary Landing Field Fentress and Langley Air Force Base.)

| Item 464 #3c |
|------------------------|-------------|-------------|
| Veterans and Defense Affairs | FY18-19 | FY19-20 |
| Secretary of Veterans and Defense Affairs | $0 | $2,500,000 NGF |

Language:

Page 480, line 10, strike "$600,000" and insert "$3,100,000".

Page 480, after line 36, insert:
"4. Included in this appropriation is $2,500,000 the second year from nongeneral funds to be provided through an agreement with the City of Virginia Beach for construction of a new secure gate to the Camp Pendleton State Military Reservation located in the City of Virginia Beach. An initial payment of $2,500,000 shall be made by the City prior to June 30, 2020 and an additional payment of $2,500,000 shall be made by the City prior to June 30, 2021. Pursuant to Executive Order 20 (2018), authorizing the transfer of administrative authority of the Department of Military Affairs from the Secretary of Public Safety and Homeland Security to the Secretary of Veterans and Defense Affairs, the Secretary of Veterans and Defense Affairs shall seek agreement with the City for the long-term lease of state-owned parcels totaling approximately 12 acres, more or less, and currently leased to the City for use as parking for the Virginia Aquarium and Marine Science Center and overflow Rudee Inlet boat ramp parking. The term of the lease shall be not less than 50 years with an additional 50-year option being available. Upon successful execution of the lease agreement, the City of Virginia Beach shall also provide for a new signal-controlled entrance to Camp Pendleton State Military Reservation aligned with the new secure gate. The Secretary of Veterans and Defense Affairs shall report to the Chairmen of
the House Appropriations Committee and the Senate Finance Committee on such projects and real property lease agreements executed from funds appropriated in this item by October 15th of each year until completion of the specified improvement projects."

**Explanation:**

(This amendment appropriates $2.5 million from the nongeneral fund in fiscal year 2020 with the expectation of an additional payment of $2.5 million from the nongeneral fund in fiscal year 2021 to be provided from the City of Virginia Beach to harden access to Camp Pendelton in exchange for a minimum 50-year lease of property owned by the Commonwealth and currently leased to the City of Virginia Beach and used for overflow parking at the Virginia Aquarium.)

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Item 466 #1c

<table>
<thead>
<tr>
<th>Veterans and Defense Affairs</th>
<th>FY18-19</th>
<th>FY19-20</th>
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</thead>
<tbody>
<tr>
<td>Department of Veterans Services</td>
<td>$0</td>
<td>($1,344,692)</td>
</tr>
</tbody>
</table>

**Language:**

Page 481, line 14, strike "$19,491,136" and insert "$18,146,444".

**Explanation:**

(This amendment reversed proposed staffing increases in the Department of Veterans Services, leaving an additional $250,000 the second year from the general fund for new positions in the Veterans Benefits Section.)

---

Item 466 #2c

<table>
<thead>
<tr>
<th>Veterans and Defense Affairs</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Veterans Services</td>
<td>$0</td>
<td>$24,000</td>
</tr>
</tbody>
</table>

**Language:**

Page 481, line 14, strike "$19,491,136" and insert "$19,515,136".

Page 482, after line 23, insert:

"E. Included in the amount provided for this item is $24,000 the second year from the general fund for the Angel Wings for Veterans program."

**Explanation:**

(This amendment provides $24,000 the second year from the general fund for the Angel Wings for Veterans organization, a nonprofit organization providing transportation services for veterans with special needs.)
Item 468 #1c

Veterans and Defense Affairs

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Veterans Services</td>
<td>$0</td>
<td>($140,000)</td>
</tr>
<tr>
<td></td>
<td>0.00</td>
<td>-1.00</td>
</tr>
</tbody>
</table>

Language:

Page 482, line 38, strike "$2,913,744" and insert "$2,773,744".

Explanation:

(This amendment removes new funding included in the introduced budget for the Department of Veterans Services to hire an additional deputy director.)

Item 474 #1c

Central Appropriations

Central Appropriations

Language:

Page 494, strike lines 1 through 12 and insert:

"O.1.a. In order to address the potential for stranded liability in the Virginia Retirement System, notwithstanding any other contrary provisions of the Appropriation Act or of § 51.1-145, institutions of higher education that have established their own optional retirement plan under § 51.1-126(B) shall pay, effective July 1, 2019, contributions to the employer's retirement allowance account in an amount equal to that portion of the state employer contribution rate designated to pay down the total unfunded accrued liability, for any positions existing as of December 31, 2011 that are subsequently converted from non-ORPHE eligible positions to ORPHE-eligible positions on or after January 1, 2012 and that are filled by an employee who elects to participate in the ORPHE. In meeting this obligation, each institution shall provide to the Virginia Retirement System by April 1 of each year a list of all positions converted from non-ORPHE eligible positions to ORPHE-eligible positions since January 1, 2012, and whether current employees in such positions have elected ORPHE participation.

b. Such contributions shall not be required for any new position established by the institution after January 1, 2012, that may be eligible for participation in the Optional Retirement Plan for Higher Education."

Explanation:

(This amendment alters language included in Chapter 2 regarding a surcharge that will be charged to certain universities related to employees who have migrated out of the VRS defined benefit program in an effort to address the stranded liability.)
Item 474 #2c

Central Appropriations FY18-19 FY19-20

Central Appropriations ($808,692) $0 GF

Language:

Page 486, line 12, strike "$45,716,965" and insert "$44,908,273".
Page 498, line 40, strike the second "amounts" and insert "an amount".
Page 498, line 40, strike "$808,692 the first year".
Page 498, line 41, strike "and".

Explanation:

(This amendment removes proposed funding to reimburse the University of Virginia for the increase to health insurance premiums for state employees who participate in the university's health plan.)

Item 474 #3c

Central Appropriations FY18-19 FY19-20

Central Appropriations $0 ($46,111,165) GF

Language:

Page 486, line 12, strike "$239,537,205" and insert "$193,426,040".
Page 498, after line 43, insert:
"EE. The Director of the Department of Planning and Budget shall withhold from general fund appropriations of state agencies and institutions of higher education, and transfer to this item, the amount of $46,111,165 the second year representing the savings that will be realized from providing a premium holiday for members in the state employee health benefits program, including retirees and COBRA beneficiaries included in the state employee funding pool, for the two pay periods in October 2019."

Explanation:

(This amendment captures savings of $46.1 million from the general fund in the second year from a health insurance premium holiday covering two pay periods. The premium holiday is possible as a result of a significant increase in the health insurance fund's balances in recent years.)

Item 474 #4c
Central Appropriations FY18-19 FY19-20

Central Appropriations $0 $1,744,545 GF

Language:

Page 486, line 12, strike "$239,537,205" and insert "$241,281,750".
Page 494, line 43, strike "$160,280,119" and insert "$202,207,901".
Page 495, line 7, strike "two" and insert "2.75".
Page 495, line 12, after "vote;" insert: "except for faculty at institutions of higher education whose base salary shall be increased three percent."
Page 495, line 44, strike "four" and insert "five".
Page 496, line 1, strike "$68,791,336" and insert "$96,976,795".
Page 496, line 20, strike "two" and insert "three".
Page 496, line 31, strike "$17,882,376" and insert "$26,830,344".
Page 496, line 34, strike "$38,040,000" and insert "$42,834,355".
Page 496, line 35, strike "two" and insert "2.25".
Page 497, strike lines 36 through 46.
Page 498, strike lines 1 through 39.

Explanation:

(This amendment adjusts the funding and language to enhance the fiscal year 2020 salary increases adopted in Chapter 2. The amendment increases the across the board increase for state employees up to 2.75 percent, and for university faculty and state supported local employees up to 3.0 percent. The amendment increases the state employee merit increase up to 2.25 percent. The amendment also strikes the language in the introduced budget authorizing a one percent bonus and redirects the funding to support the higher salary increase.)

Item 474 #5c

Central Appropriations FY18-19 FY19-20

Central Appropriations $0 ($8,146,163) GF

Language:

Page 486, line 12, strike "$239,537,205" and insert "$231,391,042".
Page 490, line 4, after "credit," strike the remainder of the line.
Page 490, strike lines 5 and 6.
Page 490, strike lines 14 through 17.
Page 490, strike lines 31 through 52.
Page 491, strike lines 1 through 3.
Page 491, line 6, after "officers" strike the remainder of the line.
Page 491, strike lines 14 through 36.
Explanation:
(This amendment removes $8,146,163 from the general fund the second year and language related to a proposed increase to the retiree health insurance credit for certain state and local public safety personnel.)

Item 474 #6c

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>$139,611 GF</td>
</tr>
</tbody>
</table>

Language:
Page 486, line 12, strike "$239,537,205" and insert "$239,676,816".
Page 496, line 31, strike "$17,882,376" and insert "$18,021,987".
Page 496, after line 29, insert:
"e. In addition to any other salary increase provided in this paragraph, $139,611 from the general fund in the second year is included to provide general registrars an additional three percent salary increase, effective July 1, 2019."

Explanation:
(This amendment adds $139,611 from the general fund in the second year to provide an additional three percent increase to general registrars' salaries, effective July 1, 2019.)

Item 475 #1c

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>($5,898,631) GF</td>
</tr>
</tbody>
</table>

Language:
Page 498, line 46, strike "$70,862,344" and insert "$64,963,713".
Page 503, strike lines 55 through 57.
Page 504, strike lines 1 and 2.

Explanation:
(This amendment reverses $5.9 million from the general fund in the second year related to reimbursing the Department of Elections and localities for costs associated with the 2020 presidential primary, deferring the appropriation for reimbursement to localities. A separate amendment to Item 83 provides funding for the Department for costs associated with the 2020 presidential primary.)
Item 475 #2c

Central Appropriations

<table>
<thead>
<tr>
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<th>FY18-19</th>
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<tbody>
<tr>
<td>Central Appropriations</td>
<td>($8,000,000)</td>
<td>($9,650,000)</td>
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</table>

Language:

Page 498, line 46, strike "$43,637,316" and insert "$35,637,316".
Page 498, line 46, strike "$70,862,344" and insert "$61,212,344".
Page 504, strike lines 22 through 36.
Page 504, line 37, strike "$2,700,000" and insert "$1,350,000".
Page 504, strike lines 50 through 56.
Page 505, strike line 1.

Explanation:

(This amendment reduces funding included in the introduced budget for new funding initiatives. The amendment eliminates a proposed new workforce case management system. In addition, $300,000 is transferred to SCHEV for an internship program. In addition, the amendment provides $1.35 million for computer science education, including professional development for teachers. Finally, a companion amendment in Item 475.20 creates funding for the Tech Talent Investment Program in accordance with House Bill 2490 / Senate Bill 1617 of the 2019 General Assembly and specific capital outlay projects are identified in Item C-20.20.)

Item 475 #3c

Central Appropriations

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Central Appropriations</td>
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<td>$400,000</td>
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</table>

Language:

Page 498, line 46, strike "$70,862,344" and insert "$71,262,344".
Page 500, line 36, strike "$47,497,476" and insert "$47,897,476".

Explanation:

(This amendment provides $400,000 from the general fund in the second year pursuant to the passage of House Bill 1668. The funding will be transferred to agencies to fund higher VITA charges as a result of the legislation.)

Item 475 #4c

Central Appropriations

<table>
<thead>
<tr>
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<th>FY18-19</th>
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<tbody>
<tr>
<td>Central Appropriations</td>
<td>$0</td>
<td>$3,000,000</td>
</tr>
</tbody>
</table>
Language:

Page 498, line 46, strike "$70,862,344" and insert "$73,862,344".
Page 505, after line 1, insert:
"X.1. The Director, Department of Corrections, shall procure and implement an electronic health records system for use in the Department's secure correctional facilities using the platform provided through Contract Number VA-121107-SMU managed by the Virginia Information Technologies Agency on behalf of the Commonwealth of Virginia. The system shall be established on a domain separate from any other procured through the Contract.

2. Included in the amounts provided for this item is $3,000,000 the second year from the general fund for a contingency fund should the costs of complying with Paragraph X.1 of this item exceed the amounts provided for such purpose in Item 391. The Director, Department of Planning and Budget, is authorized to transfer appropriation from this contingency fund to the Department of Corrections, after verification of the total costs of an electronic health records system which justifies the need for additional funding from this item."

Explanation:

(This amendment requires the Department of Corrections to procure an electronic health records system using an existing state contract, and provides a $3.0 million contingency fund in the second year should existing appropriations for the Department of Corrections prove inadequate to do so.)

---

Item 475 #5c

<table>
<thead>
<tr>
<th>Central Appropriations</th>
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<tbody>
<tr>
<td>Central Appropriations</td>
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<td>($250,000) GF</td>
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</table>

Language:

Page 498, line 46, strike "$70,862,344" and insert "$70,612,344".
Page 504, strike lines 3 through 21.

Explanation:

(This amendment reverses proposed funding for a workgroup to study the implications of mandating statewide paid family leave policies.)

---

Item 475.10 #1c

<table>
<thead>
<tr>
<th>Central Appropriations</th>
<th>FY18-19</th>
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</thead>
<tbody>
<tr>
<td>Central Appropriations</td>
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<td>$4,000,000 GF</td>
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</tbody>
</table>

Language:
Page 505, after line 1, insert:

"475.10 Hampton Roads Biomedical Research Consortium $0 $4,000,000
Fund Sources: General $0 $4,000,000"

Page 505, after line 1, insert:

"A. 1. Out of this appropriation, $4,000,000 the second year from the general fund is provided as the Commonwealth's initial investment in the Hampton Roads Biomedical Research Consortium subject to meeting the conditions of paragraph B.

2. Out of the amounts authorized in item C-48.10, $10,000,000 the second year shall be made available for lab renovations and enhancements and/or research equipment for the Hampton Roads Biomedical Research Consortium for the University of Virginia, Old Dominion University, and Eastern Virginia Medical School subject to meeting the conditions in paragraph B.

B. The conditions required in order to receive an allocation from this item are:
1. The University of Virginia shall convene a workgroup comprised of Old Dominion University, Eastern Virginia Medical School, the Hampton Roads Community Foundation, and a private or non-profit hospital for the expressed purpose of developing a plan for the Hampton Roads Biomedical Research Consortium.

2. The plan shall identify areas of research relevant to the region taking into account the region's biomedical public and private assets, conduct a health risk assessment of the region's population and identify cost sharing strategies between and among the partnering institutions and entities to include matching requirements.

3. The workgroup shall submit the report by December 1, 2019 to the Chairmen of the House Appropriations and Senate Finance Committees and the Governor.

4. After adoption of the report by the General Assembly, the funding provided in paragraph A.1. shall be released to the University of Virginia to support the operations of the Hampton Roads Biomedical Research Consortium. Out of the amounts provided in paragraph A.1., the University of Virginia may use up to $250,000 for the costs of a consultant to assist with the development of the plan for the Hampton Roads Biomedical Research Consortium."

**Explanation:**

(This amendment provides funding for the Hampton Roads Biomedical Research Consortium subject to the conditions of the item.)

---

Item 475.20 #1c

**Central Appropriations**

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Central Appropriations $0 $16,600,000 GF

Language:

Page 505, after line 1, insert:

"475.20 Tech Talent Investment Fund $0 $16,600,000
Fund Sources: General $0 $16,600,000"

Page 505, after line 1, insert:

"A. Out of this appropriation, $16,600,000 the second year from the general fund is designated for the Tech Talent Investment Fund. These funds shall be allocated in accordance with provisions established in House Bill 2490 / Senate Bill 1617 of the 2019 General Assembly and shall be used to support the efforts of qualified institutions to increase by fiscal year 2039 the number of new eligible degrees by at least 25,000 more degrees than the number of such degrees awarded in 2018 and to improve the readiness of graduates to be employed in technology-related fields and fields that align with traded-sector growth opportunities identified by the Virginia Economic Development Partnership. Funds may be used to support admissions and advising programs designed to convey labor market information to students to guide decisions to enroll in eligible degree programs and academic programs and to fund facility construction, renovation, and enhancement and equipment purchases related to the initiative to increase the number of eligible degrees awarded.

B. Prior to an allocation from the fund, institutions must enter into a Memorandum of Understanding (MOU) through a negotiation process between the institution and the Commonwealth. The MOU shall contain criteria for eligible degrees, eligible expenses, and degree production goals for a period ending in 2039. In addition, each institution shall (i) submit an enrollment plan detailing the number of eligible degrees produced between July 1, 2013, and June 30, 2018; (ii) develop a detailed plan of how the institution proposes to materially increase the enrollment, retention, and graduation of students pursuing eligible degrees, the resources necessary to accomplish such increase in enrollment, retention, and graduation, and plans to track new enrollment; (iii) provide an accounting of the anticipated number of in-state and out-of-state students enrolling in eligible degree programs; (iv) determine the existing capacity of current eligible degree programs; (v) propose plans to partner with other institutions to provide courses or programs that will lead to the completion of an eligible degree including articulation agreements with the Virginia Community College System to provide guaranteed admission for qualified students with an associate degree for transfer into an eligible degree program; (vi) allocate existing funds held by or appropriated to the institution to meet increased enrollment, retention, and graduation goals in eligible degree programs; and (vii) provide any other information deemed relevant.

C. Failure of an institution to meet the goals, metrics, and requirements set forth in its memorandum of understanding shall result in the adjustment of any future allocations from the fund to the institution to reflect such discrepancy."

Explanation:
(This amendment provides funding to support the Tech Talent Investment Program under House
Bill 2490 / Senate Bill 1617.)

Item 477 #1c

Independent Agencies
State Corporation Commission

Language:
Page 507, after line 29, insert:
"D. The State Corporation Commission, in collaboration with the Department of Human
Resource Management, shall convene a workgroup, comprised of the employee health benefits
consultant for the Department; the vendor(s) providing third-party administrative services for
the state's health plans; and staff of the House Appropriations and Senate Finance Committees,
to develop a proposal to determine the equitable and fair reimbursement to out-of-network
health care providers for emergency services rendered, which shall be based on a percentage
above the Medicare Fee Schedule for equivalent services. The out-of-network services rate
developed by the workgroup shall be a recommendation for consideration by the General
Assembly for future legislation to prohibit the practice of balance billing by out-of-network
emergency services health care providers. The workgroup shall consider the fiscal impact of
proposed out-of-network emergency services provider reimbursement rates on the state
employee health benefits plans, and The Local Choice plan; the impact to the provider networks
of the the state health plans' third-party administrator; and shall protect the proprietary and
confidential data of the state health plans' third-party administrator, including provider
reimbursement rates, in their final report. The Commission shall provide analytical and actuarial
services pursuant to the workgroup's analysis and development of a proposal, as needed. The
Commission and the Department shall provide information on the proposal to the Chairmen of
the House Appropriations and Senate Finance Committees by November 15, 2019."

Explanation:
(This amendment directs the State Corporation Commission, in collaboration with the
Department of Human Resource Management to convene a workgroup to develop and propose a
fair and equitable reimbursement rate provided to out-of-network healthcare providers for
emergency services rendered, which could be used for potential future legislation prohibiting
the practice of balance billing by out-of-network emergency services healthcare providers, with
a report on the workgroup's proposal due to the Chairmen of the House Appropriations and
Senate Finance Committees no later than November 15, 2019.)

Item 486 #1c
Independent Agencies

Virginia Retirement System

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>$(315,000)</td>
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</table>

Language:

Page 510, line 34, strike "$17,625,718" and insert "$17,310,718".

Explanation:

(This amendment removes $315,000 from the nongeneral fund the second year related to program changes and updates to publications and training materials associated with a proposed increase to the retiree health insurance credit for certain state and local public safety employees.)

Item 486 #2c

Independent Agencies

Virginia Retirement System

Language:

Page 511, strike lines 37 through 42.

Explanation:

(This amendment strikes language included in the introduced budget to add the Secretary of Finance and the Staff Directors of the House Appropriations and Senate Finance Committees to the VRS Board of Trustees as ex-officio members.)

Item 486 #3c

Independent Agencies

Virginia Retirement System

Language:

Page 511, after line 42, insert:

"H. Annually by February 1st, the Virginia Retirement System shall submit to the Secretary of Public Safety and Homeland Security the names of individuals who were determined to be deceased persons, as defined in § 9.1-400 of the Code of Virginia, in the previous calendar year. The name of any individual whose claim has been filed, but not yet approved, may be submitted in a subsequent year by the Virginia Retirement System once the claim is approved. The Secretary of Public Safety and Homeland Security shall be authorized to share the list as necessary for the purposes of the names being inscribed on the Virginia Public Safety Memorial and honored at the Annual Memorial Service. As provided in § 9.1-408 of the Code of the
Virginia, the list otherwise shall be deemed confidential, shall be exempt from disclosure under the Virginia Freedom of Information Act, and shall not be released in whole or in part.”

Explanation:

(This amendment authorizes the VRS to release confidential information to the Secretary of Public Safety and Homeland Security for the purposes of honoring deceased public safety personnel.)

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**Item C-1.10 #1c**

<table>
<thead>
<tr>
<th>Administration</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of General Services</td>
<td>($2,000,000)</td>
<td>$0 GF</td>
</tr>
<tr>
<td></td>
<td>$2,000,000</td>
<td>$0 NGF</td>
</tr>
</tbody>
</table>

**Language:**

**Explanation:**

(This amendment shifts funding for the North Drive improvements to Virginia Public Building Authority financing.)

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**Item C-6.10 #1c**

<table>
<thead>
<tr>
<th>Education: Higher Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>George Mason University</td>
<td>$0</td>
<td>$7,500,000 NGF</td>
</tr>
</tbody>
</table>

**Language:**

Page 523, after line 15, insert:

"C-6.10 Improvements: Demolish Arlington Original Building
Fund Sources: Higher Education Operating
$0 $7,500,000"

"A. George Mason University is authorized to demolish the Arlington Original Building and related storm drain relocation at its Arlington Campus as part of the construction of an academic and research facility in support of Amazon's relocation to Northern Virginia. Funds committed by the University will be considered part of its share of the total project costs." 

**Explanation:**

(This amendment provides nongeneral fund authority to demolish the Arlington Original Building and related storm drain relocation.)
Item C-8.10 #1c

**Education: Higher Education**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>James Madison University</td>
<td>$0</td>
<td>$310,000</td>
</tr>
</tbody>
</table>

**Language:**

Page 523, after line 22, insert:

"C-8.10 Acquisition: Property Exchange  
Fund Sources: Higher Education Operating  
$0 $310,000  
"James Madison University is authorized to exchange 36,155 sq. ft. or .83 acres of University owned property located at 622 South Main Street in Harrisonburg, Virginia for 22,216 sq. ft. or .51 acres including a 3,884 sq. ft. improvement located at 741 South Main Street in Harrisonburg, Virginia owned by the Diocesan Missionary Society of Virginia. This property exchange will allow the institution to obtain property contiguous to campus on West Grace Street as a part of the University's Master Plan and the property located on 741 South Main Street is adjacent to property currently owned by the Episcopal Church at the corner of Martin Luther King Jr. Way and South Main Street in Harrisonburg, Virginia. As part of the transaction, the University is authorized to compensate the Diocesan Missionary Society of Virginia up to $310,000 for the property exchange."

**Explanation:**

(This amendment is self-explanatory.)

Item C-8.60 #1c

**Education: Higher Education**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
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<tbody>
<tr>
<td>Longwood University</td>
<td>$0</td>
<td>$2,163,000</td>
</tr>
</tbody>
</table>

**Language:**

Page 523, after line 38, insert:

"C-8.60 New Construction: Wygal Hall Replacement  
Fund Sources: Nongeneral  
$0 $2,163,000  
"Longwood University shall be reimbursed for the designated nongeneral funds used in this item for detailed planning when the project is funded to move into the construction phase."

**Explanation:**
(This amendment provides nongeneral fund authority to proceed with detailed planning for the Wygal Hall Replacement project. Wygal Hall was constructed nearly 50 years ago and the University reports that it is in poor physical condition. This amendment would allow the University to be reimbursed for the use of nongeneral funds when the project is funded to move into the construction phase.)

Item C-10.20 #1c

**Education: Higher Education**

<table>
<thead>
<tr>
<th></th>
<th>FY18-19</th>
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<tbody>
<tr>
<td>Norfolk State University</td>
<td>$0</td>
<td>$1,400,000</td>
</tr>
</tbody>
</table>

**Language:**

Page 524, after line 15, insert:

"C-10.20 Improvements: IT Infrastructure $0 $1,400,000
Fund Sources: Bond Proceeds $0 $1,400,000 "

Page 524, after line 15, insert:

"The Virginia College Building Authority, pursuant to § 23.1-1200 et seq. of the Code of Virginia, is authorized to issue bonds in a principal amount not to exceed $1,400,000 plus amounts needed to fund issuance costs, reserve funds, original issue discount, interest prior to and during the acquisition or construction and for one year after completion thereof, and other financing expenses, to finance the capital costs of the project for which the appropriation in this item is provided."

**Explanation:**

(This amendment provides funding for IT infrastructure improvements at Norfolk State University to upgrade data storage capacity, upgrade wireless infrastructure, enhance security architecture to mitigate security threats to the University's system.)

Item C-11.60 #1c

**Education: Higher Education**

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<tr>
<td>Radford University</td>
<td>($350,000)</td>
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</table>

**Language:**

Page 525, line 3, strike "$17,850,000" and insert "$17,500,000".

**Explanation:**

(This amendment makes a technical correction to the project amount to reflect actual cost.)
Item C-13 #1c

**Education: Higher Education**

<table>
<thead>
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<tbody>
<tr>
<td>University of Virginia</td>
<td>$0</td>
<td>$10,200,000</td>
</tr>
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</table>

**Language:**

Page 525, line 17, strike "$0" and insert "$10,200,000".

Page 525, after line 17, insert:

"1. The Virginia College Building Authority, pursuant to § 23.1-1200 et seq., Code of Virginia, is authorized to issue bonds in a principal amount not to exceed $7,600,000 plus amounts needed to fund issuance costs, reserve funds, original issue discount, interest prior to and during the acquisition or construction and for one year after completion thereof, and other financing expenses, to finance the capital costs of the project for which the appropriation in this item is provided.

2. Debt service on bonds issued under the authorization in this item shall be provided from appropriations to the Treasury Board."

**Explanation:**

(This amendment provides $7.6 million in Virginia College Building Authority bonds and $2.6 million in nongeneral fund authority to supplement the Gilmer Hall project.)

---

Item C-13.10 #1c

**Education: Higher Education**

Virginia Commonwealth University

**Language**

Page 525, strike lines 23 through 42 and insert:

"A. At such time as the Virginia Alcoholic Beverage Control Authority (Authority) determines that the Alcoholic Beverage Control Central Office and Warehouse located at 2901 & 2919 Hermitage Road in the City of Richmond, Virginia, consisting of approximately 20 acres +/- of land and improvements (Property), is no longer required for Authority purposes, it shall offer to sell the Property to Virginia Commonwealth University (VCU) prior to offering the Property for sale to any other public or private agency or entity or individual.

B. The Department of General Services (DGS), working on behalf of and in consultation with the Authority, shall determine fair market value for sale of the property. Such valuation will be determined by DGS obtaining two independent appraisals prepared according to prevailing professional standards and practices and performed by appraisers licensed by the Commonwealth of Virginia as Certified General Real Property Appraisers, who must meet the competency provisions of the Uniform Standards of Professional Appraisal Practice."
C. 1. The Authority shall offer for sale the Property to VCU at the fair market value determined in paragraph B. Any other conditions of the transfer, as negotiated between the Authority and VCU, shall be based on usual and customary terms for such intergovernmental transfers. If the Authority and VCU cannot agree on the terms of the sale of the Property, the Authority may sell the property pursuant to § 2.2-1156 and on such terms as it determines are in the best interest of the Authority, however any sale terms negotiated shall be presented to VCU, prior to any sale, to enable VCU to make a counter offer to the Authority. Should such counter offer be received by the Authority, the Authority shall consider the VCU counter offer and if determined favorable by the Authority, may sell the property to VCU.

2. Prior to any sale of the Property to VCU, the university shall prepare a master plan for the development of the Property for submission to the Chairmen of the House Appropriations and Senate Finance Committees. The master plan may include development of the property as the VCU Athletics Village and shall include academic space in support of academic or clinical programs that align with the overall intended uses of the Athletics Village to include but not be limited to: Sports Medicine, Sports Leadership, classroom space for future delivery of 4-year teaching degree, and instructional space for student athletes.

3. Upon approval of the master plan by the General Assembly, the Authority may proceed with the sale of the Property to VCU.

D. Administrative costs incurred by DGS and the Authority to conduct the sale of the property shall be paid from the proceeds of the sale of the property.

Explanation:

(This amendment is self-explanatory.)

Item C-13.20 #1c

<table>
<thead>
<tr>
<th>Education: Higher Education</th>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Virginia Commonwealth University</td>
<td>$6,541,000</td>
<td>$0</td>
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</table>

Language:

Page 525, after line 42, insert:

"C-13.20 New Construction: Construct School of Engineering Research Expansion (18243) $6,541,000 $0"

Fund Sources: Bond Proceeds $6,541,000 $0"

Explanation:

(This amendment provides $6.5 million of 9(D) Revenue Bonds to support construction of the Engineering Research Expansion capital project authorized under § 1.B.2 of Chapter 759 (2016) and in Item C-19 of Chapter 1 (2018) for Virginia Commonwealth University. The requested
debt authorization replaces interim financing through indirect cost recovery funds. The University states that there is no increase in the total cost of the project.

---

**Item C-20.10 #1c**

**Education: Higher Education**

Virginia Polytechnic Institute and State University

**Language:**

Page 527, strike lines 8 through 10.
Page 527, line 11, strike "B." and insert "A."
Page 527, line 17, strike "C." and insert "B."

**Explanation:**

(This amendment makes technical language changes to the Innovation Campus project at Virginia Tech. In addition, the amendment changes fund source for the higher education operating portion of the project to 9 (d) nongeneral fund revenue bonds. This change will be made upon enrolling the bill.)

---

**Item C-20.20 #1c**

**Education: Higher Education**

<table>
<thead>
<tr>
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</tr>
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<tbody>
<tr>
<td>Virginia Polytechnic Institute and State University</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Language:</strong></td>
<td>NGF</td>
</tr>
</tbody>
</table>

Page 527, after line 18, insert:

"C-20.20 New Construction: Data and Decision Science Building $0 $79,000,000

**Fund Sources:**

| Higher Education Operating | $0 | $10,000,000 |
| Bond Proceeds | $0 | $69,000,000 |

**Explanation:**

(This amendment provides for the Data and Decision Science Building at Virginia Tech. The project will design and construct a new 120,000 gross square foot building to support undergraduate degree growth in computer science.)

---

**Item C-21.10 #1c**
Education: Other

Frontier Culture Museum of Virginia

<table>
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<tr>
<th>FY18-19</th>
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<tr>
<td>$0</td>
<td>$4,000,000</td>
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Language:

Page 527, after line 29, insert:

"C-21.10 Planning: Construct Crossing Gallery (18316) $0 $4,000,000

Fund Sources: Dedicated Special Revenue $0 $4,000,000"

Page 527, after line 29, insert:

"A. The project contained in this item shall be funded for planning entirely from amounts in the Central Capital Planning Fund established under § 2.2-1520 of the Code of Virginia.

B. The Director, Department of Planning and Budget shall transfer, no later than July 1, 2018, $4,000,000 from the fiscal year 2018 year-end balances of Agency 949, Project 17968, Fund Group 09 to this project.

C. In accordance with § 2.2-1520, the Director, Department of Planning and Budget, shall reimburse the Central Capital Planning Fund for the amounts provided for detailed planning when the project is funded to move into the construction phase."

Explanation:

(This amendment provides for planning for the previously authorized Construct Crossing Gallery (18316) project from the fiscal year 2018 year balances in the Central Capital Planning Pool.)

---

Education: Other

The Science Museum of Virginia

<table>
<thead>
<tr>
<th>FY18-19</th>
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<tbody>
<tr>
<td>$0</td>
<td>$2,326,000</td>
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</table>

Language:

Page 527, after line 37, insert:

"§ 2-17.50 THE SCIENCE MUSEUM OF VIRGINIA (146)

C-21.75 Planning: Construct Regional Science Center in Northern Virginia $0 $2,326,000

Fund Sources: General $0 $2,326,000"

Page 527, after line 37, insert:

"The purpose of the project authorized in this item is for detailed planning for a Regional
Science Center in Northern Virginia. This project requires a 50 percent local match or private funding for the building, land, furnishings, and exhibits related to this project. In addition, as part of detailed planning, the Science Museum of Virginia shall report to the Chairmen of the House Appropriations and Senate Finance Committees a plan for the future operations of the Regional Science Center. The operating plan shall include projected revenue from admissions and sales, a specified match from local and private funding related to the ongoing operations of the Center and any requested contributions from the State. The operating plan must be submitted by November 1st of the year prior to the General Assembly Session in which construction funding will be requested.

Explanation:
(This amendment provides $2.3 million from the general fund in the second year for detailed planning for a Regional Science Center in Northern Virginia and language related to an operating plan for the funding of future operations at the Center.)

Item C-25 #1c

Natural Resources
Department of Conservation and Recreation

Language:
Page 528, line 36, strike "Kiptopeke".
Page 528, line 37, strike "Lake Anna".
Page 528, line 37, strike "Westmoreland".

Explanation:
(This amendment removes the authorization for the acquisition of contiguous parcels and inholdings for three State Parks where the planned acquisition has been completed or the project is currently inactive.)

Item C-26 #1c

Natural Resources
Department of Conservation and Recreation

Language:
Page 529, line 7, strike "Cowbane Prairie, Grayson Glades,".
Page 529, line 8, strike "Redrock Mountain".

Explanation:
(This amendment removes the authorization for the acquisition of contiguous parcels and in-
holdings for three Natural Area Preserves where the planned acquisition has been completed or the project is currently inactive.)

Item C-27.20 #1c

<table>
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<tbody>
<tr>
<td>Department of Conservation and Recreation</td>
<td>$100,000</td>
<td>$100,000</td>
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Language:

Page 529, after line 27, insert:

"C-27.20 Improvements: Belle Isle State Park $100,000 $100,000
Fund Sources: Dedicated Special Revenue $100,000 $100,000"

Page 529, after line 27, insert:

"The Department of Conservation and recreation is authorized to accept and expend gifts, donations or other funds to evaluate options to renovate and furnish the Belle Isle Manor House and dependencies at Belle Isle State Park."

Explanation:

(This amendment is self-explanatory.)

Item C-32.50 #1c

<table>
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<th>Public Safety and Homeland Security</th>
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<tbody>
<tr>
<td>Department of Juvenile Justice</td>
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</table>

Language:

Page 530, line 22, strike "$432,000" and insert "$0".

Explanation:

(This amendment removes funding proposed in the introduced budget for a renovation project at the Department of Juvenile Justice.)

Item C-34.10 #1c

<table>
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<th>Public Safety and Homeland Security</th>
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<th>FY19-20</th>
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<tbody>
<tr>
<td>Department of State Police</td>
<td>$0</td>
<td>($92,151,000)</td>
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</table>

NGF
Language:

Page 531, line 3, strike "$132,151,000" and insert "$40,000,000".
Page 531, line 4, strike "$132,151,000" and insert "$40,000,000".
Page 531, strike lines 5 through 11 and insert:
"It is the intent of the General Assembly that this appropriation is the first of a four year allocation to implement an upgrade program for the Statewide Agencies Radio System (STARS) project. It may consist of, but is not limited to, land; mobile telecommunications equipment and towers; software; radio frequency rights and licenses; communications control buildings and facilities; related infrastructure; program management; and other project costs necessary, incidental or convenient to undertake, acquire, develop, construct, upgrade, and equip the integrated statewide shared land-mobile radio communications system for the Commonwealth."

Explanation:

(This amendment provides $40 million in bond proceeds in the second year to implement an upgrade of the Statewide Agencies Radio System (STARS) project over the next four years.)

---

Central Appropriations

Central Capital Outlay Language

Language:

Page 535, after line 54, insert:
"3. The Frontier Culture Museum may use an amount not to exceed 20 percent of its annual maintenance reserve allocation from this Item for the conservation of art and artifacts."

Explanation:

(This amendment provides the Frontier Culture Museum with similar flexibility on the use of the maintenance reserve as other state museums.)

---

Central Appropriations FY18-19 FY19-20

Central Capital Outlay ($29,591,000) $0 GF

Language:

Page 538, line 28, strike "$29,591,000" and insert "$0".
Page 538, strike lines 27 though 49 and insert "Omitted."
Page 539, strike lines 1 through 5.
Explanation:

(This amendment removes funding proposed in the introduced budget for new capital planning.)

Item C-48.10 #1c

<table>
<thead>
<tr>
<th>Central Appropriations</th>
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<th>FY19-20</th>
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<td>$0</td>
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<tr>
<td></td>
<td>$0</td>
<td>$305,750,000</td>
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Language:

Page 543, line 14, strike "$131,982,000" and insert "$438,562,000".
Page 543, line 24, strike "$121,466,000" and insert "$407,216,000".
Page 544, line 10, strike "$96,466,000" and insert "$362,216,000".
Page 544, line 11, after "Authority", insert ", $830,000 from the general fund".
Page 544, line 12, strike "$10,516,000" and insert "$30,516,000".
Page 544, after line 17, insert:
"194 Department of General Services Acquisition of VEC Building"
Page 544, after line 17, insert:
"199 Department of Conservation and Recreation Construct Cabins, Breaks Interstate Park".
Page 544, after line 17, insert:
"207 University of Virginia Alderman Library Renewal".
Page 544, after line 19, insert:
"212 Virginia State University Demolish / Replace Daniel Gym and Demolish Harris Hall, Phase I".
Page 544, after line 21, insert:
"216 James Madison University Renovate Jackson Hall".
Page 544, after line 23, insert:
"236 Virginia Commonwealth University Construct STEM Teaching Laboratory Building".
Page 544, after line 25, insert:
"241 Richard Bland College Acquire and Install New Generator at the Library".
Page 544, after line 25, insert:
"247 George Mason University Improve IT Network Infrastructure".
Page 544, line 29, strike "Renovate Catawba Hospital" and insert "Renovate Eastern State Hospital Kitchen".
Page 545, after line 3, insert:
"F. 1. Out of the amounts provided in this Item, $10,000,000 the second year from bond proceeds is designated for lab renovations and enhancements and / or research equipment related to higher education research for the Hampton Roads Biomedical Research Consortium created in Item 475.10.

G. Stormwater Local Assistance Fund. From the appropriation and bond authorization provided in this Item, up to $10,000,000 of the bond proceeds shall be provided to the Department of
Environmental Quality for the Stormwater Local Assistance Fund, established in accordance with the provisions of Item 368 of this act. In accordance with the purpose of the Fund set out in Item 368, the bond proceeds shall be used to provide grants solely for capital projects meeting all pre-requirements for implementation, including but not limited to: i) new stormwater best management practices; ii) stormwater best management practice retrofits; iii) stream restoration; iv) low impact development projects; v) buffer restoration; vi) pond retrofits; and vii) wetlands restoration. Such grants shall be in accordance with eligibility determinations made by the State Water Control Board under the authority of the Department of Environmental Quality.

H. Out of the amounts provided in Paragraph C of this item, the Department of General Services is authorized funding for the defeasance of the federal equity in the the Virginia Employment Commission site located at 703 E. Main Street, Richmond, Virginia, to enable transfer of title to that site to the Commonwealth of Virginia, Department of General Services to be included in the Department of General Services statewide building management program."

Explanation:
(This amendment adds eight projects to the 2019 Capital Construction Pool and provides funding for the Hampton Roads Biomedical Research Consortium and the Stormwater Local Assistance Fund.)

---

Item C-48.10 #2c

Central Appropriations

<table>
<thead>
<tr>
<th>Central Capital Outlay</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Page 544, line 38, after &quot;appropriated&quot;, insert: &quot;a one-time and final payment of&quot;.</td>
<td></td>
</tr>
</tbody>
</table>

Explanation:
(This amendment clarifies that the Commonwealth's funding commitment to the City of Alexandria for Combined Sewer Overflow is limited to a one-time and final authorization of $25.0 million in Virginia Public Building Authority bond proceeds.)

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Item C-49.10 #1c

Central Appropriations

<table>
<thead>
<tr>
<th>FY18-19</th>
<th>FY19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Capital Outlay</td>
<td>$0</td>
</tr>
</tbody>
</table>

Language:
Page 545, line 28, strike "$80,000,000" and insert "$11,000,000".
Page 545, line 31, strike "$80,000,000" and insert "$11,000,000".
Page 545, strike lines 38 through 41 and insert:
"B. Funds from this item shall be allocated in accordance with provisions established in House Bill 2490 / Senate Bill 1617 of the 2019 General Assembly and shall be used to support the efforts of qualified institutions to increase by fiscal year 2039 the number of new eligible degrees by at least 25,000 more degrees than the number of such degrees awarded in 2018 and to improve the readiness of graduates to be employed in technology-related fields and fields that align with traded-sector growth opportunities identified by the Virginia Economic Development Partnership."

Explanation:
(This amendment reduces bonds for a proposed unspecified new capital project and requires the funds to be allocated in accordance with the provisions established in House Bill 2490 / Senate Bill 1617 of the 2019 General Assembly.)

Central Appropriations

Central Capital Outlay Language

Language:
Page 547, strike lines 1 through 24 and insert:
"A. Pursuant to projects authorized and funded in paragraphs B and E.1 of Item C-39.40 of Chapter 1 of the 2014 Special Session I, Virginia Acts of Assembly, the General Assembly appropriated funds to the Department of General Services (DGS) for Capitol Complex Infrastructure and Security construction projects. Project work includes improvements and safety and security enhancements to be constructed or installed within the right-of-way of North 9th Street (between the area north of where Bank Street intersects North 9th Street and south of where North 9th Street intersects East Broad Street) and within the right-of-way of East Broad Street (between the area from where the western right-of-way line of North 9th Street intersects East Broad Street to where the western right-of-way line of Governor Street intersects East Broad Street), which rights-of-way are owned by the City of Richmond (City), and more specifically as determined by the DGS project team and in collaboration with the City with respect to such rights-of-way. Accordingly, the City and DGS shall enter into a deed of easement or other proper instruments, in such form approved by the Offices of the City Attorney and of the Commonwealth Office of the Attorney General, whereby the City, without charge to the Commonwealth, shall grant to DGS, as agent of the Commonwealth, where mutually agreeable across, over, under and above the referenced right-of-way of North 9th Street and East Broad Street, (a) the perpetual and irrevocable right, privilege and easement to construct, install, use, operate, inspect, maintain, repair, replace, rebuild, improve, alter and remove (i) any construction or installation contracted for by DGS either as part of the referenced construction projects or at any time with respect to safety and security enhancements around the
perimeter of Capitol Square deemed appropriate by DGS and (ii) all equipment, accessories, utilities and appurtenances necessary to support such construction projects and such incorporation of safety and security enhancements, (b) the perpetual and irrevocable right, privilege and easement to inspect, maintain, repair, replace and rebuild the sidewalks and elements thereof (but not traffic control devices and signage or street lighting located thereupon) of the referenced right-of-way of North 9th Street and East Broad Street and (c) any necessary or appropriate temporary construction easements, upon terms approved by the Mayor of Richmond and the Governor (pursuant to § 2.2-1149, Code of Virginia); approval by Richmond City Council shall not be required.

2. The City, without expending City funds, shall cooperate with DGS (i) to support the referenced construction project work and incorporation of safety and security enhancements at and along North 9th Street and East Broad Street, (ii) to relocate any utilities located in the agreed upon easement area, if necessary, and (iii) to coordinate any closure or other traffic flow controls of North 9th Street and East Broad Street during the performance of the construction projects and the incorporation of any safety and security features that will enhance safety and security around the perimeter of Capitol Square. At no time shall DGS make any permanent changes to the North 9th Street or East Broad Street rights-of-way without the prior approval of the Chief Administrative Officer of the City or the City hinder or delay construction of the referenced construction projects. Notwithstanding the foregoing, DGS may commence the construction project work and safety and security enhancements within the referenced right-of-way of North 9th Street and East Broad Street prior to the execution of a deed of easement or other proper instruments, if deemed necessary by DGS to avoid delay in the implementation of the construction project work or safety and security enhancements."

Explanation:

(This amendment makes modifications to necessary easements required to execute projects at the Seat of Government.)

________________________________________

Item C-53 #1c

Central Appropriations

9(D) Revenue Bonds Language

Language:

Page 548, line 26, strike "$218,153,000" and insert "$224,694,000".
Page 549, after line 11, insert:
"Virginia Commonwealth University (236) Construct School of Engineering Research Expansion C-13.20 18243 $6,541,000".
Page 549, line 20, strike "$218,153,000" and insert "$224,694,000".

Explanation:
(This amendment updates the 9(D) Revenue Bond table to reflect the actions in Item C-13.20.)

---

Item 3-1.01 #1c

Transfers

Interfund Transfers

Language:

Page 551, after line 50, insert:

"8. Commission on the Virginia Alcohol Safety Action Program (Special)
For expenses incurred for care, treatment, study and rehabilitation of alcoholics by the Department of Behavioral Health and Developmental Services and other state agencies".

Page 552, line 1, strike the first $74,913,243" and insert "$72,238,243".

Explanation:

(This amendment transfers $325,000 in nongeneral fund balances within the Commission on the Virginia Alcohol Safety Action Program to support expenses incurred by the Department of Behavioral Health and Developmental Services to support treatment and rehabilitation of those suffering from substance abuse.)

---

Item 3-1.01 #2c

Transfers

Interfund Transfers

Language:

Page 560, after line 13 insert:

"MM. The transfer of excess amounts in the Regulatory, Consumer Advocacy, Litigation, and Enforcement Revolving Trust Fund to the general fund pursuant to Item 58 of this act is estimated at $14,000,000 the first year and $500,000 the second year."

Explanation:

(This amendment sets out the estimated amounts from the transfers that will occur to the general fund from the OAG Revolving Trust Fund.)
Item 3-1.01 #3c

**Transfers**

**Interfund Transfers**

**Language:**

Page 552, line 7, strike "$112,900,000" and insert "$115,600,000".

Page 552, line 7, strike "$117,200,000" and insert "$120,000,000".

**Explanation:**

(This amendment increases the net profit transfer to the general fund from the Alcoholic Beverage Control Authority by $2.7 million the first year and $2.8 million the second year relative to the amounts assumed in the introduced budget. In total, the net profit transfer is increased by $5.8 million the first year and $4.5 million the second year relative to the profit transfers assumed in Chapter 2.)

Item 3-1.01 #4c

**Transfers**

**Interfund Transfers**

**Language:**

Page 552, line 7, strike "$117,200,000" and insert "$116,470,195".

**Explanation:**

(This amendment reduces the transfer of net ABC profits to the general fund by $729,805 the second year, to account for increasing from 8 percent to 20 percent the commission paid to distillery stores for on-premises sales.)

Item 3-1.01 #5c

**Transfers**

**Interfund Transfers**

**Language:**

Page 552, line 7, strike "$117,200,000" and insert "$118,058,697".

**Explanation:**

(This amendment increases the transfer of net ABC profits to the general fund by $858,697 the second year, based upon the estimated increase in sales resulting from opening 253 government
stores at 10 a.m. on Sundays.)

Item 3-1.01 #6c

Transfers

Interfund Transfers Language

Page 560, line 10, unstrike "and an additional $2,000,000 on or before June 30, 2020".

Explanation:

(This amendment restores the second-year transfer of $2.0 million from Communications Sales and Use Tax revenues to the general fund, after payments (i) to the Department of Deaf and Hard-of-Hearing for telephone relay services, and (ii) to localities for any franchise fee amounts due. The 2018 Appropriation Act included a transfer of $2.0 million each year, representing savings from the decline in the cost of the telecommunications relay services contract.)

Item 3-5.15 #1c

Adjustments and Modifications to Tax Collections

Provider Coverage Assessment Language

Page 560, line 10, unstrike "and an additional $2,000,000 on or before June 30, 2020".

Explanation:

(This amendment restores the second-year transfer of $2.0 million from Communications Sales and Use Tax revenues to the general fund, after payments (i) to the Department of Deaf and Hard-of-Hearing for telephone relay services, and (ii) to localities for any franchise fee amounts due. The 2018 Appropriation Act included a transfer of $2.0 million each year, representing savings from the decline in the cost of the telecommunications relay services contract.)

Page 566, line 32, after "adults", insert:
"which includes the costs of administering the provisions of the Section 1115 waiver".
Page 566, line 35, after "providing coverage" insert:
"which includes the costs of administering the provisions of the Section 1115 waiver,"
Page 567, line 16, after "Committees", insert:
", and the Virginia Hospital and Healthcare Association"
Page 567, line 18, after "Fund.", insert:
"The report shall also include a complete and itemized listing of all administrative costs included in the coverage assessment."
Page 567, after line 22, insert:
"H. The Hospital Payment Policy Advisory Committee shall meet to consider the implementation and provisions of the Provider Coverage and Payment Rate Assessments in order to consider and make recommendations to ensure the collection and use of such funds are appropriate and consistent with the intent of the General Assembly. Specifically, the Committee shall consider the level of detail and format necessary to develop the report pursuant to paragraph E. The committee shall recommend a format and associated level of detail, to be included in the report to the Joint Subcommittee for Health and Human Resources Oversight. The Joint Subcommittee shall approve the final format and associated level of detail of the
report to be submitted by the Department of Medical Assistance Services."

**Explanation:**

(This amendment clarifies the hospital provider assessment language such that the administrative costs that are part of the full costs of coverage include administering the provisions of the Section 1115 waiver. Language also requires that the Department of Medical Assistance Services include details about all administrative costs included in the coverage assessment be included in a report that is due September 1 of each year and adds the Virginia Hospital and Healthcare Association to those to whom the report is submitted. The format and level of detail of the report will be based on a recommendation of the Hospital Payment Policy Advisory Committee and approved by the Joint Subcommittee for Health and Human Resources Oversight.)

---

**Adjustments and Modifications to Tax Collections**

**Tobacco Tax Study Language**

**Language:**

Page 569, line 40, strike "study" and insert "continue studying".
Page 569, line 46, strike "2018" and insert "2019".

**Explanation:**

(This amendment extends, from November 2018 to November 2019, the conclusion of a study by the Joint Subcommittee to Evaluate Tax Preferences of options for the modernization of cigarette taxes and possible reforms to the taxation of tobacco products that will provide fairness and equity for all local governments.)

---

**Adjustments and Modifications to Tax Collections**

**Refundable Earned Income Tax Credit Language**

**Language:**

Page 570, strike lines 4 through 8.

**Explanation:**

(This amendment removes language included in House Bill 1700 as introduced relating to the Earned Income Tax Credit.)
Item 3-5.21 #1c

Adjustments and Modifications to Tax Collections

Language:

Page 570, after line 8, insert:
"A. Notwithstanding any other provision of law, the Comptroller shall transfer any revenues generated by the individual reform provisions contained in Subtitle A of Title I and §§ 13611-13613 of the federal Tax Cuts and Jobs Act, P.L. 115-97 (2017), from the collection of taxes during Fiscal Years 2019 through 2025, estimated to be approximately $450 million annually, beyond those revenues reasonably expected to be collected due to general economic growth and absent the federal policy changes, less the estimated reduction in revenues needed to implement the tax policy changes set forth in the first enactment of Chapters 17 and 18, 2019 Acts of Assembly for the relevant fiscal year, to the Taxpayer Relief Fund established pursuant to the fifth enactment of that Act. The Governor, in consultation with the State Comptroller and the Tax Commissioner, shall certify to the General Assembly on or before September 1 each year the estimated amount to be transferred to the Fund pursuant to this act.

B. For purposes of determining the amounts required to be deposited to the Revenue Stabilization Fund pursuant to Article X, Section 8, Constitution of Virginia, the certified amounts for fiscal year 2019 shall not include any amounts transferred from the general fund to the Taxpayer Relief Fund that will be used to provide refunds pursuant to the fourth enactment of Chapters 17 and 18, 2019 Acts of Assembly."

Explanation:

(This amendment transfers revenues to the Taxpayer Relief Fund pursuant to the provisions of Chapters 17 and 18, 2019 Session of the General Assembly.)

Item 3-5.22 #1c

Adjustments and Modifications to Tax Collections

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Language:

Page 0, after line 0, insert:
"3-5.22 NEIGHBORHOOD ASSISTANCE ACT TAX CREDIT $0 $0

Page 570, after line 8, insert:
Notwithstanding any other provision of law or regulation, in order to be eligible to receive an
allocation of credits pursuant to § 58.1-439.20:1, Code of Virginia, at least 50 percent of the persons served by the neighborhood organization, either directly by the neighborhood organization or through the provision of revenues to other organizations or groups serving such persons, shall be low-income persons or eligible students with disabilities and at least 50 percent of the neighborhood organization's revenues shall be used to provide services to low-income persons or to eligible students with disabilities, either directly by the neighborhood organization or through the provision of revenues to other organizations or groups providing such services. A tax credit shall be issued by the Superintendent of Public Instruction or the Commissioner of Social Services to an individual only upon receipt of a certification made by a neighborhood organization to whom tax credits were allocated for an approved program pursuant to § 58.1-439.20, § 58.1-439.20:1 or this language."

Explanation:
(This amendment allows a neighborhood organization to qualify to receive an allocation of tax credits from the Department of Education if (i) at least 50 percent of the persons served by the neighborhood organization, either directly by the neighborhood organization or through the provision of revenues to other organizations or groups serving such persons, are low-income persons or eligible students with disabilities and (ii) at least 50 percent of the neighborhood organization's revenues are used to provide services to low-income persons or eligible students with disabilities, either directly by the organization or through the provision of revenues to other organizations or groups providing such services.)

Item 4-2.01 #1c

Revenues
Nongeneral Fund Revenues

Language:
Page 579, strike lines 48 through 51 and insert:
"2) The University of Mary Washington is hereby authorized to undertake a review of its tuition and fee structure for the purpose of more closely aligning auxiliary fees, including room, board, and the comprehensive fee, with auxiliary expenditure budgets. Adjustments to mandatory fees in auxiliary programs may exceed three percent subject to annual approval by the University's Board of Visitors to the extent required to effect budgetary alignment of revenues and expenditures. This exemption will be limited to the period beginning in fiscal year 2019-20 and extending through the end of fiscal year 2023-24."

Explanation:
(This amendment clarifies the beginning and end dates for a comprehensive fee waiver.)

Item 4-2.02 #1c
Revenues
General Fund Revenue

Language:
Page 582, after line 11, insert:
"e. REVENUES GENERATED FROM CLIMATE CHANGE COMPACTS
Any revenues generated through participation in any regional climate change compact, including but not limited to the Regional Greenhouse Gas Initiative and the Transportation Climate Initiative, shall be deposited in the general fund and shall not be transferred to any other entity as a condition of such compact nor shall such funds be expended for any projects or programs without the express approval of the General Assembly as evidenced by an appropriation of such funds in a general Appropriation Act with the exception of expenditures required pursuant to any contracts signed prior to the passage of this act by the General Assembly."

Explanation:
(This amendment provides that any monies derived from projects or programs of regional climate change compacts such as the Regional Greenhouse Gas Initiative (RGGI) or the Transportation Climate Initiative (TCI) shall be deposited to the general fund and not be used for any other purposes without appropriation by the General Assembly.)

Item 4-5.04 #1c

Special Conditions and Restrictions on Expenditures
Goods and Services

Language:
Page 599, line 21, strike "or state statute".

Explanation:
(This amendment prohibits any funding in the budget from being used for abortion services unless otherwise required by federal law.)

Item 4-5.04 #2c

Special Conditions and Restrictions on Expenditures
Goods and Services

Language:
Page 599, after line 21, insert:
"m. BODY-WORN CAMERAS: No expenditures from general or nongeneral fund sources may be made by any state agency or authority for the purchase or implementation of body-worn cameras or body-worn camera systems."

**Explanation:**

(This amendment prohibits state agencies from using funds appropriated in this act to purchase or implement body-worn cameras or body-worn camera systems.)

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**Item 4-5.10 #1c**

**Special Conditions and Restrictions on Expenditures**

**Surplus Property Transfers for Economic Development Language**

**Language:**

Page 601, after line 45, insert:

"e. Prior to July 1, 2019, and not withstanding any provision of law to the contrary, the Department of General Services shall convey approximately 150 acres, more or less, of surplus state property located in York County, Virginia to the Eastern Virginia Regional Industrial Facility Authority for an amount not to exceed $1,350,000. Prior to execution of the property transfer, the Department shall provide to the Eastern Virginia Regional Industrial Facility Authority certified copies of the two most recent state appraisals for the existing state owned property, and in no case shall the transaction price exceed the average of the two most recent state appraisals.

1. The Eastern Virginia Regional Industrial Facility Authority is authorized to convey the property rights of approximately 150 acres to the operator of a 20 megawatt solar facility at an amount deemed sufficient, but in no case more than $1,000,000.

2. Any remaining and abutting state-controlled acreage shall be made available to the Eastern Virginia Regional Industrial Facility Authority for an amount not to exceed $350,000 upon condition that half of the proceeds of any future land sale, less any infrastructure development costs incurred by the Eastern Virginia Regional Industrial Facility Authority, will be returned to the Commonwealth and deposited to the General Fund. In no case shall the Eastern Virginia Regional Industrial Facility Authority sell any parcel of the former state-controlled lands to entities other than unmanned systems companies or companies locating to the Hampton Roads Unmanned Systems Park."

**Explanation:**

(This amendment authorizes the sale of state controlled land to the Eastern Virginia Regional Industrial Facility Authority for development of the Hampton Roads Unmanned Systems Park in York County, Virginia. The new facility will provide an open area and infrastructure for use by public institutions, private companies and individuals to develop, test and demonstrate unmanned systems.)
### Item 4-5.11 #1c

**Special Conditions and Restrictions on Expenditures**  
Limitations on Use of State Funding

**Language:**  
Page 601, after line 45, insert:

<table>
<thead>
<tr>
<th>4-5.11</th>
<th>LIMITATIONS ON USE OF STATE FUNDING</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY18-19</td>
<td>$0</td>
</tr>
<tr>
<td>FY19-20</td>
<td>$0</td>
</tr>
</tbody>
</table>

**LIMITATIONS ON USE OF STATE FUNDING**

"a. Notwithstanding any other provision of the Code of Virginia, no expenditures from the general, special, or other nongeneral fund sources from any appropriation by the General Assembly shall be used to support membership or participation in the Regional Greenhouse Gas Initiative (RGGI) until such time as the General Assembly has approved such membership as evidenced by language authorizing such action in the Appropriation Act, with the exception of any expenditures required pursuant to any contract signed prior to the passage of this act by the General Assembly, nor shall any RGGI auction proceeds be used to supplement any appropriation in this act without express General Assembly approval."

**Explanation:**

(This amendment prohibits the use of any funds appropriated by the General Assembly to support membership or participation in any climate change compacts without express General Assembly approval.)

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### Item 4-5.11 #2c

**Special Conditions and Restrictions on Expenditures**  
Department of General Services

**Language:**  
Page 601, after line 45, insert:

<table>
<thead>
<tr>
<th>4-5.11</th>
<th>Seat of Government Traffic and Pedestrian Safety</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY18-19</td>
<td>$0</td>
</tr>
<tr>
<td>FY19-20</td>
<td>$0</td>
</tr>
</tbody>
</table>

Page 601, after line 45, insert:

"In order to implement and maintain traffic and pedestrian operational safety and security enhancements and secure the seat of government, the Commonwealth Transportation Board
shall, not later than January 1, 2020, add to the state primary highway system, pursuant to § 33.2-314, Code of Virginia, those portions of the rights-of-way located in the City of Richmond identified as Bank Street from 9th Street to 14th Street, 10th Street from Main Street to Bank Street, 12th Street from Main Street to Bank Street, and Governor Street from Main Street to Bank Street and, pursuant to the responsibilities of the Department of General Services (DGS) (§ 2.2-1129) and the Division of Capitol Police (DCP) (§ 30-34.2:1), DGS and DCP shall control those rights-of-way and pedestrian and vehicular traffic thereon. The rights-of-way so transferred shall be in addition to the 50 miles per year authorized to be transferred under § 33.2-314(A)."

Explanation:
(This amendment addresses efforts to implement and maintain traffic and pedestrian operational safety and security.)

Item 4-6.01 #1c

Special Conditions and Restrictions on Expenditures
Employee Compensation Language

Language:
Page 609, line 19, strike "Administrator" and unstrike "Director".

Explanation:
(This amendment corrects a technical error in the introduced budget regarding the title of the Director of the Southwest Virginia Higher Education Center.)

Item 4-6.01 #2c

Special Conditions and Restrictions on Expenditures
Employee Compensation Language

Language:
Page 607, unstrike line 21.
Page 607, line 21, strike the second "$90,537" and insert "$92,348".
Page 607, line 21, strike the third "$90,537" and insert "$92,348".
Page 607, strike line 37.

Explanation:
(This amendment addresses a technical error by moving the Director of Gunston Hall back to the Level IV Range from the Level V range of the agency head salary tables.)
Special Conditions and Restrictions on Expenditures

Employee Compensation Language

Page 607, line 17, strike "Secretary" and unstrike "Commissioner".

Explanation:
(This amendment corrects an error in the agency head salary table. The title of the Commissioner of Elections was erroneously changed to Secretary of Elections.)

Higher Education Restructuring

Level II Authority Language

Page 625, after line 11, insert:
"e. Notwithstanding the small purchase thresholds set forth in the Rules Governing Procurement for institutions of higher education that have operational authority in the area of procurement, the small purchases thresholds shall be the same thresholds set forth in the Virginia Public Procurement Act (§ 2.2-4300 et seq). Where small purchase thresholds in the Rules Governing Procurement for such institutions exceed those in 2.2-4300 et seq, the Rules Governing Procurement shall be the authorized procurement threshold."

Explanation:
(This amendment makes technical language changes that correct inconsistent thresholds in the procurement process.)

Higher Education Restructuring

Level III Authority Language

Page 625, after line 17, insert:
"c. Notwithstanding the small purchase thresholds set forth in the Rules Governing Procurement the small purchases thresholds for Level III institutions shall be the small purchase thresholds set forth in the Virginia Public Procurement Act (§ 2.2-4300 et seq). Where small purchase
thresholds under Rules Governing Procurement for Level III institutions exceed those in 2.2-4300 et seq, the Rules Governing Procurement shall be the authorized procurement threshold."

**Explanation:**

(This amendment makes technical language changes that correct inconsistent thresholds in the procurement process.)

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**Item 4-14 #1c**

**Effective Date**

Additional Enactments

**Language:**

Page 630, strike lines 47 through 49 and insert:

"7. That the Code of Virginia is amended and reenacted by amending §§ 58.1-601, 58.1-602, 58.1-605, 58.1-606, 58.1-612, 58.1-615, and 58.1-635, as they may become effective, repealing the seventh and fifteenth enactments of Chapter 766 of the Acts of Assembly of 2013 and the twelfth enactment of Chapter 684 of the Acts of Assembly of 2015, as amended by Chapters 854 and 856 of the Acts of Assembly of 2018, relating to remote sales and use tax collection and sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection and adding a section numbered 58.1-612.1, as follows:

§ 58.1-601. (Contingent expiration date) Administration of chapter.

A. The Tax Commissioner shall administer and enforce the assessment and collection of the taxes and penalties imposed by this chapter, including the collection of state and local sales and use taxes from remote sellers.

B. In administering the collection of state and local sales and use taxes from remote sellers, the Tax Commissioner shall:

1. Provide adequate information to remote sellers to enable them to identify state and local sales and use tax rates and exemptions;

2. Provide adequate information to software providers to enable them to make software and services available to remote sellers;

3. Ensure that if the Department requires a periodic audit the remote seller may complete a single audit that covers the state and local sales and use taxes in all localities; and

4. Require no more than one sales and use tax return per month be filed with the Department by any remote seller or any software provider on behalf of such remote seller.

C. For purposes of evaluating the fiscal, economic and policy impact of sales and use tax exemptions, the Tax Commissioner may require from any person information relating to the evaluation of exempt purchases or sales, information relating to the qualification for exempt
purchases, and information relating to direct or indirect government financial assistance which the person receives. Such information shall be filed on forms prescribed by the Tax Commissioner.

§ 58.1-602. (Contingent expiration date) Definitions.
As used in this chapter, unless the context clearly shows otherwise, the term or phrase:

"Advertising" means the planning, creating, or placing of advertising in newspapers, magazines, billboards, broadcasting and other media, including, without limitation, the providing of concept, writing, graphic design, mechanical art, photography and production supervision. Any person providing advertising as defined herein in this section shall be deemed to be the user or consumer of all tangible personal property purchased for use in such advertising.

"Amplification, transmission and distribution equipment" means, but is not limited to, production, distribution, and other equipment used to provide Internet-access services, such as computer and communications equipment and software used for storing, processing and retrieving end-user subscribers' requests.

"Business" includes any activity engaged in by any person, or caused to be engaged in by him, with the object of gain, benefit or advantage, either directly or indirectly.

"Cost price" means the actual cost of an item or article of tangible personal property computed in the same manner as the sales price as defined in this section without any deductions therefrom on account of the cost of materials used, labor, or service costs, transportation charges, or any expenses whatsoever.

"Custom program" means a computer program which is specifically designed and developed only for one customer. The combining of two or more prewritten programs does not constitute a custom computer program. A prewritten program that is modified to any degree remains a prewritten program and does not become custom.

"Distribution" means the transfer or delivery of tangible personal property for use, consumption, or storage by the distributee, and the use, consumption, or storage of tangible personal property by a person who has processed, manufactured, refined, or converted such property, but does not include the transfer or delivery of tangible personal property for resale or any use, consumption, or storage otherwise exempt under this chapter.

"Gross proceeds" means the charges made or voluntary contributions received for the lease or rental of tangible personal property or for furnishing services, computed with the same deductions, where applicable, as for sales price as defined in this section over the term of the lease, rental, service, or use, but not less frequently than monthly. "Gross proceeds" does not include finance charges, carrying charges, service charges, or interest from credit extended on the lease or rental of tangible personal property under conditional lease or rental contracts or other conditional contracts providing for the deferred payments of the lease or rental price.

"Gross sales" means the sum total of all retail sales of tangible personal property or services as
defined in this chapter, without any deduction, except as provided in this chapter. "Gross sales" shall not include the federal retailers' excise tax or the federal diesel fuel excise tax imposed in § 4091 of the Internal Revenue Code if the excise tax is billed to the purchaser separately from the selling price of the article, or the Virginia retail sales or use tax, or any sales or use tax imposed by any county or city under § 58.1-605 or 58.1-606.

"Import" and "imported" are words applicable to tangible personal property imported into the Commonwealth from other states as well as from foreign countries, and "export" and "exported" are words applicable to tangible personal property exported from the Commonwealth to other states as well as to foreign countries.

"In this Commonwealth" or "in the Commonwealth" means within the limits of the Commonwealth of Virginia and includes all territory within these limits owned by or ceded to the United States of America.

"Integrated process," when used in relation to semiconductor manufacturing, means a process that begins with the research or development of semiconductor products, equipment, or processes, includes the handling and storage of raw materials at a plant site, and continues to the point that the product is packaged for final sale and either shipped or conveyed to a warehouse. Without limiting the foregoing, any semiconductor equipment, fuel, power, energy, supplies, or other tangible personal property shall be deemed used as part of the integrated process if its use contributes, before, during, or after production, to higher product quality, production yields, or process efficiencies. Except as otherwise provided by law, such term shall not mean general maintenance or administration.

"Internet" means collectively, the myriad of computer and telecommunications facilities, which comprise the interconnected worldwide network of computer networks. "Internet service" means a service that enables users to access proprietary and other content, information, electronic mail, and the Internet as part of a package of services sold to end-user subscribers.

"Lease or rental" means the leasing or renting of tangible personal property and the possession or use thereof by the lessee or renter for a consideration, without transfer of the title to such property.

"Manufacturing, processing, refining, or conversion" includes the production line of the plant starting with the handling and storage of raw materials at the plant site and continuing through the last step of production where the product is finished or completed for sale and conveyed to a warehouse at the production site, and also includes equipment and supplies used for production line testing and quality control. The term "manufacturing" shall also include the necessary ancillary activities of newspaper and magazine printing when such activities are performed by the publisher of any newspaper or magazine for sale daily or regularly at average intervals not exceeding three months.

The determination of whether any manufacturing, mining, processing, refining or conversion activity is industrial in nature shall be made without regard to plant size, existence or size of...
finished product inventory, degree of mechanization, amount of capital investment, number of employees or other factors relating principally to the size of the business. Further, “industrial in nature” shall include includes, but is not be limited to, those businesses classified in codes 10 through 14 and 20 through 39 published in the Standard Industrial Classification Manual for 1972 and any supplements issued thereafter.

"Modular building" means, but shall is not be limited to, single and multifamily houses, apartment units, commercial buildings, and permanent additions thereof, comprised of one or more sections that are intended to become real property, primarily constructed at a location other than the permanent site, built to comply with the Virginia Industrialized Building Safety Law (§ 36-70 et seq.) as regulated by the Virginia Department of Housing and Community Development, and shipped with most permanent components in place to the site of final assembly. For purposes of this chapter, a “modular building shall does not include a mobile office as defined in § 58.1-2401 or any manufactured building subject to and certified under the provisions of the National Manufactured Housing Construction and Safety Standards Act of 1974 (42 U.S.C. § 5401 et seq.).

"Modular building manufacturer" means a person or corporation who that owns or operates a manufacturing facility and is engaged in the fabrication, construction and assembling of building supplies and materials into modular buildings, as defined in this section, at a location other than at the site where the modular building will be assembled on the permanent foundation and may or may not be engaged in the process of affixing the modules to the foundation at the permanent site.

"Modular building retailer" means any person who that purchases or acquires a modular building from a modular building manufacturer, or from another person, for subsequent sale to a customer residing within or outside of the Commonwealth, with or without installation of the modular building to the foundation at the permanent site.

"Motor vehicle" means a "motor vehicle" as defined in § 58.1-2401, taxable under the provisions of the Virginia Motor Vehicles Sales and Use Tax Act (§ 58.1-2400 et seq.) and upon the sale of which all applicable motor vehicle sales and use taxes have been paid.

"Occasional sale" means a sale of tangible personal property not held or used by a seller in the course of an activity for which he it is required to hold a certificate of registration, including the sale or exchange of all or substantially all the assets of any business and the reorganization or liquidation of any business, provided that such sale or exchange is not one of a series of sales and exchanges sufficient in number, scope and character to constitute an activity requiring the holding of a certificate of registration.

"Open video system" means an open video system authorized pursuant to 47 U.S.C. § 573 and, for purposes of this chapter only, shall also include includes Internet service regardless of whether the provider of such service is also a telephone common carrier.

"Person" includes any individual, firm, copartnership, cooperative, nonprofit membership corporation, joint venture, association, corporation, estate, trust, business trust, trustee
bankruptcy, receiver, auctioneer, syndicate, assignee, club, society, or other group or combination acting as a unit, body politic or political subdivision, whether public or private, or quasi-public, and the plural of such term shall mean "person" means the same as the singular.

"Prewritten program" means a computer program that is prepared, held or existing for general or repeated sale or lease, including a computer program developed for in-house use and subsequently sold or leased to unrelated third parties.

"Railroad rolling stock" means locomotives, of whatever motive power, autocars, railroad cars of every kind and description, and all other equipment determined by the Tax Commissioner to constitute railroad rolling stock.

"Remote seller" means any dealer deemed to have sufficient activity within the Commonwealth to require registration under § 58.1-613 under the criteria specified in subdivision C 10 or 11 of § 58.1-612 or any software provider acting on behalf of such dealer.

"Retail sale" or a "sale at retail" means a sale to any person for any purpose other than for resale in the form of tangible personal property or services taxable under this chapter, and shall include any such transaction as the Tax Commissioner upon investigation finds to be in lieu of a sale. All sales for resale must be made in strict compliance with regulations applicable to this chapter. Any dealer making a sale for resale which is not in strict compliance with such regulations shall be personally liable for payment of the tax.

The terms "retail sale" and a "sale at retail" shall specifically include the following: (i) the sale or charges for any room or rooms, lodgings, or accommodations furnished to transients for less than 90 continuous days by any hotel, motel, inn, tourist camp, tourist cabin, camping grounds, club, or any other place in which rooms, lodging, space, or accommodations are regularly furnished to transients for a consideration; (ii) sales of tangible personal property to persons for resale when because of the operation of the business, or its very nature, or the lack of a place of business in which to display a certificate of registration, or the lack of a place of business in which to keep records, or the lack of adequate records, or because such persons are minors or transients, or because such persons are engaged in essentially service businesses, or for any other reason there is likelihood that the Commonwealth will lose tax funds due to the difficulty of policing such business operations; (iii) the separately stated charge made for automotive refinish repair materials that are permanently applied to or affixed to a motor vehicle during its repair; and (iv) the separately stated charge for equipment available for lease or purchase by a provider of satellite television programming to the customer of such programming. Equipment sold to a provider of satellite television programming for subsequent lease or purchase by the customer of such programming shall be deemed a sale for resale. The Tax Commissioner is authorized to promulgate regulations requiring vendors of or sellers to such persons to collect the tax imposed by this chapter on the cost price of such tangible personal property to such persons and may refuse to issue certificates of registration to such persons. The terms "retail sale" and a "sale at retail" also shall specifically include the separately stated charge made for supplies used during automotive repairs whether or not there is transfer of title or possession of the supplies and whether or not the supplies are attached to the automobile. The purchase of
such supplies by an automotive repairer for sale to the customer of such repair services shall be deemed a sale for resale.

The term "transient" shall not include a purchaser of camping memberships, time-shares, condominiums, or other similar contracts or interests that permit the use of, or constitute an interest in, real estate, however created or sold and whether registered with the Commonwealth or not. Further, a purchaser of a right or license which entitles the purchaser to use the amenities and facilities of a specific real estate project on an ongoing basis throughout its term shall not be deemed a transient, provided, however, that the term or time period involved is for seven years or more.

The terms "retail sale" and "sale at retail" do not include a transfer of title to tangible personal property after its use as tools, tooling, machinery or equipment, including dies, molds, and patterns, if (i) at the time of purchase, the purchaser is obligated, under the terms of a written contract, to make the transfer and (ii) the transfer is made for the same or a greater consideration to the person for whom the purchaser manufactures goods.

"Retailer" means every person engaged in the business of making sales at retail, or for distribution, use, consumption, or storage to be used or consumed in the Commonwealth.

"Sale" means any transfer of title or possession, or both, exchange, barter, lease or rental, conditional or otherwise, in any manner or by any means whatsoever, of tangible personal property and any rendition of a taxable service for a consideration, and includes the fabrication of tangible personal property for consumers who furnish, either directly or indirectly, the materials used in fabrication, and the furnishing, preparing, or serving for a consideration of any tangible personal property consumed on the premises of the person furnishing, preparing, or serving such tangible personal property. A transaction whereby the possession of property is transferred but the seller retains title as security for the payment of the price shall be deemed a sale.

"Sales price" means the total amount for which tangible personal property or services are sold, including any services that are a part of the sale, valued in money, whether paid in money or otherwise, and includes any amount for which credit is given to the purchaser, consumer, or lessee by the dealer, without any deduction therefrom on account of the cost of the property sold, the cost of materials used, labor or service costs, losses or any other expenses whatsoever. "Sales price" does not include (i) any cash discount allowed and taken; (ii) finance charges, carrying charges, service charges or interest from credit extended on sales of tangible personal property under conditional sale contracts or other conditional contracts providing for deferred payments of the purchase price; (iii) separately stated local property taxes collected; (iv) that portion of the amount paid by the purchaser as a discretionary gratuity added to the price of a meal; or (v) that portion of the amount paid by the purchaser as a mandatory gratuity or service charge added by a restaurant to the price of a meal, but only to the extent that such mandatory gratuity or service charge does not exceed 20 percent of the price of the meal. Where used articles are taken in trade, or in a series of trades as a credit or part payment on the sale of new or used articles, the tax levied by this chapter shall be paid on the net difference between
the sales price of the new or used articles and the credit for the used articles.

"Semiconductor cleanrooms" means the integrated systems, fixtures, piping, partitions, flooring, lighting, equipment, and all other property used to reduce contamination or to control airflow, temperature, humidity, vibration, or other environmental conditions required for the integrated process of semiconductor manufacturing.

"Semiconductor equipment" means (i) machinery or tools or repair parts or replacements thereof; (ii) the related accessories, components, pedestals, bases, or foundations used in connection with the operation of the equipment, without regard to the proximity to the equipment, the method of attachment, or whether the equipment or accessories are affixed to the realty; (iii) semiconductor wafers and other property or supplies used to install, test, calibrate or recalibrate, characterize, condition, measure, or maintain the equipment and settings thereof; and (iv) equipment and supplies used for quality control testing of product, materials, equipment, or processes; or the measurement of equipment performance or production parameters regardless of where or when the quality control, testing, or measuring activity takes place, how the activity affects the operation of equipment, or whether the equipment and supplies come into contact with the product.

"Storage" means any keeping or retention of tangible personal property for use, consumption or distribution in the Commonwealth, or for any purpose other than sale at retail in the regular course of business.

"Tangible personal property" means personal property which may be seen, weighed, measured, felt, or touched, or is in any other manner perceptible to the senses. The term "tangible personal property" shall not include stocks, bonds, notes, insurance or other obligations or securities. The term "tangible personal property" shall include (i) telephone calling cards upon their initial sale, which shall be exempt from all other state and local utility taxes, and (ii) manufactured signs.

"Use" means the exercise of any right or power over tangible personal property incident to the ownership thereof, except that it does not include the sale at retail of that property in the regular course of business. The term "Use" does not include the exercise of any right or power, including use, distribution, or storage, over any tangible personal property sold to a nonresident donor for delivery outside of the Commonwealth to a nonresident recipient pursuant to an order placed by the donor from outside the Commonwealth via mail or telephone. The term "Use" does not include any sale determined to be a gift transaction, subject to tax under § 58.1-604.6.

"Use tax" refers to the tax imposed upon the use, consumption, distribution, and storage as herein defined in this section.

"Used directly," when used in relation to manufacturing, processing, refining, or conversion, refers to those activities which are an integral part of the production of a product, including all steps of an integrated manufacturing or mining process, but not including ancillary activities such as general maintenance or administration. When used in relation to mining, it shall refer "used directly" refers to the activities specified above, in this definition and, in addition, any
reclamation activity of the land previously mined by the mining company required by state or federal law.

"Video programmer" means a person or entity that provides video programming to end-user subscribers.

"Video programming" means video and/or information programming provided by or generally considered comparable to programming provided by a cable operator, including, but not limited to, Internet service.

§ 58.1-604. (Contingent expiration date) Imposition of use tax.
There is hereby levied and imposed, in addition to all other taxes and fees now imposed by law, a tax upon the use or consumption of tangible personal property in this Commonwealth, or the storage of such property outside the Commonwealth for use or consumption in this Commonwealth, in the amount of 4.3 percent:

1. Of the cost price of each item or article of tangible personal property used or consumed in this Commonwealth. Tangible personal property that has been acquired for use outside this Commonwealth and subsequently becomes subject to the tax imposed hereunder shall be taxed on the basis of its cost price if such property is brought within this Commonwealth for use within six months of its acquisition; but if so brought within this Commonwealth six months or more after its acquisition, such property shall be taxed on the basis of the current market value (but not in excess of its cost price) of such property at the time of its first use within this Commonwealth. Such tax shall be based on such proportion of the cost price or current market value as the duration of time of use within this Commonwealth bears to the total useful life of such property (but it shall be presumed in all cases that such property will remain within this Commonwealth for the remainder of its useful life unless convincing evidence is provided to the contrary).

2. Of the cost price of each item or article of tangible personal property stored outside this Commonwealth for use or consumption in this Commonwealth.

3. A transaction taxed under § 58.1-603 shall not also be taxed under this section, nor shall the same transaction be taxed more than once under either section.

4. The use tax shall not apply with respect to the use of any article of tangible personal property brought into this Commonwealth by a nonresident individual, visiting in Virginia, for his personal use, while within this Commonwealth.

5. (Contingent repeal date -- see note) The use tax shall not apply to out-of-state mail order catalog purchases totaling $100 or less during any calendar year.

§ 58.1-604. (Contingent effective date) Imposition of use tax.
There is hereby levied and imposed, in addition to all other taxes and fees now imposed by law, a tax upon the use or consumption of tangible personal property in this Commonwealth, or the storage of such property outside the Commonwealth for use or consumption in this Commonwealth, in the amount of three and one-half percent through midnight on July 31, 2004,
1. Of the cost price of each item or article of tangible personal property used or consumed in this Commonwealth. Tangible personal property which has been acquired for use outside this Commonwealth and subsequently becomes subject to the tax imposed hereunder shall be taxed on the basis of its cost price if such property is brought within this Commonwealth for use within six months of its acquisition; but if so brought within this Commonwealth six months or more after its acquisition, such property shall be taxed on the basis of the current market value (but not in excess of its cost price) of such property at the time of its first use within this Commonwealth. Such tax shall be based on such proportion of the cost price or current market value as the duration of time of use within this Commonwealth bears to the total useful life of such property (but it shall be presumed in all cases that such property will remain within this Commonwealth for the remainder of its useful life unless convincing evidence is provided to the contrary).

2. Of the cost price of each item or article of tangible personal property stored outside this Commonwealth for use or consumption in this Commonwealth.

3. A transaction taxed under § 58.1-603 shall not also be taxed under this section, nor shall the same transaction be taxed more than once under either section.

4. The use tax shall not apply with respect to the use of any article of tangible personal property brought into this Commonwealth by a nonresident individual, visiting in Virginia, for his personal use, while within this Commonwealth.

5. The use tax shall not apply to out-of-state mail order catalog purchases totaling $100 or less during any calendar year.

§ 58.1-605. (Contingent expiration date) To what extent and under what conditions cities and counties may levy local sales taxes; collection thereof by Commonwealth and return of revenue to each city or county entitled thereto.

A. No county, city or town shall impose any local general sales or use tax or any local general retail sales or use tax except as authorized by this section.

B. The council of any city and the governing body of any county may levy a general retail sales tax at the rate of one percent to provide revenue for the general fund of such city or county. Such tax shall be added to the rate of the state sales tax imposed by §§ 58.1-603 and 58.1-604 and shall be subject to all the provisions of this chapter and the rules and regulations published with respect thereto. No discount under § 58.1-622 shall be allowed on a local sales tax.

C. 1. The council of any city and the governing body of any county desiring to impose a local sales tax under this section may do so by the adoption of an ordinance stating its purpose and referring to this section, and providing that such ordinance shall be effective on the first day of a month at least 60 days after its adoption. A certified copy of such ordinance shall be forwarded to the Tax Commissioner so that it will be received within five days after its adoption.

2. Prior to any change in the rate of any local sales and use tax, the Tax Commissioner shall
provide remote sellers with at least 30 days' notice. Any change in the rate of any local sales and use tax shall only become effective on the first day of a calendar quarter. Failure to provide notice pursuant to this section shall require the Commonwealth and the locality to apply the preceding effective rate until 30 days after notification is provided.

D. Any local sales tax levied under this section shall be administered and collected by the Tax Commissioner in the same manner and subject to the same penalties as provided for the state sales tax.

E. All local sales tax moneys collected by the Tax Commissioner under this section shall be paid into the state treasury to the credit of a special fund which is hereby created on the Comptroller's books under the name "Collections of Local Sales Taxes." Such local sales tax moneys shall be credited to the account of each particular city or county levying a local sales tax under this section. The basis of such credit shall be the city or county in which the sales were made as shown by the records of the Department and certified by it monthly to the Comptroller, namely, the city or county of location of each place of business of every dealer paying the tax to the Commonwealth without regard to the city or county of possible use by the purchasers. If a dealer has any place of business located in more than one political subdivision by reason of the boundary line or lines passing through such place of business, the amount of sales tax paid by such a dealer with respect to such place of business shall be treated for the purposes of this section as follows: one-half shall be assignable to each political subdivision where two are involved, one-third where three are involved, and one-fourth where four are involved.

F. As soon as practicable after the local sales tax moneys have been paid into the state treasury in any month for the preceding month, the Comptroller shall draw his warrant on the Treasurer of Virginia in the proper amount in favor of each city or county entitled to the monthly return of its local sales tax moneys, and such payments shall be charged to the account of each such city or county under the special fund created by this section. If errors are made in any such payment, or adjustments are otherwise necessary, whether attributable to refunds to taxpayers, or to some other fact, the errors shall be corrected and adjustments made in the payments for the next two months as follows: one-half of the total adjustment shall be included in the payments for the next two months. In addition, the payment shall include a refund of amounts erroneously not paid to the city or county and not previously refunded during the three years preceding the discovery of the error. A correction and adjustment in payments described in this subsection due to the misallocation of funds by the dealer shall be made within three years of the date of the payment error.

G. Such payments to counties are subject to the qualification that in any county wherein is situated any incorporated town constituting a special school district and operated as a separate school district under a town school board of three members appointed by the town council, the county treasurer shall pay into the town treasury for general governmental purposes the proper proportionate amount received by him in the ratio that the school age population of such town bears to the school age population of the entire county. If the school age population of any town constituting a separate school district is increased by the annexation of territory since the last
estimate of school age population provided by the Weldon Cooper Center for Public Service, such increase shall, for the purposes of this section, be added to the school age population of such town as shown by the last such estimate and a proper reduction made in the school age population of the county or counties from which the annexed territory was acquired.

H. One-half of such payments to counties are subject to the further qualification, other than as set out in subsection G above, that in any county wherein is situated any incorporated town not constituting a separate special school district which has complied with its charter provisions providing for the election of its council and mayor for a period of at least four years immediately prior to the adoption of the sales tax ordinance, the county treasurer shall pay into the town treasury of each such town for general governmental purposes the proper proportionate amount received by him in the ratio that the school age population of each such town bears to the school age population of the entire county, based on the latest estimate provided by the Weldon Cooper Center for Public Service. The preceding requirement pertaining to the time interval between compliance with election provisions and adoption of the sales tax ordinance shall not apply to a tier-city. If the school age population of any such town not constituting a separate special school district is increased by the annexation of territory or otherwise since the last estimate of school age population provided by the Weldon Cooper Center for Public Service, such increase shall, for the purposes of this section, be added to the school age population of such town as shown by the last such estimate and a proper reduction made in the school age population of the county or counties from which the annexed territory was acquired.

I. Notwithstanding the provisions of subsection H, the board of supervisors of a county may, in its discretion, appropriate funds to any incorporated town not constituting a separate school district within such county which has not complied with the provisions of its charter relating to the elections of its council and mayor, an amount not to exceed the amount it would have received from the tax imposed by this chapter if such election had been held.

J. It is further provided that if any incorporated town which would otherwise be eligible to receive funds from the county treasurer under subsection G or H of this section be located in a county which does not levy a general retail sales tax under the provisions of this law, such town may levy a general retail sales tax at the rate of one percent to provide revenue for the general fund of the town, subject to all the provisions of this section generally applicable to cities and counties. Any tax levied under the authority of this subsection shall in no case continue to be levied on or after the effective date of a county ordinance imposing a general retail sales tax in the county within which such town is located.

§ 58.1-612. Tax collectible from dealers; "dealer" defined; jurisdiction.
A. The tax levied by §§ 58.1-603 and 58.1-604 shall be collectible from all persons who that are dealers, as hereinafter defined in this section, and who that have sufficient contact with the Commonwealth to qualify under (i) subsections (i) B and C or (ii) subsections B and D.

B. The term "dealer," as As used in this chapter, shall include "dealer" includes every person who that:

1. Manufactures or produces tangible personal property for sale at retail, for use, consumption,
or distribution, or for storage to be used or consumed in this Commonwealth;

2. Imports or causes to be imported into this Commonwealth tangible personal property from
any state or foreign country, for sale at retail, for use, consumption, or distribution, or for
storage to be used or consumed in this Commonwealth;

3. Sells at retail, or who that offers for sale at retail, or who that has in his its possession for sale
at retail, or for use, consumption, or distribution, or for storage to be used or consumed in this
Commonwealth, tangible personal property;

4. Has sold at retail, used, consumed, distributed, or stored for use or consumption in this
Commonwealth, tangible personal property and who that cannot prove that the tax levied by
this chapter has been paid on the sale at retail, the use, consumption, distribution, or storage of
such tangible personal property;

5. Leases or rents tangible personal property for a consideration, permitting the use or
possession of such property without transferring title thereto;

6. Is the lessee or rentee of tangible personal property and who that pays to the owner of such
property a consideration for the use or possession of such property without acquiring title
thereto;

7. As a representative, agent, or solicitor, of an out-of-state principal, solicits, receives and
accepts orders from persons in this Commonwealth for future delivery and whose principal
refuses to register as a dealer under § 58.1-613; or

8. Becomes liable to and owes this Commonwealth any amount of tax imposed by this chapter,
whether he it holds, or is required to hold, a certificate of registration under § 58.1-613.

C. A dealer shall be deemed to have sufficient activity within the Commonwealth to require
registration under § 58.1-613 if he it:

1. Maintains or has within this Commonwealth, directly or through an agent or subsidiary, an
office, warehouse, or place of business of any nature;

2. Solicits business in this Commonwealth by employees, independent contractors, agents or
other representatives;

3. Advertises in newspapers or other periodicals printed and published within this
Commonwealth, on billboards or posters located in this Commonwealth, or through materials
distributed in this Commonwealth by means other than the United States mail;

4. Makes regular deliveries of tangible personal property within this Commonwealth by means
other than common carrier. A person shall be deemed to be making regular deliveries hereunder
if vehicles other than those operated by a common carrier enter this Commonwealth more than
12 times during a calendar year to deliver goods sold by him;

5. Solicits business in this Commonwealth on a continuous, regular, seasonal, or systematic
basis by means of advertising that is broadcast or relayed from a transmitter within this
Commonwealth or distributed from a location within this Commonwealth;

6. Solicits business in this Commonwealth by mail, if the solicitations are continuous, regular, seasonal, or systematic and if the dealer benefits from any banking, financing, debt collection, or marketing activities occurring in this Commonwealth or benefits from the location in this Commonwealth of authorized installation, servicing, or repair facilities;

7. Is owned or controlled by the same interests which own or control a business located within this Commonwealth;

8. Has a franchisee or licensee operating under the same trade name in this Commonwealth if the franchisee or licensee is required to obtain a certificate of registration under § 58.1-613; or

9. Owns tangible personal property that is for sale located in this Commonwealth, or that is rented or leased to a consumer in this Commonwealth, or offers tangible personal property, on approval, to consumers in this Commonwealth;

10. Receives more than $100,000 in gross revenue, or other minimum amount as may be required by federal law, from retail sales in the Commonwealth in the previous or current calendar year, provided that in determining the amount of a dealer's gross revenues, the sales made by all commonly controlled persons as defined in subsection D shall be aggregated; or

11. Engages in 200 or more separate retail sales transactions, or other minimum amount as may be required by federal law, in the Commonwealth in the previous or current calendar year, provided that in determining the total number of a dealer's retail sales transactions, the sales made by all commonly controlled persons as defined in subsection D shall be aggregated.

D. A dealer is presumed to have sufficient activity within the Commonwealth to require registration under § 58.1-613 (unless the presumption is rebutted as provided herein) if any commonly controlled person maintains a distribution center, warehouse, fulfillment center, office, or similar location within the Commonwealth that facilitates the delivery of tangible personal property sold by the dealer to its customers. The presumption in this subsection may be rebutted by demonstrating that the activities conducted by the commonly controlled person in the Commonwealth are not significantly associated with the dealer's ability to establish or maintain a market in the Commonwealth for the dealer's sales. For purposes of this subsection, a "commonly controlled person" means any person that is a member of the same "controlled group of corporations," as defined in § 1563(a) of the Internal Revenue Code of 1954, as amended or renumbered, as the dealer or any other entity that, notwithstanding its form of organization, bears the same ownership relationship to the dealer as a corporation that is a member of the same "controlled group of corporations," as defined in § 1563(a) of the Internal Revenue Code of 1954, as amended or renumbered.

E. Notwithstanding any other provision of this section, the following shall not be considered to determine whether a person who has contracted with a commercial printer for printing in the Commonwealth is a "dealer" and whether such person has sufficient contact with the Commonwealth to be required to register under § 58.1-613:
1. The ownership or leasing by that person of tangible or intangible property located at the Virginia premises of the commercial printer which is used solely in connection with the printing contract with the person;

2. The sale by that person of property of any kind printed at and shipped or distributed from the Virginia premises of the commercial printer;

3. Activities in connection with the printing contract with the person performed by or on behalf of that person at the Virginia premises of the commercial printer; and

4. Activities in connection with the printing contract with the person performed by the commercial printer within Virginia for or on behalf of that person.

F. In addition to the jurisdictional standards contained in subsections C and D, nothing contained herein (in this chapter other than in subsection E) shall limit any authority which that this Commonwealth may enjoy under the provisions of federal law or an opinion of the United States Supreme Court to require the collection of sales and use taxes by any dealer who that regularly or systematically solicits sales within this Commonwealth. Furthermore, nothing contained in subsection C shall require any broadcaster, printer, outdoor advertising firm, advertising distributor, or publisher which broadcasts, publishes, or displays or distributes paid commercial advertising in this Commonwealth which is intended to be disseminated primarily to consumers located in this Commonwealth to report or impose any liability to pay any tax imposed under this chapter solely because such broadcaster, printer, outdoor advertising firm, advertising distributor, or publisher accepted such advertising contracts from out-of-state advertisers or sellers.

G. (Contingent effective date) Pursuant to any federal legislation that grants states the authority to require remote sellers to collect sales and use tax, the Commonwealth is authorized, as permitted by such federal legislation, to require collection of sales and use tax by any remote seller, or a single or consolidated provider acting on behalf of a remote seller. If the federal legislation has an exemption for sellers whose sales are less than a minimum amount, then in determining such amount, the sales made by all persons related within the meanings of subsections (b) and (c) of § 267 or § 707(b)(1) of the Internal Revenue Code of 1986 shall be aggregated.

§ 58.1-612.1. Tax collectible from marketplace facilitators; "marketplace facilitator" defined. A. As used in this chapter:

"Marketplace facilitator" means a person that contracts with a marketplace seller to facilitate, for consideration and regardless of whether such consideration is deducted as fees from transactions, the sale of such marketplace seller's products through a physical or electronic marketplace operated by such person. "Marketplace facilitator" does not include a payment processor business appointed by a merchant to handle payment transactions from various channels, such as credit cards and debit cards, and whose sole activity with respect to
marketplace sales is to handle transactions between two parties. "Marketplace facilitator" does not include a platform or forum that exclusively provides internet advertising services, including any advertisements that may list products for sale, so long as such platform or forum does not also engage directly or indirectly through one or more commonly controlled persons, as defined in subsection D of § 58.1-612, in the activities described in subsection C.

"Marketplace seller" means a person that is not a commonly controlled person, as defined in subsection D of § 58.1-612, to a marketplace facilitator and that makes sales through any physical or electronic marketplace operated by such marketplace facilitator, even if such seller would not have been required to collect and remit sales and use tax had the sale not been made through such marketplace.

B. The tax levied under this chapter shall be collectible from all persons that are marketplace facilitators that have sufficient contact with Virginia to require registration under subsection C.

C. A marketplace facilitator shall be deemed to have sufficient activity within the Commonwealth to require registration under § 58.1-613 if it meets at least one requirement in each of subdivisions 1, 2, and 3:

1. It engages, either directly or indirectly, through a commonly controlled person as defined in subsection D of § 58.1-612 in any of the following activities:
   a. Transmitting or communicating an offer or acceptance between a purchaser and a marketplace seller;
   b. Owning or operating the infrastructure, whether electronic or physical, or technology that brings purchasers and marketplace sellers together; or
   c. Providing a virtual currency that purchasers are allowed or required to use to purchase products from the marketplace seller;

2. It engages in any of the following activities with respect to a marketplace seller's products:
   a. Payment processing;
   b. Fulfillment or storage;
   c. Listing products for sale;
   d. Setting prices;
   e. Branding sales as those of the marketplace facilitator; or
   f. Providing customer service or accepting or assisting with returns or exchanges; and

3. It establishes economic nexus through either of the following activities:
   a. Facilitating sales in Virginia that, in the aggregate, generate more than $100,000 in gross revenue, or other minimum amount as may be required by federal law, for such marketplace facilitator. A marketplace facilitator may exceed this threshold based on sales for either the
previous or current calendar year. In determining the amount of a marketplace facilitator's
gross revenues, the sales made by all commonly controlled persons, as defined in subsection D
of § 58.1-612, shall be aggregated; or

b. Facilitating 200 or more separate retail sale transactions, or other minimum amount as may
be required by federal law, in the Commonwealth in the previous or current calendar year. In
determining the total number of retail sales transactions attributable to a marketplace
facilitator, the sales made by all commonly controlled persons, as defined in subsection D of §
58.1-612, shall be aggregated.

D. 1. A marketplace facilitator shall be considered a dealer for purposes of this chapter and
shall collect the tax imposed by this chapter on all transactions that it facilitates through its
marketplace.

2. No marketplace seller shall collect sales and use tax on a transaction made through a
marketplace facilitator's marketplace.

3. Notwithstanding the provisions of subdivisions 1 and 2, the Department shall allow for a
waiver from the requirements of subdivisions 1 and 2 if a marketplace facilitator demonstrates,
to the satisfaction of the Commissioner, that either (i) all of its marketplace sellers already are
registered dealers under § 58.1-613 or (ii) the marketplace seller has sufficient nexus to require
registration under § 58.1-613 and that collection of the tax by the marketplace facilitator for
such marketplace seller would create an undue burden or hardship for either party. If such
waiver is granted, the tax levied under this chapter shall be collectible from the marketplace
seller. The Department shall develop guidelines that establish (a) the criteria for obtaining a
waiver pursuant to this section, (b) the process and procedure for a marketplace facilitator to
apply for a waiver, and (c) the process for providing notice to an affected marketplace
facilitator and marketplace seller of a waiver obtained pursuant to this subdivision.

E. A marketplace facilitator shall be relieved from liability, including penalties and interest, for
the incorrect collection or remittance of sales and use tax on transactions it facilitates or for
which it is the seller if the error is due to reasonable reliance on (i) an invalid exemption
certificate provided by the marketplace seller or the purchaser; (ii) incorrect or insufficient
information provided by the Commonwealth; or (iii) incorrect or insufficient information
provided by the marketplace seller or purchaser regarding the tax classification or proper
sourcing of an item or transaction, provided that the marketplace facilitator can demonstrate it
made a reasonable effort to obtain accurate information from the marketplace seller or
purchaser. The relief from liability afforded to the marketplace facilitator pursuant to this
subsection shall not exceed the total amount of tax due from the marketplace facilitator on the
incorrect transaction independent of any penalties or interest that would have otherwise
applied. Any deficiency resulting from incorrect information provided by the marketplace seller
or as the result of an audit shall be the liability of the marketplace seller.

F. A marketplace facilitator is the sole entity subject to audit by the Department for sales and
use tax collection for all transactions facilitated by the marketplace facilitator unless (i) the
marketplace facilitator can demonstrate that its failure to collect the proper tax was due to
incorrect information provided by the marketplace seller or (ii) the marketplace seller is subject to a waiver granted pursuant to subdivision D 3.

G. If a marketplace facilitator lacks physical presence in the Commonwealth and has both facilitated and made direct sales into the Commonwealth, both types of sales shall be considered in determining whether it has established economic nexus.

H. When a marketplace seller that is not otherwise required to register for the collection of the tax under any of the provisions contained in subdivisions C 1 through 9 of § 58.1-612 makes both direct sales and sales on a marketplace facilitator's marketplace, only the marketplace seller's direct sales shall be considered in determining whether the marketplace seller is required to register for the collection of the tax under subdivision C 10 or 11 of § 58.1-612.

I. No class action shall be brought against a marketplace facilitator in any court of the Commonwealth on behalf of customers arising from or in any way related to an overpayment of sales and use tax collected on sales facilitated by the marketplace facilitator, regardless of whether such claim is characterized as a tax refund claim. Nothing in this subsection shall affect a customer's right to seek a refund on an individual basis.

§ 58.1-615. (Contingent expiration date) Returns by dealers.
A. Every dealer required to collect or pay the sales or use tax shall, on or before the twentieth day of the month following the month in which the tax shall become effective, transmit to the Tax Commissioner a return showing the gross sales, gross proceeds, or cost price, as the case may be, arising from all transactions taxable under this chapter during the preceding calendar month, and thereafter a like return shall be prepared and transmitted to the Tax Commissioner by every dealer on or before the twentieth day of each month, for the preceding calendar month. In the case of dealers regularly keeping books and accounts on the basis of an annual period which varies 52 to 53 weeks, the Tax Commissioner may make rules and regulations for reporting consistent with such accounting period.

Notwithstanding any other provision of this chapter, a dealer may be required by the Tax Commissioner to file sales or use tax returns on an accounting period less frequent than monthly when, in the opinion of the Tax Commissioner, the administration of the taxes imposed by this chapter would be enhanced. If a dealer is required to file other than monthly, each such return shall be due on or before the twentieth day of the month following the close of the period. Each such return shall contain all information required for monthly returns.

A sales or use tax return shall be filed by each registered dealer even though the dealer is not liable to remit to the Tax Commissioner any tax for the period covered by the return.

The Tax Commissioner shall not require that more than one sales and use tax return per month be filed with the Department by any remote seller or any software provider on behalf of such remote seller.

B. [Expired.]

C. Any return required to be filed with the Tax Commissioner under this section shall be
deemed to have been filed with the Tax Commissioner on the date that such return is delivered by the dealer to the commissioner of the revenue or the treasurer for the locality in which the dealer is located and receipt is acknowledged by the commissioner of the revenue or treasurer. The commissioner of the revenue or the treasurer shall stamp such date on the return, and shall mail the return to the Tax Commissioner no later than the following business day. The commissioner of the revenue or the treasurer may collect from the dealer the cost of postage for such mailing.

D. Every dealer who elects to file a consolidated sales tax return for any taxable period and is required to remit payment by electronic funds transfer pursuant to subsection B of § 58.1-202.1 beginning on and after July 1, 2010, shall file its monthly return using an electronic medium prescribed by the Tax Commissioner. A waiver of this requirement may be granted if the Tax Commissioner determines that it creates an unreasonable burden on the dealer.

A. The tax levied by this chapter shall be paid by the dealer, but the dealer shall separately state the amount of the tax and add such tax to the sales price or charge. Thereafter, such tax shall be a debt from the purchaser, consumer, or lessee to the dealer until paid and shall be recoverable at law in the same manner as other debts. No action at law or suit in equity under this chapter may be maintained in this Commonwealth by any dealer that is not registered under § 58.1-613 or is delinquent in the payment of the taxes imposed under this chapter.

B. Notwithstanding any exemption from taxes which any dealer now or hereafter may enjoy under the Constitution or laws of this or any other state, or of the United States, such dealer shall collect such tax from the purchaser, consumer, or lessee and shall pay the same over to the Tax Commissioner as herein provided.

C. Any dealer collecting the sales or use tax on transactions exempt or not taxable under this chapter shall transmit to the Tax Commissioner such erroneously or illegally collected tax unless or until he can affirmatively show that the tax has since been refunded to the purchaser or credited to his account.

D. 1. Any dealer who neglects, fails, or refuses to collect such tax upon every taxable sale, distribution, lease, or storage of tangible personal property made by him, its agents, or employees shall be liable for and pay the tax himself, and such dealer shall not thereafter be entitled to sue for or recover in this Commonwealth any part of the purchase price or rental from the purchaser until such tax is paid. Moreover, any dealer who neglects, fails, or refuses to pay or collect the tax herein provided, either by himself or through its agents or employees, shall be guilty of a Class 1 misdemeanor.

2. Notwithstanding subdivision 1, any remote seller or marketplace facilitator that has collected an incorrect amount of sales and use tax shall be relieved from liability for such amount, including any penalty or interest, if the error is a result of the remote seller's or marketplace facilitator's reasonable reliance on information provided by the Commonwealth.
E. (Contingent effective date) Notwithstanding subsection D, any remote seller, single provider, or consolidated provider who has collected an incorrect amount of sales or use tax shall be relieved from liability for such additional amount, including any penalty or interest, if collection of the improper amount is a result of the remote seller, single provider, or consolidated provider's reasonable reliance upon information provided by the Commonwealth, including, but not limited to, any information obtained from software provided by the Department of Taxation pursuant to subsection B of § 58.1-601.

F. All sums collected by a dealer as required by this chapter shall be deemed to be held in trust for the Commonwealth.

F. Notwithstanding the foregoing provisions of this section, any dealer is authorized during the period of time set forth in §§ 58.1-611.2 and 58.1-611.3 or subdivision 18 of § 58.1-609.1 not to collect the tax levied by this chapter or levied under the authority granted in §§ 58.1-605 and 58.1-606 from the purchaser, and to absorb such tax himself. A dealer electing to absorb such taxes shall be liable for payment of such taxes to the Tax Commissioner in the same manner as if it is for tax collected from a purchaser pursuant to this section.

A. The tax levied by this chapter shall be paid by the dealer, but the dealer shall separately state the amount of the tax and add such tax to the sales price or charge. Thereafter, such tax shall be a debt from the purchaser, consumer, or lessee to the dealer until paid and shall be recoverable at law in the same manner as other debts. No action at law or suit in equity under this chapter may be maintained in this Commonwealth by any dealer who is not registered under § 58.1-613 or is delinquent in the payment of the taxes imposed under this chapter.

B. Notwithstanding any exemption from taxes which any dealer now or hereafter may enjoy under the Constitution or laws of this or any other state, or of the United States, such dealer shall collect such tax from the purchaser, consumer, or lessee and shall pay the same over to the Tax Commissioner as herein provided.

C. Any dealer collecting the sales or use tax on transactions exempt or not taxable under this chapter shall transmit to the Tax Commissioner such erroneously or illegally collected tax unless or until he can affirmatively show that the tax has since been refunded to the purchaser or credited to his account.

D. 1. Any dealer that neglects, fails, or refuses to collect such tax upon every taxable sale, distribution, lease, or storage of tangible personal property made by him, his agents, or employees shall be liable for and pay the tax himself, and such dealer shall not thereafter be entitled to sue for or recover in this Commonwealth any part of the purchase price or rental from the purchaser until such tax is paid. Moreover, any dealer who fails, or refuses to pay or collect the tax herein provided, either by himself or through his agents or employees, shall be guilty of a Class 1 misdemeanor.

2. Notwithstanding subdivision 1, any remote seller or marketplace facilitator that has collected an incorrect amount of sales and use tax shall be relieved from liability for such amount,
including any penalty or interest, if the error is a result of the remote seller's or marketplace facilitator's reasonable reliance on information provided by the Commonwealth.

E. (Contingent effective date -- see Editor's note) Notwithstanding subsection D, any remote seller, single provider, or consolidated provider who has collected an incorrect amount of sales or use tax shall be relieved from liability for such additional amount, including any penalty or interest, if collection of the improper amount is a result of the remote seller, single provider, or consolidated provider's reasonable reliance upon information provided by the Commonwealth, including, but not limited to, any information obtained from software provided by the Department of Taxation pursuant to subsection B of § 58.1-601.

F. All sums collected by a dealer as required by this chapter shall be deemed to be held in trust for the Commonwealth.

F. Notwithstanding the foregoing provisions of this section, any dealer is authorized during the period of time set forth in § 58.1-611.2 not to collect the tax levied by this chapter or levied under the authority granted in §§ 58.1-605 and 58.1-606 from the purchaser, and to absorb such tax himself. A dealer electing to absorb such taxes shall be liable for payment of such taxes to the Tax Commissioner in the same manner as he is for tax collected from a purchaser pursuant to this section.

§ 58.1-635. (Contingent expiration date) Failure to file return; fraudulent return; civil penalties.
A. When any dealer fails to make any return and pay the full amount of the tax required by this chapter, there shall be imposed, in addition to other penalties provided herein, a specific penalty to be added to the tax in the amount of six percent if the failure is for not more than one month, with an additional six percent for each additional month, or fraction thereof, during which the failure continues, not to exceed thirty percent in the aggregate. In no case, however, shall the penalty be less than ten dollars and such minimum penalty shall apply whether or not any tax is due for the period for which such return was required. If such failure is due to providential or other good cause shown to the satisfaction of the Tax Commissioner, such return with or without remittance may be accepted exclusive of penalties. In the case of a false or fraudulent return where willful intent exists to defraud the Commonwealth of any tax due under this chapter, or in the case of a willful failure to file a return with the intent to defraud the Commonwealth of any such tax, a specific penalty of fifty percent of the amount of the proper tax shall be assessed. All penalties and interest imposed by this chapter shall be payable by the dealer and collectible by the Tax Commissioner in the same manner as if they were a part of the tax imposed.

B. It shall be prima facie evidence of intent to defraud the Commonwealth of any tax due under this chapter when any dealer reports his gross sales, gross proceeds or cost price, as the case may be, at fifty percent or less of the actual amount.

C. Interest at a rate determined in accordance with § 58.1-15, shall accrue on the tax until the same is paid, or until an assessment is made, pursuant to § 58.1-15, after which interest shall accrue as provided therein.
D. Notwithstanding any other provision of this section, any remote seller or marketplace facilitator that has collected an incorrect amount of sales and use tax shall be relieved from liability for such amount, including any penalty or interest, if the error is a result of the remote seller's or marketplace facilitator's reasonable reliance on information provided by the Commonwealth.


9. That the fourth enactment of Chapter 766 of the Acts of Assembly of 2013 is amended and reenacted as follows:


11. That nothing in this act shall be construed to appropriate or transfer any transportation revenues for nontransportation purposes pursuant to the twenty-second enactment of Chapter 896 of the Acts of Assembly of 2007 or the fourteenth enactment of Chapter 766 of the Acts of Assembly of 2013.

12. That the provisions of this act requiring remote sales and use tax collection by remote sellers and marketplace facilitators shall not apply to any retail sales transactions occurring before July 1, 2019; however, transactions occurring before July 1, 2019, may be included in the calculation of gross revenue or retail transactions pursuant to the provisions of subdivisions C 10 and 11 of § 58.1-612 of the Code of Virginia, as amended by this act.

13. That the Department of Taxation shall develop guidelines implementing the provisions of this act, including guidelines implementing the provisions of subsection D of § 58.1-612.1 of the Code of Virginia, as created by this act, creating a waiver. Such guidelines shall be exempt from the provisions of the Administrative Process Act (§ 2.2-4000 et seq. of the Code of Virginia).

14. That should any portion of this act be held unconstitutional by a court of competent jurisdiction, the remaining portions of this act shall remain in effect."
Page 632, line 9, strike "10" and insert "16."
Page 632, strike lines 10 through 21.
Page 632, line 22, strike "16." and insert "17."
Page 632, line 23, strike "and"
Page 632, line 24, after "fifteenth" insert ", and sixteenth".

Explanation:

(This amendment removes includes language relating to remote seller sales tax nexus and marketplace facilitator sales tax nexus to respond to the provisions of the Wayfair decision.)

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Item 4-14 #2c

Effective Date

Language:

Page 630, strike line 8 through line 46, and insert:

6. That § 58.1-638 of the Code of Virginia is amended and reenacted as follows:

58.1-638. Disposition of state sales and use tax revenue.
A. The Comptroller shall designate a specific revenue code number for all the state sales and use tax revenue collected under the preceding sections of this chapter.

1. The sales and use tax revenue generated by the one-half percent sales and use tax increase enacted by the 1986 Special Session of the General Assembly shall be paid, in the manner hereinafter provided in this section, to the Transportation Trust Fund as defined in § 33.2-1524. Of the funds paid to the Transportation Trust Fund, an aggregate of 4.2 percent shall be set aside as the Commonwealth Port Fund as provided in this section; an aggregate of 2.4 percent shall be set aside as the Commonwealth Airport Fund as provided in this section; and an aggregate of 14.7 percent shall be set aside as the Commonwealth Mass Transit Fund as provided in this section. The Fund's share of such net revenue shall be computed as an estimate of the net revenue to be received into the state treasury each month, and such estimated payment shall be adjusted for the actual net revenue received in the preceding month. All payments shall be made to the Fund on the last day of each month.

2. There is hereby created in the Department of the Treasury a special nonreverting fund which shall be a part of the Transportation Trust Fund and which shall be known as the Commonwealth Port Fund.

a. The Commonwealth Port Fund shall be established on the books of the Comptroller and the funds remaining in such Fund at the end of a biennium shall not revert to the general fund but shall remain in the Fund. Interest earned on such funds shall remain in the Fund and be credited to it. Funds may be paid to any authority, locality or commission for the purposes hereinafter specified.
b. The amounts allocated pursuant to this section shall be allocated by the Commonwealth Transportation Board to the Board of Commissioners of the Virginia Port Authority to be used to support port capital needs and the preservation of existing capital needs of all ocean, river, or tributary ports within the Commonwealth. Expenditures for such capital needs are restricted to those capital projects specified in subsection B of § 62.1-132.1.

c. Commonwealth Port Fund revenue shall be allocated by the Board of Commissioners to the Virginia Port Authority in order to foster and stimulate the flow of maritime commerce through the ports of Virginia, including but not limited to the ports of Richmond, Hopewell, and Alexandria.

3. There is hereby created in the Department of the Treasury a special nonreverting fund which shall be part of the Transportation Trust Fund and which shall be known as the Commonwealth Airport Fund. The Commonwealth Airport Fund shall be established on the books of the Comptroller and any funds remaining in such Fund at the end of a biennium shall not revert to the general fund but shall remain in the Fund. Interest earned on the funds shall be credited to the Fund. The funds so allocated shall be allocated by the Commonwealth Transportation Board to the Virginia Aviation Board. The funds shall be allocated by the Virginia Aviation Board to any Virginia airport which is owned by the Commonwealth, a governmental subdivision thereof, or a private entity to which the public has access for the purposes enumerated in § 5.1-2.16, or is owned or leased by the Metropolitan Washington Airports Authority (MWAA), as follows:

Any new funds in excess of $12.1 million which are available for allocation by the Virginia Aviation Board from the Commonwealth Transportation Fund, shall be allocated as follows: 60 percent to MWAA, up to a maximum annual amount of $2 million, and 40 percent to air carrier airports as provided in subdivision A 3 a. Except for adjustments due to changes in enplaned passengers, no air carrier airport sponsor, excluding MWAA, shall receive less funds identified under subdivision A 3 a than it received in fiscal year 1994-1995.

Of the remaining amount:

a. Forty percent of the funds shall be allocated to air carrier airports, except airports owned or leased by MWAA, based upon the percentage of enplanements for each airport to total enplanements at all air carrier airports, except airports owned or leased by MWAA. No air carrier airport sponsor, however, shall receive less than $50,000 nor more than $2 million per year from this provision.

b. Sixty percent of the funds shall be allocated as follows:

(1) For the first six months of each fiscal year, the funds shall be allocated as follows:

(a) Forty percent of the funds shall be allocated by the Aviation Board for air carrier and reliever airports on a discretionary basis, except airports owned or leased by MWAA; and

(b) Twenty percent of the funds shall be allocated by the Aviation Board for general aviation airports on a discretionary basis; and
(2) For the second six months of each fiscal year, all remaining funds shall be allocated by the Aviation Board for all eligible airports on a discretionary basis, except airports owned or leased by MWAA.

3a. There is hereby created in the Department of the Treasury a special nonreverting fund that shall be a part of the Transportation Trust Fund and that shall be known as the Commonwealth Space Flight Fund. The Commonwealth Space Flight Fund shall be established on the books of the Comptroller and the funds remaining in such Fund at the end of a biennium shall not revert to the general fund but shall remain in the Fund. Interest earned on such funds shall remain in the Fund and be credited to it.

a. The amounts allocated to the Commonwealth Space Flight Fund pursuant to § 33.2-1526 shall be allocated by the Commonwealth Transportation Board to the Board of Directors of the Virginia Commercial Space Flight Authority to be used to support the capital needs, maintenance, and operating costs of any and all facilities owned and operated by the Virginia Commercial Space Flight Authority.

b. Commonwealth Space Flight Fund revenue shall be allocated by the Board of Directors to the Virginia Commercial Space Flight Authority in order to foster and stimulate the growth of the commercial space flight industry in Virginia.

4. There is hereby created in the Department of the Treasury a special nonreverting fund which shall be a part of the Transportation Trust Fund and which shall be known as the Commonwealth Mass Transit Fund.

a. The Commonwealth Mass Transit Fund shall be established on the books of the Comptroller and any funds remaining in such Fund at the end of the biennium shall not revert to the general fund but shall remain in the Fund. Interest earned on such funds shall be credited to the Fund.

b. The amounts allocated pursuant to § 33.2-1526.1 shall be used to support the operating, capital, and administrative costs of public transportation at a state share determined by the Commonwealth Transportation Board, and these amounts may be used to support the capital project costs of public transportation and ridesharing equipment, facilities, and associated costs at a state share determined by the Commonwealth Transportation Board. Capital costs may include debt service payments on local or agency transit bonds.

c. There is hereby created in the Department of the Treasury a special nonreverting fund known as the Commonwealth Transit Capital Fund. The Commonwealth Transit Capital Fund shall be part of the Commonwealth Mass Transit Fund. The Commonwealth Transit Capital Fund subaccount shall be established on the books of the Comptroller and consist of such moneys as are appropriated to it by the General Assembly and of all donations, gifts, bequests, grants, endowments, and other moneys given, bequeathed, granted, or otherwise made available to the Commonwealth Transit Capital Fund. Any funds remaining in the Commonwealth Transit Capital Fund at the end of the biennium shall not revert to the general fund, but shall remain in the Commonwealth Transit Capital Fund. Interest earned on funds within the Commonwealth Transit Capital Fund shall remain in and be credited to the Commonwealth Transit Capital
Fund. Proceeds of the Commonwealth Transit Capital Fund may be paid to any political subdivision, another public entity created by an act of the General Assembly, or a private entity as defined in § 33.2-1800 and for purposes as enumerated in subdivision 7 of § 33.2-1701 or expended by the Department of Rail and Public Transportation for the purposes specified in this subdivision. Revenues of the Commonwealth Transit Capital Fund shall be used to support capital expenditures involving the establishment, improvement, or expansion of public transportation services through specific projects approved by the Commonwealth Transportation Board. The Commonwealth Transit Capital Fund shall not be allocated without requiring a local match from the recipient.

B. The sales and use tax revenue generated by a one percent sales and use tax shall be distributed among the counties and cities of the Commonwealth in the manner provided in subsections C and D.

C. The localities' share of the net revenue distributable under this section among the counties and cities shall be apportioned by the Comptroller and distributed among them by warrants of the Comptroller drawn on the Treasurer of Virginia as soon as practicable after the close of each month during which the net revenue was received into the state treasury. The distribution of the localities' share of such net revenue shall be computed with respect to the net revenue received into the state treasury during each month, and such distribution shall be made as soon as practicable after the close of each such month.

D. The net revenue so distributable among the counties and cities shall be apportioned and distributed upon the basis of the latest yearly estimate of the population of cities and counties ages five to 19, provided by the Weldon Cooper Center for Public Service of the University of Virginia. Such population estimate produced by the Weldon Cooper Center for Public Service of the University of Virginia shall account for persons who are domiciled in orphanages or charitable institutions or who are dependents living on any federal military or naval reservation or other federal property within the school division in which the institutions or federal military or naval reservation or other federal property is located. Such population estimate produced by the Weldon Cooper Center for Public Service of the University of Virginia shall account for members of the military services who are under 20 years of age within the school division in which the parents or guardians of such persons legally reside. Such population estimate produced by the Weldon Cooper Center for Public Service of the University of Virginia shall account for individuals receiving services in state hospitals, state training centers, or mental health facilities, persons who are confined in state or federal correctional institutions, or persons who attend the Virginia School for the Deaf and the Blind within the school division in which the parents or guardians of such persons legally reside. Such population estimate produced by the Weldon Cooper Center for Public Service of the University of Virginia shall account for persons who attend institutions of higher education within the school division in which the student's parents or guardians legally reside. To such estimate, the Department of Education shall add the population of students with disabilities, ages two through four and 20 through 21, as provided to the Department of Education by school divisions. The revenue so apportionable and distributable is hereby appropriated to the several counties and cities for maintenance,
operation, capital outlays, debt and interest payments, or other expenses incurred in the
operation of the public schools, which shall be considered as funds raised from local resources.
In any county, however, wherein is situated any incorporated town constituting a school
division, the county treasurer shall pay into the town treasury for maintenance, operation,
capital outlays, debt and interest payments, or other expenses incurred in the operation of the
public schools, the proper proportionate amount received by him in the ratio that the school
population of such town bears to the school population of the entire county. If the school
population of any city or of any town constituting a school division is increased by the
annexation of territory since the last estimate of school population provided by the Weldon
Cooper Center for Public Service, such increase shall, for the purposes of this section, be added
to the school population of such city or town as shown by the last such estimate and a proper
reduction made in the school population of the county or counties from which the annexed
territory was acquired.

E. Beginning July 1, 2000, of the remaining sales and use tax revenue, the revenue generated by
a two percent sales and use tax, up to an annual amount of $13 million, collected from the sales
of hunting equipment, auxiliary hunting equipment, fishing equipment, auxiliary fishing
equipment, wildlife-watching equipment, and auxiliary wildlife-watching equipment in
Virginia, as estimated by the most recent U.S. Department of the Interior, Fish and Wildlife
Service and U.S. Department of Commerce, Bureau of the Census National Survey of Fishing,
Hunting, and Wildlife-Associated Recreation, shall be paid into the Game Protection Fund
established under § 29.1-101 and shall be used, in part, to defray the cost of law enforcement.
Not later than 30 days after the close of each quarter, the Comptroller shall transfer to the Game
Protection Fund the appropriate amount of collections to be dedicated to such Fund. At any time
that the balance in the Capital Improvement Fund, established under § 29.1-101.01, is equal to
or in excess of $35 million, any portion of sales and use tax revenues that would have been
transferred to the Game Protection Fund, established under § 29.1-101, in excess of the net
operating expenses of the Board, after deduction of other amounts which accrue to the Board
and are set aside for the Game Protection Fund, shall remain in the general fund until such time
as the balance in the Capital Improvement Fund is less than $35 million.

F. 1. Of the net revenue generated from the one-half percent increase in the rate of the state
sales and use tax effective August 1, 2004, pursuant to enactments of the 2004 Special Session I
of the General Assembly, the Comptroller shall transfer from the general fund of the state
treasury to the Public Education Standards of Quality/Local Real Estate Property Tax Relief
Fund established under § 58.1-638.1 an amount equivalent to one-half of the net revenue
generated from such one-half percent increase as provided in this subdivision. The transfers to
the Public Education Standards of Quality/Local Real Estate Property Tax Relief Fund under
this subdivision shall be for one-half of the net revenue generated (and collected in the
succeeding month) from such one-half percent increase for the month of August 2004 and for
each month thereafter.

2. Beginning July 1, 2013, of the remaining sales and use tax revenue, an amount equal to the
revenue generated by a 0.125 percent sales and use tax shall be distributed to the Public
Education Standards of Quality/Local Real Estate Property Tax Relief Fund established under § 58.1-638.1, and be used for the state's share of Standards of Quality basic aid payments.

3. For the purposes of the Comptroller making the required transfers under subdivision 1 and 2, the Tax Commissioner shall make a written certification to the Comptroller no later than the twenty-fifth of each month certifying the sales and use tax revenues generated in the preceding month. Within three calendar days of receiving such certification, the Comptroller shall make the required transfers to the Public Education Standards of Quality/Local Real Estate Property Tax Relief Fund.

G. (Contingent expiration date — see note) Beginning July 1, 2013, of the remaining sales and use tax revenue, an amount equal to the following percentages of the revenue generated by a one-half percent sales and use tax, such as that paid to the Transportation Trust Fund as provided in subdivision A 1, shall be paid to the Highway Maintenance and Operating Fund established pursuant to § 33.2-1530:

1. For fiscal year 2014, an amount equal to 10 percent;
2. For fiscal year 2015, an amount equal to 20 percent;
3. For fiscal year 2016, an amount equal to 30 percent; and
4. For fiscal year 2017 and thereafter, an amount equal to 35 percent.

The Highway Maintenance and Operating Fund's share of the net revenue distributable under this subsection shall be computed as an estimate of the net revenue to be received into the state treasury each month, and such estimated payment shall be adjusted for the actual net revenue received in the preceding month. All payments shall be made to the Fund on the last day of each month.

H. (Contingent expiration date — see note) 1. The additional revenue generated by increases in the state sales and use tax from Planning District 8 pursuant to §§ 58.1-603.1, 58.1-604.01, 58.1-604.1, and 58.1-614 shall be deposited by the Comptroller in the fund established under § 33.2-2509.

2. The additional revenue generated by increases in the state sales and use tax from Planning District 23 pursuant to §§ 58.1-603.1, 58.1-604.01, 58.1-604.1, and 58.1-614 shall be deposited by the Comptroller in the fund established under § 33.2-2600.

3. The additional revenue generated by increases in the state sales and use tax in any other Planning District pursuant to §§ 58.1-603.1, 58.1-604.01, 58.1-604.1, and 58.1-614 shall be deposited into special funds that shall be established by appropriate legislation.

4. The net revenues distributable under this subsection shall be computed as an estimate of the net revenue to be received by the state treasury each month, and such estimated payment shall be adjusted for the actual net revenue received in the preceding month. All payments shall be made to the appropriate funds on the last day of each month.

I. (For contingent expiration date, see Acts 2018, c. 850) The additional revenue generated by
increases in the state sales and use tax from the Historic Triangle pursuant to § 58.1-603.2 shall be deposited by the Comptroller as follows: (i) 50 percent shall be deposited into the Historic Triangle Marketing Fund established pursuant to subsection E of § 58.1-603.2; and (ii) 50 percent shall be deposited in the special fund created pursuant to subdivision D 2 of § 58.1-603.2 and distributed to the localities in which the revenues were collected. The net revenues distributable under this subsection shall be computed as an estimate of the net revenues to be received by the state treasury each month, and such estimated payment shall be adjusted for the actual net revenue received in the preceding month. All payments shall be made to the appropriate funds on the last day of each month.

J. Beginning July 1, 2020, the first $40 million of sales and use taxes remitted by online retailers with a physical nexus established pursuant to subsection D of § 58.1-612 shall be deposited into the Major Headquarters Workforce Grant Fund established pursuant to § 59.1-284.31.

K. If errors are made in any distribution, or adjustments are otherwise necessary, the errors shall be corrected and adjustments made in the distribution for the next quarter or for subsequent quarters.

KL. The term "net revenue," as used in this section, means the gross revenue received into the general fund or the Transportation Trust Fund of the state treasury under the preceding sections of this chapter, less refunds to taxpayers."

**Explanation:**

(This amendment directs the transfer of $40.0 million from sales tax revenues currently remitted by online retailers with a physical presence in Virginia to the Major Headquarters Workforce Grant Fund established by the 2019 General Assembly.)
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

STATEMENTS ON VOTE

Senator McClellan stated that she was abstaining pursuant to Rule 36 on Item 84.20 #1c, Item 84.20 #2c, and Item 106 #4c, but voting on H.B. 1700 as a whole.
Senator McDougle stated that he was abstaining pursuant to Rule 36 on Item 204 #1c, but voting on H.B. 1700 as a whole.
Senator McPike stated that he was abstaining pursuant to Rule 36 on Item C-48.10 #2c, but voting on H.B. 1700 as a whole.
Senator Barker stated that he wished to be recorded as voting nay on the question of agreeing to Item 292 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.
Senator Boysko stated that she wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 113 #1c, Item 117 #1c, Item 287 #1c, Item 289 #1c, Item 292 #1c, Item 307 #11c, Item 311 #1c, Item 362 #4c, Item 367 #1c, Item 3-5.20 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.
Senator Chase stated that she wished to be recorded as voting nay on the question of agreeing to Item 31 #3c, Item 107 #2c, Item 116 #1c, Item 117 #3c, and Item 443 #1c to H.B. 1700.
Senator Dance stated that she wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 289 #1c, Item 292 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.
Senator Deeds stated that he wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 289 #1c, Item 292 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.
Senator DeSteph stated that he wished to be recorded as voting nay on the question of agreeing to Item 107 #2c and Item 117 #3c to H.B. 1700.
Senator Dunnavant stated that she wished to be recorded as voting nay on the question of agreeing to Item 443 #1c to H.B. 1700.
Senator Ebbin stated that he wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 113 #1c, Item 287 #1c, Item 289 #1c, Item 292 #1c, Item 311 #1c, Item 367 #1c, Item 3-5.20 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.
Senator Edwards stated that he wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 289 #1c, Item 292 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.
Senator Favola stated that she wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 289 #1c, Item 292 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.
Senator Howell stated that he wished to be recorded as voting nay on the question of agreeing to Item 289 #1c, Item 292 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.
Senator Lewis stated that he wished to be recorded as voting nay on the question of agreeing to Item 290 #1c, Item 292 #1c, Item 292 #2c, Item 3-5.20 #1c, Item 4-2.02 #1c, and Item 4-5.11 #1c to H.B. 1700.
Senator Locke stated that she wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 289 #1c, Item 292 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.
Senator Lucas stated that she wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 289 #1c, Item 292 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.

Senator Marsden stated that he wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 289 #1c, Item 292 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.

Senator Mason stated that he wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 117 #2c, Item 289 #1c, Item 292 #1c, Item 362 #4c, Item 414 #1c, Item 3-5.20 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.

Senator McClellan stated that she wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 289 #1c, Item 292 #1c, Item 307 #1c, Item 362 #4c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.

Senator McDougle stated that he wished to be recorded as voting nay on the question of agreeing to Item 31 #3c, Item 116 #1c, Item 117 #3c, and Item 443 #1c to H.B. 1700.

Senator McPike stated that he wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 113 #1c, Item 117 #2c, Item 287 #1c, Item 289 #1c, Item 292 #1c, Item 311 #1c, Item 367 #1c, Item 3-5.20 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.

Senator Peake stated that he wished to be recorded as voting nay on the question of agreeing to Item 31 #3c, Item 107 #2c, Item 116 #1c, Item 117 #3c, and Item 443 #1c to H.B. 1700.

Senator Reeves stated that he wished to be recorded as voting nay on the question of agreeing to Item 31 #3c, Item 116 #1c, Item 117 #3c, and Item 443 #1c to H.B. 1700.

Senator Saslaw stated that he wished to be recorded as voting nay on the question of agreeing to Item 289 #1c, Item 292 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.

Senator Spruill stated that he wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 289 #1c, Item 307 #1c, Item 362 #4c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.

Senator Stanley stated that he wished to be recorded as voting nay on the question of agreeing to Item 31 #3c, Item 116 #1c, Item 117 #3c, and Item 443 #1c to H.B. 1700.

Senator Sturtevant stated that he wished to be recorded as voting nay on the question of agreeing to Item 116 #1c and Item 443 #1c to H.B. 1700.

Senator Suetterlein stated that he wished to be recorded as voting nay on the question of agreeing to Item 31 #3c, Item 103 #1c, Item 443 #1c, Item 4-14 #1c, and Item 4-14 #2c to H.B. 1700.

Senator Surovell stated that he wished to be recorded as voting nay on the question of agreeing to Item 62 #1c, Item 289 #1c, Item 292 #1c, Item 307 #1c, Item 362 #4c, Item 3-5.20 #1c, Item 4-2.02 #1c, Item 4-5.04 #1c, and Item 4-5.11 #1c to H.B. 1700.

Senator Dunnavant, for the committee of conference on H.B. 2685 (two thousand six hundred eighty-five), presented the following report:

**JOINT CONFERENCE COMMITTEE REPORT**

on House Bill No. 2685

We, the conferees, appointed by the respective bodies to consider and report upon the disagreeing vote on House Bill No. 2685, report as follows:

A. We recommend that the Senate Amendment be rejected.

B. We recommend that the engrossed bill be accepted to resolve the matter under disagreement.
Respectfully submitted,

/s/ Delegate Luke E. Torian
/s/ Delegate Richard P. Bell
/s/ Delegate Glenn R. Davis

Conferees on the part of the House

/s/ Senator Siobhan S. Dunnavant
/s/ Senator J. Chapman Petersen
/s/ Senator Stephen D. Newman

Conferees on the part of the Senate

On motion of Senator Dunnavant, the joint conference committee report was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

UNFINISHED BUSINESS—SENATE

S.J.R. 299 (two hundred ninety-nine) was passed by for the day.

HOUSE COMMUNICATION

The following communication was received and read:

In the House of Delegates
February 24, 2019

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORTS OF THE COMMITTEES OF CONFERENCE ON THE FOLLOWING HOUSE BILLS:

H.B. 1700. A BILL for all amendments to Chapter 2 of the 2018 Acts of Assembly, Special Session I, which appropriated funds for the 2018-20 Biennium, and to provide a portion of revenues for the two years ending, respectively, on the thirtieth day of June, 2019, and the thirtieth day of June, 2020, submitted by the Governor of Virginia to the presiding officer of each house of the General Assembly of Virginia in accordance with the provisions of § 2.2-1509, Code of Virginia.

H.B. 2685. A BILL to amend and reenact § 23.1-608 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 23.1-608.1, relating to the Virginia Military Survivors and Dependents Education Program; eligibility.

THE HOUSE OF DELEGATES HAS AGREED TO THE REPORT OF THE SECOND COMMITTEE OF CONFERENCE ON THE FOLLOWING HOUSE BILL:
H.B. 2609. A BILL to amend and reenact §§ 9.1-102 and 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; compulsory minimum training standards.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

ADJOURNMENT SINE DIE

Senator Norment was ordered to inform the House of Delegates that the Senate was ready on its part to adjourn sine die.

MESSAGE FROM THE HOUSE

A message was received from the House of Delegates by Delegate Gilbert, who informed the Senate that the House was ready on its part to adjourn sine die.

Senator Newman moved that the Senate adjourn sine die.

The motion was agreed to.

The President declared the Senate adjourned sine die.

Senator Newman was ordered to inform the House of Delegates thereof.

MESSAGE FROM THE HOUSE

SUBSEQUENT TO ADJOURNMENT SINE DIE

A message was received from the House of Delegates by Delegate Gilbert, who informed the Senate that the House had adjourned sine die.

LEGISLATION SIGNED BY PRESIDING OFFICER

SUBSEQUENT TO ADJOURNMENT SINE DIE

The President of the Senate as required by Article IV, Section 11, of the Constitution, on the dates recorded below, signed the following bills that had been passed by both houses and duly enrolled:

March 9, 2019

H.B. 1620. An Act to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.

H.B. 1625. An Act to amend and reenact § 3.2-6500 of the Code of Virginia, relating to animals; adequate shelter.

H.B. 1642. An Act to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

H.B. 1659. An Act to amend and reenact § 63.2-1509 of the Code of Virginia, relating to child abuse and neglect; mandatory reporters.
H.B. 1704. An Act to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 23.1 a section numbered 23.1-611.1, relating to the State Council of Higher Education for Virginia; financial aid award notification.

H.B. 1720. An Act to amend and reenact § 22.1-277 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-251.1:1, relating to cannabidiol oil and THC-A oil; use at school.

H.B. 1730. An Act to amend and reenact § 63.2-905.2 of the Code of Virginia, relating to foster care; security freeze on credit report.

H.B. 1733. An Act to amend and reenact § 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; school resource officers; memorandums of understanding.

H.B. 1770. An Act to amend and reenact §§ 4.1-119 and 4.1-120 of the Code of Virginia, relating to alcoholic beverage control; Sunday store hours; distiller commission.

H.B. 1817. An Act to amend and reenact §§ 2.2-515.2, 8.01-42.4, 18.2-513, 19.2-10.2, 19.2-386.16, and 19.2-386.35 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-348.1, relating to promoting travel for prostitution; penalty.

H.B. 1818. An Act to amend and reenact § 46.2-1220 of the Code of Virginia, relating to parking ordinances; enforcement.

H.B. 1874. An Act to amend and reenact §§ 3.2-6569, 3.2-6570, and 18.2-403.2 of the Code of Virginia, relating to cruelty to animals; aggravated cruelty; penalty.

H.B. 1911. An Act to amend the Code of Virginia by adding a section numbered 46.2-861.1 and to repeal § 46.2-921.1 of the Code of Virginia, relating to duties of drivers of vehicles approaching stationary vehicles displaying certain warning lights; penalty.

H.B. 1913. An Act to amend and reenact § 15.2-2242 of the Code of Virginia, relating to subdivision ordinance; sidewalks.

H.B. 1917. An Act to amend the Code of Virginia by adding in Article 3 of Chapter 1 of Title 53.1 a section numbered 53.1-17.1, relating to Department of Corrections; health care continuous quality improvement committee.

H.B. 1918. An Act to amend and reenact § 53.1-5 of the Code of Virginia, relating to Board of Corrections; minimum standards for health care services in local correctional facilities.

H.B. 1941. An Act to amend and reenact §§ 18.2-51.4 and 18.2-51.5 of the Code of Virginia, relating to maiming, etc., of another; driving while intoxicated; operating a watercraft while intoxicated; penalties.

H.B. 1987. An Act to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.

H.B. 2017. An Act to amend and reenact § 51.5-160 of the Code of Virginia, relating to auxiliary grants; supportive housing.
H.B. 2020. An Act to amend the Code of Virginia by adding a section numbered 23.1-2907.2, relating to the Virginia Community College System; certain registered apprenticeships; uniform instruction.

H.B. 2026. An Act to require the Board of Health to amend regulations governing newborn screening to include screening for congenital cytomegalovirus in newborns who fail the newborn hearing screen.

H.B. 2042. An Act to amend and reenact § 18.2-57.2 of the Code of Virginia, relating to assault and battery against a family or household member; prior conviction; mandatory minimum term of confinement.


H.B. 2055. An Act to amend and reenact § 2.2-1202 of the Code of Virginia, relating to the Department of Human Resource Management; review of employee recruitment, retention, and compensation; report.

H.B. 2056. An Act to amend and reenact § 18.2-461 of the Code of Virginia, relating to false information and hoax criminal activities; penalty.

H.B. 2060. An Act to amend and reenact § 58.1-3970.1 of the Code of Virginia, relating to real estate with delinquent taxes or liens; appointment of special commissioner; increase required value.

H.B. 2089. An Act to amend and reenact § 9.1-904 of the Code of Virginia, relating to Sex Offender and Crimes Against Minors Registry; reregistration schedule.

H.B. 2140. An Act to provide that certain school divisions in Planning District 16 may open prior to Labor Day.

H.B. 2141. An Act to amend and reenact § 15.2-2403 of the Code of Virginia, relating to local service districts; broadband and telecommunications services.

H.B. 2173. An Act to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.

H.B. 2178. An Act to amend and reenact § 2.2-3711 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 4 of Title 24.2 a section numbered 24.2-410.2, relating to the Virginia voter registration system; security plans and procedures; remedying security risks.

H.B. 2185. An Act to amend the Code of Virginia by adding in Article 7 of Chapter 31 of Title 23.1 a section numbered 23.1-3129.1, relating to the establishment of the Virginia Rural Information Technology Apprenticeship Grant Fund and Program.

H.B. 2234. An Act to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave.

H.B. 2296. An Act to amend and reenact § 51.5-46 of the Code of Virginia, relating to rights of persons with disabilities; procedures for certain actions; website accessibility.

H.B. 2303. An Act to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration; penalty.
H.B. 2337. An Act to amend and reenact § 23.1-307 of the Code of Virginia, relating to governing boards of public institutions of higher education; tuition and fee increases; public comment; report.

H.B. 2350. An Act to amend and reenact § 23.1-601 of the Code of Virginia, relating to public institutions of higher education; tuition and fees; foster care youth.


H.B. 2490. An Act to amend and reenact § 2.2-3705.4 of the Code of Virginia and to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

H.B. 2540. An Act to amend and reenact §§ 58.1-603.1, 58.1-603.2, 58.1-604.01, and 58.1-611.1 of the Code of Virginia, relating to sales and use tax; reduced rate on essential personal hygiene products.

H.B. 2576. An Act to amend the Code of Virginia by adding in Article 1 of Chapter 1 of Title 9.1 a section numbered 9.1-114.4, relating to Sex Trafficking Response Coordinator; duties; report.

H.B. 2586. An Act to amend and reenact §§ 9.1-902, 17.1-805, 18.2-46.1, 18.2-347 through 18.2-350, 18.2-357.1, 18.2-513, 19.2-215.1, and 19.2-392.02, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to prostitution and sex trafficking; offenses involving a minor; penalties.

H.B. 2609. An Act to amend and reenact §§ 9.1-102 and 22.1-279.8 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; school administrators; compulsory minimum training standards.

H.B. 2620. An Act to amend and reenact § 23.1-1304 of the Code of Virginia, relating to governing boards of public institutions of higher education; educational programs; student debt trends.

H.B. 2653. An Act to amend and reenact § 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 9 of Title 23.1 a section numbered 23.1-903.4, relating to public institutions of higher education; innovation.

H.B. 2662. An Act to amend and reenact § 22.1-253.13:4 of the Code of Virginia, relating to high school graduation requirements; work experience; capstone project.

H.B. 2678. An Act to amend and reenact § 18.2-386.2 of the Code of Virginia, relating to unlawful dissemination or sale of images of another person; penalty.

H.B. 2679. An Act to amend and reenact § 16.1-241 of the Code of Virginia, relating to the jurisdiction of juvenile and domestic relations district courts; state or federal benefit.


H.B. 2718. An Act to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3605, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

H.B. 2747. An Act to amend the Code of Virginia by adding in Title 67 a chapter numbered 16, consisting of sections numbered 67-1600 through 67-1607, relating to the establishment of the Southwest Virginia Energy Research and Development Authority.

H.B. 2758. An Act to amend and reenact § 63.2-900.1 of the Code of Virginia, relating to kinship foster care; notice.

H.B. 2798. An Act to amend and reenact §§ 32.1-276.3 and 32.1-276.7:1 of the Code of Virginia, relating to the All-Payer Claims Database; penalty.


S.B. 1004. An Act to amend and reenact § 32.1-137.05 of the Code of Virginia, relating to advance estimate of patient payment amount for elective medical procedure, test, or service.

S.B. 1031. An Act to amend and reenact § 18.2-461 of the Code of Virginia, relating to false information and hoax criminal activities; penalty.

S.B. 1038. An Act to amend and reenact § 24.2-653 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 24.2-418.01 and 24.2-653.2, relating to voter registration; verification of social security numbers; provisional registration status.

S.B. 1044. An Act to amend and reenact § 46.2-1220 of the Code of Virginia, relating to parking ordinances; enforcement.

S.B. 1047. An Act to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration; penalty.
S.B. 1080. An Act to amend and reenact §§ 54.1-2345 through 54.1-2354 of the Code of Virginia; to amend the Code of Virginia by adding in Title 1 a chapter numbered 6, containing sections numbered 1-600 through 1-610, by adding in Chapter 3 of Title 8.01 an article numbered 13.1, containing sections numbered 8.01-130.1 through 8.01-130.13, and an article numbered 15.1, containing sections numbered 8.01-178.1 through 8.01-178.4, by adding in Title 8.01 a chapter numbered 18.1, containing articles numbered 1 and 2, consisting of sections numbered 8.01-525.1 through 8.01-525.12, by adding in Title 32.1 a chapter numbered 20, containing sections numbered 32.1-373, 32.1-374, and 32.1-375, by adding in Title 36 a chapter numbered 12, containing sections numbered 36-171 through 36-175, by adding in Title 45.1 a chapter numbered 14.7.3, containing sections numbered 45.1-161:11:9, 45.1-161:11:10, and 45.1-161:11:11, by adding a section numbered 54.1-2345.1, by adding in Chapter 23.3 of Title 54.1 an article numbered 2, containing sections numbered 54.1-2354.1 through 54.1-2354.5, by adding a title numbered 55.1, containing a subtitle numbered I, consisting of chapters numbered 1 through 5, containing sections numbered 55.1-100 through 55.1-100.6, a subtitle numbered II, consisting of chapters numbered 6 through 11, containing sections numbered 55.1-600 through 55.1-1101, a subtitle numbered III, consisting of chapters numbered 12 through 17, containing sections numbered 55.1-1200 through 55.1-1703, a subtitle numbered IV, consisting of chapters numbered 18 through 23, containing sections numbered 55.1-1800 through 55.1-2306, and a subtitle numbered V, consisting of chapters numbered 24 through 29, containing sections numbered 55.1-2400 through 55.1-2906, and by adding sections numbered 57-6.1 and 64.2-108.2; and to repeal § 18.2-324.1 and Title 55 (§§ 55-1 through 55-559) of the Code of Virginia, relating to real and personal property conveyances, recordation of deeds, rental property, common interest communities, escheats, and unclaimed property.

S.B. 1087. An Act to amend the Code of Virginia by adding in Article 2 of Chapter 3 of Title 24.2 a section numbered 24.2-304.04, relating to election districts; remedying split precincts; technical adjustments of legislative district boundaries of House of Delegates and Senate districts.

S.B. 1108. An Act to amend and reenact § 16.1-69.35 of the Code of Virginia, relating to Marsh Criminal-Traffic Division at Manchester General District Court and John Marshall Criminal-Traffic Division at Richmond General District Court; concurrent jurisdiction.

S.B. 1118. An Act to amend and reenact § 23.1-307 of the Code of Virginia, relating to public institutions of higher education; tuition and fee increases; public comment.

S.B. 1126. An Act to amend and reenact §§ 2.2-3711, 19.2-389, 58.1-4002, 58.1-4006, and 59.1-364 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding a section numbered 18.2-334.5, and by adding in Title 58.1 a chapter numbered 41, consisting of sections numbered 58.1-4100 and 58.1-4101, relating to regulation of casino gaming by Virginia Lottery Board.

S.B. 1130. An Act to amend and reenact §§ 9.1-102 and 22.1-279.8 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 9.1-114.1, relating to Department of Criminal Justice Services; school resource officers; school administrators; compulsory minimum training standards.

S.B. 1214. An Act to amend and reenact § 9.1-184 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 22.1-280.2:3, relating to school boards; local law-enforcement agencies; school resource officers; memorandums of understanding.

S.B. 1216. An Act to amend and reenact §§ 32.1-276.3 and 32.1-276.7:1 of the Code of Virginia, relating to the All-Payer Claims Database; penalty.
S.B. 1253. An Act to amend and reenact § 63.2-905.2 of the Code of Virginia, relating to foster care; security freeze on credit report.

S.B. 1286. An Act to amend and reenact § 51.5-160 of the Code of Virginia, relating to persons with disabilities; auxiliary grants, supportive housing.

S.B. 1418. An Act to amend and reenact § 9.1-904 of the Code of Virginia, relating to Sex Offender and Crimes Against Minors Registry; reregistration schedule.

S.B. 1431. An Act to amend and reenact § 2.2-3713 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-3704.3, relating to the Virginia Freedom of Information Act; training requirements; proceedings for enforcement.

S.B. 1455. An Act to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.

S.B. 1464. An Act to amend and reenact § 46.2-1569.1 of the Code of Virginia, relating to manufacturer or distributor right of first refusal.

S.B. 1490. An Act to amend and reenact § 63.2-1606 of the Code of Virginia, relating to financial exploitation of aged or incapacitated adults; authority to refuse transactions or disbursements.


S.B. 1519. An Act to amend and reenact § 23.1-507 of the Code of Virginia, relating to University of Virginia’s College at Wise; reduced rate tuition.

EMERGENCY

S.B. 1547. An Act to direct the Board of Health Professions to evaluate whether music therapists and the practice of music therapy should be regulated and the degree of regulation to be imposed.

S.B. 1554. An Act to amend and reenact § 2.2-3714 of the Code of Virginia, relating to the Virginia Freedom of Information Act; civil penalties.

S.B. 1575. An Act to amend and reenact § 22.1-305.2 of the Code of Virginia, relating to teacher licensure; Advisory Board on Teacher Education and Licensure; certain instructors at institutions of higher education.

S.B. 1581. An Act to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave.

S.B. 1593. An Act to amend the Code of Virginia by adding in Article 1 of Chapter 6 of Title 23.1 a section numbered 23.1-611.1, relating to the State Council of Higher Education for Virginia; financial aid award notification.

S.B. 1598. An Act to amend and reenact § 53.1-5 of the Code of Virginia, relating to Board of Corrections; minimum standards for health care services in local correctional facilities.

S.B. 1604. An Act to amend and reenact §§ 3.2-6569, 3.2-6570, and 18.2-403.2 of the Code of Virginia, relating to cruelty to animals; aggravated cruelty; penalty.
S.B. 1617. An Act to amend and reenact § 2.2-3705.4 of the Code of Virginia and to amend the Code of Virginia by adding in Subtitle III of Title 23.1 a chapter numbered 12.1, consisting of sections numbered 23.1-1239 through 23.1-1243, relating to creation of the Tech Talent Investment Program.

S.B. 1619. An Act to amend the Code of Virginia by adding a section numbered 8.01-379.2:1, relating to spoliation of evidence.

S.B. 1628. An Act to amend and reenact § 23.1-306 of the Code of Virginia and to amend the Code of Virginia by adding in Article 2 of Chapter 9 of Title 23.1 a section numbered 23.1-903.4, relating to public institutions of higher education; innovation.

S.B. 1632. An Act to amend and reenact § 22.1-277 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 18.2-251.1:1, relating to cannabidiol oil and THC-A oil; use at school.

S.B. 1661. An Act to amend and reenact §§ 63.2-1508 and 63.2-1517 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 63.2-1506.1, relating to child abuse and neglect; report or complaint; victims of sex trafficking; taking child victim into custody.

S.B. 1668. An Act to amend and reenact §§ 4.1-119 and 4.1-120 of the Code of Virginia, relating to alcoholic beverage control; Sunday store hours; distiller commission.

S.B. 1715. An Act to amend and reenact §§ 58.1-603.1, 58.1-603.2, 58.1-604.01, and 58.1-611.1 of the Code of Virginia, relating to sales and use tax; reduced rate on essential personal hygiene products.

S.B. 1716. An Act to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3605, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

S.B. 1736. An Act to amend and reenact § 18.2-386.2 of the Code of Virginia, relating to unlawful dissemination or sale of images of another person; penalty.

S.B. 1758. An Act to amend and reenact § 16.1-241 of the Code of Virginia, relating to the jurisdiction of juvenile and domestic relations district courts; state or federal benefit.

S.B. 1768. An Act to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to use of handheld personal communications devices; highway work zones; penalty.

S.B. 1777. An Act to amend the Code of Virginia by adding a section numbered 53.1-39.1, relating to Department of Corrections; restrictive housing; data collection and reporting; report.

S.B. 1789. An Act to designate the bridge on Interstate 81 in Smyth County over Whitetop Road the “Trooper Lucas B. Dowell Bridge.”

S.B. 1790. An Act to amend the Code of Virginia by adding in Title 15.2 a chapter numbered 59.2, consisting of sections numbered 15.2-5928 through 15.2-5934, relating to City of Virginia Beach; sports or entertainment project.
March 14, 2019

H.B. 1700. An Act for all amendments to Chapter 2 of the 2018 Acts of Assembly, Special Session I, which appropriated funds for the 2018-20 Biennium, and to provide a portion of revenues for the two years ending, respectively, on the thirtieth day of June, 2019, and the thirtieth day of June, 2020, submitted by the Governor of Virginia to the presiding officer of each house of the General Assembly of Virginia in accordance with the provisions of § 2.2-1509, Code of Virginia.

The President of the Senate, pursuant to § 30.14 of the Code of Virginia, on the date recorded below, signed the following joint resolutions proposing amendments to the Constitution that had been agreed to by both houses and duly enrolled:

March 9, 2019

H.J.R. 591. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia, relating to apportionment; technical adjustments permitted.

H.J.R. 615. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing an amendment to the Constitution of Virginia by adding in Article II a section numbered 6-A, relating to apportionment; Virginia Redistricting Commission.

H.J.R. 676. Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to personal property tax exemption; motor vehicle owned by a disabled veteran.

S.J.R. 278. Proposing an amendment to Section 6 of Article X of the Constitution of Virginia, relating to personal property tax exemption; motor vehicle owned by a disabled veteran.

S.J.R. 306. Proposing an amendment to Section 6 of Article II of the Constitution of Virginia and proposing an amendment to the Constitution of Virginia by adding in Article II a section numbered 6-A, relating to apportionment; Virginia Redistricting Commission.

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
WEDNESDAY, APRIL 3, 2019

The Senate met at 12 m. in Reconvened Session of the 2019 Regular Session and was called to order by Lieutenant Governor Justin E. Fairfax.

The Reverend Lee Gandiya, St. Paul’s Episcopal Church, King George, Virginia, offered the following prayer:

God of many names, our Creator, our Center, our Friend, and our Companion, in our prayers for the Commonwealth of Virginia, we remember and pray for the men and women who so powerfully influence life in our great state: those who fashion our politics, those who frame and administer our laws, those who mold public opinion through all forms of media, and those who write what others read. May all accept their responsibility to You and to our Commonwealth, that all may serve the common good, by having the courage to be Your servants. It is in Your most holy and precious name I pray. Amen.

The Pledge of Allegiance to the Flag of the United States of America was led by Susan Clarke Schaar, Clerk of the Senate of Virginia.

The roll was called and the following Senators answered to their names:


A quorum was present.

On motion of Senator Howell, the reading of the Journal was waived.

The recorded vote is as follows:

YEAS--34. NAYS--4. RULE 36--0.


NAYS--Carrico, Deeds, Petersen, Stanley--4.

RULE 36--0.

The Senate proceeded to consider the bills and related communications having been received from the Governor pending the Reconvened Session.

CALENDAR

SENATE BILLS WITH GOVERNOR’S RECOMMENDATIONS

Senator Norment moved that the questions on amending in accordance with the recommendations of the Governor the Senate bills that follow be considered en bloc:

S.B. 1087 (one thousand eighty-seven).
S.B. 1161 (one thousand one hundred sixty-one).
S.B. 1494 (one thousand four hundred ninety-four).
S.B. 1554 (one thousand five hundred fifty-four).
S.B. 1581 (one thousand five hundred eighty-one).
S.B. 1696 (one thousand six hundred ninety-six).
S.B. 1737 (one thousand seven hundred thirty-seven).
The motion was agreed to.

**S.B. 1087** (one thousand eighty-seven) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA  
Office of the Governor  
March 26, 2019  

TO: SENATE OF VIRGINIA  
SENATE BILL NO. 1087  

I approve the general purpose of this bill, but I am returning it without my signature with the request that the attached Amendment in the Nature of a Substitute be accepted.

Sincerely,

/s/ Ralph S. Northam

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1087  
[The substitute having been printed separately, the title only is recorded as follows:]  

A BILL to amend and reenact §§ 24.2-304.1, 24.2-307, and 24.2-308 of the Code of Virginia, relating to election districts; requirements for precincts; remedying split precincts.

The reading of the communication was waived.

**S.B. 1161** (one thousand one hundred sixty-one) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA  
Office of the Governor  
March 21, 2019  

TO: SENATE OF VIRGINIA  
SENATE BILL NO. 1161  

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. After line 248, enrolled insert

2. That an emergency exists and this act is in force from its passage.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.
S.B. 1494 (one thousand four hundred ninety-four) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 25, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1494

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. Line 11, enrolled, after any
   strike case
   insert "administrative hearing"

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

S.B. 1554 (one thousand five hundred fifty-four) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 26, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1554

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 19, enrolled, after chapter
   insert "with respect to such request"

2. Line 25, enrolled, after that
   strike the remainder of line 25 and through member of on line 26

3. Line 27, enrolled, after 2.2-3712 and
   strike "at the time of such certification an attorney representing the body was present and"
4. Line 30, enrolled, after Fund. insert

In determining whether a civil penalty is appropriate, the court shall consider mitigating factors, including reliance of members of the public body on (i) opinions of the Attorney General, (ii) court cases substantially supporting the rationale of the public body, and (iii) published opinions of the Freedom of Information Advisory Council.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

S.B. 1581 (one thousand five hundred eighty-one) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 22, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1581

I approve the general purpose of this bill, but I am returned it without my signature with the request that the following amendments be made:

1. Line 15, enrolled, after birth
   strike
   or
   insert
   , [a comma]

2. Line 15, enrolled, after adoption
   insert
   , or foster placement

3. Line 18, enrolled, after birth
   strike
   or
   insert
   , [a comma]

4. Line 18, enrolled, after adoption
   insert
   , or foster placement

Sincerely,

/s/ Ralph S. Northam
The reading of the communication was waived.

S.B. 1696 (one thousand six hundred ninety-six) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 25, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1696

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. Line 48, enrolled, after during
   strike
   any
   insert
   the

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

S.B. 1737 (one thousand seven hundred thirty-seven) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 21, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1737

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. After line 53, enrolled
   insert
   5. That an emergency exists and this act is in force from its passage.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.
On motion of Senator Norment, the following Senate bills were amended in accordance with the recommendations of the Governor en bloc:

**S.B. 1087** (one thousand eighty-seven) with recommendation.
**S.B. 1161** (one thousand one hundred sixty-one) with recommendation.
**S.B. 1494** (one thousand four hundred ninety-four) with recommendation.
**S.B. 1554** (one thousand five hundred fifty-four) with recommendations.
**S.B. 1581** (one thousand five hundred eighty-one) with recommendations.
**S.B. 1696** (one thousand six hundred ninety-six) with recommendation.
**S.B. 1737** (one thousand seven hundred thirty-seven) with recommendation.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**S.B. 1025** (one thousand twenty-five) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 22, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1025

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 46, enrolled, after least
   strike
   ten
   insert
   15

2. Line 46, enrolled, after length or
   strike
   three
   insert
   four

3. Line 54, enrolled, after space.
   strike
   the remainder of line 54 and all of line 55
Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

Senator Spruill moved that **S.B. 1025** be amended in accordance with the recommendations of the Governor.

The question was put on amending **S.B. 1025** in accordance with the recommendations of the Governor.

The recorded vote is as follows:
YEAS--19. NAYS--19. RULE 36--0.

RULE 36--0.

There being an equal division, the President cast his vote in accordance with Article V, Section 14, of the Constitution.

The President voted yea.

The final vote is as follows:
YEAS--20. NAYS--19. RULE 36--0.

**S.B. 1025** was amended in accordance with the recommendations of the Governor.

**RECONSIDERATION**

Senator Stanley moved to reconsider the vote by which **S.B. 1025** (one thousand twenty-five) was amended in accordance with the recommendations of the Governor.

The motion was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--1. RULE 36--0.

NAYS--Spruill--1.
RULE 36--0.

Senator Spruill moved that **S.B. 1025** be amended in accordance with the recommendations of the Governor.
PARLIAMENTARY INQUIRY

Senator Lucas propounded a parliamentary inquiry as to whether the recommendations of the Governor to S.B. 1025 could be severed.

The Chair stated the Senator was correct.

Senator Spruill requested that, pursuant to Senate Rule 31, there be a division of the amendments for consideration.

S.B. 1025, on motion of Senator Spruill, was amended in accordance with amendments Nos. 1 and 2 of the Governor.

The recorded vote is as follows:
YEAS--25. NAYS--13. RULE 36--0.

RULE 36--0.

Senator Spruill moved that S.B. 1025 be amended in accordance with amendment No. 3 of the Governor.

The question was put on amending S.B. 1025 in accordance with amendment No. 3 of the Governor.

The Senate refused to so amend S.B. 1025.

The recorded vote is as follows:
YEAS--17. NAYS--21. RULE 36--0.

RULE 36--0.

S.B. 1047 (one thousand forty-seven), on motion of Senator Cosgrove, was passed by temporarily.

S.B. 1455 (one thousand four hundred fifty-five) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 26, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1455
I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 2, enrolled, Title, after §§ strike 2.2-106,

2. Line 2, enrolled, Title, after 24.2-102 strike , [the comma]

3. Line 7, enrolled, after §§ strike 2.2-106,

4. Line 7, enrolled, after 24.2-102 strike , [the comma]

5. Line 9, enrolled strike all of lines 9 through 51

6. Line 68, enrolled, after years insert , which shall begin on February 1 of the year of the appointment

7. Line 83, enrolled, after B. The strike Board insert Governor

8. Line 85, enrolled, after appointed strike by the Board

9. Line 87, enrolled, after Commonwealth. strike the remainder of line 87 and all of lines 88 and 89

10. Line 91, enrolled, after Board. strike the remainder of line 91 and all of line 92

11. Line 95, enrolled, after and the strike Board insert Governor
12. Line 96, enrolled, after *The* [first instance]
strike
*Board*
insert
*Governor*

13. Line 102, enrolled, after *to the*
strike
*Board*
insert
*Governor*

14. Line 159, enrolled
strike
all of lines 159 and 160

15. Line 162, enrolled, after *follows:*
strike
the remainder of line 162, all of lines 163 through 169, and through 2022 on line 170
insert
one member, representing the political party of the Governor, shall be appointed for a term to expire January 31, 2021; one member, representing the political party that had the next highest number of votes in the Commonwealth for Governor at the last preceding gubernatorial election, shall be appointed for a term to expire January 31, 2022; one member, representing the political party of the Governor, shall be appointed for a term to expire January 31, 2023; one member, representing the political party that had the next highest number of votes in the Commonwealth for Governor at the last preceding gubernatorial election, shall be appointed for a term to expire January 31, 2024; and one member, representing the political party of the Governor, shall be appointed for a term to expire January 31, 2025

16. Line 174, enrolled
strike
all of lines 174 through 177

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

Senator Deeds moved that **S.B. 1455** be amended in accordance with the recommendations of the Governor.

Senator Vogel requested that, pursuant to Senate Rule 31, there be a division of the amendments for consideration.
S.B. 1455, on motion of Senator Vogel, was amended in accordance with amendments Nos. 6 and 15 of the Governor.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Vogel moved that the Senate refuse to amend S.B. 1455 in accordance with amendments Nos. 1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13, 14, and 16 of the Governor.

The question was put on amending S.B. 1455 in accordance with amendments Nos. 1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13, 14, and 16 of the Governor.

The Senate refused to so amend S.B. 1455.

The recorded vote is as follows:
YEAS--8. NAYS--30. RULE 36--0.

RULE 36--0.

S.B. 1485 (one thousand four hundred eighty-five), on motion of Senator Hanger, was passed by temporarily.

S.B. 1521 (one thousand five hundred twenty-one) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 26, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1521

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. After line 149, enrolled insert

3. That the provisions of the first and second enactments of this act shall not become effective unless reenacted by the 2020 Session of the General Assembly.
4. The Secretary of Public Safety and Homeland Security, in consultation with the Virginia State Police, the Virginia Sheriffs’ Association, and the Virginia Association of Chiefs of Police, shall review the proposed use of handheld photo speed monitoring devices and consider legal and constitutional implications of dedicating civil penalties to any fund other than the Literary Fund. The Secretary of Public Safety and Homeland Security shall report the results of such review to the Chairmen of the Senate Committee for Courts of Justice, the Senate Committee on Finance, the House Committee for Courts of Justice, and the House Committee on Appropriations by November 1, 2019.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

S.B. 1521, on motion of Senator Carrico, was amended in accordance with the recommendation of the Governor.

The recorded vote is as follows:

YEAS--30. NAYS--8. RULE 36--0.


NAYS--Black, Chafin, Cosgrove, DeSteph, Norment, Ruff, Stanley, Sturtevant--8.

RULE 36--0.

S.B. 1579 (one thousand five hundred seventy-nine), on motion of Senator Sueterlein, was passed by temporarily.

S.B. 1592 (one thousand five hundred ninety-two) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 26, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1592

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. After line 13, enrolled
   insert

2. That the provisions of this act shall not become effective unless reenacted by the 2020 Session of the General Assembly.
Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

Senator Dunnavant moved that the Senate refuse to amend S.B. 1592 in accordance with the recommendation of the Governor.

The question was put on amending S.B. 1592 in accordance with the recommendation of the Governor.

The Senate refused to so amend S.B. 1592.

The recorded vote is as follows:
YEAS--18. NAYS--20. RULE 36--0.

RULE 36--0.

S.B. 1675 (one thousand six hundred seventy-five) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 26, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1675

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 14, enrolled, after a strike
   the remainder of line 14, all of line 15, and through sentence on line 16
   insert
term of confinement of at least six months

2. Line 18, enrolled
   strike
   all of lines 18 through 22

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.
Senator Reeves moved that the Senate refuse to amend S.B. 1675 in accordance with the recommendations of the Governor.

The question was put on amending S.B. 1675 in accordance with the recommendations of the Governor.

S.B. 1675 was amended in accordance with the recommendations of the Governor.

The recorded vote is as follows:
YEAS--20. NAYS--18. RULE 36--0.

RULE 36--0.

S.B. 1689 (one thousand six hundred eighty-nine) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 26, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1689

I approve the general purpose of this bill, but I am returning it without my signature with the request that the attached Amendment in the Nature of a Substitute be accepted.

Sincerely,

/s/ Ralph S. Northam

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR SENATE BILL NO. 1689
[The substitute having been printed separately, the title only is recorded as follows:]

A BILL to amend and reenact §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1 of the Code of Virginia and to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571, 59.1-572, and 59.1-573, relating to group health benefit plans; sponsoring associations; the formation of a benefits consortium.

The reading of the communication was waived.

Senator Dunnavant moved that the Senate refuse to amend S.B. 1689 in accordance with the recommendation of the Governor.

The question was put on amending S.B. 1689 in accordance with the recommendation of the Governor.
The Senate refused to so amend S.B. 1689.

The recorded vote is as follows:
YEAS--6. NAYS--32. RULE 36--0.

RULE 36--0.

RECONSIDERATION

Senator McDougle moved to reconsider the vote by which S.B. 1675 (one thousand six hundred seventy-five) was amended in accordance with the recommendations of the Governor.

The motion was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Reeves moved that the Senate refuse to amend S.B. 1675 in accordance with the recommendations of the Governor.

The question was put on amending S.B. 1675 in accordance with the recommendations of the Governor.

The recorded vote is as follows:
YEAS--19. NAYS--19. RULE 36--0.

RULE 36--0.

There being an equal division, the President cast his vote in accordance with Article V, Section 14, of the Constitution.

The President voted yea.

The final vote is as follows:
YEAS--20. NAYS--19. RULE 36--0.

S.B. 1675 was amended in accordance with the recommendations of the Governor.
S.B. 1716 (one thousand seven hundred sixteen), on motion of Senator Obenshain, was passed by temporarily.

S.B. 1768 (one thousand seven hundred sixty-eight) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor
March 26, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1768

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 2, enrolled, Title, after relating to
   strike
   insert
   use of
   holding

2. Line 3, enrolled, Title, after devices
   strike
   insert
   ; highway work zones; penalty
   while driving a motor vehicle

3. Line 10, enrolled, after person
   strike
   insert
   to operate
   , while driving

4. Line 11, enrolled, after Commonwealth
   strike
   insert
   while using any
   , to hold a

5. Line 11, enrolled, after device
   strike
   the remainder of line 11, all of lines 12 through 15, and through information on line 16

6. Line 17, enrolled, after B.
   strike
   the remainder of line 17, all of line 18, and through C. on line 19

7. Line 23, enrolled, after 3.
   strike
   the remainder of line 23, all of line 24, and through 4. on line 25
8. Line 25, enrolled, after emergency
   insert
   ;

4. The use of an amateur radio or a citizens band radio; or
5. The operator of any Department of Transportation vehicle or vehicle
   operated pursuant to the Department of Transportation safety service patrol
   program or pursuant to a contract with the Department of Transportation for,
   or that includes, traffic incident management services as defined in subsection B of
   § 46.2-920.1 during the performance of traffic incident management services

9. At the beginning of line 26, enrolled
   strike
   C; D.
   insert
   C.

10. Line 26, enrolled, after of
    strike
    this section subsection A
    insert
    this section

11. Line 27, enrolled, after $250.
    strike
    the remainder of line 27 and through is on line 28
    insert
    If the violation of this section occurs in a highway work zone, it shall be

12. Line 29, enrolled, after $250.
    strike
    the remainder of line 29 and all of lines 30 and 31
    insert
    For the purposes of this section, “highway work zone” means a construction or
    maintenance area that is located on or beside a highway and marked by
    appropriate warning signs with attached flashing lights or other traffic control
    devices indicating that work is in progress.

13. At the beginning of line 32, enrolled
    strike
    E.
    insert
    D.

14. Line 32, enrolled, after section
    strike
    the remainder of line 32 and through “Emergency on line 33
    insert
    , “emergency

15. Line 35, enrolled, after officer
    insert
    while engaged in the performance of official duties
16. Line 40, enrolled, after of insert

supplying resuscitation or

17. At the beginning of line 41, enrolled strike medical services insert relief

18. Line 50, enrolled strike all of lines 50 through 52

19. Line 53, enrolled, after D. strike F. insert E.

20. After line 53, enrolled insert

2. That the provisions of this act shall become effective on January 1, 2020.
3. That the Virginia Association of Chiefs of Police, and DRIVE SMART Virginia shall create training and educational materials on the implementation and enforcement of this act to be made available to law-enforcement agencies.
4. That DRIVE SMART Virginia and other traffic safety organizations shall develop and provide educational materials to the public regarding the provisions of this act prior to its effective date.
5. That the Chairmen of the Senate and House Committees for Courts of Justice shall annually request the Office of the Executive Secretary to report all of the citations issued pursuant to the provisions of this act and, to the extent available, the relevant demographic characteristics of those persons issued a citation.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

S.B. 1768, on motion of Senator Mason, was amended in accordance with the recommendations of the Governor.

The recorded vote is as follows:
YEAS--33. NAYS--4. RULE 36--0.

YEAS--Barker, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph, Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Lucas, Marsden, Mason, McClellan, McDougle,
S.B. 1047 (one thousand forty-seven), on motion of Senator Cosgrove, was passed by temporarily.

**RECONSIDERATION**

Senator Vogel moved to reconsider the vote by which S.B. 1768 (one thousand seven hundred sixty-eight) was amended in accordance with the recommendations of the Governor.

The motion was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1768, on motion of Senator Mason, was amended in accordance with the recommendations of the Governor.

The recorded vote is as follows:
YEAS--34. NAYS--3. RULE 36--0.

NAYS--Newman, Ruff, Sueterlein--3.
RULE 36--0.

S.B. 1485 (one thousand four hundred eighty-five), on motion of Senator Hanger, was passed by temporarily.

**RECESS**

At 2:10 p.m., Senator McDougle moved that the Senate recess until 3:05 p.m.

The motion was agreed to.

The hour of 3:05 p.m. having arrived, the Chair was resumed.

**HOUSE COMMUNICATION**

The following communication was received:
THE HOUSE OF DELEGATES HAS AMENDED IN ACCORDANCE WITH THE RECOMMENDATIONS OF THE GOVERNOR THE FOLLOWING HOUSE BILLS:

**H.B. 1719.** An Act to amend and reenact §§ 24.2-945 and 24.2-947.1 of the Code of Virginia, relating to Campaign Finance Disclosure Act of 2006; applicability to certain candidates for town offices.

**H.B. 1911.** An Act to amend the Code of Virginia by adding a section numbered 46.2-861.1 and to repeal § 46.2-921.1 of the Code of Virginia, relating to duties of drivers of vehicles approaching stationary vehicles displaying certain warning lights; penalty.

**H.B. 1915.** An Act to amend and reenact §§ 38.2-3559 through 38.2-3562 of the Code of Virginia, relating to health carriers; expedited reviews of adverse coverage determinations; exhaustion of internal reviews; cancer patients.

**H.B. 1942.** An Act to amend and reenact §§ 53.1-40.10, 53.1-68, and 53.1-133.03 of the Code of Virginia, relating to behavioral health services; exchange of medical and mental health information and records; correctional facilities.


**H.B. 2141.** An Act to amend and reenact § 15.2-2403 of the Code of Virginia, relating to local service districts; broadband and telecommunications services.

**H.B. 2234.** An Act to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave.

**H.B. 2252.** An Act to amend the Code of Virginia by adding a section numbered 29.1-528.3, relating to firearms ordinances; property located in multiple localities.


**H.B. 2441.** An Act to amend and reenact § 46.2-345 of the Code of Virginia and to amend the Code of Virginia by adding in Article 7 of Chapter 3 of Title 46.2 a section numbered 46.2-345.2, relating to special identification cards without photographs; fee; confidentiality; penalties.

**H.B. 2477.** An Act to amend and reenact §§ 56-577 and 56-587 of the Code of Virginia, relating to electric utility regulation; competitive suppliers.

**H.B. 2546.** An Act to amend and reenact §§ 2.2-3705.5, 2.2-3711 and 2.2-4002 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 32.1-283.8, relating to the Maternal Mortality Review Team; penalty.

**H.B. 2615.** An Act to amend and reenact § 18.2-31 of the Code of Virginia, relating to capital murder; punishment.

**H.B. 2664.** An Act to amend and reenact § 40.1-29 of the Code of Virginia, relating to payment of wages; statement of earnings.
H.B. 2718. An Act to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3605, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

H.B. 2762. An Act to amend the Code of Virginia by adding a section numbered 9.1-207.1, relating to firefighting foam management.

H.B. 2766. An Act to amend and reenact §§ 32.1-102.2, as it is currently effective and as it shall become effective, and 32.1-102.4 of the Code of Virginia, relating to certificate of public need; charity care.

THE HOUSE OF DELEGATES HAS AGREED TO AMENDMENTS NOS. 6 AND 15 IN ACCORDANCE WITH THE RECOMMENDATION OF THE GOVERNOR AND HAS REJECTED AMENDMENTS NOS. 1-5, 7-14, AND 16 ON THE FOLLOWING HOUSE BILL:

H.B. 1620. An Act to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.

THE HOUSE OF DELEGATES HAS REFUSED TO AMEND IN ACCORDANCE WITH THE RECOMMENDATION OF THE GOVERNOR THE FOLLOWING HOUSE BILLS:

H.B. 1661. An Act to amend and reenact §§ 38.2-1700 and 38.2-3420 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 1 of Title 3.2 an article numbered 4, consisting of sections numbered 3.2-116 through 3.2-119, relating to the formation of benefits consortium by a sponsoring association operating as nonprofit agricultural organization.

H.B. 2042. An Act to amend and reenact § 18.2-57.2 of the Code of Virginia, relating to assault and battery against a family or household member; prior conviction; mandatory minimum term of confinement.

H.B. 2296. An Act to amend and reenact § 51.5-46 of the Code of Virginia, relating to rights of persons with disabilities; procedures for certain actions; website accessibility.

H.B. 2303. An Act to amend the Code of Virginia by adding a section numbered 9.1-906.1, relating to sex offenders in emergency shelters; notification; registration; penalty.

H.B. 2306. An Act to amend and reenact § 51.5-169.1 of the Code of Virginia and to amend the Code of Virginia by adding in Article 10 of Chapter 14 of Title 51.5 a section numbered 51.5-169.2, relating to Long-Term Employment Support Services and Extended Employment Services.

H.B. 2328. An Act to amend the Code of Virginia by adding a section numbered 2.2-4376.2, relating to the Virginia Public Procurement Act; proscribed subcontracting by certain small businesses.

H.B. 2443. An Act to amend and reenact §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1 of the Code of Virginia and to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 52, consisting of sections numbered 59.1-571 through 59.1-574, relating to group health benefit plans; sponsoring associations; the formation of a benefits consortium.

H.B. 2528. An Act to amend and reenact § 18.2-33 of the Code of Virginia, relating to felony homicide, certain drug offenses; penalty.
H.B. 2686. An Act to amend and reenact §§ 15.2-2308 and 15.2-2312 of the Code of Virginia, relating to board of zoning appeals; vote requirement.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates

On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--31. NAYS--6. RULE 36--0.

NAYS--Carrico, Cosgrove, Deeds, McDougle, Petersen, Stanley--6.
RULE 36--0.

SENATE BILLS WITH GOVERNOR’S RECOMMENDATIONS

S.B. 1047 (one thousand forty-seven) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 21, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1047

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 3, enrolled, Title, after registration strike ; penalty
2. Line 8, enrolled, after registration strike ; penalty
3. Line 14, enrolled strike all of line 14
4. Line 15, enrolled, after B. strike the remainder of line 15 and all of lines 16 through 21
The state emergency operations plan developed pursuant to § 44-146.18 and each local or interjurisdictional emergency operations plan developed pursuant to § 44-146.19 shall (i) set forth the procedures for persons required to register or reregister who enter an emergency shelter to provide the notification required pursuant to subsection A and (ii) provide for the accommodation in an emergency shelter of persons required to register or reregister with due regard to the health and safety of all persons in the emergency shelter.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

Senator Cosgrove moved that the Senate refuse to amend S.B. 1047 in accordance with the recommendations of the Governor.

The question was put on amending S.B. 1047 in accordance with the recommendations of the Governor.

The Senate refused to so amend S.B. 1047.

The recorded vote is as follows:
YEAS--18. NAYS--20. RULE 36--0.

RULE 36--0.

S.B. 1485 (one thousand four hundred eighty-five) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor
March 25, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1485

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 71, enrolled, after Delegates, strike two insert one
2. Line 71, enrolled, after be
   strike representatives
   insert a representative

3. Line 74, enrolled, after First,
   insert one of whom shall be an individual with a disability who is employed in a
   competitive integrated setting.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

Senator Dance moved that S.B. 1485 be amended in accordance with the recommendations of the Governor.

The question was put on amending S.B. 1485 in accordance with the recommendations of the Governor.

The Senate refused to so amend S.B. 1485.

The recorded vote is as follows:

YEAS--17. NAYS--21. RULE 36--0.


S.B. 1579 (one thousand five hundred seventy-nine) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 25, 2019

TO: SENATE OF VIRGINIA
SENATE BILL NO. 1579

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 13, enrolled, after be
   strike the remainder of line 13, all of lines 14 through 18, and through criteria on line 19
insert composed of contiguous and compact territory and shall be constituted so as to give, as nearly as is practicable, representation in proportion to the population of the district

2. Line 20, enrolled, after of strike the remainder of line 20, all of lines 21 and 22, and through amended on line 23 insert the Constitution of the United States, including the Equal Protection Clause of the Fourteenth Amendment, and the Constitution of Virginia; federal and state laws, including the federal Voting Rights Act of 1965, as amended; and relevant judicial decisions relating to racial and ethnic fairness

3. Line 24, enrolled, after D. insert No district shall be drawn with the purpose of or having the effect of denying or abridging the right to vote on account of race, ethnicity, or color. No district shall be drawn to restrict or deny the ability of any racial or language minority to participate in the political process and to elect a preferred candidate of their choice.

E.

4. Line 24, enrolled, after be strike the remainder of line 24, all of lines 25 through 37, and through Census on line 38 insert considered, but no district shall be drawn for the purpose of favoring or disfavoring any political party, incumbent legislator or member of Congress, or other individual or entity. Political data, including addresses of incumbent legislators or members of Congress, political affiliations of voters, or previous election results, shall not be used in the drawing of any district, except as may be necessary to ensure that racial or language minority groups are able to elect a preferred candidate of choice pursuant to subsection D

5. Line 39, enrolled strike all of lines 39 through 53 insert F. Existing communities of interest shall be respected to the maximum extent practicable. Districts shall be drawn in such a way as to avoid dividing communities of interest without violating the requirements of the preceding subsections. Districts shall not be drawn to divide homogenous neighborhoods or any geographically defined group of people living in an area who share similar social, cultural, and economic interests. A community of interest does not include a community based upon political affiliation or relationship with a political party, elected official, or candidate for office.

6. Line 54, enrolled, after shall strike the remainder of line 54 and through thereafter on line 55
The reading of the communication was waived.

**S.B. 1579**, on motion of Senator Suetterlein, was passed by for the day.

**S.B. 1716** (one thousand seven hundred sixteen) was taken up together with the following communication from the Governor:

**COMMONWEALTH OF VIRGINIA**

**Office of the Governor**

March 26, 2019

**TO: SENATE OF VIRGINIA**

**SENATE BILL NO. 1716**

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 2, enrolled, Title, after Act
   insert
   
   **to amend and reenact § 46.2-698 of the Code of Virginia and**

2. Line 2, enrolled, Title, after Act
   insert
   
   **to amend and reenact § 58.1-2299.20, as it is currently effective and as it may become effective, of the Code of Virginia and**

3. Line 2, enrolled, Title, after Act
   insert
   
   **to amend and reenact § 58.1-2701 of the Code of Virginia and**

4. Line 3, enrolled, Title, after 33.2-3605,
   insert
   
   **and by adding sections numbered 46.2-697.2 and 46.2-702.1:1,**

5. Line 3, enrolled, Title, after 33.2-3605,
   insert
   
   **and by adding a section numbered 58.1-2217.1,**

6. Line 3, enrolled, Title, after 33.2-3605,
   insert
   
   **and by adding a section numbered 58.1-2295.1,**

7. Line 8, enrolled, after That
§ 46.2-698 of the Code of Virginia is amended and reenacted and that

8. Line 8, enrolled, after That

§ 58.1-2299.20, as it is currently effective and as it may become effective, of the Code of Virginia is amended and reenacted and that

9. Line 8, enrolled, after That

§ 58.1-2701 of the Code of Virginia is amended and reenacted and that

10. Line 9, enrolled, after 33.2-3605,

and by adding sections numbered 46.2-697.2 and 46.2-702.1:1,

11. Line 9, enrolled, after 33.2-3605,

and by adding a section numbered 58.1-2217.1,

12. Line 9, enrolled, after 33.2-3605,

and by adding a section numbered 58.1-2295.1,

13. Line 24, enrolled, after Fund

pursuant to § 46.2-702.1:1

14. Line 24, enrolled, after Fund

pursuant to § 58.1-2217.1

15. Line 24, enrolled, after Fund

pursuant to § 58.1-2299.20

16. Line 24, enrolled, after Fund

pursuant to § 58.1-2701

17. Line 64, enrolled, after rotate

strike

between

insert

among

18. Line 78, enrolled, after and the

strike

Commissioner

insert

Director
19. At the beginning of line 109, enrolled insert

§ 46.2-697.2. Additional fees for vehicles not designed or used for transportation of passengers.
A. In addition to the fees imposed pursuant to § 46.2-697, there is hereby imposed an additional fee for the registration of all motor vehicles not designed and used for the transportation of passengers. The additional fee shall be determined per thousand pounds by the gross weight of the vehicle or combination of vehicles in the same manner as the fees imposed pursuant to § 46.2-697, as follows:
1. For vehicles with a gross weight of 10,001 through 15,000 pounds, $6.00 per 1,000 pounds;
2. For vehicles with a gross weight of 15,001 through 25,000 pounds, $7.00 per 1,000 pounds;
3. For vehicles with a gross weight of 25,001 through 29,000 pounds, $9.00 per 1,000 pounds;
4. For vehicles with a gross weight of 29,001 through 40,000 pounds, $10.00 per 1,000 pounds; and
5. For vehicles with a gross weight of 40,001 pounds or more, an amount equal to the per 1,000 pound rate for for-rent or for-hire vehicles for such vehicle pursuant to § 46.2-697, provided that the total rate, including any base fees charged pursuant to § 46.2-697, shall not exceed $23.25 per 1,000 pounds.
B. The fee imposed by this section shall not be applicable to farm motor vehicles used exclusively for farm use, as defined in § 46.2-698.
C. Beginning July 1, 2019, the fee per thousand pounds of gross weight charged pursuant to § 46.2-697 for both private carriers and for-rent or for-hire carriers shall be based on the rate schedule for for-rent or for-hire carriers.

§ 46.2-698. Fees for farm vehicles.
A. The fees for registration of farm motor vehicles having gross weights of 7,500 pounds or more, when such vehicles are used exclusively for farm use as defined in this section, shall be one-half of the fee per 1,000 pounds of gross weight for private carriers as calculated under the provisions of § 46.2-697, as in effect on January 1, 2019 and notwithstanding the provisions of subsection C of § 46.2-697.2, and one-half of the fee for overload permits under § 46.2-1128, but the annual registration fee to be paid for each farm vehicle shall not be less than $15.
B. A farm motor vehicle is used exclusively for farm use:
1. When owned by a person who is engaged either as an owner, renter, or operator of a farm of a size reasonably requiring the use of such vehicle or vehicles and when such vehicle is:
   a. Used in the transportation of agricultural products of the farm he is working to market, or to other points for sale or processing, or when used to transport materials, tools, equipment, or supplies which are to be used or consumed on the farm he is working, or when used for any other transportation incidental to the regular operation of such farm;
   b. Used in transporting forest products, including forest materials originating on a farm or incident to the regular operation of a farm, to the farm he is working or transporting for any purpose forest products which originate on the farm he is working; or
   c. Used in the transportation of farm produce, supplies, equipment, or materials to a farm not worked by him, pursuant to a mutual cooperative agreement.
2. When the nonfarm use of such motor vehicle is limited to the personal use of the owner and his immediate family in attending church or school, securing medical treatment or supplies, or securing other household or family necessities.

C. As used in this section, the term “farm” means one or more areas of land used for the production, cultivation, growing, or harvesting of agricultural products, but does not include a tree farm that is not also a nursery or Christmas tree farm, unless it is part of what otherwise is a farm. As used in this section, the term “agricultural products” means any nursery plants; Christmas trees; horticultural, viticultural, and other cultivated plants and crops; aquaculture; dairy; livestock; poultry; bee; or other farm products.

D. The first application for registration of a vehicle under this section shall be made on forms provided by the Department and shall include:
1. The location and acreage of each farm on which the vehicle to be registered is to be used;
2. The type of agricultural commodities, poultry, dairy products or livestock produced on such farms and the approximate amounts produced annually;
3. A statement, signed by the vehicle’s owner, that the vehicle to be registered will only be used for one or more of the purposes specified in subsection B; and
4. Other information required by the Department.

The above information is not required for the renewal of a vehicle’s registration under this section.

E. The Department shall issue appropriately designated license plates for those motor vehicles registered under this section. The manner in which such license plates are designated shall be at the discretion of the Commissioner.

F. The owner of a farm vehicle shall inform the Commissioner within 30 days or at the time of his next registration renewal, whichever comes first, when such vehicle is no longer used exclusively for farm use as defined in this section, and shall pay the appropriate registration fee for the vehicle based on its type of operation. It shall constitute a Class 2 misdemeanor to: (i) operate or to permit the operation of any farm motor vehicle for which the fee for registration and license plates is herein prescribed on any highway in the Commonwealth without first having paid the prescribed registration fee; or (ii) operate or permit the operation of any motor vehicle, registered under this section, for purposes other than as provided under subsection B; or (iii) operate as a for-hire vehicle.

G. Nothing in this section shall affect the exemptions of agricultural and horticultural vehicles under §§ 46.2-664 through 46.2-670.

H. Notwithstanding other provisions of this section, vehicles licensed under this section may be used by volunteer emergency medical services personnel and volunteer firefighters in responding to emergency calls, in reporting for regular duty, and in attending emergency medical services agency or fire company meetings and drills.

§ 46.2-702.1:1. Distribution of certain other revenues.

A. Except as provided in subsection B, net additional revenues shall be deposited as follows: (i) an amount equal to such net additional revenues multiplied by a ratio of the vehicle miles traveled on Interstate 81 by vehicles classified as Class 6 or higher by the Federal Highway Administration to the total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Interstate 81 Corridor Improvement Fund established pursuant to § 33.2-3601; (ii) an amount equal to such net additional revenues multiplied by a ratio of the vehicle miles traveled on the portion of interstate highways located within the boundaries of Planning District 8 by vehicles classified as Class 6 or
higher by the Federal Highway Administration to total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Northern Virginia Transportation Authority Fund established pursuant to § 33.2-2509; and (iii) all remaining net additional revenues to the Commonwealth Transportation Board for use for operational improvements and other enhancements to improve the safety and reliability of, and travel flow along, interstate highway corridors in the Commonwealth. The Board shall ensure that for any interstate highway with more than 10 percent of total interstate truck vehicle miles traveled that the total long-term expenditure for each such interstate highway is approximately equal to the proportional revenue subject to clause (iii) that is attributable to such interstate highway.

B. In the case of vehicles registered under the International Registration Plan, an amount that is approximately equal to the net additional revenues attributable to such vehicles shall be deposited as follows: (i) an amount equal to such net additional revenues multiplied by a ratio of the vehicle miles traveled on Interstate 81 by vehicles classified as Class 6 or higher by the Federal Highway Administration to the total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Interstate 81 Corridor Improvement Fund established pursuant to § 33.2-3601; (ii) an amount equal to such net additional revenues multiplied by a ratio of the vehicle miles traveled on the portion of interstate highways located within the boundaries of Planning District 8 by vehicles classified as Class 6 or higher by the Federal Highway Administration to total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Northern Virginia Transportation Authority Fund established pursuant to § 33.2-2509; and (iii) all remaining net additional revenues to the Commonwealth Transportation Board for use for operational improvements and other enhancements to improve the safety and reliability of, and travel flow along, interstate highway corridors in the Commonwealth. The Board shall ensure that for any interstate highway with more than 10 percent of total interstate truck vehicle miles traveled that the total long-term expenditure for each such interstate highway is approximately equal to the proportional revenue subject to clause (iii) that is attributable to such interstate highway.

C. For purposes of this section, “net additional revenues” means the additional revenues, minus any refunds or remittances required to be paid, generated by (i) the additional fee imposed pursuant to subsection A of § 46.2-697.2 and (ii) increases in the registration fees under § 46.2-697 made pursuant to subsection B of § 46.2-697.2.

20. At the beginning of line 109, enrolled

\[ §58.1-2217.1.\text{Additional taxes levied; rate.}\]
A. In addition to all other taxes imposed by this chapter, there is hereby levied an additional tax per gallon on diesel fuel. Beginning July 1, 2021, the rate of such tax shall be 2.03 percent of the statewide average wholesale price of a gallon of diesel fuel for the applicable base period, excluding federal and state excise taxes, as determined by the Commissioner.
B. The Commissioner shall use the period from December 1 through May 31 as the base period for such determination for the immediately following period beginning July 1 and ending December 31, inclusive. The period from June 1
through November 30 shall be the next base period for the immediately
following period beginning January 1 and ending June 30, inclusive. In no case
shall the average wholesale price computed for purposes of this section be less
than the statewide average wholesale price of a gallon of diesel fuel on
February 20, 2013.
C. Blended fuel that contains diesel fuel shall be taxed at the rate levied on
diesel fuel.
D. The tax imposed by this section shall be collected in the same manner as
other taxes imposed pursuant to this chapter.
E. The revenues generated by the tax imposed by this section shall be distributed
as follows: (i) an amount equal to such net revenues multiplied by a ratio of the
vehicle miles traveled on Interstate 81 by vehicles classified as Class 6 or higher
by the Federal Highway Administration to the total vehicle miles traveled on all
interstate highways in the Commonwealth by vehicles classified as Class 6 or
higher by the Federal Highway Administration into the Interstate 81 Corridor
Improvement Fund established pursuant to § 33.2-3601; (ii) an amount equal to
such net revenues multiplied by a ratio of the vehicle miles traveled on the
portion of interstate highways located within the boundaries of Planning
District 8 by vehicles classified as Class 6 or higher by the Federal Highway
Administration to total vehicle miles traveled on all interstate highways in the
Commonwealth by vehicles classified as Class 6 or higher by the Federal
Highway Administration into the Northern Virginia Transportation Authority
Fund established pursuant to § 33.2-2509; and (iii) all remaining net revenues
to the Commonwealth Transportation Board for use for operational
improvements and other enhancements to improve the safety and reliability of,
and travel flow along, interstate highway corridors in the Commonwealth. The
Board shall ensure that for any interstate highway with more than 10 percent of
total interstate truck vehicle miles traveled that the total long-term expenditure
for each such interstate highway is approximately equal to the proportional
revenue subject to clause (iii) that is attributable to such interstate highway.

21. At the beginning of line 109, enrolled
insert

§ 58.1-2295.1. Levy of tax in Interstate 81 Corridor; payment of tax.
A. In addition to all other taxes now imposed by law, there is hereby imposed a
tax upon every distributor who engages in the business of selling fuels at
wholesale to retail dealers for retail sale in any county or city in Planning
District 3, 4, 5, 6, or 7, as established pursuant to Chapter 42 (§ 15.2-4200 et
seq.) of Title 15.2.
B. 1. The tax shall be imposed on each gallon of fuel, other than diesel fuel, sold
by a distributor to a retail dealer for retail sale in any such county or city
described in subsection A at a rate of 2.1 percent of the statewide average
distributor price of a gallon of unleaded regular gasoline as determined by the
Commissioner pursuant to subdivision C 1. For alternative fuels other than
liquid alternative fuels, the Commissioner shall determine an equivalent tax rate
based on gasoline gallon equivalency.
2. The tax shall be imposed on each gallon of diesel fuel sold by a distributor to
a retail dealer for retail sale in any such county or city described in subsection A
at a rate of 2.1 percent of the statewide average distributor price of a gallon of
diesel fuel as determined by the Commissioner pursuant to subdivision C 2.
C. 1. To determine the statewide average distributor price of a gallon of
unleaded regular gasoline, the Commissioner shall use the period from June 1
through November 30, inclusive, as the base period for such determination for the immediately following period beginning January 1 and ending June 30, inclusive. The Commissioner shall use the period from December 1 through May 31, inclusive, as the base period for the determination of the rate of tax for the immediately following period beginning July 1 and ending December 31, inclusive. In no case shall the statewide average distributor price of a gallon of unleaded regular gasoline determined for purposes of this section be less than the statewide average wholesale price of a gallon of unleaded regular gasoline on February 20, 2013, plus a distributor charge calculated by the Commissioner for that date.

2. To determine the statewide average distributor price of a gallon of diesel fuel, the Commissioner shall use the period from June 1 through November 30, inclusive, as the base period for such determination for the immediately following period beginning January 1 and ending June 30, inclusive. The Commissioner shall use the period from December 1 through May 31, inclusive, as the base period for the determination of the rate of tax for the immediately following period beginning July 1 and ending December 31, inclusive. In no case shall the statewide average distributor price of a gallon of diesel fuel determined for purposes of this section be less than the statewide average wholesale price of a gallon of diesel fuel on February 20, 2013, plus a distributor charge calculated by the Commissioner for that date.

D. The tax levied under this section shall be imposed at the time of sale by the distributor to the retail dealer.

E. The tax imposed by this section shall be paid by the distributor, but the distributor shall separately state the amount of the tax and add such tax to the price or charge. Thereafter, such tax shall be debt from the retail dealer to the distributor until paid and shall be recoverable at law in the same manner as other debts. No action at law or suit in equity under this chapter shall be maintained in the Commonwealth by any distributor who is not registered under § 58.1-2299.2 or is delinquent in the payment of taxes imposed under this chapter.

F. Nothing in this section shall be construed to exempt the imposition and remittance of tax pursuant to this section in a sale to a retail dealer in which the distributor and the retail dealer are the same person.

G. Notwithstanding any other provision of law, no tax shall be imposed by the provisions of subdivision A 2 of § 58.1-2295 on any fuel upon which a tax is paid pursuant to this section.

§ 58.1-2299.20. (Contingent expiration date) Disposition of tax revenues.

A. All taxes, interest, and civil penalties paid to the Commissioner pursuant to this chapter for the sale of fuels at wholesale to retail dealers for retail sale in any county or city set forth in clause (i) of subdivision A 1 of § 58.1-2295, after subtraction of the direct costs of administration by the Department, shall be deposited each month as follows:

1. One-twelfth of an amount determined by multiplying $15 million by a fraction, the numerator of which shall be such transportation district’s share of funding for the commuter rail service jointly operated by the two transportation districts and the denominator of which shall be the total funding share for such commuter rail service, shall be deposited in the Commuter Rail Operating and Capital Fund established pursuant to § 33.2-3500;

2. a. Until June 30, 2019, an amount equal to the increase in taxes, interest, and civil penalties paid to the Commissioner each month, compared with the same month for fiscal year 2018, minus any amounts deposited pursuant to
subdivision 1, shall be deposited into the Washington Metropolitan Area Transit Capital Fund established pursuant to § 33.2-3401; and

b. Beginning on July 1, 2019, an amount equal to one-twelfth of the increase in taxes, interest, and civil penalties paid to the Commissioner in fiscal year 2019 compared to fiscal year 2018, minus any amounts deposited pursuant to subdivision A 1, shall be deposited in the Washington Metropolitan Area Transit Authority Capital Fund established pursuant to § 33.2-3401; and

3. All remaining funds shall be deposited in a special fund entitled the “Special Fund Account of the Transportation District of ____.” The amounts deposited in the special fund shall be distributed monthly to the applicable transportation district commission of which the county or city is a member to be applied to the operating deficit, capital, and debt service of the mass transit system of such district or, in the case of a transportation district subject to the provisions of subsection C of § 33.2-1915, to be applied to and expended for any transportation purpose of such district. In the case of a jurisdiction which, after July 1, 1989, joins a transportation district which was established on or before January 1, 1986, and is also subject to subsection C of § 33.2-1915, the funds collected from that jurisdiction shall be applied to and expended for any transportation purpose of such jurisdiction.

B. All taxes, interest, and civil penalties paid to the Commissioner pursuant to this chapter for the sale of fuels at wholesale to retail dealers for retail sale in any county or city set forth in clause (ii) of subdivision A 1 of § 58.1-2295, after subtraction of the direct costs of administration by the Department, shall be deposited each month as follows:

1. One-twelfth of an amount determined by multiplying $15 million by a fraction, the numerator of which shall be such transportation district’s share of funding for the commuter rail service jointly operated by the two transportation districts and the denominator of which shall be the total funding share for such commuter rail service, shall be deposited in the Commuter Rail Operating and Capital Fund established pursuant to § 33.2-3500; and

2. All remaining funds shall be deposited in a special fund entitled the “Special Fund Account of the Transportation District of ____.” The amounts deposited in the special fund shall be distributed monthly to the applicable transportation district commission of which the county or city is a member to be applied to the operating deficit, capital, and debt service of the mass transit system of such district or, in the case of a transportation district subject to the provisions of subsection C of § 33.2-1915, to be applied to and expended for any transportation purpose of such district. In the case of a jurisdiction which, after July 1, 1989, joins a transportation district that was established on or before January 1, 1986, and is also subject to subsection C of § 33.2-1915, the funds collected from that jurisdiction shall be applied to and expended for any transportation purpose of such jurisdiction.

C. All taxes, interest, and civil penalties paid to the Commissioner pursuant to this chapter for the sale of fuels at wholesale to retail dealers for retail sale in any county or city set forth in subdivision A 2 of § 58.1-2295, after subtraction of the direct costs of administration by the Department, shall be deposited into special funds established by law. In the case of Planning District 23, the revenue generated and collected therein shall be deposited into the fund established in § 33.2-2600. For additional Planning Districts that may become subject to this section, funds shall be established by appropriate legislation.

D. All taxes, interest, and civil penalties paid to the Commissioner pursuant to this chapter for the sale of fuels at wholesale to retail dealers for retail sale in
any county or city set forth in § 58.1-2295.1, after subtraction of the direct costs of administration by the Department, shall be deposited into the Interstate 81 Corridor Improvement Fund established pursuant to Chapter 36 (§ 33.2-3600) of Title 33.2.

E. The direct cost of administration of this section shall be credited to the funds appropriated to the Department.

§ 58.1-2299.20. (Contingent effective date) Disposition of tax revenues.

A. Except as provided in subsection B, all taxes, interest, and civil penalties paid to the Commissioner pursuant to this chapter, after subtraction of the direct costs of administration by the Department, shall be deposited in a special fund entitled the “Special Fund Account of the Transportation District of.” The amounts deposited in the special fund shall be distributed monthly to the applicable transportation district commission of which the county or city is a member to be applied to the operating deficit, capital, and debt service of the mass transit system of such district or, in the case of a transportation district subject to the provisions of subsection C of § 33.2-1915, to be applied to and expended for any transportation purpose of such district. In the case of a jurisdiction which, after July 1, 1989, joins a transportation district which was established on or before January 1, 1986, and is also subject to subsection C of § 33.2-1915, the funds collected from that jurisdiction shall be applied to and expended for any transportation purpose of such jurisdiction. The direct costs of administration shall be credited to the funds appropriated to the Department.

B. All taxes, interest, and civil penalties paid to the Commissioner pursuant to this chapter for the sale of fuels at wholesale to retail dealers for retail sale in any county or city set forth in § 58.1-2295.1, after subtraction of the direct costs of administration by the Department, shall be deposited into the Interstate 81 Corridor Improvement Fund established pursuant to Chapter 36 (§ 33.2-3600) of Title 33.2.

22. At the beginning of line 109, enrolled insert

§ 58.1-2701. Amount of tax.

A. Except as provided in subsection B C, every motor carrier shall pay a road tax per gallon equivalent to the cents per gallon credit for diesel fuel as determined under subsection A of § 58.1-2706 for the relevant period plus an additional $0.035 amount per gallon, as determined by subsection B, calculated on the amount of motor fuel, diesel fuel or liquefied gases (which would not exist as liquids at a temperature of 60 degrees Fahrenheit and a pressure of 14.7 pounds per square inch absolute), used in its operations within the Commonwealth.

The tax imposed by this chapter shall be in addition to all other taxes of whatever character imposed on a motor carrier by any other provision of law.

B. The additional amount per gallon shall be determined by the Commissioner annually, effective July 1 of each year. On July 1, 2019, the additional amount per gallon shall be calculated by multiplying the average fuel economy by $0.01125. On July 1, 2020, and each July 1 thereafter, the additional amount per gallon shall be calculated by multiplying the average fuel economy by $0.0225. The additional amount per gallon shall be rounded to the nearest one-tenth of a cent. For purposes of this subsection, “average fuel economy” shall be calculated by dividing the total taxable miles driven in the Commonwealth by the total taxable gallons of fuel consumed in the Commonwealth, as reported in IFTA returns in the preceding taxable year.
C. In lieu of the tax imposed in subsection A, motor carriers registering qualified highway vehicles that are not registered under the International Registration Plan shall pay a fee of $150 per year for each qualified highway vehicle regardless of whether such vehicle will be included on the motor carrier’s IFTA return. For the period of July 1, 2019, through June 30, 2020, the fee shall be adjusted based on the percent change in the road tax imposed pursuant to subsection A from June 30, 2019, to July 1, 2019. The Commissioner shall adjust the fee annually on July 1 of every year thereafter based on the percentage change in the road tax imposed pursuant to subsection A for the previous fiscal year as compared to the current fiscal year. The fee is due and payable when the vehicle registration fees are paid pursuant to the provisions of Article 7 (§ 46.2-685 et seq.) of Chapter 6 of Title 46.2.

If a vehicle becomes a qualified highway vehicle before the end of its registration period, the fee due at the time the vehicle becomes a qualified highway vehicle shall be prorated monthly to the registration expiration month.

Fees paid under this subsection shall not be refunded unless a full refund of the registration fee paid is authorized by law.

C. All-D. 1. Except as provided in subdivision 2, all taxes and fees paid under the provisions of this chapter shall be credited to the Highway Maintenance and Operating Fund established pursuant to § 33.2-1530, a special fund within the Commonwealth Transportation Fund.

2. The net additional revenues generated by this section pursuant to enactments of the 2019 Session of the General Assembly shall be deposited as follows: (i) an amount equal to such net revenues multiplied by a ratio of the vehicle miles traveled on Interstate 81 by vehicles classified as Class 6 or higher by the Federal Highway Administration to the total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Interstate 81 Corridor Improvement Fund established pursuant to § 33.2-3601; (ii) an amount equal to such net revenues multiplied by a ratio of the vehicle miles traveled on the portion of interstate highways located within the boundaries of Planning District 8 by vehicles classified as Class 6 or higher by the Federal Highway Administration to total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Northern Virginia Transportation Authority Fund established pursuant to § 33.2-2509; and (iii) all remaining net revenues to the Commonwealth Transportation Board for use for operational improvements and other enhancements to improve the safety and reliability of, and travel flow along, interstate highway corridors in the Commonwealth. The Board shall ensure that for any interstate highway with more than 10 percent of total interstate truck vehicle miles traveled that the total long-term expenditure for each such interstate highway is approximately equal to the proportional revenue subject to clause (iii) that is attributable to such interstate highway. For purposes of this subdivision, “net additional revenues” means the additional revenues generated by this section pursuant to enactments of the 2019 Session of the General Assembly, minus any refunds or remittances required to be paid.

23. Line 111, enrolled, after of strike all insert interstate
24. After line 126, enrolled

insert

4. That the provisions of this act that generate additional revenue through state taxes or fees for transportation throughout the Commonwealth and in Planning Districts 3, 4, 5, 6, and 7 shall expire on December 31 of any year in which the General Assembly appropriates or transfers any of such additional revenues for any non-transportation-related purpose or transfers any of such additional revenues that are to be deposited into the Commonwealth Transportation Fund or any subfund thereof pursuant to general law for a non-transportation-related purpose. In the event a local government of any county or city wherein the additional taxes and fees are levied appropriates or allocates any of such additional revenues to a non-transportation-related purpose, such locality shall not be the direct beneficiary of any of the revenues generated by the taxes or fees in the year immediately succeeding the year in which revenues were appropriated or allocated to a non-transportation-related purpose. For purposes of this act, any use that is consistent with a duly adopted Interstate 81 Corridor Improvement Plan shall be considered a transportation-related purpose.

25. After line 126, enrolled

insert

4. That the provisions of this act adding § 58.1-2217.1 to the Code of Virginia shall become effective July 1, 2021.

26. After line 126, enrolled

insert

4. That no funds deposited into the Northern Virginia Transportation Authority Fund pursuant to this act shall be used to support bonds or other debt.

27. After line 126, enrolled

insert

4. That for purposes of making the calculation pursuant to subdivision C 4 of § 33.2-2510, any revenues deposited into the Northern Virginia Transportation Authority Fund pursuant to this act shall be determined to be attributable to each locality based on the percentage of all other taxes generated by or attributable to each such locality for purposes of such subdivision.

28. After line 126, enrolled

insert

4. That should any portion of this act be held unconstitutional by a court of competent jurisdiction, the remaining portions of this act shall remain in effect.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.
S.B. 1716, on motion of Senator Obenshain, was amended in accordance with amendments Nos. 1, 4, 7, 10, 13, and 19 of the Governor.

The recorded vote is as follows:
YEAS--25. NAYS--13. RULE 36--0.

RULE 36--0.

S.B. 1716, on motion of Senator Carrico, was amended in accordance with amendments Nos. 2, 3, 5, 6, 8, 9, 11, 12, 14, 15, 16, 17, 18, 20, 21, 22, 23, 24, 25, 26, 27, and 28 of the Governor.

The recorded vote is as follows:
YEAS--22. NAYS--14. RULE 36--0.

RULE 36--0.

**SENATE BILLS VETOED BY THE GOVERNOR**

Senator Norment moved that the questions on passing in the enrolled form, notwithstanding the objections of the Governor, the Senate bills that follow be considered en bloc:

S.B. 1038 (one thousand thirty-eight).
S.B. 1150 (one thousand one hundred fifty).
S.B. 1251 (one thousand two hundred fifty-one).
S.B. 1782 (one thousand seven hundred eighty-two).

The motion was agreed to.

S.B. 1038 (one thousand thirty-eight) was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 22, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1038. Senate Bill 1038 would require the automatic denial of voter registration applications from certain eligible Virginians solely due to an error in a federal database or other databases.

This legislation would violate Article II, Section 1 of the Virginia Constitution by injecting additional requirements Virginians have to satisfy in order to be eligible to vote in the Commonwealth. The federal Voting Rights Act expressly prohibits denying applications for reasons that are not material to
determining voter eligibility. Requiring 133 individual general registrars to implement a flawed application denial process will only increase the likelihood of disenfranchisement of eligible voters. The constitutional right to vote should not be undermined by human error such as data entry mistakes or typos.

The right to vote is fundamental to the strength of our democracy, and at every opportunity, Virginia must strongly depart from its history of mounting obstacles to the voting booth. Additionally, the implementation of this legislation would stretch the limited resources of local and state elections officials.

Requiring general registrars to deny applications from potentially eligible Virginians would disenfranchise Virginians, violate Virginia’s Constitution and federal law, and be an unfunded mandate on our cities and counties.

Accordingly, I veto this bill.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

S.B. 1150 (one thousand one hundred fifty) was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 26, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1150. This bill prohibits magistrates from issuing misdemeanor arrest warrants against law enforcement officers without prior consent from the attorney for the Commonwealth or the local law enforcement agency if the alleged offense is related to the officer’s official duties.

Virginia holds its law enforcement officers to high standards through mandated training and a rigorous certification process, and as a result, our Commonwealth enjoys professional law enforcement agencies and officers. Police divisions across the Commonwealth strive to build and maintain public trust by protecting and engaging with their communities. Building and maintaining public trust also requires that citizens feel they are able to hold police officers accountable if the law has been violated.

Senate Bill 1150 prohibits Virginia’s magistrates from issuing misdemeanor arrest warrants against law enforcement officers unless the complainant is a law enforcement or animal control officer, or the attorney for the Commonwealth has given prior approval. We rely on our magistrates to use their judgment in issuing other warrants - there is no reason to treat cases involving law enforcement officers differently.

This bill would prevent citizens from holding law enforcement officers accountable and unnecessarily limits the authority of our magistrates.

Accordingly, I veto this bill.
Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

S.B. 1251 (one thousand two hundred fifty-one) was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 21, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1251, which would permit the sale and possession of switchblade knives by a manufacturer or distributor in Virginia.

The Virginia General Assembly has deemed switchblade knives to be so dangerous that they have prohibited their sale or distribution in the Commonwealth. This bill would permit manufacturers and distributors in Virginia to possess these dangerous weapons for sale out of state. If switchblade knives are too dangerous to be sold in Virginia, we should not facilitate their sale and distribution in other states.

Accordingly, I veto this bill.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

S.B. 1782 (one thousand seven hundred eighty-two) was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 25, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1782, which would prohibit individuals convicted of certain felonies from qualifying to be a notary public even if such person’s rights have been restored.

When a person convicted of a felony has served his or her sentence, that individual has paid his or her debt to society. This bill would impose a permanent penalty on certain individuals by barring them from becoming a notary public, a civil right that, currently, is explicitly restored. Furthermore, this prohibition would exist without any avenue for a person to regain their ability to become a notary public. This lifetime punishment undermines the significance and meaning of having one’s rights restored.

Being qualified to act as a notary public can be essential to a person’s profession and is a prerequisite for certain jobs. Losing the ability to earn a living in these careers only continues to punish an individual who has served his or her time and had his or her rights restored. Furthermore, this bill unfairly hurts the livelihood of former Virginia felons who currently work as notaries public and are positively contributing to society.
Permanently prohibiting a person from exercising a civil right without a process to fully regain that right is antithetical to the concept of restorative justice and the belief that returning citizens deserve a second chance.

Accordingly, I veto this bill.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

Senator Norment moved that the following Senate bills be passed en bloc in the enrolled form, notwithstanding the objections of the Governor:

- S.B. 1038 (one thousand thirty-eight).
- S.B. 1150 (one thousand one hundred fifty).
- S.B. 1251 (one thousand two hundred fifty-one).
- S.B. 1782 (one thousand seven hundred eighty-two).

PARLIAMENTARY INQUIRY

Senator Petersen propounded a parliamentary inquiry as to what vote would a Senator cast who wished to override the Governor’s vetoes on S.B. 1038, S.B. 1150, S.B. 1251, and S.B. 1782.

The Chair stated that a Senator who wished to override the Governor’s vetoes would vote yea on the question: “Shall S.B. 1038, S.B. 1150, S.B. 1251, and S.B. 1782 be passed in the enrolled form, notwithstanding the objections of the Governor?”

The question was put on passing the following Senate bills en bloc in the enrolled form, notwithstanding the objections of the Governor:

- S.B. 1038 (one thousand thirty-eight).
- S.B. 1150 (one thousand one hundred fifty).
- S.B. 1251 (one thousand two hundred fifty-one).
- S.B. 1782 (one thousand seven hundred eighty-two).

The following Senate bills failed to pass en bloc in the enrolled form, notwithstanding the objections of the Governor, having failed to receive the necessary affirmative votes required by Article V, Section 6, of the Constitution:

- S.B. 1038 (one thousand thirty-eight).
- S.B. 1150 (one thousand one hundred fifty).
- S.B. 1251 (one thousand two hundred fifty-one).
- S.B. 1782 (one thousand seven hundred eighty-two).
S.B. 1027 (one thousand twenty-seven) was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 22, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1027, which would direct the Commissioner of Insurance to request federal permission for insurance carriers to offer catastrophic plans to all individuals purchasing coverage through the Marketplace.

This legislation would place consumers at risk of being underinsured and would fragment Virginia’s federal marketplace risk pool, leading to rapidly increasing premiums. Senate Bill 1027 would allow insurance carriers and individuals to circumvent the protections in the Affordable Care Act. Under current law, catastrophic plans are only available for individuals who are younger than 30 years of age and individuals who qualify for a hardship or affordability exemption. Catastrophic plans typically have lower premiums because they require individuals to very high deductibles before the plan pays for health care costs. Many individuals enrolled in a catastrophic health plan may forego medical services because of cost. Individuals with minimal health care needs are more likely to purchase these threadbare plans, leaving individuals with more complex medical conditions in traditional marketplace plans. This adverse selection would likely contribute to an increase in Virginia marketplace premiums across the board.

Virginia took a positive step to increase the availability of quality, affordable, and comprehensive health care coverage through Medicaid expansion for individuals whose income is lower than 138% of the Federal Poverty Line. Our responsibility now is to look at solutions such as those proposed by the Market Stability Workgroup in order to improve affordability across the Commonwealth’s health insurance markets. Senate Bill 1027 would undermine those efforts.

Accordingly, I veto this bill.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

Senator Sturtevant moved that S.B. 1027 be passed in the enrolled form, notwithstanding the objections of the Governor.

The question was put on passing S.B. 1027 in the enrolled form, notwithstanding the objections of the Governor.
S.B. 1027 failed to pass in the enrolled form, notwithstanding the objections of the Governor, having failed to receive the necessary affirmative votes required by Article V, Section 6, of the Constitution.

The recorded vote is as follows:
YEAS--22. NAYS--16. RULE 36--0.

RULE 36--0.

S.B. 1156 (one thousand one hundred fifty-six) was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor
March 19, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, and after consulting with law enforcement and local stakeholder groups, I veto Senate Bill 1156, which imposes an unnecessary and divisive requirement upon localities regarding the enforcement of federal immigration laws.

This legislation would force local law enforcement agencies to use precious resources to perform functions that are the responsibility of federal immigration enforcement agencies. It also sends a chilling message to communities across Virginia that could have negative impacts on public safety.

Localities have the right to determine whether to expend the resources and voluntarily enter into an agreement with the United States Immigration and Customs Enforcement Agency. Police divisions across the Commonwealth have a long tradition of engaging in community policing strategies, and many have determined that it is more important to develop a relationship with immigrant communities in order to keep safe all of those who live within the locality. This legislation would strip localities of that autonomy, and force them to divert money and manpower away from their core public safety functions.

Were it to become law, this bill would send a clear message to people across this Commonwealth that state and local law enforcement officials are to be feared and avoided rather than trusted and engaged. The safety of our communities requires that all people, whether they are documented or not, feel comfortable reporting criminal activity and cooperating with local law enforcement investigations. This bill would make it harder for the men and women who keep us safe to do their jobs.

There are many actions we can take to support law enforcement and keep Virginians safe. Placing new unfunded mandates on state and local public safety agencies in order to make a political point is not one of them.

Accordingly, I veto this bill.

Sincerely,

/s/ Ralph S. Northam
The reading of the communication was waived.

Senator Black moved that S.B. 1156 be passed in the enrolled form, notwithstanding the objections of the Governor.

The question was put on passing S.B. 1156 in the enrolled form, notwithstanding the objections of the Governor.

S.B. 1156 failed to pass in the enrolled form, notwithstanding the objections of the Governor, having failed to receive the necessary affirmative votes required by Article V, Section 6, of the Constitution.

The recorded vote is as follows:
YEAS--20. NAYS--18. RULE 36--0.

RULE 36--0.

S.B. 1240 (one thousand two hundred forty) was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 22, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1240. This bill would authorize health insurance carriers in the Commonwealth to offer short-term, limited-duration health plans that last up to 12 months and are renewable for up to 36 months.

This legislation undermines an individual’s right to quality, affordable, and comprehensive health care coverage. This would result in many Virginians being underinsured. Short-term, limited-duration plans are allowed to discriminate against individuals with pre-existing conditions, impose lifetime and annual caps, and are not required to provide essential health benefits. A typical short-term policy does not cover maternity care, prescription drugs, or mental health care. Additionally, individuals shifting out of their respective markets into short-term, limited-duration plans are expected to be healthier than average, fueling adverse selection that would increase premiums, negatively impact insurer competition, and destabilize the individual market.

Virginia took a positive step to increase the availability of quality, affordable, and comprehensive health care coverage through Medicaid expansion for individuals whose income is lower than 138% of the Federal Poverty Line. Our responsibility now is to look at solutions such as those proposed by the Market Stability Workgroup in order to improve affordability across the Commonwealth’s health insurance markets. Senate Bill 1240 would undermine those efforts.

Accordingly, I veto this bill.

Sincerely,

/s/ Ralph S. Northam
The reading of the communication was waived.

Senator Reeves moved that S.B. 1240 be passed in the enrolled form, notwithstanding the objections of the Governor.

The question was put on passing S.B. 1240 in the enrolled form, notwithstanding the objections of the Governor.

S.B. 1240 failed to pass in the enrolled form, notwithstanding the objections of the Governor, having failed to receive the necessary affirmative votes required by Article V, Section 6, of the Constitution.

The recorded vote is as follows:
YEAS--20. NAYS--18. RULE 36--0.

S.B. 1674 (one thousand six hundred seventy-four) was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor
March 22, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1674. This bill would authorize health insurance carriers in the Commonwealth that offer short-term, limited-duration health plans to offer a guaranteed option for a covered individual to purchase a new plan at a future date without re-underwriting.

This legislation undermines an individual’s right to quality, affordable, and comprehensive health care coverage and would result in many Virginians being underinsured. Short-term, limited-duration plans are allowed to discriminate against individuals with pre-existing conditions, impose lifetime and annual caps, and are not required to provide essential health benefits. A typical short-term policy does not cover maternity care, prescription drugs, or mental health care. Additionally, individuals shifting out of their respective markets into short-term, limited-duration plans are expected to be healthier than average, fueling adverse selection that would increase premiums, negatively impact insurer competition, and destabilize the individual market.

Virginia took a positive step to increase the availability of quality, affordable, and comprehensive health care coverage through Medicaid expansion for individuals whose income is lower than 138% of the Federal Poverty Line. Our responsibility now is to look at solutions such as those proposed by the Market Stability Workgroup in order to improve affordability across the Commonwealth’s health insurance markets. Senate Bill 1674 would undermine those efforts.

Accordingly, I veto this bill.
Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

Senator Reeves moved that S.B. 1674 be passed in the enrolled form, notwithstanding the objections of the Governor.

The question was put on passing S.B. 1674 in the enrolled form, notwithstanding the objections of the Governor.

S.B. 1674 failed to pass in the enrolled form, notwithstanding the objections of the Governor, having failed to receive the necessary affirmative votes required by Article V, Section 6, of the Constitution.

The recorded vote is as follows:
YEAS--20. NAYS--18. RULE 36--0.

RULE 36--0.

HOUSE BILLS WITH GOVERNOR’S RECOMMENDATIONS

H.B. 1620 (one thousand six hundred twenty) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor
March 26, 2019

TO: HOUSE OF DELEGATES
HOUSE BILL NO. 1620

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 2, enrolled, Title, after §§ strike 2.2-106,

2. Line 2, enrolled, Title, after 24.2-102 strike , [the comma]

3. Line 7, enrolled, after §§ strike 2.2-106,

4. Line 7, enrolled, after 24.2-102
strike
 , [the comma]

5. Line 9, enrolled
strike
 all of lines 9 through 51

6. Line 68, enrolled, after years
insert
 , which shall begin on February 1 of the year of the appointment

7. Line 83, enrolled, after B. The
strike
 Board
insert
 Governor

8. Line 85, enrolled, after appointed
strike
 by the Board

9. Line 87, enrolled, after Commonwealth.
strike
 the remainder of line 87 and all of lines 88 and 89

10. Line 91, enrolled, after Board.
strike
 the remainder of line 91 and all of line 92

11. Line 95, enrolled, after and the
strike
 Board
insert
 Governor

12. Line 96, enrolled, after The [first instance]
strike
 Board
insert
 Governor

13. Line 102, enrolled, after to the
strike
 Board
insert
 Governor

14. Line 159, enrolled
strike
 all of lines 159 and 160

15. Line 162, enrolled, after follows:
strike the remainder of line 162, all of lines 163 through 169, and through 2022 on line 170

insert

one member, representing the political party of the Governor, shall be appointed for a term to expire January 31, 2021; one member, representing the political party that had the next highest number of votes in the Commonwealth for Governor at the last preceding gubernatorial election, shall be appointed for a term to expire January 31, 2022; one member, representing the political party of the Governor, shall be appointed for a term to expire January 31, 2023; one member, representing the political party that had the next highest number of votes in the Commonwealth for Governor at the last preceding gubernatorial election, shall be appointed for a term to expire January 31, 2024; and one member, representing the political party of the Governor, shall be appointed for a term to expire January 31, 2025

16. Line 174, enrolled strike all of lines 174 through 177

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

H.B. 1620, on motion of Senator Vogel, was amended in accordance with amendments Nos. 6 and 15 of the Governor.

The recorded vote is as follows:

YEAS--37. NAYS--0. RULE 36--1.


NAYS--0.
RULE 36--Carrico--1.

H.B. 1719 (one thousand seven hundred nineteen) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 25, 2019

TO: HOUSE OF DELEGATES
HOUSE BILL NO. 1719
I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 17, enrolled, after $25,000 insert
   within the candidate’s election cycle, as set forth in § 24.2-947,

2. Line 36, enrolled, after $25,000 insert
   within the candidate’s election cycle, as set forth in § 24.2-947

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

H.B. 1719, on motion of Senator Vogel, was amended in accordance with the recommendations of the Governor.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1911 (one thousand nine hundred eleven) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor
March 22, 2019

TO: HOUSE OF DELEGATES
HOUSE BILL NO. 1911

I approve the general purpose of this bill, but I am returning it without my signature with the request that the attached Amendment in the Nature of a Substitute be accepted.

Sincerely,

/s/ Ralph S. Northam

AMENDMENT IN THE NATURE OF A SUBSTITUTE FOR HOUSE BILL NO. 1911
[The substitute having been printed separately, the title only is recorded as follows:]
A BILL to amend the Code of Virginia by adding a section numbered 46.2-861.1 and to repeal § 46.2-921.1 of the Code of Virginia, relating to duties of drivers of vehicles approaching stationary vehicles displaying certain warning lights; penalty.

The reading of the communication was waived.

**H.B. 1911**, on motion of Senator McPike, was amended in accordance with the recommendation of the Governor.

The recorded vote is as follows:
YEAS--32. NAYS--6. RULE 36--0.

RULE 36--0.

**RECONSIDERATION**

Senator Stuart moved to reconsider the vote by which **H.B. 1911** (one thousand nine hundred eleven) was amended in accordance with the recommendation of the Governor.

The motion was agreed to.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**H.B. 1911**, on motion of Senator Stuart, was passed by temporarily.

**H.B. 1915** (one thousand nine hundred fifteen) was taken up together with the following communication from the Governor:

**COMMONWEALTH OF VIRGINIA**
Office of the Governor

March 21, 2019

TO: HOUSE OF DELEGATES
HOUSE BILL NO. 1915

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. After line 248, enrolled
insert

2. That an emergency exists and this act is in force from its passage.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

H.B. 1915, on motion of Senator Wagner, was amended in accordance with the recommendation of the Governor.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1942 (one thousand nine hundred forty-two) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor
March 22, 2019

TO: HOUSE OF DELEGATES
HOUSE BILL NO. 1942

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 82, enrolled, after providers
   insert
   , [a comma]

2. At the beginning of line 83, enrolled
   strike
   and

3. Line 83, enrolled, after agencies
   insert
   , and, as appropriate, the individual’s family

Sincerely,

/s/ Ralph S. Northam
The reading of the communication was waived.

**H.B. 1942**, on motion of Senator Barker, was amended in accordance with the recommendations of the Governor.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

**H.B. 2053** (two thousand fifty-three), on motion of Senator Newman, was passed by temporarily.

**H.B. 2141** (two thousand one hundred forty-one) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 18, 2019

TO: HOUSE OF DELEGATES

HOUSE BILL NO. 2141

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 137, enrolled, after *10* strike
   \[ MBps \]
   insert
   \[ Mbps \]

2. Line 137, enrolled, after *one* strike
   \[ MBps \]
   insert
   \[ Mbps \]

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.
H.B. 2141, on motion of Senator Stanley, was amended in accordance with the recommendations of the Governor.

The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--1.

NAYS--0.
RULE 36--McClellan--1.

H.B. 2234 (two thousand two hundred thirty-four) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 22, 2019

TO: HOUSE OF DELEGATES

HOUSE BILL NO. 2234

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 16, enrolled, after birth
   strike
   or
   insert
   , [a comma]

2. Line 16, enrolled, after adoption
   insert
   , or foster placement

3. Line 19, enrolled, after birth
   strike
   or
   insert
   , [a comma]

4. Line 19, enrolled, after adoption
   insert
   , or foster placement

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.
H.B. 2234, on motion of Senator Suetterlein, was amended in accordance with the recommendations of the Governor.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 2252 (two thousand two hundred fifty-two) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor
March 22, 2019

TO: HOUSE OF DELEGATES
HOUSE BILL NO. 2252

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. After line 13, enrolled
   insert
   2. That the provisions of the first enactment of this act shall not become effective unless reenacted by the 2020 Session of the General Assembly.
   3. That the Department of Game and Inland Fisheries shall study issues related to the application of inconsistent local firearm ordinances in situations where a single parcel of property or two or more contiguous parcels under the same ownership are located in more than one locality and shall report its findings to the Chairmen of the House Committee on Agriculture, Chesapeake and Natural Resources and the Senate Committee on Agriculture, Conservation and Natural Resources by the first day of the 2020 Regular Session.

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

H.B. 2252, on motion of Senator Stuart, was amended in accordance with the recommendation of the Governor.
The recorded vote is as follows:
YEAS--29. NAYS--7. RULE 36--0.

NAYS--Chafin, McDougle, Newman, Obenshain, Reeves, Ruff, Stanley--7.
RULE 36--0.

H.B. 2263 (two thousand two hundred sixty-three) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor
March 25, 2019

TO: HOUSE OF DELEGATES

HOUSE BILL NO. 2263

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. Line 44, enrolled, after any strike case insert administrative hearing

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

H.B. 2263, on motion of Senator Ruff, was amended in accordance with the recommendation of the Governor.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2441 (two thousand four hundred forty-one) was taken up together with the following communication from the Governor:
COMMONWEALTH OF VIRGINIA
Office of the Governor

March 5, 2019

TO: HOUSE OF DELEGATES

HOUSE BILL NO. 2441

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. Line 130, enrolled, after license insert or special identification card

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

H.B. 2441, on motion of Senator Carrico, was amended in accordance with the recommendation of the Governor.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

RECONSIDERATION

Senator Sueterlein moved to reconsider the vote by which H.B. 2252 (two thousand two hundred fifty-two) was amended in accordance with the recommendation of the Governor.

The motion was agreed to.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
**H.B. 2252**, on motion of Senator Stuart, was amended in accordance with the recommendation of the Governor.

The recorded vote is as follows:

**YEAS**--28. **NAYS**--10. **RULE 36**--0.


**NAYS**--Carrico, Chafin, Chase, McDougle, Newman, Obenshain, Reeves, Ruff, Stanley, Vogel--10.

**RULE 36**--0.

**H.B. 2477** (two thousand four hundred seventy-seven) was taken up together with the following communication from the Governor:

**COMMONWEALTH OF VIRGINIA**

**Office of the Governor**

**March 25, 2019**

**TO: HOUSE OF DELEGATES**

**HOUSE BILL NO. 2477**

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. Line 108, enrolled, after **years**.

   **strike**

   the remainder of line 108 and all of lines 109, 110, and 111

   **insert**

   This subdivision shall not apply to the customers of licensed suppliers that (i) had an agreement with a licensed supplier entered into before February 1, 2019, or (ii) had aggregation petitions pending before the Commission prior to January 1, 2019, unless and until any customer referenced in clause (i) or (ii) has returned to purchase electric energy from its incumbent electric utility, pursuant to the provisions of subdivision 3 or 4, and is receiving electric energy from such incumbent electric utility.

   **Sincerely,**

   /s/ Ralph S. Northam

The reading of the communication was waived.

**H.B. 2477**, on motion of Senator Wagner, was amended in accordance with the recommendation of the Governor.
The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2546 (two thousand five hundred forty-six) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor
March 26, 2019

TO: HOUSE OF DELEGATES
HOUSE BILL NO. 2546

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 72, enrolled, after Maternal strike
   insert
   Death
   Mortality

2. Line 479, enrolled, after Maternal strike
   insert
   Death
   Mortality

3. Line 485, enrolled, after Maternal strike
   insert
   Death
   Mortality

4. Line 506, enrolled, after Collaborative, insert
   the Virginia Midwives Alliance,

5. Line 573, enrolled, after Maternal strike
   insert
   Death
   Mortality
6. At the beginning of line 576, enrolled strike Service insert Services

7. At the beginning of line 579, enrolled strike four insert five

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

H.B. 2546, on motion of Senator Newman, was amended in accordance with the recommendations of the Governor.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2615 (two thousand six hundred fifteen) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

TO: HOUSE OF DELEGATES
HOUSE BILL NO. 2615

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. Line 51, enrolled, after violation of strike subsection A insert subdivision A 6

Sincerely,

/s/ Ralph S. Northam
The reading of the communication was waived.

**H.B. 2615**, on motion of Senator Obenshain, was amended in accordance with the recommendation of the Governor.

The recorded vote is as follows:

YEAS--34. NAYS--4. RULE 36--0.


NAYS--Boysko, Marsden, Spruill, Surovell--4.

RULE 36--0.

**H.B. 2664** (two thousand six hundred sixty-four) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA

Office of the Governor

March 25, 2019

TO: HOUSE OF DELEGATES

HOUSE BILL NO. 2664

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. Line 48, enrolled, after during
   strike
   any
   insert
   the

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

**H.B. 2664**, on motion of Senator Wagner, was amended in accordance with the recommendation of the Governor.
The recorded vote is as follows:
YEAS--37. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2718 (two thousand seven hundred eighteen) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor
March 26, 2019

TO: HOUSE OF DELEGATES
HOUSE BILL NO. 2718

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 2, enrolled, Title, after Act
   insert
to amend and reenact § 46.2-698 of the Code of Virginia and

2. Line 2, enrolled, Title, after Act
   insert
to amend and reenact § 58.1-2299.20, as it is currently effective and as it may become effective, of the Code of Virginia and

3. Line 2, enrolled, Title, after Act
   insert
to amend and reenact § 58.1-2701 of the Code of Virginia and

4. Line 3, enrolled, Title, after 33.2-3605,
   insert
   and by adding sections numbered 46.2-697.2 and 46.2-702.1:1,

5. Line 3, enrolled, Title, after 33.2-3605,
   insert
   and by adding a section numbered 58.1-2217.1,

6. Line 3, enrolled, Title, after 33.2-3605,
   insert
   and by adding a section numbered 58.1-2295.1,

7. Line 8, enrolled, after That
   insert
   § 46.2-698 of the Code of Virginia is amended and reenacted and that
8. Line 8, enrolled, after **That**
   insert
   § 58.1-2299.20, as it is currently effective and as it may become effective, of
   the Code of Virginia is amended and reenacted and that

9. Line 8, enrolled, after **That**
   insert
   § 58.1-2701 of the Code of Virginia is amended and reenacted and that

10. Line 9, enrolled, after **33.2-3605**,
    insert
    and by adding sections numbered 46.2-697.2 and 46.2-702.1:1,

11. Line 9, enrolled, after **33.2-3605**,
    insert
    and by adding a section numbered 58.1-2217.1,

12. Line 9, enrolled, after **33.2-3605**,
    insert
    and by adding a section numbered 58.1-2295.1,

13. Line 24, enrolled, after **Fund**
    insert
    pursuant to § 46.2-702.1:1

14. Line 24, enrolled, after **Fund**
    insert
    pursuant to § 58.1-2217.1

15. Line 24, enrolled, after **Fund**
    insert
    pursuant to § 58.1-2299.20

16. Line 24, enrolled, after **Fund**
    insert
    pursuant to § 58.1-2701

17. Line 64, enrolled, after **rotate**
    strike
    between
    insert
    among

18. Line 78, enrolled, after **and the**
    strike
    Commissioner
    insert
    Director

19. At the beginning of line 109, enrolled
§ 46.2-697.2. Additional fees for vehicles not designed or used for transportation of passengers.

A. In addition to the fees imposed pursuant to § 46.2-697, there is hereby imposed an additional fee for the registration of all motor vehicles not designed and used for the transportation of passengers. The additional fee shall be determined per thousand pounds by the gross weight of the vehicle or combination of vehicles in the same manner as the fees imposed pursuant to § 46.2-697, as follows:

1. For vehicles with a gross weight of 10,001 through 15,000 pounds, $6.00 per 1,000 pounds;
2. For vehicles with a gross weight of 15,001 through 25,000 pounds, $7.00 per 1,000 pounds;
3. For vehicles with a gross weight of 25,001 through 29,000 pounds, $9.00 per 1,000 pounds;
4. For vehicles with a gross weight of 29,001 through 40,000 pounds, $10.00 per 1,000 pounds; and
5. For vehicles with a gross weight of 40,001 pounds or more, an amount equal to the per 1,000 pound rate for for-rent or for-hire vehicles for such vehicle pursuant to § 46.2-697, provided that the total rate, including any base fees charged pursuant to § 46.2-697, shall not exceed $23.25 per 1,000 pounds.

B. The fee imposed by this section shall not be applicable to farm motor vehicles used exclusively for farm use, as defined in § 46.2-698.

C. Beginning July 1, 2019, the fee per thousand pounds of gross weight charged pursuant to § 46.2-697 for both private carriers and for-rent or for-hire carriers shall be based on the rate schedule for for-rent or for-hire carriers.

§ 46.2-698. Fees for farm vehicles.

A. The fees for registration of farm motor vehicles having gross weights of 7,500 pounds or more, when such vehicles are used exclusively for farm use as defined in this section, shall be one-half of the fee per 1,000 pounds of gross weight for private carriers as calculated under the provisions of § 46.2-697, as in effect on January 1, 2019 and notwithstanding the provisions of subsection C of § 46.2-697.2, and one-half of the fee for overload permits under § 46.2-1128, but the annual registration fee to be paid for each farm vehicle shall not be less than $15.

B. A farm motor vehicle is used exclusively for farm use:

1. When owned by a person who is engaged either as an owner, renter, or operator of a farm of a size reasonably requiring the use of such vehicle or vehicles and when such vehicle is:
   a. Used in the transportation of agricultural products of the farm he is working to market, or to other points for sale or processing, or when used to transport materials, tools, equipment, or supplies which are to be used or consumed on the farm he is working, or when used for any other transportation incidental to the regular operation of such farm;
   b. Used in transporting forest products, including forest materials originating on a farm or incident to the regular operation of a farm, to the farm he is working or transporting for any purpose forest products which originate on the farm he is working; or
   c. Used in the transportation of farm produce, supplies, equipment, or materials to a farm not worked by him, pursuant to a mutual cooperative agreement.
2. When the nonfarm use of such motor vehicle is limited to the personal use of the owner and his immediate family in attending church or school, securing medical treatment or supplies, or securing other household or family necessities.

C. As used in this section, the term “farm” means one or more areas of land used for the production, cultivation, growing, or harvesting of agricultural products, but does not include a tree farm that is not also a nursery or Christmas tree farm, unless it is part of what otherwise is a farm. As used in this section, the term “agricultural products” means any nursery plants; Christmas trees; horticultural, viticultural, and other cultivated plants and crops; aquaculture; dairy; livestock; poultry; bee; or other farm products.

D. The first application for registration of a vehicle under this section shall be made on forms provided by the Department and shall include:

1. The location and acreage of each farm on which the vehicle to be registered is to be used;

2. The type of agricultural commodities, poultry, dairy products or livestock produced on such farms and the approximate amounts produced annually;

3. A statement, signed by the vehicle’s owner, that the vehicle to be registered will only be used for one or more of the purposes specified in subsection B; and

4. Other information required by the Department.

The above information is not required for the renewal of a vehicle’s registration under this section.

E. The Department shall issue appropriately designated license plates for those motor vehicles registered under this section. The manner in which such license plates are designated shall be at the discretion of the Commissioner.

F. The owner of a farm vehicle shall inform the Commissioner within 30 days or at the time of his next registration renewal, whichever comes first, when such vehicle is no longer used exclusively for farm use as defined in this section, and shall pay the appropriate registration fee for the vehicle based on its type of operation. It shall constitute a Class 2 misdemeanor to: (i) operate or to permit the operation of any farm motor vehicle for which the fee for registration and license plates is herein prescribed on any highway in the Commonwealth without first having paid the prescribed registration fee; or (ii) operate or permit the operation of any motor vehicle, registered under this section, for purposes other than as provided under subsection B; or (iii) operate as a for-hire vehicle.

G. Nothing in this section shall affect the exemptions of agricultural and horticultural vehicles under §§ 46.2-664 through 46.2-670.

H. Notwithstanding other provisions of this section, vehicles licensed under this section may be used by volunteer emergency medical services personnel and volunteer firefighters in responding to emergency calls, in reporting for regular duty, and in attending emergency medical services agency or fire company meetings and drills.

§ 46.2-702.1:1. Distribution of certain other revenues.

A. Except as provided in subsection B, net additional revenues shall be deposited as follows: (i) an amount equal to such net additional revenues multiplied by a ratio of the vehicle miles traveled on Interstate 81 by vehicles classified as Class 6 or higher by the Federal Highway Administration to the total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Interstate 81 Corridor Improvement Fund established pursuant to § 33.2-3601; (ii) an amount equal to such net additional revenues multiplied by a ratio of the vehicle miles traveled on the portion of interstate highways located within the boundaries of Planning District 8 by vehicles classified as Class 6 or
higher by the Federal Highway Administration to total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Northern Virginia Transportation Authority Fund established pursuant to § 33.2-2509; and (iii) all remaining net additional revenues to the Commonwealth Transportation Board for use for operational improvements and other enhancements to improve the safety and reliability of, and travel flow along, interstate highway corridors in the Commonwealth. The Board shall ensure that for any interstate highway with more than 10 percent of total interstate truck vehicle miles traveled that the total long-term expenditure for each such interstate highway is approximately equal to the proportional revenue subject to clause (iii) that is attributable to such interstate highway.

B. In the case of vehicles registered under the International Registration Plan, an amount that is approximately equal to the net additional revenues attributable to such vehicles shall be deposited as follows: (i) an amount equal to such net additional revenues multiplied by a ratio of the vehicle miles traveled on Interstate 81 by vehicles classified as Class 6 or higher by the Federal Highway Administration to the total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Interstate 81 Corridor Improvement Fund established pursuant to § 33.2-3601; (ii) an amount equal to such net additional revenues multiplied by a ratio of the vehicle miles traveled on the portion of interstate highways located within the boundaries of Planning District 8 by vehicles classified as Class 6 or higher by the Federal Highway Administration to total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Northern Virginia Transportation Authority Fund established pursuant to § 33.2-2509; and (iii) all remaining net additional revenues to the Commonwealth Transportation Board for use for operational improvements and other enhancements to improve the safety and reliability of, and travel flow along, interstate highway corridors in the Commonwealth. The Board shall ensure that for any interstate highway with more than 10 percent of total interstate truck vehicle miles traveled that the total long-term expenditure for each such interstate highway is approximately equal to the proportional revenue subject to clause (iii) that is attributable to such interstate highway.

C. For purposes of this section, “net additional revenues” means the additional revenues, minus any refunds or remittances required to be paid, generated by (i) the additional fee imposed pursuant to subsection A of § 46.2-697.2 and (ii) increases in the registration fees under § 46.2-697 made pursuant to subsection B of § 46.2-697.2.

20. At the beginning of line 109, enrolled
insert

§ 58.1-2217.1. Additional taxes levied; rate.
A. In addition to all other taxes imposed by this chapter, there is hereby levied an additional tax per gallon on diesel fuel. Beginning July 1, 2021, the rate of such tax shall be 2.03 percent of the statewide average wholesale price of a gallon of diesel fuel for the applicable base period, excluding federal and state excise taxes, as determined by the Commissioner.
B. The Commissioner shall use the period from December 1 through May 31 as the base period for such determination for the immediately following period beginning July 1 and ending December 31, inclusive. The period from June 1
through November 30 shall be the next base period for the immediately following period beginning January 1 and ending June 30, inclusive. In no case shall the average wholesale price computed for purposes of this section be less than the statewide average wholesale price of a gallon of diesel fuel on February 20, 2013.

C. Blended fuel that contains diesel fuel shall be taxed at the rate levied on diesel fuel.

D. The tax imposed by this section shall be collected in the same manner as other taxes imposed pursuant to this chapter.

E. The revenues generated by the tax imposed by this section shall be distributed as follows: (i) an amount equal to such net revenues multiplied by a ratio of the vehicle miles traveled on Interstate 81 by vehicles classified as Class 6 or higher by the Federal Highway Administration to the total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Interstate 81 Corridor Improvement Fund established pursuant to § 33.2-3601; (ii) an amount equal to such net revenues multiplied by a ratio of the vehicle miles traveled on the portion of interstate highways located within the boundaries of Planning District 8 by vehicles classified as Class 6 or higher by the Federal Highway Administration to total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Northern Virginia Transportation Authority Fund established pursuant to § 33.2-2509; and (iii) all remaining net revenues to the Commonwealth Transportation Board for use for operational improvements and other enhancements to improve the safety and reliability of, and travel flow along, interstate highway corridors in the Commonwealth. The Board shall ensure that for any interstate highway with more than 10 percent of total interstate truck vehicle miles traveled that the total long-term expenditure for each such interstate highway is approximately equal to the proportional revenue subject to clause (iii) that is attributable to such interstate highway.

21. At the beginning of line 109, enrolled
insert

§ 58.1-2295.1. Levy of tax in Interstate 81 Corridor; payment of tax.

A. In addition to all other taxes now imposed by law, there is hereby imposed a tax upon every distributor who engages in the business of selling fuels at wholesale to retail dealers for retail sale in any county or city in Planning District 3, 4, 5, 6, or 7, as established pursuant to Chapter 42 (§ 15.2-4200 et seq.) of Title 15.2.

B. 1. The tax shall be imposed on each gallon of fuel, other than diesel fuel, sold by a distributor to a retail dealer for retail sale in any such county or city described in subsection A at a rate of 2.1 percent of the statewide average distributor price of a gallon of unleaded regular gasoline as determined by the Commissioner pursuant to subdivision C 1. For alternative fuels other than liquid alternative fuels, the Commissioner shall determine an equivalent tax rate based on gasoline gallon equivalency.

2. The tax shall be imposed on each gallon of diesel fuel sold by a distributor to a retail dealer for retail sale in any such county or city described in subsection A at a rate of 2.1 percent of the statewide average distributor price of a gallon of diesel fuel as determined by the Commissioner pursuant to subdivision C 2.
C. 1. To determine the statewide average distributor price of a gallon of unleaded regular gasoline, the Commissioner shall use the period from June 1 through November 30, inclusive, as the base period for such determination for the immediately following period beginning January 1 and ending June 30, inclusive. The Commissioner shall use the period from December 1 through May 31, inclusive, as the base period for the determination of the rate of tax for the immediately following period beginning July 1 and ending December 31, inclusive. In no case shall the statewide average distributor price of a gallon of unleaded regular gasoline determined for purposes of this section be less than the statewide average wholesale price of a gallon of unleaded regular gasoline on February 20, 2013, plus a distributor charge calculated by the Commissioner for that date.

2. To determine the statewide average distributor price of a gallon of diesel fuel, the Commissioner shall use the period from June 1 through November 30, inclusive, as the base period for such determination for the immediately following period beginning January 1 and ending June 30, inclusive. The Commissioner shall use the period from December 1 through May 31, inclusive, as the base period for the determination of the rate of tax for the immediately following period beginning July 1 and ending December 31, inclusive. In no case shall the statewide average distributor price of a gallon of diesel fuel determined for purposes of this section be less than the statewide average wholesale price of a gallon of diesel fuel on February 20, 2013, plus a distributor charge calculated by the Commissioner for that date.

D. The tax levied under this section shall be imposed at the time of sale by the distributor to the retail dealer.

E. The tax imposed by this section shall be paid by the distributor, but the distributor shall separately state the amount of the tax and add such tax to the price or charge. Thereafter, such tax shall be debt from the retail dealer to the distributor until paid and shall be recoverable at law in the same manner as other debts. No action at law or suit in equity under this chapter shall be maintained in the Commonwealth by any distributor who is not registered under § 58.1-2299.2 or is delinquent in the payment of taxes imposed under this chapter.

F. Nothing in this section shall be construed to exempt the imposition and remittance of tax pursuant to this section in a sale to a retail dealer in which the distributor and the retail dealer are the same person.

G. Notwithstanding any other provision of law, no tax shall be imposed by the provisions of subdivision A 2 of § 58.1-2295 on any fuel upon which a tax is paid pursuant to this section.

§ 58.1-2299.20. (Contingent expiration date) Disposition of tax revenues.

A. All taxes, interest, and civil penalties paid to the Commissioner pursuant to this chapter for the sale of fuels at wholesale to retail dealers for retail sale in any county or city set forth in clause (i) of subdivision A 1 of § 58.1-2295, after subtraction of the direct costs of administration by the Department, shall be deposited each month as follows:

1. One-twelfth of an amount determined by multiplying $15 million by a fraction, the numerator of which shall be such transportation district’s share of funding for the commuter rail service jointly operated by the two transportation districts and the denominator of which shall be the total funding share for such commuter rail service, shall be deposited in the Commuter Rail Operating and Capital Fund established pursuant to § 33.2-3500;
2. a. Until June 30, 2019, an amount equal to the increase in taxes, interest, and civil penalties paid to the Commissioner each month, compared with the same month for fiscal year 2018, minus any amounts deposited pursuant to subdivision 1, shall be deposited into the Washington Metropolitan Area Transit Capital Fund established pursuant to § 33.2-3401; and

b. Beginning on July 1, 2019, an amount equal to one-twelfth of the increase in taxes, interest, and civil penalties paid to the Commissioner in fiscal year 2019 compared to fiscal year 2018, minus any amounts deposited pursuant to subdivision A 1, shall be deposited in the Washington Metropolitan Area Transit Authority Capital Fund established pursuant to § 33.2-3401; and

3. All remaining funds shall be deposited in a special fund entitled the “Special Fund Account of the Transportation District of ____.” The amounts deposited in the special fund shall be distributed monthly to the applicable transportation district commission of which the county or city is a member to be applied to the operating deficit, capital, and debt service of the mass transit system of such district or, in the case of a transportation district subject to the provisions of subsection C of § 33.2-1915, to be applied to and expended for any transportation purpose of such district. In the case of a jurisdiction which, after July 1, 1989, joins a transportation district which was established on or before January 1, 1986, and is also subject to subsection C of § 33.2-1915, the funds collected from that jurisdiction shall be applied to and expended for any transportation purpose of such jurisdiction.

B. All taxes, interest, and civil penalties paid to the Commissioner pursuant to this chapter for the sale of fuels at wholesale to retail dealers for retail sale in any county or city set forth in clause (ii) of subdivision A 1 of § 58.1-2295, after subtraction of the direct costs of administration by the Department, shall be deposited each month as follows:

1. One-twelfth of an amount determined by multiplying $15 million by a fraction, the numerator of which shall be such transportation district’s share of funding for the commuter rail service jointly operated by the two transportation districts and the denominator of which shall be the total funding share for such commuter rail service, shall be deposited in the Commuter Rail Operating and Capital Fund established pursuant to § 33.2-3500; and

2. All remaining funds shall be deposited in a special fund entitled the “Special Fund Account of the Transportation District of ____.” The amounts deposited in the special fund shall be distributed monthly to the applicable transportation district commission of which the county or city is a member to be applied to the operating deficit, capital, and debt service of the mass transit system of such district or, in the case of a transportation district subject to the provisions of subsection C of § 33.2-1915, to be applied to and expended for any transportation purpose of such district. In the case of a jurisdiction which, after July 1, 1989, joins a transportation district that was established on or before January 1, 1986, and is also subject to subsection C of § 33.2-1915, the funds collected from that jurisdiction shall be applied to and expended for any transportation purpose of such jurisdiction.

C. All taxes, interest, and civil penalties paid to the Commissioner pursuant to this chapter for the sale of fuels at wholesale to retail dealers for retail sale in any county or city set forth in subdivision A 2 of § 58.1-2295, after subtraction of the direct costs of administration by the Department, shall be deposited into special funds established by law. In the case of Planning District 23, the revenue
generated and collected therein shall be deposited into the fund established in § 33.2-2600. For additional Planning Districts that may become subject to this section, funds shall be established by appropriate legislation.

D. All taxes, interest, and civil penalties paid to the Commissioner pursuant to this chapter for the sale of fuels at wholesale to retail dealers for retail sale in any county or city set forth in § 58.1-2295.1, after subtraction of the direct costs of administration by the Department, shall be deposited into the Interstate 81 Corridor Improvement Fund established pursuant to Chapter 36 (§ 33.2-3600) of Title 33.2.

E. The direct cost of administration of this section shall be credited to the funds appropriated to the Department.

§ 58.1-2299.20. (Contingent effective date) Disposition of tax revenues.
A. Except as provided in subsection B, all taxes, interest, and civil penalties paid to the Commissioner pursuant to this chapter, after subtraction of the direct costs of administration by the Department, shall be deposited in a special fund entitled the “Special Fund Account of the Transportation District of...” The amounts deposited in the special fund shall be distributed monthly to the applicable transportation district commission of which the county or city is a member to be applied to the operating deficit, capital, and debt service of the mass transit system of such district or, in the case of a transportation district subject to the provisions of subsection C of § 33.2-1915, to be applied to and expended for any transportation purpose of such district. In the case of a jurisdiction which, after July 1, 1989, joins a transportation district which was established on or before January 1, 1986, and is also subject to subsection C of § 33.2-1915, the funds collected from that jurisdiction shall be applied to and expended for any transportation purpose of such jurisdiction. The direct costs of administration shall be credited to the funds appropriated to the Department.

B. All taxes, interest, and civil penalties paid to the Commissioner pursuant to this chapter for the sale of fuels at wholesale to retail dealers for retail sale in any county or city set forth in § 58.1-2295.1, after subtraction of the direct costs of administration by the Department, shall be deposited into the Interstate 81 Corridor Improvement Fund established pursuant to Chapter 36 (§ 33.2-3600) of Title 33.2.

22. At the beginning of line 109, enrolled insert

§ 58.1-2701. Amount of tax.
A. Except as provided in subsection B, every motor carrier shall pay a road tax per gallon equivalent to the cents per gallon credit for diesel fuel as determined under subsection A of § 58.1-2706 for the relevant period plus an additional $0.035 amount per gallon, as determined by subsection B, calculated on the amount of motor fuel, diesel fuel or liquefied gases (which would not exist as liquids at a temperature of 60 degrees Fahrenheit and a pressure of 14.7 pounds per square inch absolute), used in its operations within the Commonwealth.

The tax imposed by this chapter shall be in addition to all other taxes of whatever character imposed on a motor carrier by any other provision of law.

B. The additional amount per gallon shall be determined by the Commissioner annually, effective July 1 of each year. On July 1, 2019, the additional amount per gallon shall be calculated by multiplying the average fuel economy by $0.01125. On July 1, 2020, and each July 1 thereafter, the additional amount per gallon shall be calculated by multiplying the average fuel economy by $0.0225.
The additional amount per gallon shall be rounded to the nearest one-tenth of a cent. For purposes of this subsection, “average fuel economy” shall be calculated by dividing the total taxable miles driven in the Commonwealth by the total taxable gallons of fuel consumed in the Commonwealth, as reported in IFTA returns in the preceding taxable year.

C. In lieu of the tax imposed in subsection A, motor carriers registering qualified highway vehicles that are not registered under the International Registration Plan shall pay a fee of $150 per year for each qualified highway vehicle regardless of whether such vehicle will be included on the motor carrier’s IFTA return. For the period of July 1, 2019, through June 30, 2020, the fee shall be adjusted based on the percent change in the road tax imposed pursuant to subsection A from June 30, 2019, to July 1, 2019. The Commissioner shall adjust the fee annually on July 1 of every year thereafter based on the percentage change in the road tax imposed pursuant to subsection A for the previous fiscal year as compared to the current fiscal year. The fee is due and payable when the vehicle registration fees are paid pursuant to the provisions of Article 7 (§ 46.2-685 et seq.) of Chapter 6 of Title 46.2.

If a vehicle becomes a qualified highway vehicle before the end of its registration period, the fee due at the time the vehicle becomes a qualified highway vehicle shall be prorated monthly to the registration expiration month. Fees paid under this subsection shall not be refunded unless a full refund of the registration fee paid is authorized by law.

C. All in lieu of the tax imposed in subsection A, motor carriers registering qualified highway vehicles that are not registered under the International Registration Plan shall pay a fee of $150 per year for each qualified highway vehicle regardless of whether such vehicle will be included on the motor carrier’s IFTA return. For the period of July 1, 2019, through June 30, 2020, the fee shall be adjusted based on the percent change in the road tax imposed pursuant to subsection A from June 30, 2019, to July 1, 2019. The Commissioner shall adjust the fee annually on July 1 of every year thereafter based on the percentage change in the road tax imposed pursuant to subsection A for the previous fiscal year as compared to the current fiscal year. The fee is due and payable when the vehicle registration fees are paid pursuant to the provisions of Article 7 (§ 46.2-685 et seq.) of Chapter 6 of Title 46.2.

If a vehicle becomes a qualified highway vehicle before the end of its registration period, the fee due at the time the vehicle becomes a qualified highway vehicle shall be prorated monthly to the registration expiration month. Fees paid under this subsection shall not be refunded unless a full refund of the registration fee paid is authorized by law.

C. All-D. 1. Except as provided in subdivision 2, all taxes and fees paid under the provisions of this chapter shall be credited to the Highway Maintenance and Operating Fund established pursuant to § 33.2-1530, a special fund within the Commonwealth Transportation Fund.

2. The net additional revenues generated by this section pursuant to enactments of the 2019 Session of the General Assembly shall be deposited as follows: (i) an amount equal to such net revenues multiplied by a ratio of the vehicle miles traveled on Interstate 81 by vehicles classified as Class 6 or higher by the Federal Highway Administration to the total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Interstate 81 Corridor Improvement Fund established pursuant to § 33.2-3601; (ii) an amount equal to such net revenues multiplied by a ratio of the vehicle miles traveled on the portion of interstate highways located within the boundaries of Planning District 8 by vehicles classified as Class 6 or higher by the Federal Highway Administration to total vehicle miles traveled on all interstate highways in the Commonwealth by vehicles classified as Class 6 or higher by the Federal Highway Administration into the Northern Virginia Transportation Authority Fund established pursuant to § 33.2-2509; and (iii) all remaining net revenues to the Commonwealth Transportation Board for use for operational improvements and other enhancements to improve the safety and reliability of, and travel flow along, interstate highway corridors in the Commonwealth. The Board shall ensure that for any interstate highway with more than 10 percent of total interstate truck vehicle miles traveled that the total long-term expenditure for each such interstate highway is approximately equal to the proportional revenue subject to clause (iii) that is attributable to such interstate highway. For purposes of this subdivision, “net additional revenues” means the additional revenues generated by this section pursuant to enactments of the 2019 Session of the General Assembly, minus any refunds or remittances required to be paid.
23. Line 111, enrolled, after of
   strike
   all
   insert
   interstate

24. After line 126, enrolled
   insert

   4. That the provisions of this act that generate additional revenue through
      state taxes or fees for transportation throughout the Commonwealth and in
      Planning Districts 3, 4, 5, 6, and 7 shall expire on December 31 of any year
      in which the General Assembly appropriates or transfers any of such
      additional revenues for any non-transportation-related purpose or transfers any of such additional revenues that are to be deposited into the
      Commonwealth Transportation Fund or any subfund thereof pursuant to
      general law for a non-transportation-related purpose. In the event a local
      government of any county or city wherein the additional taxes and fees are
      levied appropriates or allocates any of such additional revenues to a
      non-transportation-related purpose, such locality shall not be the direct
      beneficiary of any of the revenues generated by the taxes or fees in the year
      immediately succeeding the year in which revenues were appropriated or
      allocated to a non-transportation-related purpose. For purposes of this act,
      any use that is consistent with a duly adopted Interstate 81 Corridor
      Improvement Plan shall be considered a transportation-related purpose.

25. After line 126, enrolled
   insert

   4. That the provisions of this act adding § 58.1-2217.1 to the Code of
      Virginia shall become effective July 1, 2021.

26. After line 126, enrolled
   insert

   4. That no funds deposited into the Northern Virginia Transportation
      Authority Fund pursuant to this act shall be used to support bonds or other
      debt.

27. After line 126, enrolled
   insert

   4. That for purposes of making the calculation pursuant to subdivision C 4
      of § 33.2-2510, any revenues deposited into the Northern Virginia
      Transportation Authority Fund pursuant to this act shall be determined to
      be attributable to each locality based on the percentage of all other taxes
      generated by or attributable to each such locality for purposes of such
      subdivision.

28. After line 126, enrolled
   insert

   4. That should any portion of this act be held unconstitutional by a court of
      competent jurisdiction, the remaining portions of this act shall remain in
      effect.
Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

H.B. 2718, on motion of Senator Obenshain, was amended in accordance with amendments Nos. 1, 4, 7, 10, 13, and 19 of the Governor.

The recorded vote is as follows:
YEAS--25. NAYS--12. RULE 36--0.

RULE 36--0.

H.B. 2718, on motion of Senator Wagner, was amended in accordance with amendments Nos. 2, 3, 5, 6, 8, 9, 11, 12, 14, 15, 16, 17, 18, 20, 21, 22, 23, 24, 25, 26, 27, and 28 of the Governor.

The recorded vote is as follows:
YEAS--22. NAYS--14. RULE 36--0.

RULE 36--0.

H.B. 2762 (two thousand seven hundred sixty-two) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor
March 8, 2019

TO: HOUSE OF DELEGATES
HOUSE BILL NO. 2762

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 13, enrolled, after chemicals strike [the comma]
2. Line 13, enrolled, after chemicals, “ strike “perfluoroalkyl,” or “polyfluoroalkyl substances”
3. Line 15, enrolled, after formulations
insert

, including perfluoroalkyl and polyfluoroalkyl substances

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

**H.B. 2762**, on motion of Senator Ruff, was amended in accordance with the recommendations of the Governor.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

**H.B. 2766** (two thousand seven hundred sixty-six) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 18, 2019

TO: HOUSE OF DELEGATES

HOUSE BILL NO. 2766

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendment be made:

1. Line 94, enrolled, after every medical care facility
   insert
   subject to the requirements of this article, other than a nursing home,

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

**H.B. 2766**, on motion of Senator Newman, was amended in accordance with the recommendation of the Governor.
The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1911 (one thousand nine hundred eleven), on motion of Senator Stuart, was passed by temporarily.

H.B. 2053 (two thousand fifty-three), on motion of Senator Newman, was passed by temporarily.

RECESS

At 5:15 p.m., Senator Norment moved that the Senate recess until 6:00 p.m.
The motion was agreed to.
The hour of 6:00 p.m. having arrived, the Chair was resumed.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
April 3, 2019

THE HOUSE OF DELEGATES HAS AGREED TO AMENDMENTS NOS. 1-6, 10-14, 16-33, 37 & 40 IN ACCORDANCE WITH THE RECOMMENDATION OF THE GOVERNOR AND HAS REJECTED AMENDMENTS NOS. 7-9, 15, 34-36, 38 & 39 ON THE FOLLOWING HOUSE BILL:

H.B. 1700. An Act for all amendments to Chapter 2 of the 2018 Acts of Assembly, Special Session I, which appropriated funds for the 2018-20 Biennium, and to provide a portion of revenues for the two years ending, respectively, on the thirtieth day of June, 2019, and the thirtieth day of June, 2020, submitted by the Governor of Virginia to the presiding officer of each house of the General Assembly of Virginia in accordance with the provisions of § 2.2-1509, Code of Virginia.

THE HOUSE OF DELEGATES HAS REFUSED TO AMEND IN ACCORDANCE WITH THE RECOMMENDATION OF THE GOVERNOR THE FOLLOWING HOUSE BILL:

H.B. 2339. An Act to amend and reenact § 58.1-3 of the Code of Virginia, relating to the Department of Taxation; sharing information with the Department of Social Services.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ G. Paul Nardo
Clerk, House of Delegates
On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--35. NAYS--3. RULE 36--0.

NAYS--Deeds, McDougle, Surovell--3.
RULE 36--0.

HOUSE BILLS WITH GOVERNOR’S RECOMMENDATIONS

H.B. 1911 (one thousand nine hundred eleven) was taken up.

Senator Carrico moved that the Senate refuse to amend H.B. 1911 in accordance with the recommendation of the Governor.

The question was put on amending H.B. 1911 in accordance with the recommendation of the Governor.

The Senate refused to so amend H.B. 1911.

The recorded vote is as follows:
YEAS--11. NAYS--27. RULE 36--0.

NAYS--Black, Boysko, Carrico, Chafin, Chase, Cosgrove, DeSteph, Dunnavant, Hanger, Lewis, Marsden, McClellan, McDougle, Newman, Norment, Obenshain, Petersen, Reeves, Ruff, Spruill, Stanley, Stuart, Sturtevant, Suetterlein, Surovell, Vogel, Wagner--27.
RULE 36--0.

H.B. 2053 (two thousand fifty-three) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor

March 22, 2019

TO: HOUSE OF DELEGATES
HOUSE BILL NO. 2053

I approve the general purpose of this bill, but I am returning it without my signature with the request that the following amendments be made:

1. Line 139, enrolled, after b.
Enclosed

Effective with the 2020-2021 school year, in elementary schools, one hour per day per 75 students, one full-time at 375 students, one hour per day additional time per 75 students or major fraction thereof; in middle schools, one period per 65 students, one full-time at 325 students, one additional period per 65 students or major fraction thereof; in high schools, one period per 60 students, one full-time at 300 students, one additional period per 60 students or major fraction thereof.

2. Line 324, enrolled
   strike
   all of lines 324 through 327

Sincerely,

/s/ Ralph S. Northam

The reading of the communication was waived.

Senator Barker moved that H.B. 2053 be amended in accordance with the recommendations of the Governor.

The question was put on amending H.B. 2053 in accordance with the recommendations of the Governor.

The Senate refused to so amend H.B. 2053.

The recorded vote is as follows:

YEAS--16. NAYS--22. RULE 36--0.


RULE 36--0.

H.B. 1700 (one thousand seven hundred) was taken up together with the following communication from the Governor:

COMMONWEALTH OF VIRGINIA
Office of the Governor
March 26, 2019

TO: HOUSE OF DELEGATES
HOUSE BILL NO. 1700
I approve the general purpose of this bill, but I am returning it with a request for the adoption of 40 amendments. Although the enrolled bill achieves many of the major objectives I have proposed, I am returning it with amendments to address concerns that I have either noted previously or that have been brought to my attention since your passage of the budget.

A strong economy and changes in federal tax policy presented us with a unique opportunity this year. I am grateful to each member of the House of Delegates and the Senate of Virginia for your dedicated work and your timely passage of the budget. I am pleased that the budget you returned to me reflects many of the initiatives I proposed in the introduced budget.

When I introduced the budget in December, my priorities were threefold: invest in the long-term success of the Commonwealth, provide targeted tax relief to Virginians, and continue to build our cash reserves. I am pleased that the General Assembly has subscribed to these guiding principles.

On the investment side, it is heartening to see that you supported my proposal to provide our teachers with a five percent salary increase and that we are able to identify additional funding for school counselors and our most at-risk students. I appreciate that we agreed to provide additional funding for financial aid for students at our higher education institutions. We also agreed to make a significant investment in expanding broadband access and prioritizing affordable housing and housing stability.

However, I believe we can and should do more in a few key areas. First, I am again proposing $1.5 million to ensure that each person in Virginia is counted in the upcoming census. An accurate census count is critical to guaranteeing the Commonwealth receives all of the federal funding we are due. Second, I am proposing an additional $4 million for the Virginia Housing Trust Fund, a critical tool in addressing affordable housing in the Commonwealth. Third, I am proposing funding to enhance the efforts of our Department of Small Business and Supplier Diversity to ensure that small, woman-owned, and minority-owned businesses receive needed support and the chance to successfully compete for procurement opportunities in the Commonwealth.

Finally, I am proposing $315 million in bond authorization to replace Central State Hospital – this is a need that has been long overlooked and that we are long overdue in addressing.

While we were able to agree on an approach to provide tax relief to Virginians, I believe there is more we can do. I am proposing an amendment that will provide an additional $17.7 million in tax relief from the Taxpayer Relief Fund to approximately 150,000 hard-working Virginians. This will be done by allowing taxpayers to receive a refund, even if they have received tax credits.

The significant infusion into our cash reserves demonstrates sound fiscal management, and will help ensure that the Commonwealth has the resources to address potential impacts of a slowing or even negative economy that we could face in the future.

I am proposing several language-only amendments that undo restrictions the General Assembly has placed on the use of state funding. Two amendments reverse the unnecessary restriction of state funds for critical healthcare currently provided to Virginia women. Two amendments remove language that would restrict the Commonwealth’s ability to join and use proceeds from the Regional Greenhouse Gas Initiative, an important way for us to address the negative effects of climate change.

Finally, I have proposed a language amendment that eliminates the unfair practice of revoking a person’s driver’s license for failure to pay court fines and fees. This action will help over 600,000 Virginians.
Of the 40 amendments that I am proposing, 12 change spending, 27 are language-only changes, and one increases the available resources. The additional spending is covered in part by using a portion of the unappropriated balance presented to me, a savings in one amendment, and from the normal release of liabilities from prior natural disasters.

The net result of the changes in spending and resources I am recommending would decrease the unappropriated balance from $7.6 million to $5.2 million.

Sincerely,

/s/ Ralph S. Northam

Amendment 1: Reduce prior disaster authorization amounts

Item 0
Revenues
Revenues

Language:
Page 1, line 41, strike “($726,895,961)” and insert “($723,275,506)”.
Page 1, line 41, strike “($390,697,009)” and insert “($387,076,554)”.
Page 1, line 49, strike “$21,670,807,826” and insert “$21,674,428,281”.
Page 1, line 49, strike “$44,199,508,159” and insert “$44,203,128,614”.
Page 2, line 19, strike “$63,260,972,376” and insert “$63,264,592,831”.
Page 2, line 19, strike “$124,488,216,474” and insert “$124,491,836,929”.

Explanation:
(This amendment reduces obligations for natural disaster declarations that have been closed or otherwise need no additional funding. The result increases general fund resources by $3.6 million.)

Amendment 2: Extend Joint Subcommittee Studying Mental Health Services

Item 1
Legislative Department
House of Delegates

Language:
Page 14, line 23, strike “December 1, 2019” and insert “June 30, 2020”.

Explanation:
(This amendment extends the work of the Joint Subcommittee Studying Mental Health Services in the Commonwealth in the 21st Century to the end of the biennium.)

Amendment 3: JLARC access to Board of Corrections information and meetings

Item 31
Legislative Department
Joint Legislative Audit and Review Commission

Language:
Page 29, after line 38, insert:
“L. The Joint Legislative Audit and Review Commission staff shall have access to all information and operations of the Board of Corrections and to observe closed or executive sessions of the Board of Corrections and any of its committees. This authority shall not be limited by §2.2-3712 or any other provision of law.”
Explanation:
(This amendment adds language clarifying the Joint Legislative Audit and Review Commission’s staff access to Board of Corrections information, operations, and meetings.)

Amendment 4: Provide funding for Census outreach

<table>
<thead>
<tr>
<th>Item 62</th>
<th>Executive Offices</th>
<th>FY 18-19</th>
<th>FY 19-20</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Secretary of the Commonwealth</td>
<td>$1,500,000</td>
<td>$0 GF</td>
</tr>
</tbody>
</table>

Language:
Page 51, line 5, strike the first “$2,251,576” and insert “$3,751,576”.
Page 51, line 6, strike the first “$1,461,447” and insert “$2,961,447”.
Page 51, line 11, strike the first “$2,158,598” and insert “$3,658,598”.
Page 51, after line 18, insert:
“C. Included in the general fund appropriation for this Item is $1,500,000 the first year in support of education, outreach and preparation for community participation in the 2020 Census.”

Explanation:
(This amendment provides funding to support education, outreach and preparation for community participation in the 2020 Census. Funds will cover the development and distribution of resource materials to local governments and nonprofit organizations, public education efforts, and other Census outreach initiatives.)

Amendment 5: Commonwealth Center for Advanced Manufacturing

<table>
<thead>
<tr>
<th>Item 103</th>
<th>Commerce and Trade</th>
<th>FY 18-19</th>
<th>FY 19-20</th>
</tr>
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<tbody>
<tr>
<td></td>
<td>Economic Development Incentive Payments</td>
<td>$0 ($1,700,000) GF</td>
<td></td>
</tr>
</tbody>
</table>

Language:
Page 106, line 12, strike “$95,523,498” and insert “$93,823,498”.
Page 106, line 17, strike “$89,612,498” and insert “$87,912,498”.
Page 109, strike lines 17 through 47.

Explanation:
(This amendment removes the appropriation and associated language establishing a grant program for the Commonwealth Center for Advanced Manufacturing. A companion amendment establishes the funding under Item 122, the Virginia Economic Development Partnership.)

Amendment 6: Virginia Housing Trust Fund

<table>
<thead>
<tr>
<th>Item 105</th>
<th>Commerce and Trade</th>
<th>FY 18-19</th>
<th>FY 19-20</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Department of Housing and Community Development</td>
<td>$4,000,000</td>
<td>$0 GF</td>
</tr>
</tbody>
</table>

Language:
Page 110, line 18, strike “$67,902,939” and insert “$71,902,939”.
Page 110, line 25, strike “$20,880,355” and insert “$24,880,355”.
Page 111, line 14, strike “$7,000,000” and insert “$11,000,000”.

Explanation:
(This amendment increases funding in the first year for the Virginia Housing Trust Fund.)
Amendment 7: Conduct Disparity Study

Item 120
Commerce and Trade FY 18-19 FY 19-20 Department of Small Business and Supplier Diversity $0 $500,000 GF

Language:
Page 121, line 11, strike “$6,763,570” and insert “$7,263,570”.
Page 121, line 17, strike “$4,189,269” and insert “$4,689,269”.

Explanation:
(This amendment provides $500,000 the second year from the general fund to the Department of Small Business and Supplier Diversity to hire a firm to conduct a disparity study as it relates to procurement in the Commonwealth.)

Amendment 8: Establish a SWaM unit

Item 120
Commerce and Trade FY 18-19 FY 19-20 Department of Small Business and Supplier Diversity $77,824 $266,825 GF
1.00 3.00 FTE

Language:
Page 121, line 11, strike “$7,338,570” and insert “$7,416,394”.
Page 121, line 11, strike “$6,763,570” and insert “$7,030,395”.
Page 121, line 17, strike “$4,439,269” and insert “$4,517,093”.
Page 121, line 17, strike “$4,189,269” and insert “$4,456,094”.

Explanation:
(This amendment provides additional funding to create a unit and new positions that would work with procurement officials and businesses in the Commonwealth to strategically source small, woman-owned, and minority-owned (SWaM) participation on large dollar Commonwealth contracts.)

Amendment 9: Woman and Minority-Owned Business Programming

Item 120
Commerce and Trade FY 18-19 FY 19-20 Department of Small Business and Supplier Diversity $0 $65,000 GF

Language:
Page 121, line 11, strike “$6,763,570” and insert “$6,828,570”.
Page 121, line 17, strike “$4,189,269” and insert “$4,254,269”.

Explanation:
(This amendment provides funding to the Department of Small Business and Supplier Diversity to create programming specific to woman and minority-owned businesses.)

Amendment 10: Commonwealth Center for Advanced Manufacturing

Item 122
Commerce and Trade FY 18-19 FY 19-20 Virginia Economic Development Partnership $0 $1,700,000 GF

Language:
Page 124, line 3, strike “$36,107,392” and insert “$37,807,392”.
Page 124, line 7, strike “$36,107,392” and insert “$37,807,392”.
Page 125, line 38, after “maintenance.” strike “The Board of Directors of”.
Page 125, line 43, strike “the Board of Directors of”.
Page 126, line 4, strike “Item 103.K. of this act” and insert “paragraphs P.3. and P.4. of this Item”.
Page 126, line 5, strike “the Board of Directors of”.
Page 126, after line 6, insert:

“3. Out of the amounts in this Item, VEDP shall provide $1,100,000 in the second year from the general fund to CCAM for the purpose of providing private sector incentive grants to industry members of the CCAM as follows: (i) incentive grants for new industry members with no prior membership at CCAM; (ii) incentive grants to small manufacturing members who locate their primary job center in the Commonwealth, as determined by VEDP, in order to mitigate inaugural, industry membership costs associated with joining CCAM; and (iii) grants dedicated to CCAM industry members to be used exclusively for research project costs and require a minimum one-to-one match in funds to conduct additional directed research at the CCAM facility after their base amount of directed research is programmed.

4. Out of the amounts in this Item, VEDP shall provide $600,000 in the second year from the general fund to CCAM for university research grants requiring a minimum one-to-one match in funds that bring in external research funds from federal and private organizations for research to be conducted at the CCAM facility. All project approvals are contingent upon each university partner entering into a memorandum of understanding (MOU) with CCAM that includes specific details about the university’s anticipated commitment of financial and human resources, as well as programming and academic credentialing plans, to the CCAM facility.

5. No grant funds shall be disbursed until the conditions of paragraph P.2 of this Item have been met and approval from VEDP has been granted.

6. CCAM shall submit a report on October 1, 2019, to the Secretary of Finance and Chairmen of the House Committee on Appropriations and Senate Finance Committee containing a status update of all new incentive programs, including but not limited to the following: (i) MOUs it has entered into with each university partner; (ii) funds disbursed to both university and private sector partners of CCAM, as well as any other recipients; (iii) any other agreements CCAM has entered into with representatives of the public and private sectors that may impact current and future incentive fund disbursements; and (iv) any additional information requested by VEDP, the Secretary of Finance, or the Chairmen of the House Committee on Appropriations and Senate Finance Committee.”
Explanation:
(This amendment transfers funding from Item 103. K. provided to establish a grant program under the Commonwealth Center for Advanced Manufacturing (CCAM) to VEDP. The amendment also removes approval by the Board of Directors of VEDP of the operating plan and of the grant awards. Lastly, the amendment requires CCAM to submit a report on October 1, 2019, to the Secretary of Finance and Chairmen of the House Committee on Appropriations and Senate Finance Committee containing a status update of all new incentive programs.)

Amendment 11: Modify counselor ratio language

Item 136
Education
Direct Aid to Public Education
Language

Language:
Page 161, strike line 15.
Page 161, line 16, before “school board” insert “Each”.
Explanation:
(This amendment strikes the notwithstanding language associated with the new school counselor to students ratios. The 2019 General Assembly passed legislation consistent with the school counselor ratios listed in the budget, negating the need for notwithstanding language in the budget.)
Amendment 12: Clarify language for instructional and support salaries

Item 136
Education
Direct Aid to Public Education

Language:
Page 190, line 27, insert “separate” after “a”.
Page 190, line 32, strike “an additional” and insert “a separate”.
Page 190, line 35, strike “an”.
Page 190, line 36, strike “additional” and insert “a separate”.
Page 190, line 43, strike “additional” and insert “separate”.
Page 190, line 45, insert a “.” after “2019” and strike “, that is in addition to the 3.0 percent salary”.
Page 190, line 46, strike “increase pursuant to paragraph C.39.a.1) and 2). of this item” and insert “For any school division that meets the qualifications for the 3.0 percent Compensation Supplement pursuant to paragraph C.39.a.1) and 2), the separate 2.0 percent salary increase required in the second year by September 1, 2019, must be in addition to the salary increases that made them eligible for the 3.0 percent Compensation Supplement effective July 1, 2019.”
Page 190, line 47, strike “an additional” and insert “a separate”.
Page 190, line 49, after “personnel.” insert “School divisions that provide a salary increase in the second year by September 1, 2019, that is less than 2.0 percent shall have the state share of the 2.0 percent Compensation Supplement payment reduced to the same percentage of the actual local salary increase provided.”
Page 190, line 52, strike “additional” and insert “separate”.
Page 190, line 53, after “year.” insert “For any school division that is not able to provide a 3.0 percent salary increase over the biennium, such school division would be eligible to receive the state share of funding for up to a 2.0 percent salary increase in the second year for local salary increases provided in the second year by September 1, 2019.”
Page 190, after line 53, insert: “c. In the second year, school divisions are eligible to receive the state’s share of funding for up to a total of 5.0 percent salary increase for SOQ-funded instructional and support positions. First, school divisions are eligible to receive the state’s share of funding for a 3.0 percent Compensation Supplement, effective July 1, 2019, to school divisions which certify to the Department of Education, by June 1, 2019, that salary increases of a minimum average of 3.0 percent have been or will have been provided during the 2018-2020 biennium, either in the first year or in the second year or through a combination of the two years, to instructional and support personnel. Second, school divisions are eligible to receive the state’s share of funding for up to a separate 2.0 percent Compensation Supplement, effective September 1, 2019, to school divisions which certify to the Department of Education, by June 1, 2019, that salary increases of up to 2.0 percent will be provided in the second year by September 1, 2019, to instructional and support personnel. The 2.0 percent Compensation Supplement may be in addition to or in lieu of the 3.0 percent Compensation Supplement.”.
Page 190, line 54, strike “c.” and insert “d.”.

Explanation:
(This amendment clarifies that school divisions unable to meet the eligibility requirements to receive state funding for the three percent salary increase approved for instructional and support salaries by the 2018 General Assembly are eligible for the additional two percent in state salary funding authorized by the 2019 General Assembly. All school divisions are eligible to receive some or all of the additional two percent in state funding for salary increases if they provide a salary increase between July 1, 2019, and September 1, 2019. School divisions that qualified for the three percent funding must provide up to an additional two percent in salary increases to be eligible for some or all of the two percent funding.)
Amendment 13: Clarify Revenue Reserve language

Item 266
Finance
Department of Accounts Transfer Payments

Language:
Page 285, line 8, strike “such revenue”, and insert:
“any revenues in excess of those included in this act and appropriated in this item, estimated at $107.5 million,”

Explanation:
(This amendment clarifies language requiring that revenue generated by subdivision B.5. of § 58.1-301, Code of Virginia be deposited to the Revenue Reserve Fund. $107.5 million in revenue generated by subdivision B.5. of § 58.1-301 is already included in the general fund revenue on the front page of the enrolled budget bill, and is appropriated in this item. Consequently, only revenue in excess of this amount is available for an additional Revenue Reserve Fund deposit above and beyond that which is already appropriated.)

Amendment 14: Establish Balance Billing workgroup

Item 281
Health & Human Resources
Secretary of Health and Human Resources

Language:
Page 306, after line 57, insert:
“F. The Secretary of Health and Human Resources, in collaboration with the Secretary of Administration, Secretary of Finance, and State Corporation Commission (SCC), shall convene a workgroup to evaluate options to prohibit the practice of balance billing by out-of-network health care providers for emergency services rendered, and to establish equitable and fair reimbursement for these health care providers. The workgroup shall include: 1) staff from the House Appropriations and Senate Finance Committees and representatives from such state agencies as the Commission and Secretaries deem appropriate, and 2) relevant stakeholders, including but not limited to, the Medical Society of Virginia, Virginia College of Emergency Physicians, Virginia Hospital and Healthcare Association, Virginia Association of Health Plans, Virginia Poverty Law Center, and National Patient Advocate Foundation. The workgroup shall include in its report the fiscal impact of each option considered and the impact on provider networks. The workgroup also shall include in its report recommendations for future legislation for consideration by the General Assembly. The SCC shall provide analytical and actuarial services pursuant to the workgroup’s analysis and development of a proposal, as needed. The workgroup shall protect any proprietary and confidential data of any health plan, healthcare provider, or third party administrator in its final report. The workgroup shall report its recommendations to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees by November 15, 2019.”

Explanation:
(This amendment directs the Secretary of Health and Human Resources, in collaboration with the Secretary of Administration, Secretary of Finance, and the State Corporation Commission to convene a workgroup to evaluate options to establish equitable and fair reimbursement to out-of-network healthcare providers for emergency services rendered, which could be used for potential future legislation prohibiting the practice of balance billing by out-of-network emergency services healthcare providers, with a report on the workgroup’s proposal due to the Governor and Chairmen of the House Appropriations and Senate Finance Committees no later than November 15, 2019.)
Amendment 15: Restore TANF LARC pilot program language

Item 292
Health & Human Resources
Department of Health

Language:
Page 320, after line 42, insert:
“F.1. Out of this appropriation, $3,000,000 the first year and $3,000,000 the second year from the Temporary Assistance for Needy Families (TANF) block grant shall be provided for the purpose of developing a two-year pilot program to expand access to hormonal long acting reversible contraceptives (LARC) that delay or prevent ovulation. The Virginia Department of Health shall establish and manage memorandums of understanding with qualified health care providers who will provide access to LARCs to patients whose income is below 250% of the federal poverty level, the Title X family planning program income eligibility requirement. Providers shall be reimbursed for the insertion and removal of LARCs at Medicaid rates. As part of the pilot program, the department, in cooperation with the Department of Medical Assistance Services and stakeholders, shall develop a plan to improve awareness and utilization of the Plan First program and include outreach efforts to refer women who have a diagnosis of substance use disorder and who seek family planning services to the Plan First program or participating providers in the pilot program.

2. The Virginia Department of Health shall develop metrics to measure the effectiveness of the pilot project such as impacts on morbidity, reduction in abortions and unplanned pregnancies, and impacts on maternal health such as an increase in the length of time between births, among others. In addition, the department shall collect data on the number of women served who also sought treatment for substance use disorders. The department shall submit a progress report to the Governor, Chairmen of the House Appropriations and Senate Finance Committees, Secretary of Health and Human Resources, and the Director, Department of Planning and Budget, that describes the program, metrics used to measure results, preliminary results, actual program expenditures, and projected expenditures by July 1, 2019, with a final report on June 30, 2020.”

Page 321, strike lines 9 through 25
Explanation:
(This amendment restores language for the TANF LARC pilot program back to the introduced bill to expand access to hormonal long acting reversible contraceptives (LARC).)

Amendment 16: Amend language related to right-sizing the behavioral health system

Item 310
Health & Human Resources
Department of Behavioral Health and Developmental Services

Language:
Page 376, line 8, after “system.”, insert:
“The department shall report its findings to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees by October 15, 2019.”

Page 376, after line 19, insert:
“4. Also as part of the plan in paragraph CC.2., DBHDS, in consultation with the Department of General Services, shall address the feasibility of relocating forensic beds to state-owned property other than the current Central State Hospital location authorized in C-48.10. The analysis shall at a minimum address the issue of cost and timeline for construction.”.

Explanation:
(This language amendment clarifies that separate reports will be issued on the impact of Temporary Detention Order (TDO) admissions on state hospitals and a plan to “right size” the state hospital system to be issued by October 15, 2019, and November 1, 2019, respectively. In addition, language is added that
requires the Commissioner of DBHDS to review the feasibility of relocating forensic beds away from Central State Hospital (CSH). This analysis shall include a review of the cost, timeline, and workforce impact of relocating CSH’s forensic beds to a different location. A separate amendment to Item C-48.10 authorizes construction of a replacement facility at CSH.)

Amendment 17: Occoquan watershed sodium compliance

Item 366
Natural Resources
Department of Environmental Quality

Language:
Page 427, strike lines 47 through 57

Explanation:
(This amendment removes language directing the Department of Environmental Quality (DEQ) and the Virginia Department of Health (VDH) to establish and lead a stakeholder workgroup to identify avenues for limiting sodium concentration in pre-treatment wastewater before delivery to the Upper Occoquan Service Authority’s (UOSA) treatment plant. Permitting authority in this matter belongs to UOSA, rather than to DEQ or VDH. UOSA expects to complete a study for the development of such guidelines in March 2019. This language would require DEQ and VDH to spend substantial resources to perform a duplicative effort.)

Amendment 18: Flood study in Northern Virginia

Item 381
Public Safety and Homeland Security
Secretary of Public Safety and Homeland Security

Language:
Page 439, line 31, after “.” insert:
“Any balances not needed to complete these studies may be used to conduct a comparable study in the Northern Virginia region.”

Explanation:
(This amendment authorizes the use of unobligated general fund balances provided for flood control studies in the Hampton Roads and the Northern Neck regions for a comparable study in the Northern Virginia region.)

Amendment 19: Elizabeth River Crossings language

Item 433
Transportation
Secretary of Transportation

Language:
Page 481, after line 54, insert:
“L. The Secretary of Transportation (Secretary) shall evaluate potential opportunities to mitigate the financial burden on the commuting public at the (i) Downtown Tunnel and (ii) Midtown Tunnel. The Secretary shall report to the Governor, the House and Senate Committees on Transportation, the House Committee on Appropriations, and the Senate Committee on Finance on its findings no later than June 30, 2020.”

Explanation:
(This amendment directs the Secretary of Transportation to evaluate options to mitigate the financial burden on the commuting public from the public-private partnership on the Elizabeth River Crossings by June 30, 2020.)
Amendment 20: HOV language for Public-Private Transportation Act projects

Item 433
Transportation Secretary of Transportation Language

Language:
Page 481, after line 54, insert:
“L. Notwithstanding § 33.2-502, Code of Virginia, the high-occupancy requirement for a HOT lane facility that is constructed as a result of the Public-Private Transportation Act (§ 33.2-1800 et. seq.) with an initial construction cost in excess of $3 billion and whose operation, maintenance, or financing is not a result of the same comprehensive agreement that resulted in the facility’s construction shall be not less than two.”

Explanation:
(This amendment provides flexibility regarding the high-occupancy vehicle (HOV) requirements for toll-free travel on HOT lanes constructed through the Public-Private Transportation Act that meet certain requirements, including that the comprehensive agreement that resulted in the construction of the HOT lanes does not include provisions for private operations, maintenance or financing.)

Amendment 21: Language to allow for agency head merit increase

Item 474
Central Appropriations Language

Language:
Page 525, after line 26, insert:
“3. The Governor may utilize existing funds within agencies to provide an additional 2.25 percent merit based salary adjustment for agency heads, cabinet members, or other officials listed in subparagraphs b. and c.6. of § 4-6.01 with three or more years of continuous state service.”

Explanation:
(This amendment provides the Governor authority to award a merit based salary increase to agency heads and cabinet officials within existing funding in agencies.)

Amendment 22: Remove excess funding for high risk contract review

Item 475
Central Appropriations Language

Language:
Page 526, line 17, strike “$58,463,713” and insert $58,063,713”.
Page 526, line 23, strike “$55,813,713” and insert $55,413,713”.
Page 526, line 25, strike “$58,463,713” and insert $58,063,713”.
Page 528, line 3, strike “$47,897,476” and insert $47,497,476”.

Explanation:
(This amendment removes excess funding in Central Appropriations for high risk contract review. These amounts were appropriated to support the general fund share of a possible new internal service fund within the Virginia Information Technologies Agency (VITA) for the review of high risk contracts. However, this activity is more appropriately supported through other funding mechanisms within VITA making the general fund appropriation unnecessary for this purpose.)
Amendment 23: Move balance billing language

Item 477
Independent Agencies
State Corporation Commission

Language:
Page 535, strike lines 30 through 49.

Explanation:
(This amendment removes language requiring the State Corporation Commission to convene a
workgroup to evaluate options to establish equitable and fair reimbursement to out-of-network healthcare
providers for emergency services rendered. A separate amendment is proposed to Item 281 within the
Secretary of Health and Human Resources to assess the impact of options to prohibit balance billing.)

Amendment 24: Adjust detailed planning funding for Crossing Gallery capital project

Item C-21.10
Education

Frontier Culture Museum of Virginia

Language:
Page 558, line 8, strike “$4,000,000” and insert “$2,700,000”.
Page 558, line 9, strike “$4,000,000” and insert “$2,700,000”.
Page 558, line 13, strike “$4,000,000” and insert “$2,700,000”.

Explanation:
(This amendment adjusts the planning fund amount to be transferred for detailed planning of the Frontier
Culture Museum’s Crossing Gallery capital project to the amount recommended by the Department of
General Services.)

Amendment 25: Plan for expansion and renovation at the Museum of Fine Arts

Item C-22.10
Education

Virginia Museum of Fine Arts

Language:
Page 559, after line 5, insert:

C-22.10. Planning: Expand and Renovate Museum (18430) $0 $6,300,000
Fund Sources: Dedicated Special Revenue $0 $6,300,000

“Any dedicated special revenue committed by the Virginia Museum of Fine Arts to this project will be
considered part of its share of the total project costs if this project is approved for full construction.”

Explanation:
(This amendment provides a nongeneral fund capital appropriation at the Virginia Museum of Fine Arts
for detailed planning associated with a future museum expansion and renovation project.)

Amendment 26: Virginia State Park acquisitions

Item C-25
Natural Resources
Department of Conservation and Recreation

Language:
Page 560, line 4, after “Road,” insert “High Bridge Trail,”.
Explanation:
(This amendment adds High Bridge Trail State Park to the list of state parks that the Department of Conservation and Recreation is authorized to develop and expand by acquisition of in-holdings or contiguous properties.)

Amendment 27: Supplement State Police Area 12 Office Building construction project

Item C-44.10
Central Appropriations FY 18-19 FY 19-20
Central Capital Outlay $500,000 $0 NGF

Language:
Page 569, line 17, strike “$0” and insert “$500,000”.
Page 569, line 18, strike “$0” and insert “$500,000”.
Page 569, line 22, strike “$7,785,000” and insert “$8,285,000”.
Page 569, line 25, strike “project” and insert “projects”.
Page 569, after line 26, insert:
“Department of State Police (156)  Construct Area 12 Office Building (18250)”.

Explanation:
(This amendment provides supplemental funding for the Department of State Police’s project to construct an Area 12 (Warrenton) office building due to bids coming in higher than anticipated.)

Amendment 28: Replace Central State Hospital

Item C-48.10
Central Appropriations FY 18-19 FY 19-20
Central Capital Outlay $0 $315,000,000 NGF

Language:
Page 573, line 48, strike “$438,562,000” and insert “$753,562,000”.
Page 573, line 52, strike “$407,216,000” and insert “$722,216,000”.
Page 574, line 7, strike “$407,216,000” and insert “$722,216,000”.
Page 574, line 46, strike “$362,216,000” and insert “$677,216,000”.
Page 574, after line 54, insert:
“194  Department of General Services  Replace Central State Hospital”.
Page 576, after line 18, insert:
“I. 1. Funding provided in paragraph C of this Item for the Department of General Services’ project to Replace Central State Hospital is to replace the Department of Behavioral Health and Developmental Services’ Central State Hospital at its current location in Petersburg, Virginia. Funding is included to complete the design, construction, and provision of furniture, fixtures, and equipment for a facility that includes 111 maximum security beds, 141 civil beds, and the associated program and support facilities identified in the Central State Hospital pre-planning study delivered to the General Assembly in December 2018 pursuant to Item C-43.50 of this act.
2. The Department of Behavioral Health and Developmental Services may consider potential future phasing options for the new Central State Hospital beyond the scope authorized in subparagraph I.1 of this Item for the Central State Hospital replacement in its plan that is proposed pursuant to Item 310 CC. of this act.”.

Explanation:
(This amendment adds a project to replace Central State Hospital with a 252-bed facility to the 2019 Capital Construction Pool.)
Amendment 29: DMV indirect cost recoveries language

Item 3-1.01
Transfers
Interfund Transfers

Language:
Page 584, line 40, after “F.” insert “1.”.
Page 584, line 40, strike “$10,178,028” and insert “$12,965,823”.
Page 586, line 35, strike “$940,473” and insert “$3,728,268”.
Page 587, line 4, strike “$10,178,028” and insert “$12,965,823”.
Page 587, after line 4 insert:
“2. Following the transfers authorized in paragraph F.1. of this section in the second year, the State
Comptroller shall transfer $2,787,795 back to the Department of Motor Vehicles to replace the
anticipated loss of driving privilege reinstatement fee revenue.”

Explanation:
(This amendment accounts for an anticipated loss of $2.8 million in revenue to the Department of Motor
Vehicles (DMV) due to the removal of driver’s license reinstatement fees in a companion amendment in
Section 3-6.03. The introduced budget accounted for this loss of revenue by reducing the amount of
DMV revenues transferred to the general fund through indirect cost recoveries in FY2020. This
adjustment, though, failed to fully free up $2.8 million of DMV revenues, as language in Item 439 K.
allows DMV to distribute a portion of its indirect cost recoveries charges to other state agencies when the
charges arise from revenue collection activities for those agencies. Therefore, the benefit to DMV would
have been only $750,998, with six other agencies receiving a portion of the remaining $2 million. The
adjustments proposed in this amendment ensure that DMV will have $2.8 million in additional revenues
to offset any loss of driver’s license reinstatement fee revenue. This amendment is technical in that it does
not impact the bottom line of the budget since the impact was already anticipated in the introduced and
enrolled budgets.)

Amendment 30: Revenue Reserve and Water Quality Deposit language

Item 3-5.21
Adjustments and Modifications to Tax Collections
Taxpayer Relief Fund

Language:
Page 602, after line 31, insert:
“C. For the purposes of determining the amounts required to be deposited to the Revenue Reserve Fund
pursuant to § 2.2-1831.3, Code of Virginia, and the amounts required to be deposited to the Water Quality
Improvement Fund pursuant to § 10.1-2128, Code of Virginia, general fund revenue collections shall not
include any amounts transferred to the Taxpayer Relief Fund established pursuant to the fifth enactment
of Chapters 17 and 18, 2019 Acts of Assembly.”

Explanation:
(This amendment clarifies that revenue amounts transferred to the Taxpayer Relief Fund shall not be
included in the calculations involved in determining required deposits to the Water Quality Improvement
Fund and the Revenue Reserve Fund.)

Amendment 31: Correction to Taxpayer Relief Fund transfer language

Item 3-5.21
Adjustments and Modifications to Tax Collections
Taxpayer Relief Fund

Language:
Language:
Page 602, line 21, after “(2017)”, insert:
“pursuant to § 58.1-301 of the Code of Virginia, determined without taking into account the exception set forth in subdivision B.5”
Page 602, line 24, after “tax policy changes”, insert:
“made to §§ 58.1-322.03 and 58.1-402 of the Code of Virginia as”
Explanation:
(This amendment clarifies the calculation of revenues to be transferred to the Taxpayer Relief Fund, so that such calculation excludes revenues generated as the result of deconforming from the federal suspension of the Pease limitation (§ 58.1-301 B.5, Code of Virginia), which are already assumed in the revenues included in the enrolled budget bill and are appropriated for other purposes.)

Amendment 32: Remove tax credits from calculation of Taxpayer Relief Fund refunds

Item 3-5.23
Adjustments and Modifications to Tax Collections
Refunds
Language

Language:
Page 602, after line 41 insert:
“§ 3-5.23 REFUNDS
Notwithstanding any contrary provisions of law, an individual or married persons filing a joint return shall only be allowed the refund authorized pursuant to the fourth enactment of Chapters 17 and 18, 2019 Acts of Assembly up to the amount of the tax liability of such individual or married persons filing a joint return, after the application of the subtractions and deductions such individuals or married persons are entitled to pursuant to Chapter 3 (§ 58.1-300 et seq.) of Title 58.1 of the Code of Virginia. Any tax credits an individual or married persons filing a joint return are entitled to pursuant to Chapter 3 (§ 58.1-300 et seq.) of Title 58.1 of the Code of Virginia shall not be accounted for in determining whether such individual or married persons are allowed such refund.”
Explanation:
(This amendment removes tax credits from the calculation of refunds paid from the Taxpayer Relief Fund.)

Amendment 33: Remove driver’s license reinstatement fee

Item 3-6.03
Adjustments and Modifications to Fees
Drivers License Reinstatement Fee
Language

Language:
Page 603, line 5, after “$100” insert:
“the first year and $0 the second year. In the second year, notwithstanding the provisions of § 46.2-395 of the Code of Virginia, no court shall suspend any person’s privilege to drive a motor vehicle solely for failure to pay any fines, court costs, forfeitures, restitution, or penalties assessed against such person. The Commissioner of the Department of Motor Vehicles shall reinstate a person’s privilege to drive a motor vehicle that was suspended prior to July 1, 2019, solely pursuant to § 46.2-395 of the Code of Virginia and shall waive all fees relating to reinstating such person’s driving privileges. Nothing herein shall require the Commissioner to reinstate a person’s driving privileges if such privileges have been otherwise lawfully suspended or revoked or if such person is otherwise ineligible for a driver’s license.”
Explanation:
(This amendment eliminates the driver’s license reinstatement fee transfer to the Trauma Fund and eliminates the loss of driving privileges to individuals who have only failed to pay fines, court costs, forfeitures, restitution or penalties assessed against them. The Department of Motor Vehicles also shall not charge a driver’s license reinstatement fee to these individuals. This initiative will help individuals that require a vehicle to gain a job, allowing them to earn money to repay any obligations they owe. This amendment has no impact to the general fund since the impact of its passage was assumed in the introduced and enrolled budgets.)

Amendment 34: Use of RGGI proceeds

Item 4-2.02
Revenues
General Fund Revenue

Language:
Page 615, strike lines 9 through 15.

Explanation:
(This amendment removes language prohibiting use of proceeds from climate change compact initiatives without General Assembly approval.)

Amendment 35: Remove restrictive language on funding for abortion services

Item 4-5.04
Special Conditions and Restrictions on Expenditures
Goods and Services

Language:
Page 632, line 27, after “federal law”, unstrike “or state statute”.

Explanation:
(This amendment restores language back to current law to authorize expenditures from the general fund for abortion services, related to medical assistance to preserve the life of the pregnant woman, provided that every possible measure is taken to preserve the life of the unborn child.)

Amendment 36: Body-worn cameras

Item 4-5.04
Special Conditions and Restrictions on Expenditures
Goods and Services

Language:
Page 632, strike lines 28 through 29.

Explanation:
(This amendment removes language prohibiting any state agency or authority from purchasing or implementing body-worn cameras or body-worn camera systems.)

Amendment 37: Clarify language on the sale of property in York County

Item 4-5.10
Special Conditions and Restrictions on Expenditures
Surplus Property Transfers For Economic Development

Language:
Page 635, strike lines 6 through 19.
Page 635, after line 19, insert:
“e. Prior to July 1, 2019, and not withstanding any provision of law to the contrary, the Commonwealth of Virginia shall begin the process to convey, as is and pursuant to § 2.2-1150, approximately 150 acres of land located within County of York, Virginia, known as Tax Parcel 12-00-00-003 (the Property) to the Eastern Virginia Regional Industrial Facility Authority (hereinafter referred to as Authority) for an amount not to exceed $1,000,000. Location of the 150 acres within the Property shall be agreed to between the Commonwealth of Virginia and the Authority prior to execution of the property transfer, the Commonwealth of Virginia shall provide to the Authority copies of the two most recent state appraisals for the 150 acres parcel agreed to by the parties, and in no case shall the transaction price exceed the average of the two most recent state appraisals. The Authority shall reimburse the Commonwealth of Virginia, at property closing, for the appraisals and other Commonwealth of Virginia costs to prepare and execute the conveyance documents. The conveyance of the Property should occur no later than December 31, 2019.

1. The Authority is authorized to convey the property rights of the 150 acres, conveyed by the Commonwealth in paragraph e., to the operator of a 20 megawatt solar facility for the amount the Authority acquired the property and any closing costs associated with its acquisition from the Commonwealth of Virginia.

2. Any remaining Property as agreed to by the Commonwealth of Virginia and the Authority shall be made available for purchase by the Authority for an amount not to exceed $350,000, and the Commonwealth is authorized to sell such property to the Authority pursuant to § 2.2-1150. A deed restriction in the Commonwealth of Virginia and Authority property sale described in this section, e.2, shall limit the sale of such property by the Authority to unmanned systems companies or companies related to the unmanned system industries locating to the Hampton Roads Unmanned Systems Park for amounts as determined by the Authority. The Authority shall reimburse the Commonwealth of Virginia, at property closing, for any appraisals and other Commonwealth of Virginia costs to prepare and execute the conveyance documents related to this transaction.”

Explanation:
(This amendment clarifies language included in the enrolled budget regarding the sale of property in York County.)

Amendment 38: RGGI membership

Item 4-5.11
Special Conditions and Restrictions on Expenditures
Limitations on Use of State Funding

Language:
Page 635, strike lines 20 through 26.
Explanation:
(This amendment removes language prohibiting membership in Regional Greenhouse Gas Initiatives (RGGI) without General Assembly approval.)

Amendment 39: Remove $40 million earmark of future revenues

Item 4-14
Effective Date

Language:
Page 663, strike line 51.
Page 664, strike lines 1 through 51.
Page 665, strike lines 1 through 57.
Page 666, strike lines 1 through 52.
Amendment 40: Wayfair 90 day waiver language

Item 4-14
Effective Date
Effective Date 
Language

Page 678, line 31, after “this act.” insert:
“Notwithstanding the sixth enactment clause of House Bill 1722, 2019 Acts of Assembly, and the sixth enactment clause of Senate Bill 1083, 2019 Acts of Assembly, the Department of Taxation is not permitted to temporarily suspend or delay the collection or reporting requirements, or both, of a marketplace facilitator.”

The reading of the communication was waived.

H.B. 1700, on motion of Senator Hanger, was amended in accordance with amendments Nos. 1, 2, 3, 6, 10, 12, 13, 14, 16, 17, 18, 19, 20, 22, 24, 26, 27, 28, 29, 30, 37, and 40 of the Governor.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Hanger moved that the Senate refuse to amend H.B. 1700 in accordance with amendment No. 4 of the Governor.
The question was put on amending **H.B. 1700** in accordance with amendment No. 4 of the Governor.

The Senate refused to so amend **H.B. 1700**.

The recorded vote is as follows:
YEAS--18. NAYS--20. RULE 36--0.

RULE 36--0.

**H.B. 1700**, on motion of Senator Hanger, was amended in accordance with amendment No. 5 of the Governor.

The recorded vote is as follows:
YEAS--36. NAYS--2. RULE 36--0.

NAYS--Black, Chase--2.
RULE 36--0.

Senator Hanger moved that the Senate refuse to amend **H.B. 1700** in accordance with amendment No. 11 of the Governor.

The question was put on amending **H.B. 1700** in accordance with amendment No. 11 of the Governor.

The Senate refused to so amend **H.B. 1700**.

The recorded vote is as follows:
YEAS--16. NAYS--22. RULE 36--0.

RULE 36--0.

Senator Hanger moved that the Senate refuse to amend **H.B. 1700** in accordance with amendment No. 21 of the Governor.

The question was put on amending **H.B. 1700** in accordance with amendment No. 21 of the Governor.

The Senate refused to so amend **H.B. 1700**.
The recorded vote is as follows:
YEAS--18. NAYS--20. RULE 36--0.

RULE 36--0.

Amendment No. 23 of the Governor to **H.B. 1700**, on motion of Senator Hanger, was passed by temporarily.

**H.B. 1700**, on motion of Senator Hanger, was amended in accordance with amendment No. 25 of the Governor.

The recorded vote is as follows:
YEAS--36. NAYS--2. RULE 36--0.

NAYS--Chase, Suetterlein--2.
RULE 36--0.

Senator Hanger moved that the Senate refuse to amend **H.B. 1700** in accordance with amendment No. 31 of the Governor.

The question was put on amending **H.B. 1700** in accordance with amendment No. 31 of the Governor.

The Senate refused to so amend **H.B. 1700**.

The recorded vote is as follows:
YEAS--18. NAYS--20. RULE 36--0.

RULE 36--0.

Senator Hanger moved that the Senate refuse to amend **H.B. 1700** in accordance with amendment No. 32 of the Governor.

The question was put on amending **H.B. 1700** in accordance with amendment No. 32 of the Governor.

The Senate refused to so amend **H.B. 1700**.
The recorded vote is as follows:
YEAS--18. NAYS--20. RULE 36--0.

RULE 36--0.

Senator Hanger moved that the Senate refuse to amend H.B. 1700 in accordance with amendment No. 33 of the Governor.

The question was put on amending H.B. 1700 in accordance with amendment No. 33 of the Governor.

H.B. 1700 was amended in accordance with amendment No. 33 of the Governor.

The recorded vote is as follows:
YEAS--30. NAYS--8. RULE 36--0.

NAYS--Carrico, Chafin, Hanger, McDougle, Newman, Reeves, Ruff, Stuart--8.
RULE 36--0.

Senator Hanger moved that the Senate refuse to amend H.B. 1700 in accordance with amendment No. 23 of the Governor.

The question was put on amending H.B. 1700 in accordance with amendment No. 23 of the Governor.

H.B. 1700 was amended in accordance with amendment No. 23 of the Governor.

The recorded vote is as follows:
YEAS--27. NAYS--10. RULE 36--0.

YEAS--Barker, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph, Dunnivant, Ebbin, Favola, Howell, Lewis, Lucas, Marsden, Mason, McClellan, McPike, Petersen, Reeves, Saslaw, Spruill, Stuart, Sturtevant, Surovell, Vogel--27.
RULE 36--0.

HOUSE COMMUNICATION

The following communication was received and read:

In the House of Delegates
April 3, 2019
THE HOUSE OF DELEGATES HAS REJECTED AMENDMENTS NOS. 1 AND 2 OF THE RECOMMENDATION OF THE GOVERNOR TO THE FOLLOWING SENATE BILL:

S.B. 1025. An Act to amend and reenact § 3.2-6500 of the Code of Virginia, relating to companion animals; adequate shelter and space.

THE HOUSE OF DELEGATES HAS REFUSED TO AMEND IN ACCORDANCE WITH THE RECOMMENDATIONS OF THE GOVERNOR THE FOLLOWING SENATE BILLS:

S.B. 1087. An Act to amend the Code of Virginia by adding in Article 2 of Chapter 3 of Title 24.2 a section numbered 24.2-304.04, relating to election districts; remedying split precincts; technical adjustments of legislative district boundaries of House of Delegates and Senate districts.

S.B. 1675. An Act to amend and reenact § 18.2-144.1 of the Code of Virginia, relating to killing or injuring police animals; penalty.

THE HOUSE OF DELEGATES HAS RULED AS NOT GERMANE THE RECOMMENDATION OF THE GOVERNOR TO THE FOLLOWING SENATE BILL:

S.B. 1768. An Act to amend and reenact § 46.2-1078.1 of the Code of Virginia, relating to use of handheld personal communications devices; highway work zones; penalty.

THE HOUSE OF DELEGATES HAS AGREED TO AMENDMENTS NOS. 6 AND 15 IN ACCORDANCE WITH THE RECOMMENDATION OF THE GOVERNOR TO THE FOLLOWING SENATE BILL:

S.B. 1455. An Act to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.

THE HOUSE OF DELEGATES HAS AMENDED IN ACCORDANCE WITH THE RECOMMENDATIONS OF THE GOVERNOR THE FOLLOWING SENATE BILLS:

S.B. 1161. An Act to amend and reenact §§ 38.2-3559 through 38.2-3562 of the Code of Virginia, relating to health carriers; expedited reviews of adverse coverage determinations; exhaustion of internal reviews; cancer patients.

EMERGENCY


S.B. 1521. An Act to amend and reenact § 46.2-882 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-882.1, relating to handheld photo speed monitoring devices.

S.B. 1554. An Act to amend and reenact § 2.2-3714 of the Code of Virginia, relating to the Virginia Freedom of Information Act; civil penalties.

S.B. 1581. An Act to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave.
S.B. 1696. An Act to amend and reenact § 40.1-29 of the Code of Virginia, relating to payment of wages; statement of earnings.

S.B. 1716. An Act to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3605, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

S.B. 1737. An Act to provide civil relief for citizens of the Commonwealth who are employees or contractors of the United States government who have been furloughed or otherwise are or were not receiving wages or payments as a result of the partial closure of federal government.

EMERGENCY

THE HOUSE OF DELEGATES HAS SUSTAINED THE VETOES OF THE GOVERNOR ON THE FOLLOWING HOUSE BILLS:


H.B. 2253. An Act to amend and reenact § 18.2-308.06 of the Code of Virginia, relating to nonresident concealed handgun permits; time of issuance.

H.B. 2260. An Act to amend the Code of Virginia by adding a section numbered 38.2-3446.1, relating to health insurance; catastrophic plans.

H.B. 2269. An Act to amend the Code of Virginia by adding a section numbered 10.1-1184.1, relating to a prohibition on participation by the Commonwealth in any regional transportation sector emissions program.

H.B. 2270. An Act to amend the Code of Virginia by adding in Chapter 10 of Title 53.1 a section numbered 53.1-220.3, relating to release of certain incarcerated aliens from jail; notice to Immigration and Customs Enforcement.


H.B. 2749. An Act to amend and reenact § 63.2-621 of the Code of Virginia, relating to Temporary Assistance for Needy Families; restrictions on use of cash assistance.

H.B. 2764. An Act to amend the Code of Virginia by adding a section numbered 24.2-418.2, relating to voter registration; persons assisting with completion or collection of completed voter registration applications; certain identifying information required.

/s/ G. Paul Nardo
Clerk, House of Delegates
The President of the Senate, pursuant to § 30-14.2 of the Code of Virginia, on the date recorded below, signed the following bills that had been amended in accordance with the recommendations of the Governor and reenrolled:

April 3, 2019

H.B. 1620. (Reenrolled.) An Act to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.

H.B. 1700. (Reenrolled.) An Act for all amendments to Chapter 2 of the 2018 Acts of Assembly, Special Session I, which appropriated funds for the 2018-20 Biennium, and to provide a portion of revenues for the two years ending, respectively, on the thirtieth day of June, 2019, and the thirtieth day of June, 2020, submitted by the Governor of Virginia to the presiding officer of each house of the General Assembly of Virginia in accordance with the provisions of § 2.2-1509, Code of Virginia.

H.B. 1719. (Reenrolled.) An Act to amend and reenact §§ 24.2-945 and 24.2-947.1 of the Code of Virginia, relating to Campaign Finance Disclosure Act of 2006; applicability to certain candidates for town offices.

H.B. 1915. (Reenrolled.) An Act to amend and reenact §§ 38.2-3559 through 38.2-3562 of the Code of Virginia, relating to health carriers; expedited reviews of adverse coverage determinations; exhaustion of internal reviews; cancer patients.

EMERGENCY

H.B. 1942. (Reenrolled.) An Act to amend and reenact §§ 53.1-40.10, 53.1-68, and 53.1-133.03 of the Code of Virginia, relating to behavioral health services; exchange of medical and mental health information and records; correctional facilities.

H.B. 2141. (Reenrolled.) An Act to amend and reenact § 15.2-2403 of the Code of Virginia, relating to local service districts; broadband and telecommunications services.

H.B. 2234. (Reenrolled.) An Act to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave.

H.B. 2252. (Reenrolled.) An Act to amend the Code of Virginia by adding a section numbered 29.1-528.3, relating to firearms ordinances; property located in multiple localities.


H.B. 2441. (Reenrolled.) An Act to amend and reenact § 46.2-345 of the Code of Virginia and to amend the Code of Virginia by adding in Article 7 of Chapter 3 of Title 46.2 a section numbered 46.2-345.2, relating to special identification cards without photographs; fee; confidentiality; penalties.

H.B. 2477. (Reenrolled.) An Act to amend and reenact §§ 56-577 and 56-587 of the Code of Virginia, relating to electric utility regulation; competitive suppliers.
H.B. 2546. (Reenrolled.) An Act to amend and reenact §§ 2.2-3705.5, 2.2-3711 and 2.2-4002 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 32.1-283.8, relating to the Maternal Mortality Review Team; penalty.

H.B. 2615. (Reenrolled.) An Act to amend and reenact § 18.2-31 of the Code of Virginia, relating to capital murder; punishment.

H.B. 2664. (Reenrolled.) An Act to amend and reenact § 40.1-29 of the Code of Virginia, relating to payment of wages; statement of earnings.

H.B. 2718. (Reenrolled.) An Act to amend and reenact §§ 46.2-698, 58.1-2299.20, as it is currently effective and as it may become effective, and § 58.1-2701 of the Code of Virginia, and to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3605, and by adding sections numbered 46.2-697.2, 46.2-702.1:1, 58.1-2217.1, and 58.1-2295.1, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.

H.B. 2762. (Reenrolled.) An Act to amend the Code of Virginia by adding a section numbered 9.1-207.1, relating to firefighting foam management.

H.B. 2766. (Reenrolled.) An Act to amend and reenact §§ 32.1-102.2, as it is currently effective and as it shall become effective, and 32.1-102.4 of the Code of Virginia, relating to certificate of public need; charity care.

S.B. 1161. (Reenrolled.) An Act to amend and reenact §§ 38.2-3559 through 38.2-3562 of the Code of Virginia, relating to health carriers; expedited reviews of adverse coverage determinations; exhaustion of internal reviews; cancer patients.

EMERGENCY

S.B. 1455. (Reenrolled.) An Act to amend and reenact §§ 2.2-106, 24.2-102, and 24.2-103 of the Code of Virginia, relating to State Board of Elections; membership; appointment of Commissioner of Elections.


S.B. 1521. (Reenrolled.) An Act to amend and reenact § 46.2-882 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-882.1, relating to handheld photo speed monitoring devices.

S.B. 1554. (Reenrolled.) An Act to amend and reenact § 2.2-3714 of the Code of Virginia, relating to the Virginia Freedom of Information Act; civil penalties.

S.B. 1581. (Reenrolled.) An Act to amend the Code of Virginia by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1210, relating to parental leave.

S.B. 1696. (Reenrolled.) An Act to amend and reenact § 40.1-29 of the Code of Virginia, relating to payment of wages; statement of earnings.

S.B. 1716. (Reenrolled.) An Act to amend and reenact §§ 46.2-698, 58.1-2299.20, as it is currently effective and as it may become effective, and § 58.1-2701 of the Code of Virginia, and to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 36, consisting of sections numbered 33.2-3600 through 33.2-3605, and by adding sections numbered 46.2-697.2, 46.2-702.1:1, 58.1-2217.1, and 58.1-2295.1, relating to the Interstate 81 corridor; Interstate 81 Corridor Improvement Fund; report.
S.B. 1737. (Reenrolled.) An Act to provide civil relief for citizens of the Commonwealth who are employees or contractors of the United States government who have been furloughed or otherwise are or were not receiving wages or payments as a result of the partial closure of federal government.

On motion of Senator Lucas, a leave of absence for the day was granted Senator Locke on account of pressing personal business.

On motion of Senator Sturtevant, a leave of absence for the day was granted Senator Peake on account of pressing personal business.

**ADJOURNMENT SINE DIE**

MESSAGES FROM THE HOUSE

A message was received from the House of Delegates by Delegate Gilbert, who informed the Senate that the House was ready on its part to adjourn sine die.

A message was received from the House of Delegates by Delegate Gilbert, who informed the Senate that the House had adjourned sine die.

HONORARY ADJOURNMENTS

Senator Chase addressed the Senate in memory of former Senator Eva Scott.

Senator Chase requested that when the Senate adjourns today, it adjourn in memory of former Senator Eva Scott.

Senator Newman moved that the Senate, in memory of former Senator Eva Scott and in honor of Senator Black, Senator Carrico, and Senator Wagner, adjourn sine die.

The motion was agreed to.

The President declared the Senate, in memory of former Senator Eva Scott and in honor of Senator Black, Senator Carrico, and Senator Wagner, adjourned sine die.

Senator Norment was ordered to inform the House of Delegates thereof.

**SENATE BILLS VETOED BY THE GOVERNOR**

**SUBSEQUENT TO ADJOURNMENT SINE DIE**

S.B. 1087 (one thousand eighty-seven), subsequent to adjournment sine die of the Reconvened Session of the 2019 Regular Session, was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor
April 29, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1087. This legislation authorizes the General Assembly to change legislative district boundaries outside of the decennial redistricting process, in order to conform boundaries of legislative districts to the boundaries of local voting precincts.

This bill violates Article II, Section 6 of the Constitution of Virginia, which states: “The General Assembly shall reapportion the Commonwealth into electoral districts in accordance with this section in the year 2011 and every ten years thereafter.” This bill would allow the General Assembly to reapportion at any time of its choosing, regardless of the Constitutional mandate. This would jeopardize Virginians’ constitutional right to equal apportionment.
Accordingly, I veto this bill.

Sincerely,

/s/ Ralph S. Northam

S.B. 1455 (one thousand four hundred fifty-five), subsequent to adjournment sine die of the Reconvened Session of the 2019 Regular Session, was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor

April 29, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1455. Senate Bill 1455 would increase the membership of the Board of Elections (Board) from three to five members and gives the Board, rather than the Governor, the power to appoint the Commissioner of Elections.

This legislation creates a structure that sets up the Board and the Department of Elections for potential challenges. This legislation seeks to adopt a board structure similar to the Federal Election Commission (FEC), an entity faced with dysfunction in recent years. The FEC appointees’ inability to come to a consensus has meant failure to fill key leadership positions. This legislation would also hinder the Governor’s ability to appoint the leadership of an executive branch agency by requiring that four out of five Board members agree on a Commissioner of Elections. This could lead to delays or a lack of appointment all together. In a state that has an election every few months, it is imperative that Virginia’s electoral system have steady leadership.

Accordingly, I veto this bill.

Sincerely,

/s/ Ralph S. Northam

S.B. 1579 (one thousand five hundred seventy-nine), subsequent to adjournment sine die of the Reconvened Session of the 2019 Regular Session, was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor

April 29, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1579, which would establish criteria in the Code of Virginia by which congressional and state legislative districts must be drawn.

While I support codifying criteria that would be followed when drawing legislative districts, this legislation excludes criteria that are essential to fair electoral maps. Any criteria for redistricting must prohibit districts from being drawn to restrict or deny the ability of any racial or ethnic minority to participate in the political process and elect a preferred candidate. The criteria should also prohibit districts that favor or disfavor any political party, incumbent legislator, member of Congress, or individual or entity.

This legislation does not go far enough in establishing criteria that would ensure a fair electoral process for Virginia citizens.
Accordingly, I veto this bill.

Sincerely,

/s/ Ralph S. Northam

S.B. 1047 (one thousand forty-seven), subsequent to adjournment sine die of the Reconvened Session of the 2019 Regular Session, was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor

April 30, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1047. This bill requires individuals who are required to register on the Sex Offenders and Crimes Against Minors Registry to report their status to security staff at an emergency shelter or they will be guilty of a Class 3 misdemeanor. Additionally, this bill allows the shelter to temporarily deny such individuals entry into an emergency shelter.

Emergency shelters are only opened when circumstances in our communities are dire and Virginians are no longer able to remain safely in their own homes. Most often, shelters are put in place during severe weather events, including during hurricanes. During these dangerous storms, we can face extremely high winds, storm surges, and flash flooding. All of these events can result in serious injury or death. Allowing shelters to turn people away, even on a temporary basis, is unconscionable and could lead to serious injuries or fatalities.

I proposed amendments during the reconvened session that would appropriately balance public safety concerns by ensuring that individuals required to register report their status to security staff, and also required agencies responsible for sheltering to develop plans to accommodate safely all members of our communities if an emergency arises. While those amendments were rejected, I will be directing the Department of Social Services to update their plans accordingly and encourage localities to do the same.

The underlying bill would have had significant and unacceptable public safety consequences.

Accordingly, I veto this bill.

Sincerely,

/s/ Ralph S. Northam

S.B. 1592 (one thousand five hundred ninety-two), subsequent to adjournment sine die of the Reconvened Session of the 2019 Regular Session, was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor

April 30, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1592, which changes the certification process for a subcategory of small businesses known as “micro businesses.” The legislation requires the Director of the Department of Small Business and Supplier Diversity (DSBSD) to amend its certification regulations to provide that a micro business may be certified using full-time equivalents.
The legislation is problematic because the exclusion of less-than-full time employees in the certification process could allow larger businesses to qualify as micro businesses. This would undermine the intent of the micro business designation, which is aimed at small businesses that have no more than twenty-five (25) employees and no more than $3 million in average annual revenue over the three-year period prior to their certification. Under the legislation, a business with many more employees could qualify as a micro business as long as twenty-five or fewer are deemed full-time.

Moreover, DSBSD has worked to streamline the certification process, and this legislation could result in the reversal of that progress. Under the legislation, DSBSD would have to review twelve months of payroll and wage data to determine the number of full-time equivalents the business employs when evaluating a new micro business certification. This would place an additional burden both on the agency and on the business that would now need to submit payroll and wage report information to the agency.

The micro business program has provided an opportunity for a number of the Commonwealth’s smallest businesses to grow and thrive. This legislation makes changes to the program that could undermine that goal.

Accordingly, I veto this bill.

Sincerely,

/s/ Ralph S. Northam

S.B. 1675 (one thousand six hundred seventy-five), subsequent to adjournment sine die of the Reconvened Session of the 2019 Regular Session, was returned by the Governor with the following communication:

COMMONWEALTH OF VIRGINIA
Office of the Governor
May 1, 2019

Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1675, which creates a six-month mandatory minimum term of imprisonment for any person who kills or injures an animal owned, used, or trained by a law enforcement agency, regional jail, or the Department of Corrections. This legislation also requires that the mandatory minimum term be imposed separately and made to run consecutively with any other sentence.

We rely on our judges and juries to make sound sentencing decisions based on the circumstances of each individual case. In making these decisions, judges and juries consider a number of factors before determining a sentence, and their sentence decisions are the result of intense deliberation. Imposing mandatory minimum sentences eliminates this discretion and ties the hands of the individuals we have entrusted to make these important decisions.

Accordingly, I veto this bill.

Sincerely,

/s/ Ralph S. Northam

S.B. 1689 (one thousand six hundred eighty-nine), subsequent to adjournment sine die of the Reconvened Session of the 2019 Regular Session, was returned by the Governor with the following communication:
Pursuant to Article V, Section 6, of the Constitution of Virginia, I veto Senate Bill 1689. This legislation provides that certain trusts constitute a benefits consortium and are authorized to sell health benefits plans to members of a sponsoring association. The legislation also expands the availability of and the rules regulating association health plans beyond what is currently allowed in Virginia.

Senate Bill 1689 is concerning for several reasons. Association health plans (AHPs) are not required to cover essential health benefits including maternity care and prescription coverage. Additionally, AHPs would be able to set different premium rates based on characteristics like age, gender, job, and preexisting conditions. This bill would undermine current efforts to stabilize the Virginia health insurance marketplace. Virginians who enroll in AHPs may be disproportionately healthy when they enroll leading to higher premiums for Virginians who do not qualify for an AHP and remain in the marketplace.

Virginia took a positive step to increase the availability of quality, affordable, and comprehensive health care coverage through Medicaid expansion for individuals whose income is lower than 138% of the Federal Poverty Level. Our responsibility now is to look at solutions such as those proposed by the Market Stability Workgroup in order to improve affordability across the Commonwealth’s health insurance markets. This legislation addressed the concerns a segment of Virginians have regarding health care costs. We look forward to working together holistically to ensure all Virginians’ have lower health care costs and ensure the overall market is held harmless. All Virginians have a right to quality, affordable, and comprehensive coverage. My administration remains committed to this goal. Senate Bill 1689 would undermine these larger efforts.

Accordingly, I veto this bill.

Sincerely,

/s/ Ralph S. Northam

Justin E. Fairfax
President of the Senate

Susan Clarke Schaar
Clerk of the Senate
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S.B. 350. **Concealed handgun permit**: extends expiration date. Amending §§ 18.2-308.02, 18.2-308.04, 18.2-308.05, 18.2-308.06, and 18.2-308.010. Patrons: Peake, et al. Continued from 2018 Session in Senate Committee on Finance .......................... 6


S.B. 355. **Richmond, City of**: designates areas that constitute service territory for natural gas utility. Patron: McClellan Continued from 2018 Session in Senate Committee on Local Government .................. 6


S.B. 364. **Motor vehicle liability insurance**: increases minimum liability coverage amount, provisions shall become effective as to any motor vehicle insurance policies that are issued or renewed on or after January 1, 2019. Amending §§ 46.2-419 and 46.2-472. Patrons: Newman, et al. Continued from 2018 Session in House Committee on Commerce and Labor .......................... 6

S.B. 366. **School nurses**: each local school board to employ at least one full-time equivalent position in each elementary school, middle school, and high school in local school division or at least one full-time equivalent position per 550 students in grades kindergarten through 12. Amending §§ 22.1-253.13:2 and 22.1-274. Patrons: Stuart, et al. Continued from 2018 Session in Senate Committee on Education and Health .................. 5

S.B. 367. **Stormwater**: localities to provide for a partial waiver of service charges for stormwater management to airports for that portion of the property that is used for runways and taxiways. Amending § 15.2-2114. Patron: Newman Continued from 2018 Session in Senate Committee on Local Government .................. 6


S.B. 373. **Higher education**: prohibits any percentage increase in in-state tuition or instructional fees for undergraduate students. Amending §§ 23.1-307 and 23.1-1301. Patron: DeSteph Continued from 2018 Session in Senate Committee on Education and Health .................. 5

S.B. 380. **Personal injury**: loss of consortium claims by certain relatives. Amending § 55-36; adding § 8.01-38.2. Patron: Chafin Continued from 2018 Session in Senate Committee on Commerce and Labor .......................... 5


S.B. 431. License plates, special; issuance for supporters of Virginia women veterans bearing legend I SUPPORT WOMEN VETERANS. 
  Patrons: Wexton, et al. 
  Continued from 2018 Session in Senate Committee on Transportation . . . . . . . . . . . . . . . . . . . . . 6

  Patron: Wexton 
  Continued from 2018 Session in Senate Committee on Finance . . . . . . . . . . . . . . . . . . . . . . . . 6

S.B. 453. Absentee voting; entitles person who will be age 65 or older on day of an election to vote by absentee ballot. Amending §§ 24.2-700 and 24.2-701. 
  Patron: Mason 
  Continued from 2018 Session in Senate Committee on Privileges and Elections . . . . . . . . . . . . . . 6

S.B. 458. Conditional proffers; locality authorized to base its assessment of a public facility’s capacity on projected impacts specifically attributable to previously approved residential developments, etc., removal of language prohibiting a locality from accepting any unreasonable proffer, etc. Amending § 15.2-2303.4. 
  Patrons: Peake, et al. 
  Continued from 2018 Session in Senate Committee on Local Government . . . . . . . . . . . . . . . . . 6

S.B. 461. Direct service providers; disclosure of information by employers. 
  Adding § 37.2-402.1. 
  Patron: Dance 
  Continued from 2018 Session in Senate Committee for Courts of Justice . . . . . . . . . . . . . . . . . . 5

  Patron: Reeves 
  Continued from 2018 Session in Senate Committee for Courts of Justice . . . . . . . . . . . . . . . . . . 5

  Patrons: Reeves, et al. 
  Continued from 2018 Session in Senate Committee on Finance . . . . . . . . . . . . . . . . . . . . . . . . 6

S.B. 476. School principals; principals are not required to report criminal misdemeanors or status offenses to law enforcement if, in the principal’s discretion, such report is not warranted. Amending § 22.1-279.3:1. 
  Patrons: Reeves, et al. 
  Continued from 2018 Session in House Committee for Courts of Justice . . . . . . . . . . . . . . . . . . 6

S.B. 481. Nonsuits; decreases time period in which a plaintiff who takes a voluntary nonsuit may recommence this action from six months to 14 days from date it was entered. Amending §§ 8.01-229 and 8.01-275.1. 
  Patron: Reeves 
  Continued from 2018 Session in Senate Committee for Courts of Justice . . . . . . . . . . . . . . . . . . 5

S.B. 494. Line of Duty Act; health insurance coverage for eligible spouses. 
  Patrons: Carrico, et al. 
  Continued from 2018 Session in Senate Committee on Finance . . . . . . . . . . . . . . . . . . . . . . . . 6

S.B. 495. Deputy Sheriff Supplemental Salary Fund; created, revenue source. 
  Amending § 16.1-69.48; adding § 15.2-1609.7:1. 
  Patron: Carrico 
  Continued from 2018 Session in Senate Committee on Finance . . . . . . . . . . . . . . . . . . . . . . . . 6

S.B. 497. Public places; disorderly conduct, right of person in charge to detain. 
  Amending § 18.2-415. 
  Patron: Carrico 
  Continued from 2018 Session in Senate Committee for Courts of Justice . . . . . . . . . . . . . . . . . . 5
S.B. 498. Law-enforcement officers, local; retirement benefits, participation by certain political subdivisions. Amending § 51.1-138. Patron: Carrico

Continued from 2018 Session in Senate Committee on Finance ................................. 6

S.B. 502. Virginia Public Procurement Act; exempts from competitive sealed bidding purchase of aviation equipment by Department of State Police. Amending § 2.2-4345. Patron: Carrico

Continued from 2018 Session in Senate Committee on General Laws and Technology ......... 6


Continued from 2018 Session in Senate Committee on Education and Health .................... 5


Continued from 2018 Session in Senate Committee on Finance ................................. 6


Continued from 2018 Session in Senate Committee on Finance ................................. 6


Continued from 2018 Session in Senate Committee on Finance ................................. 6

S.B. 541. Involuntary manslaughter; death of a fetus, penalty. Amending § 18.2-36.1. Patron: Obenshain

Continued from 2018 Session in Senate Committee on Finance ................................. 6

S.B. 561. Interstate 81; pilot program for right lane restrictions for tractor trucks. Patron: Obenshain

Continued from 2018 Session in Senate Committee on Transportation .......................... 6


Continued from 2018 Session in Senate Committee on Finance ................................. 6


Continued from 2018 Session in Senate Committee for Courts of Justice ....................... 5


Continued from 2018 Session in House Committee on Finance ................................. 6

S.B. 590. Scope of discovery; deposing certain corporate officers. Adding §§ 8.01-420.02 and 8.01-420.4:1. Patron: Vogel

Continued from 2018 Session in Senate Committee for Courts of Justice ....................... 5
Patrons: Vogel, et al.
Continued from 2018 Session in House Committee on Privileges and Elections ................. 6

S.B. 592. Campaign finance; prohibits conversion of any contributed moneys, securities, or like intangible personal property by any person to personal use of a candidate, etc., penalty. Amending § 24.2-948.4; adding § 24.2-948.5.
Patrons: Vogel, et al.
Continued from 2018 Session in Senate Committee on Privileges and Elections ................. 6

S.B. 600. Handheld personal communications device; expands prohibition on manually entering multiple letters or text while operating a motor vehicle, etc., penalty. Amending § 46.2-868; adding § 46.2-869.1; repealing § 46.2-1078.1.
Patron: Vogel
Continued from 2018 Session in Senate Committee of Privileges and Elections .................. 5

S.B. 602. Absentee voting: any registered voter allowed to vote by absentee ballot in person beginning on the twenty-first day prior to any election in which he is qualified to vote without providing a reason or making prior application for an absentee ballot. Amending §§ 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-703.1, 24.2-703.2, 24.2-706, 24.2-707, and 24.2-709; adding § 24.2-701.1.
Patrons: Ebbin, et al.
Continued from 2018 Session in Senate Committee for Courts of Justice .......................... 5

Patrons: Ebbin, et al.
Continued from 2018 Session in Senate Committee for Courts of Justice .......................... 5

Patrons: Ebbin, et al.
Continued from 2018 Session in Senate Committee on Privileges and Elections .................. 6

S.B. 613. Local government; when named as a deponent, it shall designate one or more members of such body to serve as a deponent on its behalf. Adding § 8.01-410.1.
Patron: Surovell
Continued from 2018 Session in Senate Committee for Courts of Justice .......................... 5

S.B. 634. All-Payer Claims Database; participation by issuers of individual or group accident and sickness insurance, etc., mandatory. Amending § 32.1-276.7:1.
Patron: Dunnavant
Continued from 2018 Session in Senate Committee on Education and Health ...................... 5

S.B. 639. Health care shared savings; required disclosures by health care providers, and health insurance incentive programs. Amending §§ 38.2-4214 and 38.2-4319; adding §§ 32.1-134.5, 38.2-3461 through 38.2-3466, and 54.1-2962.3.
Patrons: Dunnavant, et al.
Continued from 2018 Session in Senate Committee on Finance ................................. 6
S.B. 642. **Workers’ compensation**; adds colon cancer to list of cancers that are presumed to be an occupational disease. Amending § 65.2-402.
Patrons: McPike, et al.
Continued from 2018 Session in Senate Committee on Finance . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 6

S.B. 662. **Electric utilities**; limits scope of provision that allows individual retail customers to aggregate or combine their demands in order to meet five megawatt threshold, etc. Amending § 56-577.
Patron: Wagner
Continued from 2018 Session in Senate Committee on Commerce and Labor . . . . . . . . . . . . . . . . . . . . . . 5

S.B. 674. **Election day voter registration**; State Board of Elections to develop a pilot program, report. Adding § 24.2-425.1.
Patron: Deeds
Continued from 2018 Session in Senate Committee on Privileges and Elections . . . . . . . . . . . . . . . . . . . . . . 6

Patron: Lewis
Continued from 2018 Session in Senate Committee on Privileges and Elections . . . . . . . . . . . . . . . . . . . . . . 6

S.B. 692. **Disabled parking placards**; certification by mental health professional to DMV of a person’s disability. Amending § 46.2-1241.
Patron: Deeds
Continued from 2018 Session in Senate Committee on Transportation . . . . . . . . . . . . . . . . . . . . . . . . . 6

S.B. 694. **Intentional or negligent infliction of injury or death**; bystander claims for emotional distress. Adding § 8.01-42.6.
Patron: Deeds
Continued from 2018 Session in Senate Committee for Courts of Justice . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 5

S.B. 700. **School bus video-monitoring systems**; release of information by DMV. Amending §§ 46.2-208 and 46.2-844.
Patron: Deeds
Continued from 2018 Session in Senate Committee on Transportation . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 6

S.B. 711. **Electric utilities**; State Corporation Commission to adopt rules under which community renewable projects are authorized to operate. Adding § 56-585.1:4.
Patron: Wexton
Continued from 2018 Session in Senate Committee on Commerce and Labor . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 5

Patron: Dunnavant
Continued from 2018 Session in Senate Committee on Education and Health . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 5

S.B. 714. **Local economic development**; expenditure shall be first approved by local governing body. Amending § 15.2-940.
Patron: Chase
Continued from 2018 Session in Senate Committee on Local Government . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 6

S.B. 731. **Health insurance plans**; prior authorization for drug benefits or surgical procedures. Amending § 38.2-3407.15:2.
Patron: Dunnavant
Continued from 2018 Session in Senate Committee on Commerce and Labor . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 5

S.B. 737. **Driving under influence of alcohol**; first offense, vehicle equipped with certified ignition interlock system. Amending §§ 18.2-270.1 and 18.2-271.1.
Patron: Surovell
Continued from 2018 Session in Senate Committee on Finance . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 6
S.B. 746. Sales and Use Tax; prohibits any requirement that a dealer remit accelerated payments, except as provided in a general appropriation act under certain circumstances, etc. Adding § 58.1-616.1.
Patron: Sturtevant
Continued from 2018 Session in Senate Committee on Finance

Patron: Peake
Continued from 2018 Session in Senate Committee for Courts of Justice

Patron: Newman
Continued from 2018 Session in Senate Committee for Courts of Justice

S.B. 765. Coal ash ponds; mandatory testing of drinking water wells in Chesapeake Bay watershed. Adding § 10.1-1413.3.
Patrons: Surovell, et al.
Continued from 2018 Session in Senate Committee on Commerce and Labor

Patrons: Surovell, et al.
Continued from 2018 Session in Senate Committee on Commerce and Labor

S.B. 767. Coal ash ponds; flaws in closure plans, delay of permit. Adding § 10.1-1413.3.
Patrons: Surovell, et al.
Continued from 2018 Session in Senate Committee on Commerce and Labor

Patrons: Surovell, et al.
Continued from 2018 Session in Senate Committee on Commerce and Labor

Patron: Surovell
Continued from 2018 Session in Senate Committee on Privileges and Elections

S.B. 771. Absentee voting; counting military and overseas absentee ballots received after close of polls on election day. Amending § 24.2-709.
Patron: Surovell
Continued from 2018 Session in Senate Committee on Privileges and Elections

Patron: DeSteph
Continued from 2018 Session in Senate Committee on Rehabilitation and Social Services

S.B. 777. Post-conviction relief; previously admitted scientific evidence, sunset provision, report. Adding § 19.2-327.15.
Patron: Stanley
Continued from 2018 Session in House Committee for Courts of Justice

S.B. 790. Virginia Employment Commission; development of a plan for a paid family-medical leave program.
Patron: Favola
Continued from 2018 Session in Senate Committee on Finance

Patron: Edwards
Continued from 2018 Session in Senate Committee for Courts of Justice
Patron: Cosgrove
Continued from 2018 Session in Senate Committee on General Laws and Technology ............ 6

S.B. 800. Trespass; civil action, vicarious liability. Adding § 8.01-40.5.
Patron: Reeves
Continued from 2018 Session in Senate Committee for Courts of Justice ......................... 5

S.B. 808. Electric utilities; Transitional Rate Period, coal combustion residuals landfills.
Amending § 56-585.1:1.
Patrons: Surovell, et al.
Continued from 2018 Session in Senate Committee on Commerce and Labor .................... 5

S.B. 816. Conflict of Interests Act, State and Local Government; disclosure by local government officers and employees. Amending § 2.2-3115.
Patron: Black
Continued from 2018 Session in Senate Committee on Rules ........................................... 6

S.B. 835. Central Virginia Training Center; closure prohibited.
Patrons: Peake, et al.
Continued from 2018 Session in Senate Committee on Finance ....................................... 6

Patron: Sutterlein
Continued from 2018 Session in Senate Committee on Commerce and Labor .................... 5

Patron: Spruill
Continued from 2018 Session in Senate Committee on Agriculture, Conservation and Natural Resources ................................................................. 5

S.B. 842. Certificate of public need; State Health Commissioner to accept, etc., for acquisition of medical equipment necessary for provision of magnetic resonance imaging (MRI) and computed tomographic (CT) scanning services in City of Winchester.
Patron: Vogel
Continued from 2018 Session in Senate Committee on Education and Health .................... 5

S.B. 845. Premium Security Plan; created, a state-based reinsurance program. Amending §§ 2.2-3705.5, 38.2-4214, and 38.2-4319; adding §§ 38.2-3461 through 38.2-3473.
Patron: Dunnavant
Continued from 2018 Session in Senate Committee on Finance ................................. 6

Patron: Chafin
Continued from 2018 Session in Senate Committee on Finance ................................. 6

S.B. 864. Cryptocurrencies; State Corporation Commission to conduct a study of effects of growth.
Patron: Sturtevant
Continued from 2018 Session in Senate Committee on Finance ................................. 6

Patrons: Black, et al.
Continued from 2018 Session in Senate Committee on Education and Health .................... 5
S.B. 879. **Intangible personal property**; personal property used in manufacturing.
   Amending § 58.1-1101.
   Patron: Chafin
   Continued from 2018 Session in Senate Committee on Finance . . . . . . . . . . . . . . . . . . . . . . . . . . . . 6

S.B. 880. **Composite index**; local ability to pay for certain counties. Adding § 22.1-98.3.
   Patron: Stuart
   Continued from 2018 Session in Senate Committee on Finance . . . . . . . . . . . . . . . . . . . . . . . . . . . . 6

S.B. 886. **Law-enforcement officers**; psychological examination conducted by a licensed physician and surgeon who have completed postgraduate medical residency education program in psychiatry. Amending § 15.2-1705.
   Patron: Carrico
   Continued from 2018 Session in Senate Committee for Courts of Justice . . . . . . . . . . . . . . . . . . . . . 5

   Patron: Petersen
   Continued from 2018 Session in Senate Committee on Commerce and Labor . . . . . . . . . . . . . . . . . . . . 5

   Patron: Petersen
   Continued from 2018 Session in Senate Committee on Finance . . . . . . . . . . . . . . . . . . . . . . . . . . . . 6

S.B. 907. **Health insurance**; coverage for contraceptives. Amending § 38.2-3407.5:1.
   Patron: McClellan
   Continued from 2018 Session in Senate Committee on Commerce and Labor . . . . . . . . . . . . . . . . . . . . 5

S.B. 909. **Virginia Fair Housing Law**; adds discrimination on basis of a person’s source of income to list of unlawful discriminatory housing practices. Amending §§ 36-96.1, 36-96.1:1, and 36-96.3.
   Patron: McClellan
   Continued from 2018 Session in Senate Committee on General Laws and Technology . . . . . . . . . . . . . 6

S.B. 913. **Voters**; review of assignments in districts throughout the Commonwealth.
   Patron: Chase
   Continued from 2018 Session in Senate Committee on Privileges and Elections . . . . . . . . . . . . . . . . . . 6

S.B. 916. **Health benefit plans**; sale by authorized foreign health insurers, effective clause. Amending § 38.2-1802; adding §§ 38.2-6400 through 38.2-6405.
   Patron: Chase
   Continued from 2018 Session in Senate Committee on Commerce and Labor . . . . . . . . . . . . . . . . . . . . 5

   Patrons: Wagner and Ruff
   Continued from 2018 Session in Senate Committee on Education and Health . . . . . . . . . . . . . . . . . . . 5

S.B. 938. **Child support**; withholding of income, contracts with an independent contractor. Amending §§ 16.1-278.16, 20-79.1, 20-79.2, 20-79.3, 60.2-114.1, 63.2-1900, 63.2-1903, 63.2-1924.1, 63.2-1929, 63.2-1944, and 63.2-1946.
   Patron: Surovell
   Continued from 2018 Session in Senate Committee for Courts of Justice . . . . . . . . . . . . . . . . . . . . . 5
Patron: Stuart
Continued from 2018 Session in Senate Committee on Agriculture, Conservation and Natural Resources ............................... 5

S.B. 944. Cash proffers; impact fees, repeals provisions that limit existing impact fee authority, etc. Amending §§ 15.2-2298, 15.2-2303, and 15.2-2303.1:1; repealing §§ 15.2-2303.3 and 15.2-2328.
Patron: Stuart
Continued from 2018 Session in Senate Committee on Local Government ................................. 6
Reported .................................................. 7
Read first time ........................................... 110
Read second time and engrossed .............................. 115
Passed by for day ........................................ 119, 131, 144, 153
Recommitted to Committee on Local Government ......................... 212

Patron: Stuart
Continued from 2018 Session in Senate Committee on Finance ............................... 6

S.B. 957. Conditional rezoning proffer; exemption from certain requirements.
Patron: Black
Continued from 2018 Session in Senate Committee on Local Government ................................. 6

S.B. 973. Track and Trace Program; established. Adding §§ 54.1-2527 through 54.1-2534.
Patron: Vogel
Continued from 2018 Session in Senate Committee on Education and Health ..................... 5

S.B. 975. Students with disabilities; Department of Education to develop pilot program in two local school divisions to study feasibility of educational placement transition, etc.
Patron: Vogel
Continued from 2018 Session in Senate Committee on Education and Health ..................... 5

S.B. 980. Electronic filing system for civil cases; circuit court clerk to establish and operate, etc., certain identifying information confidential, effective clause. Amending §§ 17.1-132, 17.1-258.3, and 17.1-293; adding §§ 8.01-271.02 and 17.1-293.1.
Patron: Obenshain
Continued from 2018 Session in House Committee for Courts of Justice ......................... 6

S.B. 988. License plates, special; issuance for members and supporters of The American Legion bearing legend THE AMERICAN LEGION.
Patrons: Stuart, et al.
Continued from 2018 Session in Senate Committee on Transportation ............................... 6

S.B. 990. Stormwater; authorizes State Water Control Board to adopt regulations that provide any definitions, equations, or protocols needed, etc. Amending §§ 62.1-44.15:24 and 62.1-44.15:28
Patron: DeSteph
Continued from 2018 Session in Senate Committee on Agriculture, Conservation and Natural Resources ........................................ 5

Patrons: Ebbin, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 14
S.B. 998. Public employment; prohibits discrimination on basis of sexual orientation or gender identity. Amending §§ 2.2-3004, 15.2-1507, 15.2-1604, and 22.1-306; adding §§ 2.2-2901.1, 15.2-1500.1, and 22.1-295.2.
Patrons: Ebbin, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 14-15
Reported ....................................................................................... 138
Constitutional reading dispensed, passed by for day .......................... 156, 157
Read second time and engrossed ...................................................... 215
Read third time and passed ............................................................. 230

S.B. 999. Virginia Grocery Investment Program and Fund; created, report, effective clause.
Adding §§ 36-156.3 through 36-156.6.
Patrons: Stanley, et al.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ........ 15
Rereferred to Committee on Finance ................................................. 139
Reported with substitute ................................................................ 150
Constitutional reading dispensed, passed by for day ......................... 218, 219
Read second time .......................................................................... 235
Reading of substitute waived ............................................................ 235
Committee substitute agreed to ......................................................... 235
Engrossed ....................................................................................... 237
Engrossment reconsidered .............................................................. 238
Engrossed ....................................................................................... 239
Read third time and passed ............................................................. 248

S.B. 1000. Temporary Assistance for Needy Families (TANF) Scholarship Pilot Program;
Virginia Community College System (VCCS) to establish and administer a two-year program, report, effective clause.
Patrons: Stanley, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ........ 15
Reported ....................................................................................... 114
Rereferred to Committee on Finance ................................................. 114
Reported with amendment ................................................................ 286
Constitutional reading dispensed, passed by for day ......................... 315, 316
Read second time .......................................................................... 331
Reading of amendment waived ......................................................... 331
Committee amendment agreed to ..................................................... 331
Engrossed ....................................................................................... 334
Read third time and passed ............................................................. 350

S.B. 1001. Virginia adjusted gross income; income tax subtraction for income attributable to sale of crops grown by a farmer to a brewery licensed in Virginia.
Amending § 58.1-322.02.
Patron: Stanley
Prefiled, presented, ordered printed, and referred to Committee on Finance ......................... 15

S.B. 1002. President and Vice President electors; allocation of electoral votes by congressional district. Amending §§ 24.2-202, 24.2-203, 24.2-542, 24.2-542.1, and 24.2-673.
Patron: Chase
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections .... 15
S.B. 1003. Congressional and state legislative districts; criteria for General Assembly to observe in drawing districts, including respect for political boundaries, etc. Adding § 24.2-304.04. Patron: Chase Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections . . . . 15

S.B. 1004. Elective procedure, test, or service; every hospital shall provide written information about patient’s ability to request an estimate of payment amount, posting information in conspicuous public areas, etc. Amending § 32.1-137.05. Patrons: Chase, et al. Prefiled, presented, ordered printed, and referred to Committee on Education and Health . . . . . . 15 Reported with substitute .............................................. 300 Constitutional reading dispensed, passed by for day ...................... 338, 339 Read second time .................................................................. 354 Reading of substitute waived .................................................. 355 Committee substitute agreed to .............................................. 355 Engrossed ............................................................................ 360 Read third time and passed ..................................................... 376, 377 Passed House with amendments .............................................. 1293 House amendments rejected ................................................... 1347 House insisted on amendments and requested committee of conference ........................................................................ 1430 Senate acceded to request ..................................................... 1477 Conferees appointed ............................................................. 1478 Conference report adopted by Senate ........................................ 1677 Conference report adopted by House ........................................ 1743 Signed by President ............................................................ 1992 Approved by Governor-Chapter 671 (effective 7/1/19)

S.B. 1005. School calendar; local school boards shall set the calendar so that the first day students are required to attend school shall be no earlier than 14 days before Labor Day, school divisions granted waivers for 2018-2019 school year. Amending §§ 22.1-79.1 and 22.1-296. Patrons: Chase, et al. Prefiled, presented, ordered printed, and referred to Committee on Education and Health . . . . . . 15 Reported with substitute .............................................. 416 Constitutional reading dispensed, passed by for day ...................... 489, 490 Read second time .................................................................. 519 Reading of substitute waived .................................................. 519 Committee substitute agreed to .............................................. 519 Engrossed ............................................................................ 520 Constitutional reading dispensed .............................................. 529 Passed Senate ........................................................................ 530 Passed House ........................................................................ 1294 Signed by President ............................................................ 1523 Approved by Governor-Chapter 570 (effective 7/1/19)

S.B. 1006. Health benefit plans; sale by authorized foreign health insurers, delayed effective date of January 1, 2020. Amending § 38.2-1802; adding §§ 38.2-6400 through 38.2-6405. Patron: Chase Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor . . . . . . 16

S.B. 1007. Same-sex marriages and civil unions; repeals statutory prohibitions between persons of the same sex purporting to bestow privileges and obligations of marriage. Repealing §§ 20-45.2 and 20-45.3. Patrons: Ebbin, et al. Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice . . . . . . 16
S.B. 1008. Firearms; prohibition on manufacture, import, sale, etc., of mechanical devices designed to increase rate of fire, penalty. Adding § 18.2-308.5:1.
Patrons: Ebbin, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice

S.B. 1009. Coal combustion residuals (CCR) surface impoundments; Department of Environmental Quality to require closure of impoundments located in Chesapeake Bay watershed. Adding § 10.1-1413.3.
Patron: Chase
Prefiled, presented, ordered printed, and referred to Committee on Agriculture, Conservation and Natural Resources
Rereferred to Committee on Commerce and Labor

S.B. 1010. Health insurance; coverage for long-term antibiotic therapy for a patient with Lyme disease. Amending § 38.2-4319; adding § 38.2-3418.18.
Patrons: Black, et al.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor

S.B. 1011. Animal Cruelty Conviction List; Superintendent of State Police to establish within the Department of State Police by July 1, 2022, a list on their website that is available to the public. Adding § 3.2-6573.1.
Patrons: Stanley, et al.
Prefiled, presented, ordered printed, and referred to Committee on Agriculture

S.B. 1012. Firefighter, volunteer firefighter, emergency medical services personnel, or volunteer emergency medical services personnel; any employed personnel who has a valid resident concealed handgun permit and has been approved by his fire chief or emergency medical services chief may carry while engaged in performance of their official duties, policies regarding authorization and practices. Amending § 18.2-308.
Patron: Chase
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice
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Committee substitute agreed to
Engrossed
Read third time and passed

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Patrons: Stanley, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice
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Patron: Peake
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Patron: Peake
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S.B. 1106. Physical therapists and physical therapist assistants; licensure, authorizes Virginia to become a signatory to the Physical Therapy Licensure Compact. Amending §§ 2.2-3705.7 and 54.1-2400.2; adding §§ 54.1-3484 and 54.1-3485 through 54.1-3496.
Patrons: Peake, et al.
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S.B. 1107. Disorderly conduct in public places; eliminates the Class 1 misdemeanor for disrupting willfully or while intoxicated the operation of any school or any school activity. Amending § 18.2-415.
Patrons: McClellan, et al.
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Reported with substitute ............................................................. 208
Rereferred to Committee on Finance ................................................. 209
Reported with amendment ............................................................. 286
Constitutional reading dispensed, passed by for day .................................... 315, 316
Passed by for day ................................................................. 335, 361
Read second time ................................................................. 388
Reading of substitute waived .......................................................... 388
Committee substitute agreed to ....................................................... 388
Reading of amendment waived .......................................................... 388
Committee amendment agreed to ....................................................... 389
Engrossed ................................................................. 389
Read third time and passed .......................................................... 399
Passed House with substitute ......................................................... 893
Passed by temporarily ............................................................... 928
Passed by for day ................................................................. 1154
House substitute agreed to ......................................................... 1230
Signed by President ................................................................. 1523
Approved by Governor-Chapter 317 (effective 7/1/19)

S.B. 1174. Window tinting films; exemption from limitations for security canine handlers.
Amending § 46.2-1052.
Patron: McPike
Prefiled, presented, ordered printed, and referred to Committee on Transportation ........ 38
Reported ................................................................. 209
Constitutional reading dispensed, passed by for day .................................... 239, 240
Read second time and engrossed ....................................................... 253, 257
Read third time and passed .......................................................... 272, 273
Passed House ................................................................. 1394
Signed by President ................................................................. 1609
Approved by Governor-Chapter 623 (effective 7/1/19)
S.B. 1175. Elder abuse; employees of financial institutions required to report.
Amending § 63.2-1606.
Patron: McPike
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services 38

S.B. 1176. Natural gas utilities; State Corporation Commission shall make available for public inspection within 30 days receipt of request of a report regarding investigation of death or injury to any person or damage to property resulting from a leak, etc. Adding § 56-257.4.
Patrons: McPike, et al.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor 38
Reported with substitute 269
Constitutional reading dispensed, passed by for day 293, 294
Read second time 308
Reading of substitute waived 310
Committee substitute agreed to 310
Engrossed 312
Read third time and passed 323, 324
Reconsideration of vote on passage 324
Passed Senate 325
Passed House 1194
Signed by President 1437
Approved by Governor-Chapter 501 (effective 7/1/19)

Amending § 59.1-296; adding § 59.1-296.2:2.
Patron: McPike
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor 38
Reported with substitute 418
Constitutional reading dispensed, passed by for day 489, 490
Read second time and engrossed 520
Constitutional reading dispensed 529
Passed Senate 532

S.B. 1178. Accident and sickness insurance and health services plans; reimbursement for services provided by nurse practitioners, effective date. Amending §§ 38.2-3408 and 38.2-4221.
Patrons: Sturtevant, et al.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor 38
Reported with amendment 418
Constitutional reading dispensed, passed by for day 488, 490
Read second time 508
Reading of amendment waived 509
Committee amendment agreed to 509
Engrossed 515
Constitutional reading dispensed 515
Passed Senate 516
Passed House 1194
Signed by President 1437
Approved by Governor-Chapter 333 (effective 10/1/19)

S.B. 1179. Concealed handgun permit; application for a resident permit by a member of United States Armed Forces. Amending § 18.2-308.02.
Patrons: Stuart, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice 38
Reported 247
S.B. 1179 (continued)
Constitutional reading dispensed, passed by day ................................................. 281
Read second time and engrossed ................................................................. 291, 292
Read third time and passed ................................................................. 303, 304
Passed House ...................................................................................... 1445
Signed by President ................................................................................. 1668
Approved by Governor-Chapter 624 (effective 7/1/19)

Amending §§ 2.2-3701, 2.2-3705.2, 2.2-3705.6, 2.2-3705.7, and 2.2-3711.
Patron: Stuart
Prefiled, presented, ordered printed, and referred to Committee on General Laws and
Technology ................................................................. 38
Reported with substitute ................................................................. 209
Constitutional reading dispensed, passed by day ................................................. 404, 405
Read second time and engrossed ................................................................. 423, 434
Read third time and passed ................................................................. 460, 461
Passed House ...................................................................................... 1445
Signed by President ................................................................................. 1668
Approved by Governor-Chapter 358 (effective 7/1/19)

S.B. 1181. Out-of-state conviction of drug offenses; person may petition general district court
in county or city in which he resides for restricted driver’s license.
Amending § 18.2-259.1.
Patrons: Stuart, et al.
Prefiled, presented, ordered printed, and referred to Committee on Transportation ............ 39
Reported with substitute ................................................................. 209
Constitutional reading dispensed, passed by day ................................................. 404, 405
Read second time .............................................................................. 253
Reading of substitute waived .............................................................................. 254
Committee substitute agreed to .............................................................................. 254
Engrossed ......................................................................................... 257
Read third time and passed ................................................................. 272, 273
Passed House ...................................................................................... 897
Signed by President ................................................................................. 1186
Approved by Governor-Chapter 76 (effective 7/1/19)

S.B. 1182. Virginia Freedom of Information Act; meetings held through electronic
communication means. Amending § 2.2-3708.2.
Patron: Stuart
Prefiled, presented, ordered printed, and referred to Committee on General Laws and
Technology ................................................................. 39
Reported with substitute ................................................................. 375
Constitutional reading dispensed, passed by day ................................................. 404, 405
Read second time and engrossed ................................................................. 423, 434
Read third time and passed ................................................................. 460, 461
Passed House ...................................................................................... 1445
Signed by President ................................................................................. 1668
Approved by Governor-Chapter 359 (effective 7/1/19)

S.B. 1183. Toll facilities, certain; free use by emergency medical services vehicles.
Amending § 33.2-613.
Patrons: Stuart, et al.
Prefiled, presented, ordered printed, and referred to Committee on Transportation ............ 39
Reported with substitute ................................................................. 209
Constitutional reading dispensed, passed by day ................................................. 239, 240
Read second time .............................................................................. 253
S.B. 1183 (continued)

Reading of substitute waived ......................................................... 254
Committee substitute agreed to ....................................................... 254
Engrossed ......................................................................................... 257
Read third time and passed ......................................................... 272, 273
Passed House ..................................................................................... 1194
Signed by President ........................................................................... 1437
Approved by Governor-Chapter 269 (effective 7/1/19)

S.B. 1184. Virginia Freedom of Information Act; applicability to sexual assault response
teams and multidisciplinary child sexual abuse response teams. Amending §§ 2.2-3703,
2.2-3705.7, and 2.2-3711.
Patron: Stuart
Prefiled, presented, ordered printed, and referred to Committee on General Laws and
Technology ......................................................................................... 39
Reported ......................................................................................... 375
Constitutional reading dispensed, passed by for day ......................... 405, 406
Read second time and engrossed .................................................... 435
Read third time and passed ............................................................... 463
Passed House ..................................................................................... 1445
Signed by President ........................................................................... 1668
Approved by Governor-Chapter 729 (effective 7/1/19)

S.B. 1185. Health insurance; coverage for contraceptives. Amending § 38.2-3407.5:1.
Patrons: Favola, et al.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ...... 39

S.B. 1186. Financial institution; payment or delivery of small asset by affidavit, check, draft,
or other negotiable instrument. Amending § 64.2-601.
Patron: Chafin
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .............. 39
Reported ......................................................................................... 123
Constitutional reading dispensed, passed by for day ......................... 144, 145
Read second time and engrossed .................................................... 155
Read third time and passed ............................................................... 213
Passed House with amendment ....................................................... 1508
House amendment agreed to ............................................................ 1538
Signed by President ........................................................................... 1737
Approved by Governor-Chapter 360 (effective 7/1/19)

S.B. 1187. Gambling; definition of gambling device. Amending § 18.2-325.
Patron: Lucas
Prefiled, presented, ordered printed, and referred to Committee on General Laws and
Technology ......................................................................................... 39

S.B. 1188. Extended service contract providers; bonding requirement, remedies, civil
Patron: Dance
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ...... 39
Reported with substitute .................................................................... 137
Constitutional reading dispensed, passed by for day ......................... 156, 157
Read second time ............................................................................. 216
Reading of substitute waived ............................................................. 216
Committee substitute agreed to ......................................................... 216
Engrossed ......................................................................................... 216
Read third time and passed ............................................................... 232
Passed House with amendments ....................................................... 1191
House amendments agreed to ............................................................ 1299
S.B. 1188 (continued)
Signed by President ................................................................. 1523
Approved by Governor-Chapter 558 (effective 7/1/19)

S.B. 1189. Virginia Grocery Investment Program and Fund; created, funding for the
construction, rehabilitation, equipment upgrades, or expansion of grocery stores, etc.,
report. Adding §§ 36-156.3 through 36-156.6.
Patron: Dance
Prefiled, presented, ordered printed, and referred to Committee on Finance ............... 40

S.B. 1190. Uniform Partition of Heirs Property Act; created. Adding §§ 8.01-93.1 through
8.01-93.11.
Patrons: Dance, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ....... 40

S.B. 1191. Hopewell, City of; amending charter, appointment of president of city council.
Patron: Dance
Prefiled, presented, ordered printed, and referred to Committee on Local Government .... 40
Reported ................................................................. 286
Constitutional reading dispensed, passed by for day .......................................... 315, 316
Read second time and engrossed .................................................. 331, 335
Read third time and passed .......................................................... 350, 351
Passed House ................................................................. 897
Signed by President .................................................................. 1186
Approved by Governor-Chapter 109 (effective 7/1/19)

S.B. 1192. Affordable housing; City of Richmond added to list of localities with authority to
provide for dwelling unit program. Amending § 15.2-2304.
Patrons: Dance, et al.
Prefiled, presented, ordered printed, and referred to Committee on Local Government .... 40

S.B. 1193. Richmond, City of; amending charter, runoff elections, procedures and deadlines
for voter registration, etc.
Patrons: Dance, et al.
Prefiled, presented, ordered printed, and referred to Committee on Local Government .... 40
Read second time ................................................................. 331
Engrossed ........................................................................ 335
Committee substitute agreed to .................................................. 332
Read third time and passed .......................................................... 350, 351
Passed House ................................................................. 897
Approved by Governor-Chapter 110 (effective 7/1/19)

S.B. 1194. Richmond, City of; restrictions on activities of former officers and employees.
Amending § 15.2-1408.
Patron: Dance
Prefiled, presented, ordered printed, and referred to Committee on Local Government .... 40
Reported ................................................................. 287
Constitutional reading dispensed, passed by for day .......................................... 315, 316
Read second time and engrossed .................................................. 331, 335
Read third time and passed .......................................................... 350, 351
Passed House ................................................................. 898
Approved by Governor-Chapter 111 (effective 7/1/19)
S.B. 1195. School-based health centers; Virginia’s Children’s Cabinet shall establish a joint task force who shall be tasked with assessing the current landscape of school-based services and mental health screening, etc.
Patrons: Dance, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services ........................................... 40
Rereferred to Committee on Education and Health ........................................... 224
Reported with substitute ........................................... 301
Constitutional reading dispensed, passed by for day ........................................... 338, 339
Read second time ........................................... 354
Reading of substitute waived ........................................... 356
Committee substitute agreed to ........................................... 356
Engrossed ........................................... 360
Read third time and passed ........................................... 377
Passed House ........................................... 1194
Signed by President ........................................... 1437
Approved by Governor-Chapter 445 (effective 7/1/19)

S.B. 1196. Real property tax; exemption for the elderly and disabled, improvements to a dwelling. Amending § 58.1-3210.
Patron: Dance
Prefiled, presented, ordered printed, and referred to Committee on Finance ........................................... 40
Reported ........................................... 286
Constitutional reading dispensed, passed by for day ........................................... 315, 316
Read second time and engrossed ........................................... 331, 335
Read third time and passed ........................................... 350, 351
Passed House ........................................... 1194
Signed by President ........................................... 1437
Approved by Governor-Chapter 737 (effective 7/1/19)

S.B. 1197. Pharmacies; carriers that provide exclusive provider policies and contracts to allow consumers freedom of choice for pharmacy benefits. Amending § 38.2-3407.7.
Patron: Dance
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ........................................... 41
Reported ........................................... 418
Constitutional reading dispensed, passed by for day ........................................... 489, 490
Read second time and engrossed ........................................... 520
Constitutional reading dispensed ........................................... 529
Passed Senate ........................................... 533
Passed House ........................................... 1194
Signed by President ........................................... 1437
Approved by Governor-Chapter 674 (effective 7/1/19)

S.B. 1198. Absentee voting; any registered voter may vote by absentee ballot in person in any election in which he is qualified to vote without providing a reason for being unable to vote in person on election day. Amending §§ 24.2-700 and 24.2-701.
Patron: Dance
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ........................................... 41

S.B. 1199. Public employment; inquiries by state agencies and localities regarding criminal convictions, charges, and arrests. Adding §§ 2.2-2812.1 and 15.2-1500.1.
Patrons: Dance, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ........................................... 41
Reported ........................................... 138
Constitutional reading dispensed, passed by for day ........................................... 156, 157
S.B. 1199 (continued)
Read second time and engrossed ...................................................... 216
Read third time and passed ................................................................. 232

S.B. 1200. Minimum wage; increase to $10 per hour effective July 1, 2019, to $13 per hour effective July 1, 2020, etc. Amending §§ 40.1-2.1, 40.1-28.9, and 40.1-28.10.
Patrons: Dance, et al.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ........ 41
Reported ........................................................................................................ 137
Constitutional reading dispensed, passed by for day .................................................. 156, 157
Read second time and engrossed ................................................................. 216
Passed by for day ......................................................................................... 232
Engrossment reconsidered .............................................................................. 249
Reading of substitute waived ...................................................................... 249
Substitute by Senator rejected ......................................................................... 250
Engrossed ......................................................................................................... 250
Constitutional reading dispensed ......................................................................... 250
Defeated by Senate ............................................................................................ 250

S.B. 1201. Transfer of venue; transfer may occur when such adjudication consists of a finding of facts sufficient to justify a finding of delinquency. Amending § 16.1-243.
Patron: Stuart
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ........ 41
Reported ........................................................................................................ 247
Constitutional reading dispensed, passed by for day .................................................. 281
Read second time and engrossed ................................................................. 291, 292
Read third time and passed .............................................................................. 303, 304
Passed House ................................................................................................. 898
Signed by President ........................................................................................ 1186
Approved by Governor-Chapter 126 (effective 7/1/19)

S.B. 1202. Correctional facilities, local; voting information for persons incarcerated.
Amending § 53.1-5.
Patrons: Lucas, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services ....................................................... 41
Rereferred to Committee on Privileges and Elections ...................................... 224

Patron: Stuart
Prefiled, presented, ordered printed, and referred to Committee on Finance .............. 41

S.B. 1204. Higher educational institutions, public; student approval of increase in tuition or mandatory fees. Amending § 23.1-307.
Patrons: Stuart, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 41

S.B. 1205. Income tax, state; changes definition of resident estate or trust.
Amending § 58.1-302.
Patron: Stuart
Prefiled, presented, ordered printed, and referred to Committee on Finance .............. 42
Reported ........................................................................................................ 286
Constitutional reading dispensed, passed by for day .................................................. 315, 316
Read second time and engrossed ...................................................................... 331, 335
Read third time and passed .............................................................................. 350, 351
Passed House ................................................................................................. 1168
Signed by President ........................................................................................ 1437
Approved by Governor-Chapter 192 (effective 7/1/19)
S.B. 1206. Elections; any registered voter allowed to vote early in which he is qualified to vote without providing a reason or making prior application for an absentee ballot, voting to be available beginning the thirtieth day prior to any general election, etc. Amending §§ 24.2-612, 24.2-700, 24.2-701, and 24.2-707; adding § 24.2-700.1.  Patron: Stuart
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections 42

Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice 42
Reported with substitute 300
Constitutional reading dispensed, passed by for day 339, 340
Read second time 361
Reading of substitute waived 361
Committee substitute agreed to 361
Engrossed 361
Read third time and passed 379
Defeated by House 1614

S.B. 1208. Water impounding structures; Soil and Water Conservation Board to promulgate regulations that allow for the use of a portable pumping system when retrofitting an existing structure with a draining device. Amending § 10.1-605.  Patron: Stuart
Prefiled, presented, ordered printed, and referred to Committee on Agriculture 42

S.B. 1209. Patient care teams; podiatrists and physician assistants, amends physician assistant definition, regulations of physician assistants, licensure and practice of nurse practitioners, Board of Medicine shall promulgate regulations to implement the provisions. Amending §§ 54.1-2900, 54.1-2951.1 through 54.1-2952.1, 54.1-2953, and 54.1-2957.  Patron: Peake
Prefiled, presented, ordered printed, and referred to Committee on Education and Health 42
Reported with substitute 208
Constitutional reading dispensed, passed by for day 239, 240
Read second time 253
Reading of substitute waived 254
Committee substitute agreed to 254
Engrossed 257
Read third time and passed 272, 273
Passed House 898
Signed by President 1186
Approved by Governor-Chapter 92 (effective 7/1/19)

Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice 42
Reported with substitute 123
Rereferred to Committee on Finance 123

S.B. 1211. Income tax, state; advances conformity of the Commonwealth’s tax code with the federal tax code to December 31, 2018, including conformity to the federal Tax Cuts and Jobs Act, taxable income, deductions. Amending §§ 58.1-301 and 58.1-322.03.  Patron: Chafin
Prefiled, presented, ordered printed, and referred to Committee on Finance 42
S.B. 1212. Water improvement districts; removes provisions authorizing a district to levy a tax on owners of land within the district, etc. Amending § 10.1-625.
Patron: Newman
Prefiled, presented, ordered printed, and referred to Committee on Agriculture .......... 42

S.B. 1213. School and Campus Safety, Virginia Center for; Center shall develop a case management tool for collection and reporting of data by threat assessment teams. Amending §§ 9.1-184 and 22.1-79.4.
Patron: Newman
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ...... 43
Reported ................................................................. 114
Rereferred to Committee on Finance .................................. 114
Reported ................................................................. 286
Constitutional reading dispens ed, passed by for day .......................... 315, 316
Read second time and engrossed ........................................... 331, 335
Read third time and passed ................................................ 350, 351
Passed House .............................................................. 898
Signed by President ........................................................ 1186
Approved by Governor-Chapter 39 (effective 7/1/19)

S.B. 1214. School boards; development of a model memorandum of understanding, board in each school division in which the local law-enforcement agency employs school resource officers shall enter into a memorandum of understanding with such agency. Amending § 9.1-184; adding § 22.1-280.2:3.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 43
Reported ................................................................. 114
Constitutional reading dispensed, passed by for day ........................................ 488, 490
Read second time .......................................................... 508
Reading of substitute waived ................................................ 509
Committee substitute agreed to .............................................. 509
Engrossed ................................................................. 515
Constitutional reading dispensed .............................................. 515
Passed Senate ............................................................... 516
Passed House with substitute ................................................ 1192
House substitute rejected ................................................... 1299
House insisted on substitute and requested committee of conference ......................... 1385
Senate acceded to request .................................................. 1409
Conferees appointed ....................................................... 1413
Conference report adopted by Senate ..................................... 1647
Conference report adopted by House ..................................... 1658
Signed by President ........................................................ 1993
Approved by Governor-Chapter 502 (effective 7/1/19)

S.B. 1215. School safety procedures; each school board shall develop training on procedures in the event of an emergency situation on school property, training shall be delivered to each student and employee in each school at least once each school year. Adding § 22.1-137.3.
Patron: Newman
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 43
Reported with substitute .................................................... 114
Constitutional reading dispensed, passed by for day ........................................ 120
Read second time .......................................................... 131
Reading of substitute waived ................................................ 131
Committee substitute agreed to .............................................. 131
S.B. 1215 (continued)
Engrossed ................................................................. 132
Read third time and passed ................................... 143
Passed House .......................................................... 862
Signed by President .................................................. 888
Approved by Governor-Chapter 61 (effective 7/1/19)

S.B. 1216. All-Payer Claims Database; definitions, participation by issuers of individual or group accident and sickness insurance, etc., Commissioner shall establish a data release committee to review and approve requests for access to data. Amending §§ 32.1-276.3 and 32.1-276.7:1.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 43
Reported with substitute ........................................ 301
Rereferred to Committee on Finance .................. 302
Reported with amendment .................................... 374
Constitutional reading dispensed, passed by for day ........ 404, 406
Read second time .................................................... 424
Reading of substitute waived ............................... 425
Committee substitute agreed to ............................ 425
Reading of amendment waived ............................. 425
Committee amendment agreed to ......................... 425
Engrossed ............................................................... 434
Read third time and passed ................................... 460, 461
Passed House with amendment ............................ 1166
House amendment rejected .................................. 1174
House insisted on amendment and requested committee of conference .................... 1180
Rules suspended ...................................................... 1182
Senate acceded to request .................................. 1183
Conferees appointed .............................................. 1185
Conference report adopted by House ..................... 1658
Conference report adopted by Senate ................. 1680
Signed by President .............................................. 1993
Approved by Governor-Chapter 672 (effective 7/1/19)

S.B. 1217. Nursing homes; truth in advertising for inspections, surveys, and investigations, no person shall use, in any advertisement for professional services provided by such person, results of any survey, etc. Amending §§ 32.1-126, 59.1-198, and 59.1-200.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 43
Reported ................................................................. 301
Constitutional reading dispensed, passed by for day ........ 338, 339
Read second time and engrossed .......................... 355, 360
Read third time and passed ................................. 377
Passed House with amendments ............................ 892
Passed by temporarily ........................................... 928
House amendments agreed to ................................ 1155
Signed by President .............................................. 1438
Approved by Governor-Chapter 292 (effective 7/1/19)

Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 43
Reported with substitute ........................................ 301
S.B. 1218 (continued)
Rereferred to Committee on Finance ............................. 302
Reported with amendment ............................................. 457
Constitutional reading dispensed, passed by for day .............. 526, 527
Read second time ...................................................... 573
Reading of substitute waived ......................................... 573
Committee substitute agreed to ....................................... 573
Reading of amendment waived ....................................... 573
Committee amendment to substitute agreed to ..................... 573
Engrossed ............................................................... 573
Constitutional reading dispensed ................................... 580
Passed Senate .......................................................... 581

S.B. 1219. Contractors, Board for; Board to revise regulations to allow multiple individuals
from a single firm to sit for the business examination required to be confirmed as firm’s
designated employee.
Patron: Newman
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ...... 43
Reported with substitute .............................................. 375
Constitutional reading dispensed, passed by for day .............. 404, 406
Read second time ...................................................... 424
Reading of substitute waived ......................................... 426
Committee substitute agreed to ....................................... 426
Engrossed ............................................................... 434
Read third time and passed ........................................... 460, 461
Passed House ............................................................ 1445
Signed by President .................................................... 1668
Approved by Governor-Chapter 503 (effective 7/1/19)

S.B. 1220. School crisis, emergency management, and medical emergency response plans;
development and review, includes certain first responders and the executive director of the
relevant regional emergency medical services council. Amending § 22.1-279.8.
Patron: Newman
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ...... 43
Reported with amendments ........................................... 114
Constitutional reading dispensed, passed by for day .............. 120
Read second time ...................................................... 131
Reading of amendments waived ..................................... 132
Committee amendments agreed to ................................... 132
Engrossed ............................................................... 132
Read third time and passed ........................................... 143
Passed House ............................................................ 1445
Signed by President .................................................... 1668
Approved by Governor-Chapter 410 (effective 7/1/19)

S.B. 1221. Telemedicine services; payment of medical assistance for medically necessary
health care services provided through telemedicine services, coverage shall include use of
telemedicine technologies as it pertains to medically necessary remote patient monitoring
services. Amending §§ 32.1-325, 38.2-3418.16, and 54.1-2901.
Patrons: Chafin, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ...... 44
Reported with substitute .............................................. 301
Rereferred to Committee on Finance ................................ 302
Reported ................................................................. 374
Constitutional reading dispensed, passed by for day .............. 405, 406
Read second time ...................................................... 435
S.B. 1221 (continued)
Reading of substitute waived ................................................................. 436
Committee substitute agreed to ............................................................... 436
Engrossed .................................................................................................. 436
Read third time and passed ...................................................................... 463
Passed House ............................................................................................ 1194
Signed by President ................................................................................... 1438

Approved by Governor-Chapter 219 (effective 7/1/19)

S.B. 1222. Insurance licensing, biennial; renewal for individuals and business entities, criminal background checks, fingerprinting, insurance agents’ continuing education requirements, removes obsolete requirements, effective date. Amending §§ 19.2-389, 38.2-1819, 38.2-1820, 38.2-1824, 38.2-1826, 38.2-1838, 38.2-1840, 38.2-1841, 38.2-1842, 38.2-1845.2, 38.2-1845.8, 38.2-1845.9, 38.2-1845.17, 38.2-1845.22, 38.2-1857.2, 38.2-1857.5, 38.2-1857.9, 38.2-1865.1, 38.2-1865.5, 38.2-1867, 38.2-1868.1, 38.2-1869, 38.2-1871, 38.2-1872, 38.2-1873, 38.2-1876, 38.2-1882, 38.2-1888, and 55-525.30; adding §§ 38.2-1825.1 and 38.2-1857.4:1; repealing §§ 38.2-1857.3, 38.2-1857.4, and 38.2-1870.
Patron: Chafin
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .......................... 44
Reported with substitute ............................................................................ 418
Constitutional reading dispensed, passed by for day .................................. 488, 490
Read second time ...................................................................................... 508
Reading of substitute waived .................................................................... 509
Committee substitute agreed to ................................................................. 509
Engrossed .................................................................................................. 515
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Approved by Governor-Chapter 675 (effective 1/1/21)

S.B. 1223. School holidays; prohibits local school boards from requiring students to attend school on the second Tuesday in June or the Tuesday after the first Monday in November. Amending § 22.1-79.1.
Patron: Chase
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S.B. 1224. Protective services; multidisciplinary adult abuse, neglect, and exploitation, response teams may be established by Commonwealth attorney in each jurisdiction. Amending §§ 2.2-3705.7, 2.2-3711, 15.2-1627.5, and 63.2-1605.
Patrons: Chafin, et al.
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Approved by Governor-Chapter 775 (effective 7/1/19)
S.B. 1225. Income tax, state; advances conformity of the Commonwealth’s tax code with the federal tax code, etc. Amending §§ 58.1-301, 58.1-320, 58.1-322.03, and 58.1-400.
Patron: Chase
Prefiled, presented, ordered printed, and referred to Committee on Finance 44

S.B. 1226. Community paramedics; State Board of Health to adopt regulations governing practice. Amending §§ 32.1-111.1, 32.1-162.8, and 32.1-325; adding § 32.1-111.5:2.
Patron: Chase
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S.B. 1227. Licensed local school board instructional or administrative employees; service retirement allowance, extends sunset provision. Amending first and second enactments of Chapters 326, 2015 Acts.
Patron: Chase
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Approved by Governor-Chapter 765 (effective 7/1/19)

S.B. 1228. Health insurance; payment to out-of-network providers, emergency services. Amending §§ 38.2-3407.13:2, 38.2-3438, and 38.2-3445.
Patron: Chase
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S.B. 1229. Amusement devices known as trampoline courts; Board of Housing and Community Development to receive and consider regulations pertaining to the construction, maintenance, operation, and inspection.
Patron: Ebbin
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S.B. 1230. Family or household member; adds to existing definition. Amending § 16.1-228.
Patron: Ebbin
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S.B. 1231. Defendants; no unrestorably incompetent defendant charged with capital murder shall be released except pursuant to a court order. Amending § 19.2-169.3.
Patron: Ebbin
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S.B. 1232. Virginia Fair Housing Law; unlawful discriminatory housing practices, sexual orientation and gender identity. Amending §§ 36-96.1 through 36-96.3, 36-96.4, and 55-248.47.
Patrons: Ebbin, et al.
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S.B. 1233. Administration of government; prohibition on use of certain products and services. Amending § 2.2-2009; adding § 2.2-5514.
Patron: Ebbin
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Approved by Governor-Chapter 302 (effective 7/1/19)
S.B. 1234. Higher educational institutions, public; educational programs for the governing boards shall include presentations relating to board members' primary duty to the citizens of the Commonwealth and student debt trends. Amending § 23.1-1304.
Patrons: DeSteph, et al.
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S.B. 1235. Vehicle inspector; Superintendent of State Police prohibited from promulgating regulations barring an individual from being certified solely because he has previously been convicted of a criminal offense, provided that he is free from any term of incarceration, etc. Amending § 46.2-1165.
Patron: DeSteph
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Patron: DeSteph
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S.B. 1237. Income tax, state; allows an individual taxpayer to itemize deductions regardless of whether he elects to itemize deductions on his federal return. Amending § 58.1-322.03.
Patron: DeSteph
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S.B. 1239. Higher educational institutions, public; primary duties of members of governing boards. Amending § 23.1-1304; adding § 23.1-1300.1.
Patron: DeSteph
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Patrons: Reeves, et al.
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Patrons: Reeves, et al.
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S.B. 1257. **Child abuse and neglect;** adds to list of persons who are mandatory reporters.  
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S.B. 1266. Open-end credit plans; any person engaged in the business of extending credit under an open-end credit plan under which interest is charged at an annual rate that exceeds 36 percent obtain a license to do so from the State Corporation Commission. Amending §§ 6.2-312 and 59.1-200.
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Approved by Governor-Chapter 244 (effective 7/1/19)
S.B. 1273. Corrections, Department of; Director shall establish health care continuous
quality improvement committee, composition of committee, quarterly reports.
Adding § 53.1-17.1.
Patrons: Lucas, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social
Services . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 51
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Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 260
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Reading of substitute waived . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 278
Committee substitute agreed to. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 278
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House amendment agreed to. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1155
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1438
Approved by Governor-Chapter 320 (effective 7/1/19)
S.B. 1274. Forensic Science, Department of; purchase of forensic laboratory services,
laboratory that has entered into a contract with the Department for provision of services
shall be deemed authorized by Department to conduct such analyses or examinations.
Patrons: Chafin, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and
Technology . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 51
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Committee substitute agreed to. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 475
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Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1438
Approved by Governor-Chapter 479 (effective 7/1/19)


Patrons: Black, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health . . . . . . 51
Reported ............................................................................................................................................. 208
Constitutional reading dispensed, passed by for day ................................................................. 240, 241
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S.B. 1276. Cruelty to animals with intent to intimidate or threaten a household member; provisions may result in a net increase in periods of imprisonment, etc. Amending § 3.2-6570.
Patrons: Ebbin and Stanley, et al.
Prefiled, presented, ordered printed, and referred to Committee on Agriculture . . . . . . . . . . .51
Reported ............................................................................................................................................. 223
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S.B. 1277. Certificate of public need; establishing natural or man-made disaster exemption, for a period of no more than 30 days, from requirement to obtain a license to add temporary beds in an existing hospital or nursing home. Amending §§ 32.1-102.2 and 32.1-127.
Patron: Barker
Prefiled, presented, ordered printed, and referred to Committee on Education and Health . . . . . . 51
Reported ............................................................................................................................................. 416
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Read second time and engrossed .................................................................................................... 508, 515
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Passed Senate .................................................................................................................................... 516
Passed House with substitute ......................................................................................................... 1192
House substitute agreed to .............................................................................................................. 1301
Signed by President .......................................................................................................................... 1523
Approved by Governor-Chapter 343 (effective 7/1/19)

Patrons: Barker, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health . . . . . . 51
Reported ............................................................................................................................................. 416
Constitutional reading dispensed, passed by for day ................................................................. 489, 490
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S.B. 1279. School attendance officer; authorizes officer or local school division superintendent or his designee to complete, sign, and file with the intake officer a motion for a rule to show cause regarding the enforcement of an order entered by a juvenile and domestic relations district court relating to the filing of a complaint alleging the pupil is a child in need of supervision. Amending §§ 16.1-260 and 54.1-3900.
Patron: Barker
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice . . . . . . . . .51
S.B. 1280. **Community health worker**; definitions, an individual seeking certification shall submit to the Department of Health a completed application and evidence satisfactory to Department that individual is certified by a Department-approved credentialing entity. Adding § 32.1-92.3.
Patron: Barker, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health. . . . . . . 52
Reported with substitute .......................................................... 301
Constitutional reading dispensed, passed by for day ........................................ 338, 339
Read second time ................................................................. 355
Reading of substitute waived .................................................. 356
Committee substitute agreed to ............................................... 356
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S.B. 1281. **Voter identification**; expiration date of Virginia driver’s license not considered.
Amending § 24.2-643.
Patron: Barker
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections . . . . . . 52

S.B. 1282. **Safety belt systems**; use by rear passengers. Amending § 46.2-1094.
Patron: Barker
Prefiled, presented, ordered printed, and referred to Committee on Transportation . . . . . . . . . . . . . 52

S.B. 1283. **State Medical Facilities Plan**; task force to review Plan and update or validate existing criteria at least once every two years, effective clause. Amending §§ 2.2-4006 and 32.1-102.2:1.
Patron: Barker
Prefiled, presented, ordered printed, and referred to Committee on Education and Health . . . . . . 52
Reported ................................................................. 208
Rereferred to Committee on Finance ........................................... 209
Constitutional reading dispensed, passed by for day ........................................ 315, 316
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Reading of amendment waived ................................................ 333
Committee amendment agreed to ............................................. 333
Engrossed ............................................................................ 335
Read third time and passed .................................................... 350, 351

S.B. 1284. **County and city precincts**; required to be wholly contained within election districts, waiver for administration of split precinct. Amending § 24.2-307.
Patron: Barker
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections . . . . . . 52

S.B. 1285. **School attendance officer**; authorizes officer or local school division superintendent or his designee to complete, sign, and file with the intake officer a motion for a rule to show cause regarding the enforcement of an order entered by a juvenile and domestic relations district court relating to the filing of a complaint alleging the pupil is a child in need of supervision. Amending §§ 16.1-260 and 54.1-3900.
Patron: Barker
Prefiled, presented, ordered printed, and referred to Committee on Courts of Justice . . . . . . . . . . . . 52

S.B. 1286. **Auxiliary grants**; number of auxiliary grant recipients in supportive housing setting shall not exceed 90, etc. Amending § 51.5-160.
Patron: Barker
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice . . . . . . . . . . . . 52
S.B. 1286 (continued)
Reported ................................................................. 374
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Senate acceded to request .............................................. 1409
Conferees appointed .................................................. 1413
Conference report adopted by House .................................. 1598
Conference report adopted by Senate .................................. 1625
Signed by President ..................................................... 1994
Approved by Governor-Chapter 658 (effective 7/1/19)
S.B. 1287. Health insurance; discrimination on the basis of gender identity or status as a
transgender individual prohibited. Adding § 38.2-3449.1.
Patrons: Barker, et al.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .... 52
S.B. 1288. Child support; incarceration, voluntary unemployment or under-employment.
Amending §§ 20-108.1 and 63.2-1918.
Patron: Edwards
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ....... 53
S.B. 1289. Pharmacy, Board of; seizure of controlled substances and prescription devices.
Amending §§ 54.1-2408.1, 54.1-3424, and 54.1-3434.
Patron: Edwards
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 53
Reported ................................................................. 208
Constitutional reading dispensed, passed by for day ....................... 239, 240
Read second time and engrossed ....................................... 253, 257
Read third time and passed ............................................. 272, 273
Passed House ............................................................ 898
Signed by President ..................................................... 1187
Approved by Governor-Chapter 94 (effective 7/1/19)
S.B. 1290. Open-end credit plans; plan shall be governed solely by federal law and the laws
of the Commonwealth, regardless of whether the seller or lender has a physical location in
the Commonwealth. Amending § 6.2-435.
Patron: Saslaw
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .... 53
S.B. 1291. Election Day; designating as the Tuesday, after the first Monday in November, as a
state holiday and removes Lee-Jackson Day as a state holiday. Amending § 2.2-3300.
Patrons: Lucas, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and
Technology .............................................................. 53
S.B. 1292. Virginia Residential Property Disclosure Act; required disclosures, conveyances
of mineral rights. Amending § 55-519.
Patrons: Vogel, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ........ 53
Reported ................................................................. 300
Constitutional reading dispensed, passed by for day ....................... 338, 339
Read second time and engrossed ....................................... 355, 360
Read third time and passed ............................................. 377
Passed House with substitute .......................................... 1429
House substitute agreed to ............................................. 1464
S.B. 1292 (continued)
Signed by President .............................................................. 1738
Approved by Governor-Chapter 504 (effective 7/1/19)

S.B. 1293. Uninsured motorist insurance coverage; settlement and release.
Amending § 38.2-2206.
Patron: Chafin
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .... 53
Reported ................................................................. 269
Constitutional reading dispensed, passed by for day ........................................ 293, 294
Read second time and engrossed ............................................................. 308, 312
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Reconsideration of vote on passage ......................................................... 324
Passed Senate .............................................................................. 325
Passed House .............................................................................. 1195
Signed by President .............................................................. 1438
Approved by Governor-Chapter 779 (effective 7/1/19)

S.B. 1294. Remote sales and use tax collection; sufficient activity by dealers and marketplace
facilitators as to require registration for sales and use tax collection, repeals several
contingent provisions of previous related bills that would take effect if the United States
Congress enacted legislation related to remote sales and use tax collection.
58.1-635, and fourth enactment of Chapter 766, 2013 Acts; adding § 58.1-612.1; repealing
seventh and fifteenth enactments of Chapter 766, 2013 Acts and twelfth enactment of
Patron: Howell
Prefiled, presented, ordered printed, and referred to Committee on Finance .................... 53

S.B. 1295. Public schools; each school board shall develop and implement a policy to prohibit
the use and distribution of any tobacco product or nicotine vapor product on a school bus,
on school property, or at an on-site or off-site school-sponsored activity, board shall work
to ensure adequate notice of this policy. Amending §§ 22.1-79.5 and 22.1-279.6.
Patrons: Spruill, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 54
Reported with substitute ................................................................. 208
Constitutional reading dispensed, passed by for day ........................................ 240, 241
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Reading of substitute waived .................................................................. 259
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Engrossed ......................................................................................... 259
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Passed Senate .............................................................................. 276
Passed House with amendment .............................................................. 862
House amendment agreed to ................................................................. 906
Signed by President .............................................................. 1290
Approved by Governor-Chapter 172 (effective 7/1/19)

S.B. 1296. Potomac River Bridge Towing Compact; adds the Harry W. Nice Bridge, Sandy
Hook Bridge, Brunswick Bridge, and Point of Rocks Bridge to the Potomac River bridges
subject to Compact, provisions shall become effective upon enactment by legislative
bodies of Maryland and District of Columbia of similar legislation.
Amending § 46.2-1239.1.
Patron: Barker
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections .... 54
Rereferred to Committee on Transportation .................................................. 287
S.B. 1296 (continued)
Reported with amendment .................................................. 417
Constitutional reading dispensed, passed by for day .................... 489, 490
Read second time ............................................................... 521
Reading of amendment waived .............................................. 521
Committee amendment agreed to ......................................... 521
Engrossed ............................................................................. 521
Constitutional reading dispensed .......................................... 529
Passed Senate ....................................................................... 535
Passed House ........................................................................ 1394
Signed by President ............................................................. 1609
Approved by Governor-Chapter 403 (effective - see bill)

S.B. 1297. Low-income taxpayers; refundable income tax credit. Amending §§ 58.1-339.8 and 63.2-527.
Patron: Barker
Prefiled, presented, ordered printed, and referred to Committee on Finance ......................... 54

S.B. 1298. Alternative education programs; Department of Education shall annually collect from each school board and publish on its website various enrollment and achievement data on programs for students who have been suspended, expelled, or otherwise precluded from attendance at school, data shall include average length of enrollment in an alternative education program, etc. Adding § 22.1-277.2:2.
Patrons: Barker, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ...... 54
Reported .................................................................................. 114
Constitutional reading dispensed, passed by for day .................... 120
Read second time and engrossed .............................................. 131, 132
Read third time and passed ...................................................... 143
Passed House with amendment .............................................. 862
House amendment agreed to ................................................. 907
Signed by President ............................................................. 1290
Approved by Governor-Chapter 232 (effective 7/1/19)

Patrons: Barker, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ...... 54

S.B. 1300. Funeral establishments; full time manager requirement, exception, number of calls. Amending § 54.1-2810.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ........................................... 54
Reported .................................................................................. 138
Constitutional reading dispensed, passed by for day .................... 156, 157
Read second time and engrossed .............................................. 215
Read third time and passed ...................................................... 230
Passed House ........................................................................ 898
Signed by President ............................................................. 1187
Approved by Governor-Chapter 66 (effective 7/1/19)

Patron: Edwards
Prefiled, presented, ordered printed, and referred to Committee on Finance ......................... 54
Reported .................................................................................. 286
Constitutional reading dispensed, passed by for day .................... 316
Read second time and engrossed .............................................. 336
S.B. 1301 (continued)
Read third time and passed ................................................................. 353
Passed House ......................................................................................... 1294
Signed by President ................................................................. 1524
Approved by Governor-Chapter 271 (effective 7/1/19)

S.B. 1302. Rights of persons with disabilities; procedures for certain actions, website accessibility. Adding § 51.5-46.1.
Patron: Barker
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .................. 54

S.B. 1303. Firearms; locality allowed to adopt an ordinance that prohibits firearms, ammunition, etc., at any regular or special meeting of its local governing body, notice of such prohibition is publicly posted. Amending § 15.2-915.
Patron: Edwards
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .................. 55

S.B. 1304. Smoking in outdoor amphitheater or concert venue; any locality, by ordinance, may designate reasonable no-smoking areas. Adding § 15.2-926.4.
Prefiled, presented, ordered printed, and referred to Committee on Local Government .................. 55
Reported ................................................................................................. 150
Constitutional reading dispensed; passed by for day ................................................................. 219
Read second time and engrossed ......................................................................................... 238
Passed House ......................................................................................... 1446
Signed by President .................................................................................. 1669
Approved by Governor-Chapter 713 (effective 7/1/19)

S.B. 1305. Recycling and waste disposal; authorizes a locality to recover unpaid charges, including interest for services, if such charges are combined with real estate taxes, the charges, and any interest thereon, shall constitute a lien against real property identified in the billing, etc. Amending § 15.2-928.
Patron: Edwards
Prefiled, presented, ordered printed, and referred to Committee on Local Government .................. 55
Reported with substitute .................................................................................. 396
Constitutional reading dispensed; passed by for day ................................................................. 443, 444
Read second time ......................................................................................... 482
Reading of substitute waived .................................................................................. 482
Committee substitute agreed to .................................................................................. 483
Engrossed ......................................................................................................... 483
Read third time and defeated by Senate .................................................................................. 502

S.B. 1306. Same-sex marriages and civil unions; repeals statutory prohibitions between persons of the same sex purporting to bestow privileges and obligations of marriage. Repealing §§ 20-45.2 and 20-45.3.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .................. 55

S.B. 1307. Virginia Uniform Transfers to Minors Act; permits a transferor to transfer property under the Act to an individual under the age of 21 to be paid, conveyed, or transferred to such individual upon his attaining 25 years of age. Amending §§ 64.2-1908 and 64.2-1919.
Patron: Edwards
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .................. 55
Reported ................................................................................................. 349
Constitutional reading dispensed, passed by for day .................................................................. 389, 390
Read second time and engrossed .................................................................................. 400, 402
Read third time and passed .................................................................................. 419
S.B. 1307 (continued)
Passed House ......................................................... 1527
Signed by President .................................................. 1738
Approved by Governor-Chapter 527 (effective 7/1/19)
Patron: Edwards
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ........ 55
S.B. 1309. Employers and potential employers; civil immunity, reports of violent behavior by an employee. Adding § 8.01-226.10:1.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 55
S.B. 1310. Driver's licenses; suspensions for certain non-driving related offenses, repeals existing provisions relating to suspension of licenses, delayed effective date. Amending §§ 18.2-251, 46.2-395, 46.2-410.1, and 46.2-1200.1; repealing §§ 18.2-259.1 and 46.2-390.1.
Patron: Edwards
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 55
Patron: Edwards
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections .... 56
S.B. 1312. Voluntary town audits; submission to Auditor of Public Accounts.
Amending § 15.2-2511.
Patron: Hanger
Prefiled, presented, ordered printed, and referred to Committee on Local Government ........ 56
Reported ................................................................. 396
Constitutional reading dispensed, passed by for day ......................................................... 442, 444
Read second time and engrossed .......................................................... 473, 480
Read third time and passed .......................................................... 497, 498
Passed House ................................................................. 1446
Signed by President ......................................................... 1669
Approved by Governor-Chapter 361 (effective 7/1/19)
S.B. 1313. Early childhood care and education; Board of Education to establish a statewide unified public-private system in the Commonwealth to be administered by the Board of Education, et al., repealing certain provisions relating to licensure, regulations, and unlicensed programs, etc. Amending §§ 2.2-1167, 2.2-3705.5, 9.1-914, 15.2-741, 15.2-914, 15.2-2292, 15.2-2824, 18.2-255.2, 18.2-370.2, 18.2-370.3, 19.2-389, 19.2-392.02, 22.1-1, 22.1-19, 22.1-199.1, 22.1-296.3, 22.1-299.4, 46.2-341.9, 46.2-341.10, 46.2-341.18.3, 51.1-617, 54.1-3005, 54.1-3408, 58.1-439.4, 63.2-100, 63.2-207, 63.2-215, 63.2-603, 63.2-1515, 63.2-1700, 63.2-1701, 63.2-1702, 63.2-1708, 63.2-1720, 63.2-1721, 63.2-1722, 63.2-1723, 63.2-1734; repealing §§ 63.2-1701.1, 63.2-1704, 63.2-1704.1, 63.2-1715, 63.2-1716, 63.2-1717, 63.2-1720.1, 63.2-1721.1, 63.2-1724, 63.2-1725, 63.2-1726, 63.2-1738, 63.2-1809, 63.2-1809.1, 63.2-1810, 63.2-1811, 63.2-1812, 63.2-1813, and 63.2-1815.
Patrons: Dunnavant, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .......... 56
S.B. 1314. Children in residence or custody; participation in any educational programs offered by the facility that is administered by the Department of Education, regardless of their enrollment status. Amending § 22.1-7.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .......... 56
Reported ................................................................. 114
S.B. 1314 (continued)
Constitutional reading dispensed, passed by for day ............................................. 120
Read second time and engrossed ................................................................. 131, 132
Read third time and passed ............................................................... 143
Passed House with substitute ............................................................... 862
House substitute agreed to .............................................................. 907
Signed by President ................................................................. 1290
Approved by Governor-Chapter 173 (effective 7/1/19)
S.B. 1315. Virginia College Savings Plan; definitions, prepaid tuition contracts, etc., tuition
prepayments. Amending §§ 23.1-700, 23.1-701, 23.1-704, 23.1-706, 23.1-707, and
23.1-711.
Patron: Hanger
Prefiled, presented, ordered printed, and referred to Committee on Finance ................. 56
Reported ........................................................................ 270
Constitutional reading dispensed, passed by for day ........................................... 293, 294
Read second time and engrossed ................................................................. 308, 312
Read third time and passed ............................................................ 323, 324
Reconsideration of vote on passage .......................................................... 324
Passed Senate .......................................................................... 325
Passed House with substitute ...................................................................... 893
Passed by temporarily .......................................................................... 928
House substitute agreed to ...................................................................... 1156
Signed by President ........................................................................ 1438
Approved by Governor-Chapter 804 (effective 7/1/19)
S.B. 1316. MEI Project Approval Commission; changes to membership, operation of
Commission, review of incentive packages. Amending §§ 30-309 through 30-312.
Prefiled, presented, ordered printed, and referred to Committee on Rules ................. 56
Reported .......................................................................... 458
Constitutional reading dispensed, passed by for day ........................................... 526, 527
Read second time ............................................................................. 560
Reading of substitute waived .................................................................... 563
Committee substitute agreed to .................................................................... 563
Engrossed ................................................................................. 569
Constitutional reading dispensed .................................................................. 570
Passed Senate ................................................................................. 571
S.B. 1317. Telecommunications companies; incentives, provision of wireless broadband
services. Amending § 58.1-609.3; adding § 3.2-3108.1.
Patron: Edwards
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .... 57
Rereferred to Committee on Finance ....................................................... 139
S.B. 1318. Bond bills; Governor’s required submission of bills requesting an authorization of
additional bonded indebtedness. Amending § 2.2-1509.
Patron: Hanger
Prefiled, presented, ordered printed, and referred to Committee on Finance ................. 57
Reported ................................................................................. 138
Constitutional reading dispensed, passed by for day ........................................... 156, 157
Read second time and engrossed .................................................................. 217
Read third time and passed ....................................................................... 233
Passed House ..................................................................................... 898
Signed by President ........................................................................ 1187
Approved by Governor-Chapter 55 (effective 7/1/19)
Patron: Hanger
Prefiled, presented, ordered printed, and referred to Committee on Finance ................. 57
Reported ................................................................. 138
Constitutional reading dispensed, passed by for day ......................................................... 156, 157
Read second time and engrossed ................................................................. 215
Read third time and passed ................................................................. 230
Passed House ................................................................. 898
Signed by President ................................................................. 1187
Approved by Governor-Chapter 56 (effective 2/19/19)

S.B. 1320. Commonwealth’s taxation system; conformity with the Internal Revenue Code.
Amending § 58.1-301.
Patron: Hanger
Prefiled, presented, ordered printed, and referred to Committee on Finance ................. 57

S.B. 1321. Licensed family day homes; storage of firearms. Adding § 63.2-1701.01.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .... 57
Rereferred to Committee on Rehabilitation and Social Services ........................................ 123
Reported with substitute ................................................................. 457
Constitutional reading dispensed, passed by for day ......................................................... 526, 528
Read second time ................................................................. 573
Reading of substitute waived ................................................................. 573
Committee substitute agreed to ................................................................. 574
Engrossed ................................................................. 574
Constitutional reading dispensed ................................................................. 580
Passed Senate ................................................................. 581

S.B. 1322. Motor fuels; imposes an additional 2.1 percent tax on fuels sold at wholesale to a retail dealer for sale in a locality along the Interstate 81 Corridor. Amending § 58.1-2299.20; adding §§ 33.2-3600 and 58.1-2295.1
Prefiled, presented, ordered printed, and referred to Committee on Finance ................. 57

S.B. 1323. Capital outlay plan; updates six-year plan for projects to be funded entirely or partially from general fund-supported resources, repeals existing six-year plan. Repealing Chapters 715 and 722, 2017 Acts.
Patron: Hanger
Prefiled, presented, ordered printed, and referred to Committee on Finance ................. 58
Reported with amendments ................................................................. 138
Constitutional reading dispensed, passed by for day ......................................................... 156, 157
Read second time ................................................................. 217
Reading of amendments waived ................................................................. 217
Committee amendments agreed to ................................................................. 217
Engrossed ................................................................. 217
Read third time and passed ................................................................. 233

S.B. 1324. Firearms; reporting when lost or stolen, civil penalty. Adding § 18.2-287.5.
Patrons: McClellan, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .... 58

S.B. 1325. Guaranteed asset protection waivers; establishes requirements for offering waivers, etc., certain waivers are not insurance. Adding §§ 38.2-6400 through 38.2-6407.
Patron: Chafin
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .... 58
Reported with substitute ................................................................. 269
S.B. 1325 (continued)
Constitutional reading dispensed, passed by for day .......................... 293, 294
Read second time ................................................................................. 308
Reading of substitute waived ................................................................. 310
Committee substitute agreed to ............................................................. 310
Engrossed ............................................................................................ 312
Read third time and passed ................................................................. 323, 324
Reconsideration of vote on passage ................................................... 325
Passed Senate ...................................................................................... 325
Passed House ...................................................................................... 1195
Signed by President ............................................................................ 1438
Approved by Governor-Chapter 800 (effective 7/1/19)
S.B. 1326. Social Services, State Board of; definition of “supplier,”
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social
Services ................................................................. 58
Reported with substitute ..................................................................... 342
Constitutional reading dispensed, passed by for day ......................... 365, 366
Read second time ................................................................................. 389
Reading of substitute waived ................................................................. 389
Committee substitute agreed to ............................................................. 389
Engrossed ............................................................................................ 389
Passed by for day ............................................................................... 399, 422
Recommitted to Committee on Rehabilitation and Social Services .......... 462
S.B. 1327. Congressional and state legislative districts; standards and criteria.
Adding § 24.2-304.04.
Patrons: McClellan et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ..... 58
S.B. 1328. Stormwater Local Assistance Fund; grants to non-municipal separate storm sewer
(MS4) localities, designated moneys remaining shall be available for authorization by
Department of Environmental Quality to additional projects for MS4 localities.
Amending § 62.1-44.15:29.1.
Patron: Hanger
Prefiled, presented, ordered printed, and referred to Committee on Agriculture .................. 58
Reported with amendments .................................................................. 322
Constitutional reading dispensed, passed by for day .......................... 365
Read second time ................................................................................. 383
Reading of amendments waived .......................................................... 386
Committee amendments agreed to ....................................................... 386
Engrossed ............................................................................................ 387
Read third time and passed ................................................................. 397, 398
S.B. 1329. Major information technology project procurement; definition of “supplier,”
terms and conditions, limitation of liability provisions. Adding § 2.2-2012.1.
Patrons: Ruff et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and
Technology ......................................................................................... 58
Reported with substitute ..................................................................... 270
Rereferred to Committee on Finance .................................................. 271
Reported .............................................................................................. 374
Constitutional reading dispensed, passed by for day ......................... 405, 406
Read second time ................................................................................. 436
Reading of substitute waived ................................................................. 436
S.B. 1329 (continued)
Committee substitute agreed to .................................................. 436
Engrossed ................................................................. 436
Read third time and passed .................................................... 464
Passed House ............................................................... 1446
Signed by President .......................................................... 1669
Approved by Governor-Chapter 606 (effective 7/1/19)

S.B. 1330. Voter referendum; school modernization commission.
Patrons: Stanley, et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ...... 58
Rereferred to Committee on Finance ........................................... 287

S.B. 1331. Public school buildings and facilities; establishes standards for design, construction, maintenance, and operation, school board may enter into a lease agreement with a private entity to meet such standards, solar facilities shall be located on rooftops of buildings and facilities. Amending §§ 2.2-2279 and 15.2-4901; adding §§ 22.1-141.1, 22.1-141.2, and 56-589.1.
Patrons: Stanley, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ...... 59
Reported with substitute ....................................................... 417
Rereferred to Committee on Finance ......................................... 417
Reported ................................................................. 457
Constitutional reading dispensed, passed by for day .................................................. 526, 528
Read second time ............................................................ 574
Reading of substitute waived .................................................. 574
Committee substitute agreed to ................................................ 574
Engrossed ................................................................. 574
Constitutional reading dispensed ............................................... 580
Passed Senate ............................................................... 581
Passed House with substitute ................................................. 1429
House substitute agreed to .................................................... 1464
Signed by President .......................................................... 1738
Approved by Governor-Chapter 818 (effective 7/1/19)

S.B. 1332. Virginia Retirement System; health insurance credits for retired state employees.
Amending § 51.1-1400.
Patron: Ruff
Prefiled, presented, ordered printed, and referred to Committee on Finance ......................... 59

S.B. 1333. Motor vehicle dealers; if manufacturer or factory branch discontinues its right to manufacture a line-make of motor vehicles, does not honor existing franchise agreements of dealers, such discontinuation, etc., shall constitute termination of the franchise.
Amending § 46.2-1570.
Patrons: Cosgrove, et al.
Prefiled, presented, ordered printed, and referred to Committee on Transportation ................. 59
Reported with substitute ....................................................... 302
Constitutional reading dispensed, passed by for day .................................................. 338, 339
Read second time ............................................................ 355
Reading of substitute waived .................................................. 357
Committee substitute agreed to ................................................ 357
Engrossed ................................................................. 360
Read third time and passed .................................................... 377
Passed House ............................................................... 898
Signed by President .......................................................... 1187
Approved by Governor-Chapter 77 (effective 7/1/19)
S.B. 1334. Motor vehicle dealers; authorizes Commissioner of DMV to impose civil penalties on a manufacturer, etc., that fails to compensate dealers for coercing or requiring them to refrain from selling certain motor vehicles. Amending § 46.2-1569.
Patrons: Cosgrove, et al.
Prefiled, presented, ordered printed, and referred to Committee on Transportation ...................... 59

S.B. 1335. Motor vehicle safety inspections; increases maximum charge from $16 to $20. Amending § 46.2-1167.
Patrons: Barker, et al.
Prefiled, presented, ordered printed, and referred to Committee on Transportation ...................... 59

S.B. 1336. Mechanics’ liens; notice of sale. Amending §§ 43-34 and 46.2-644.03.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ...................... 60

S.B. 1337. State sales and use tax by remote sellers; collection, disposition of revenue, report. Adding § 58.1-638.4.
Patron: Peake
Prefiled, presented, ordered printed, and referred to Committee on Finance ...................... 59

S.B. 1338. Toll facilities, certain; free use by emergency medical services vehicles. Amending § 33.2-613.
Patron: Reeves
Prefiled, presented, ordered printed, and referred to Committee on Transportation ...................... 59

S.B. 1339. Foster care; numerous changes to laws governing provision of services in the Commonwealth. Amending §§ 63.2-209, 63.2-900, 63.2-900.1, 63.2-904, 63.2-906, and 63.2-907; adding §§ 63.2-904.1, 63.2-904.2, and 63.2-913.1.
Patrons: Reeves, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services ...................... 60

S.B. 1340. Land preservation tax credits; threshold for conservation value review by Department of Conservation and Recreation, lowers the threshold from $1 million to $500,000. Amending § 58.1-512.
Patrons: Stuart, et al.
Prefiled, presented, ordered printed, and referred to Committee on Finance ...................... 60
S.B. 1340 (continued)
Reported ................................................................. 270
Constitutional reading dispensed, passed by for day .......................... 293, 294
Read second time and engrossed ........................................... 314
Read third time and passed ............................................. 328
S.B. 1341. Handheld personal communications devices; specialized training required.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .... 60
Reported with substitute .................................................. 302
Constitutional reading dispensed, passed by for day .......................... 489, 490
Read second time .......................................................... 521
Reading of substitute waived ............................................. 521
Committee substitute agreed to ........................................... 521
Engrossed ................................................................. 521
Constitutional reading dispensed ........................................... 529
Passed by for day ......................................................... 535
Read third time and passed ............................................. 556
Passed House with amendment ........................................... 1508
House amendment rejected ............................................ 1540
House insisted on amendment and requested committee of conference ........... 1592
Senate acceded to request ............................................. 1595
Conferees appointed ..................................................... 1596
Conference report adopted by Senate .................................... 1717
Reconsideration of Conference committee report .................................. 1719
Conference report adopted by Senate .................................... 1719
Conference report rejected by House ..................................... 1750
House requested second committee of conference ................................ 1750

S.B. 1342. Garage and mechanics' liens; in the case of any vehicle not subject to a chattel mortgage, etc., the keeper of the garage shall have a lien thereon for his reasonable charges for storage. Amending §§ 46.2-644.01 and 46.2-644.02.
Patron: DeSteph
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .... 60
Reported with substitute .................................................. 302
Constitutional reading dispensed, passed by for day .......................... 339, 340
Read second time .......................................................... 361
Reading of substitute waived ............................................. 361
Committee substitute agreed to ........................................... 361
Engrossed ................................................................. 361
Read third time and passed ............................................. 379
Passed House .............................................................. 1528
Signed by President ....................................................... 1738
Approved by Governor-Chapter 561 (effective 7/1/19)

S.B. 1343. Commercial driver's licenses; specialized training required.
Adding § 46.2-341.9:01.
Patrons: DeSteph, et al.
Prefiled, presented, ordered printed, and referred to Committee on Transportation .... 60
Reported with substitute .................................................. 302
Constitutional reading dispensed, passed by for day .......................... 338, 339
Read second time .......................................................... 355
Reading of substitute waived ............................................. 357
Committee substitute agreed to ........................................... 357
S.B. 1343 (continued)
Engrossed ................................................................. 360
Read third time and passed ....................................... 377
Passed House ............................................................ 1195
Signed by President .................................................. 1438
Approved by Governor-Chapter 352 (effective 7/1/19)

S.B. 1344. Health insurance; essential health benefits, preventive services.
Amending §§ 38.2-3438, 38.2-3442, and 38.2-3451.
Patrons: Favola, et al.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ........ 60

S.B. 1345. Virginia Public Procurement Act; competitive negotiation for professional services, procurement of architectural or engineering services. Amending § 2.2-4302.2.
Patron: Favola
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 60

S.B. 1346. Electric cooperatives; authorizes any electric cooperative to increase or decrease its rates without State Corporation Commission approval for any of its services, cooperatives that are not current members of a utility aggregation cooperative may petition State Corporation Commission for approval of one or more rate adjustment clauses, etc., a cooperative may adopt any other cooperative’s voluntary rate, program, or tariff, etc. Amending § 56-585.3.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ........ 60
Reported with substitute .................................................. 374
Constitutional reading dispensed, passed by for day ..................... 404, 406
Read second time ......................................................... 424
Reading of substitute waived ............................................. 427
Committee substitute agreed to .......................................... 427
Engrossed ................................................................. 434
Read third time and passed ............................................. 460, 461
Passed House .............................................................. 1446
Signed by President .................................................... 1669
Approved by Governor-Chapter 625 (effective 7/1/19)

S.B. 1347. Commercial vehicles; certain Class A driver training schools to be third party testers for the skills test component of the license examination, waiver of requirement that third party tester applicant employ 50 drivers, report. Amending §§ 46.2-341.14:1, 46.2-341.14:10, and 46.2-1702; adding § 46.2-326.1.
Patron: Newman
Prefiled, presented, ordered printed, and referred to Committee on Transportation .................. 61
Reported with substitute .................................................. 302
Constitutional reading dispensed, passed by for day ..................... 338, 339
Read second time ......................................................... 355
Reading of substitute waived ............................................. 357
Committee substitute agreed to .......................................... 357
Engrossed ................................................................. 360
Read third time and passed ............................................. 377, 378
Passed House .............................................................. 898
Signed by President .................................................... 1187
Approved by Governor-Chapter 78 (effective 10/1/19)

S.B. 1348. Energy career cluster; Department of Education, et al., to establish, report.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ........ 61
Reported ................................................................. 301
S.B. 1348 (continued)
Referred to Committee on Finance ................................................................. 302
Reported ............................................................................................ 457
Constitutional reading dispensed, passed by for day ................................ 526, 527
Read second time and engrossed ............................................................ 560, 569
Constitutional reading dispensed ............................................................ 570
Passed Senate ....................................................................................... 571
Passed House ......................................................................................... 1195
Signed by President .............................................................................. 1438
Approved by Governor-Chapter 371 (effective 7/1/19)

S.B. 1349. Overdoses; safe reporting. Amending § 18.2-251.03.
Patrons: McDougle, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 61
Reported ............................................................................................ 300
Constitutional reading dispensed, passed by for day ................................ 338, 339
Read second time and engrossed ............................................................ 355, 360
Read third time and passed ................................................................. 377, 378
Passed House ....................................................................................... 1528
Signed by President .............................................................................. 1738
Approved by Governor-Chapter 626 (effective 7/1/19)

S.B. 1350. Irvington, Town of; amending charter, updates town’s boundary description, on
first Tuesday in May 2020, and every four years thereafter, there shall be election of
mayor, etc.
Patron: McDougle
Prefiled, presented, ordered printed, and referred to Committee on Local Government .......... 61
Reported with amendments .................................................................. 287
Constitutional reading dispensed, passed by for day ................................ 316, 317
Read second time .............................................................................. 336
Reading of amendments waived .......................................................... 336
Committee amendments agreed to ....................................................... 336
Engrossed ............................................................................................ 336
Read third time and passed ................................................................. 353
Passed House ....................................................................................... 898
Signed by President .............................................................................. 1187
Approved by Governor-Chapter 113 (effective 7/1/19)

S.B. 1351. Benefits consortium; formation by a sponsoring association. Adding §§ 59.1-571
through 59.1-574.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .......... 61

S.B. 1352. Medicaid Fiscal Oversight and Accountability, Office of; created, report, repeals
a provision relating to the Department of Planning and Budget to submit forecast of
expenditures. Amending § 32.1-323.2; adding §§ 32.1- 331.18 through 32.1-331.21; repealing § 32.1-323.1.
Patrons: McDougle, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .......... 61
Reported ............................................................................................ 114
Rereferred to Committee on Finance ...................................................... 114
Reported ............................................................................................ 457
Constitutional reading dispensed, passed by for day ................................ 526, 528
Read second time and engrossed ............................................................ 574
Constitutional reading dispensed ............................................................ 580
Passed Senate ....................................................................................... 582
S.B. 1353. Group health benefit plans; replaces references to bona fide associations with term sponsoring association. Amending §§ 38.2-508.5, 38.2-3430.6, 38.2-3430.7, 38.2-3431, 38.2-3432.1, 38.2-3432.2, and 38.2-3432.3
Patron: Wagner
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ........ 61

S.B. 1354. Health insurance; definitions, “carrying cost,” owner or operator of certain CCR unit located within Chesapeake Bay watershed, that ceased accepting CCR prior to July 1, 2019, shall complete closure of such unit, report, Commonwealth shall not authorize any cost recovery by an owner or operator for any fines or civil penalties resulting from violations of federal and state law.
Prefiled, presented, ordered printed, and referred to Committee on Agriculture .......................... 62
Rereferred to Committee on Commerce and Labor ................................................................. 224
Reported with substitute ........................................................................................................... 374
Rereferred to Committee on Finance ...................................................................................... 376
Reported with substitute ........................................................................................................... 395
Constitutional reading dispensed, passed by for day ................................................................. 443, 444
Read second time ..................................................................................................................... 483
Reading of committee substitute waived .................................................................................. 483
Committee substitute rejected ................................................................................................. 483
Reading of committee substitute waived .................................................................................. 483
Pending question ordered ........................................................................................................ 483
Point of Order .......................................................................................................................... 483
Committee substitute agreed to ............................................................................................... 484
Statement on Vote .................................................................................................................... 484
Substitute offered by Senator Stuart ......................................................................................... 484
Ruling of the Chair, substitute by Senator Stuart ruled out of order ........................................ 484
Amendments offered by Senator Wagner .................................................................................. 484
Motion to pass by for day ........................................................................................................ 485
Substitute motion, reading of amendments waived ................................................................. 485
Amendments by Senator Wagner agreed to ............................................................................. 485
Passed by for day ...................................................................................................................... 485
Reading of amendment waived ............................................................................................... 519
Amendment by Senator Chase agreed to ................................................................................... 519
Engrossed .................................................................................................................................. 519
Constitutional reading dispensed .............................................................................................. 529
Motion to pass .......................................................................................................................... 530
Passed by for day ..................................................................................................................... 530
Passed Senate ........................................................................................................................... 556
Reconsideration of vote on passage ......................................................................................... 559
Passed Senate ........................................................................................................................... 559
Passed House ............................................................................................................................ 1339
Signed by President .................................................................................................................. 1436
Approved by Governor-Chapters 651 (effective 7/1/19)

S.B. 1356. Virginia Lottery Board; renamed as Virginia Lottery and Sports Wagering Commission, creates Problem Gambling Treatment and Support Fund, penalties. Amending §§ 2.2-419, 2.2-2905, 2.2-3114, 2.2-3202, 2.2-3705.3, 2.2-3705.7, 2.2-3711, 2.2-4002, 8.01-195.11, 9.1-101, 9.1-801, 18.2-308.016, 18.2-334.3, 18.2-340.22,
S.B. 1356 (continued)
19.2-389, 37.2-302, 58.1-400, 58.1-400, 58.1-4002, 58.1-4003,
58.1-4004, 58.1-4006, 58.1-4007, 58.1-4008 through 58.1-4011, 58.1-4019, 58.1-4020,
59.1-569; adding §§ 11-16.1, 37.2-314.1, 58.1-4015.1, and 58.1-4030 through 58.1-4042.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and
Technology ................................................................. 62
Reported ..................................................................... 375
Rereferred to Committee on Finance ................................ 376
S.B. 1357. Hospitals; every hospital to make information regarding the price of certain
inpatient and outpatient medical procedures, tests, and services available to the public on
its website. Amending § 32.1-137.05.
Patron: Wagner
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ...... 62
S.B. 1358. Primary health care facility; established for employees of localities and covered
dependents. Adding § 15.2-966.1.
Patron: Wagner
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ...... 62
Constitutional reading dispensed, passed by for day ......................................................... 120
Read second time and engrossed .............................................................................. 131, 132
Read third time and passed .......................................................................................... 143
Passed House with amendment ..................................................................................... 1428
House amendment agreed to ......................................................................................... 1465
Signed by President ...................................................................................................... 1738
Approved by Governor-Chapter 505 (effective 7/1/19)
S.B. 1359. Facilities providing imaging services; shared savings, exemption from certificate
of public need. Amending §§ 32.1-102.1, 32.1-102.1:1, 38.2-4214, 38.2-4319, and
54.1-2910.01; adding §§ 32.1-102.3:1:2 and 38.2-3461 through 38.2-3464.
Patron: Wagner
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ...... 62
Rereferred to Committee on Commerce and Labor ......................................................... 417
S.B. 1360. Health insurance; balance billing, emergency services. Amending § 38.2-3445.
Patron: Wagner
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ...... 63
S.B. 1361. Certificate of public need; removes certain programs, repeals provisions relating to
Medical Care Facilities certificate of public need. Amending §§ 15.2-536, 23.1-2412,
32.1-122.05, 32.1-122.10:001, 32.1-125.3, 32.1-126.1, 32.1-126.3, 32.1-162.1,
32.1-276.5, 54.1-2400.6, and 56-484.19; repealing §§ 32.1-102.1 through 32.1-102.11.
Patron: Wagner
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ...... 63
S.B. 1362. Health insurance; balance billing by out-of-network providers of ancillary services,
liability of covered person. Adding § 38.2-3407.13:3.
Patron: Wagner
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ...... 63
S.B. 1363. Petersburg, City of; amending charter, city manager may serve as collector of city
taxes.
Patron: Dance
Prefiled, presented, ordered printed, and referred to Committee on Local Government ........ 63
Reported with amendment ............................................................................................. 396
Constitutional reading dispensed, passed by for day ..................................................... 443, 444
S.B. 1363 (continued)
Passed by for day .................................................. 485
Read second time .............................................. 519
Reading of amendment waived ................................ 519
Committee amendment rejected ................................ 519
Reading of substitute waived ................................ 519
Substitute by Senator Dance agreed to ...................... 519
Engrossed .................................................. 519
Constitutional reading dispensed ............................ 529
Passed Senate .................................................. 530

S.B. 1364. Salvage vehicles; removes requirement that a vehicle be late model.
Amending §§ 46.2-1600, 46.2-1602.1, 46.2-1603, and 46.2-1603.1.
Patron: Cosgrove
Prefiled, presented, ordered printed, and referred to Committee on Transportation ............. 63

S.B. 1365. Education Improvement Scholarships tax credits; benefits and eligibility
requirements, eligible students with a disability, provisions shall apply to taxable years
beginning on and after January 1, 2019, but before January 1, 2024.
Patrons: DeSteph, et al.
Prefiled, presented, ordered printed, and referred to Committee on Finance ..................... 63
Reported .................................................. 374
Constitutional reading dispensed, passed by for day .................................................. 405, 406
Read second time and engrossed ......................................... 436
Read third time and passed ........................................ 464
Passed House with amendment ................................... 1166
House amendment agreed to .................................... 1175
Reconsideration of vote on House amendment agreed to .............................................. 1176
Passed by temporarily ........................................ 1176
House amendment agreed to .................................... 1180
Signed by President .................................................. 1439
Approved by Governor-Chapter 808 (effective 7/1/19)

Patrons: Cosgrove, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 63
Reported .................................................. 301
Constitutional reading dispensed, passed by for day .................................................. 338, 339
Read second time and engrossed ......................................... 355, 360
Read third time and passed ........................................ 377, 378
Passed House .................................................. 899
Signed by President .................................................. 1187
Approved by Governor-Chapter 95 (effective 7/1/19)

S.B. 1367. Dogs; any locality may by ordinance prohibit the running at large in packs, except
dogs used in hunting, civil penalty. Amending § 3.2-6538.
Patrons: Norment, et al.
Prefiled, presented, ordered printed, and referred to Committee on Agriculture .................. 64
Reported with substitute ........................................ 223
Constitutional reading dispensed, passed by for day .................................................. 260, 261
Read second time .............................................. 280
Reading of substitute waived ................................ 280
Committee substitute agreed to .................................. 280
Engrossed .................................................. 280
Read third time and passed ........................................ 290
Passed House .................................................. 1339
S.B. 1367 (continued)
Signed by President ........................................................... 1524
Approved by Governor-Chapter 562 (effective 7/1/19)

S.B. 1368. Virginia College Savings Plan; definitions, prepaid tuition contracts, pricing
Patron: Norment
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ..... 64
Rereferred to Committee on Finance .................................................. 114
Reported with substitute ............................................................... 270
Constitutional reading dispensed, passed by for day ........................................... 293, 294
Read second time .................................................................. 308
Reading of substitute waived .......................................................... 311
Committee substitute agreed to .......... 311
Engrossed ........................................................................... 312
Read third time and passed ............................................................ 323, 324
Reconsideration of vote on passage .................................................................. 325
Passed Senate ........................................................................ 325
Passed House with substitute ............................................................. 893
Passed by temporarily ................................................................. 928
House substitute agreed to .................................................................. 1156
Signed by President .................................................................. 1439
Approved by Governor-Chapter 805 (effective 7/1/19)

S.B. 1369. Virginia Public Procurement Act; statute of limitations on actions on construction
contracts, excludes contracts where public body is the Department of Transportation
unless such action is brought within five years after completion of work on the project,
actions on performance bonds. Amending §§ 2.2-4340, 2.2-4343, and 23.1-1017;
adding § 2.2-4340.1.
Patrons: Norment, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and
Technology ......................................................................... 64
Rereferred to Committee for Courts of Justice .................................................. 271
Reported with substitute .................................................................. 349
Rereferred to Committee on Finance ............................................................. 349
Reported ........................................................................... 457
Constitutional reading dispensed, passed by for day ........................................... 526, 528
Read second time .................................................................. 574
Reading of substitute waived .................................................................. 574
Committee substitute agreed to .................................................................. 574
Engrossed ........................................................................... 574
Constitutional reading dispensed .................................................................. 580
Passed Senate ........................................................................ 582

Patrons: Norment, et al.
Prefiled, presented, ordered printed, and referred to Committee on Finance .................... 64
Reported ........................................................................... 286
Constitutional reading dispensed, passed by for day ........................................... 315, 316
Read second time and engrossed .................................................................. 331, 335
Read third time and passed .................................................................. 350, 351
Passed House ........................................................................ 899
Signed by President .................................................................. 1187
Approved by Governor-Chapter 41 (effective 7/1/19)
Patrons: Norment, et al.
Prefiled, presented, ordered printed, and referred to Committee on Finance .................. 64
Reported with substitute ................................................................. 270
Constitutional reading dispensed, passed by for day .................................................. 293, 294
Read second time ............................................................ 308
Reading of substitute waived ...................................................... 311
Committee substitute agreed to .................................................... 311
Engrossed .................................................. 312
Read third time and passed .......................................................... 323, 324
Reconsideration of vote on passage .................................................. 325
Passed Senate .......................................................... 325
Passed House .......................................................... 1195
Signed by President .......................................................... 1439
Approved by Governor-Chapter 790 (effective 7/1/19)
S.B. 1372. Income tax, state; conformity of the Commonwealth’s taxation system with the Internal Revenue Code, taxable income deductions, real property and personal property taxes, etc. Amending §§ 58.1-301, 58.1-322.03, and 58.1-402.
Patrons: Norment, et al.
Prefiled, presented, ordered printed, and referred to Committee on Finance .................. 64
Reported with substitute ................................................................. 400
Read first time .......................................................... 410
Passed by temporarily .......................................................... 436
Read second time .......................................................... 441
Reading of substitute waived ...................................................... 441
Committee substitute agreed to .................................................... 442
Substitute by Senator Saslaw offered .................................................. 442
Ruling of the Chair, Out of Order .................................................. 442
Engrossed .................................................. 442
Read third time and defeated by Senate .................................................. 464
Parliamentary Inquiry .......................................................... 465
Reconsideration of vote by which bill was defeated .................................................. 465
Engrossment reconsidered .......................................................... 465
Reading of amendment waived ..................................................... 466
Amendment by Senator Norment agreed to .................................................. 466
Engrossed .................................................. 466
Constitutional reading dispensed .................................................. 466
Passed Senate .......................................................... 466
Passed House with substitute ..................................................... 892
House substitute agreed to .......................................................... 921
Signed by President .......................................................... 1186
Approved by Governor-Chapter 18 (effective 2/15/19)
S.B. 1373. Conditional rezoning proffers; extensive changes to zoning provisions, specific amendments include the addition of provisions stating that no local governing body shall require any unreasonable proffer, etc., repeals enactment that refers to applications for rezoning filed prior to July 1, 2016, etc. Amending § 15.2-2303.4; repealing third enactment of Chapter 322, 2016 Acts.
Patrons: Favola, et al.
Prefiled, presented, ordered printed, and referred to Committee on Local Government .... 64
Reported with substitute ................................................................. 150
S.B. 1373 (continued)
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 219
Read second time ................................................................................................................... 238
Reading of substitute waived ............................................................................................ 238
Committee substitute agreed to .......................................................................................... 238
Engrossed ............................................................................................................................ 238
Read third time and passed ............................................................................................... 252
Passed House ....................................................................................................................... 899
Signed by President ............................................................................................................... 1187
Approved by Governor-Chapter 129 (effective 7/1/19)

Patron: DeSteph
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 64

S.B. 1375. Hate crimes; adds gender, disability, gender identity, or sexual orientation, penalty.
Amending §§ 8.01-42.1, 8.01-49.1, 18.2-57, 18.2-121, and 52-8.5.
Patron: Favola
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 65

Patrons: Favola, et al.
Prefiled, presented, ordered printed, and referred to Committee on Finance .................. 65

S.B. 1377. Registrar of Regulations; Division of Legislative Services to employ.
Amending §§ 2.2-4001, 2.2-4101, and 2.2-4102.
Patron: McDougle
Prefiled, presented, ordered printed, and referred to Committee on Rules ....................... 65
Reported ............................................................................................................................... 458
Constitutional reading dispensed, passed by for day ....................................................... 526, 527
Read second time and engrossed ....................................................................................... 561, 569
Constitutional reading dispensed ....................................................................................... 570
Passed Senate ....................................................................................................................... 571
Passed House ....................................................................................................................... 1528
Signed by President ............................................................................................................. 1738
Approved by Governor-Chapter 362 (effective 7/1/19)

S.B. 1378. Uniform Law Commission, Commissioners of; Commissioner expense reimbursements. Amending § 30-196.
Patron: McDougle
Prefiled, presented, ordered printed, and referred to Committee on Rules ....................... 65
Reported ............................................................................................................................... 458
Constitutional reading dispensed, passed by for day ....................................................... 526, 527
Read second time and engrossed ....................................................................................... 561, 569
Constitutional reading dispensed ....................................................................................... 570
Passed Senate ....................................................................................................................... 571
Passed House ....................................................................................................................... 1528
Signed by President ............................................................................................................. 1738
Approved by Governor-Chapter 528 (effective 7/1/19)

Amending § 19.2-390.3.
Patron: McDougle
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 65
Reported ............................................................................................................................... 123
Constitutional reading dispensed, passed by for day ....................................................... 144, 145
Read second time and engrossed ....................................................................................... 154, 155
S.B. 1379 (continued)
Read third time and passed ................................................................. 211, 212
Passed House ....................................................................................... 899
Signed by President .......................................................... 1187
Approved by Governor-Chapter 42 (effective 7/1/19)
S.B. 1380. Charges and convictions, certain; person allowed to petition for expungement of
convictions and deferred disposition dismissals for marijuana possession, etc., when the
offense occurred prior to the person’s twenty-first birthday, any person seeking
expungement of a marijuana possession or alcohol-related charge shall be assessed a $150
fee. Amending §§ 19.2-392.2 and 19.2-392.4.
Patrons: McDougle, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ............. 65
Reported .............................................................................................. 349
Rereferred to Committee on Finance ....................................................... 349
Reported .............................................................................................. 395
Constitutional reading dispensed, passed by for day .................................................. 442, 444
Read second time and engrossed ........................................................................... 473, 480
Read third time and passed .............................................................................. 497, 498
S.B. 1381. Students; offenses reportable by intake officers to school division superintendents,
a threat to commit seriously bodily harm to persons on school property, etc.
Amending § 16.1-260.
Patron: McDougle
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ............. 65
Reported .............................................................................................. 349
Constitutional reading dispensed, passed by for day .................................................. 389, 390
Read second time and engrossed .............................................................................. 400, 402
Read third time and passed .............................................................................. 419
Passed House with amendment ............................................................................. 892
House amendment agreed to .............................................................................. 1157
Signed by President ...................................................................................... 1439
Approved by Governor-Chapter 206 (effective 7/1/19)
S.B. 1382. Motor vehicle registration, licensing, and certificates of title statutes;
reorganization, segregation of criminal offenses and traffic offenses.
Amending §§ 46.2-612 and 46.2-613.
Patron: McDougle
Prefiled, presented, ordered printed, and referred to Committee on Transportation ............. 65
Reported .............................................................................................. 209
Constitutional reading dispensed, passed by for day .................................................. 239, 240
Read second time and engrossed .............................................................................. 253, 257
Read third time and passed .............................................................................. 272, 273
Passed House ......................................................................................... 899
Signed by President ...................................................................................... 1188
Approved by Governor-Chapter 79 (effective 7/1/19)
S.B. 1383. Vehicle registration; dismissal of summons for expiration, proof of compliance.
Amending §§ 16.1-69.48:1 and 46.2-646.
Patron: McDougle
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ............. 66
Reported .............................................................................................. 123
Constitutional reading dispensed, passed by for day .................................................. 144, 145
Read second time and engrossed .............................................................................. 154, 155
Read third time and passed .............................................................................. 211, 212
Passed House ......................................................................................... 899
S.B. 1383 (continued)
Signed by President ................................................................. 1188
Approved by Governor-Chapter 57 (effective 7/1/19)
S.B. 1384. Virginia Retirement System; increased retirement allowance for certain judges.
Amending § 51.1-169.
Patrons: McDougle, et al.
Prefiled, presented, ordered printed, and referred to Committee on Finance ...................... 66
Reported with substitute .......................................................... 374
Constitutional reading dispensed, passed by for day ...................................................... 404, 406
Read second time ................................................................. 424
Reading of substitute waived ...................................................... 427
Committee substitute agreed to .................................................. 427
Engrossed ................................................................. 434
Read third time and passed ..................................................... 460, 461
Patrons: McDougle, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ........ 66
Reported ................................................................. 349
Constitutional reading dispensed, passed by for day ...................................................... 389, 390
Read second time and engrossed .................................................. 400, 402
Read third time and passed ..................................................... 419
S.B. 1386. James Madison University; management agreement with the Commonwealth.
Patrons: McDougle, et al.
Prefiled, presented, ordered printed, and referred to Committee on Finance ...................... 66
Reported ................................................................. 286
Constitutional reading dispensed, passed by for day ...................................................... 315, 316
Read second time and engrossed .................................................. 331
Read third time and passed ..................................................... 350, 351
Passed House ................................................................. 899
Signed by President ................................................................. 1284
Approved by Governor-Chapter 125 (effective 7/1/19)
S.B. 1387. Low-wage employees; covenants not to compete, civil penalty.
Adding § 40.1-28.7:7.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ........ 66
Reported with amendment .......................................................... 137
Constitutional reading dispensed, passed by for day ...................................................... 156, 157
Read second time ................................................................. 217
Reading of amendment waived .................................................... 218
Committee amendment agreed to .................................................. 218
Engrossed ................................................................. 218
Read third time and passed ..................................................... 234
Patron: Wagner
Prefiled, presented, ordered printed, and referred to Committee on Agriculture ..................... 67
Reported ................................................................. 322
Constitutional reading dispensed, passed by for day ...................................................... 365
Read second time and engrossed .................................................. 383, 387
Read third time and passed ..................................................... 397, 398
S.B. 1388 (continued)
Passed House .................................................. 1339
Signed by President ........................................... 1524
Approved by Governor-Chapter 563 (effective 7/1/19)

S.B. 1389. Hurricane and Flooding Risk Reduction and Bond Rating Protection Act of 2019; created, report.
Patron: Wagner
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ........ 66

Patron: Wagner
Prefiled, presented, ordered printed, and referred to Committee on Finance 66-67

Patron: Wagner
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ........ 67

Patron: Wagner
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 67

S.B. 1393. Advanced Shipbuilding Production Facility Grants; grant availability dates.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .... 67
Rereferred to Committee on Finance ........................................ 139
Reported ......................................................... 286
Constitutional reading dispensed, passed by for day .................................................... 315, 316
Read second time and engrossed ...................................................... 331, 335
Read third time and passed ......................................................... 350, 351
Passed House ....................................................... 899
Signed by President ................................................... 1188
Approved by Governor-Chapter 114 (effective 7/1/19)

S.B. 1394. Small businesses; changes definition, implementation of certification programs, report. Amending §§ 2.2-1604, 2.2-1605, and 2.2-4310; adding § 2.2-1606.1.
Patrons: Dance, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ....................................................... 67

S.B. 1395. Health care provider; threats of death or bodily injury to a provider, penalty.
Amending § 18.2-60.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ... 67
Reported with substitute .................................................. 247
Constitutional reading dispensed, passed by for day .................................................... 281, 282
Read second time ......................................................... 292
Reading of substitute waived .................................................. 292
Committee substitute agreed to .................................................. 292
Engrossed ............................................................... 292
Read third time and passed .................................................. 307
Passed House with substitute .................................................. 1509
S.B. 1395 (continued)
House substitute agreed to ................................................................. 1540
Approved by Governor-Chapter 506 (effective 7/1/19)

S.B. 1396. Waynesboro, City of; amending charter, city council procedures, real estate tax assessments.
Patron: Hanger
Prefiled, presented, ordered printed, and referred to Committee on Local Government ............. 67
Reported ................................................................. 287
Constitutional reading dispensed, passed by for day ................................................................. 315, 316
Read second time and engrossed ................................................................. 331, 335
Read third time and passed ................................................................. 350, 351
Passed House ................................................................. 899
Approved by Governor-Chapter 127 (effective 7/1/19)

S.B. 1397. Teacher licensure; Board of Education’s regulations shall include requirements that a person demonstrate proficiency in the relevant content area, etc., or meeting alternative education evaluation standards, Board shall issue a license to an individual seeking initial licensure who has not completed the professional assessments prescribed by the Board, if such individual holds a provisional license that will expire within three months, etc.
Patrons: Peake, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ............. 67
Reported with amendments ................................................................. 208
Constitutional reading dispensed, passed by for day ................................................................. 239, 240
Read second time ................................................................. 253
Reading of amendments waived ................................................................. 255
Committee amendments agreed to ................................................................. 255
Engrossed ................................................................. 257
Passed House ................................................................. 863
Passed House with amendment ................................................................. 1428
Approved by Governor-Chapter 63 (effective 7/1/19)

S.B. 1398. Site plan approval; decommissioning certified solar energy equipment, facilities, or devices. Adding § 15.2-2241.2.
Patron: Stanley
Prefiled, presented, ordered printed, and referred to Committee on Local Government ............. 68

Patron: Petersen
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ............. 68

S.B. 1400. C-PACE loans; any locality may, by ordinance, authorize contracts to provide loans for the initial acquisition and installation of stormwater management improvements with free and willing property owners of both existing properties and new construction. Amending § 15.2-958.3.
Patrons: Petersen, et al.
Prefiled, presented, ordered printed, and referred to Committee on Local Government ............. 68
Reported ................................................................. 396
Constitutional reading dispensed, passed by for day ................................................................. 442, 444
Read second time and engrossed ................................................................. 473, 480
Read third time and passed ................................................................. 498
Passed House with amendment ................................................................. 1428
House amendment agreed to ................................................................. 1465
S.B. 1400 (continued)
Signed by President ................................................................. 1738
Approved by Governor-Chapter 564 (effective 7/1/19)

Patron: Petersen
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ............................................................... 68
Reported .................................................................................. 270
Constitutional reading dispensed, passed by for day ................................ 293, 294
Read second time and engrossed ..................................................... 308, 312
Read third time and passed ............................................................. 323, 324
Reconsideration of vote on passage ................................................. 325
Passed Senate .......................................................................... 325
Passed House .......................................................................... 1446
Signed by President .................................................................. 1669
Approved by Governor-Chapter 507 (effective 7/1/19)

S.B. 1402. Health care provider panels; any vertically integrated carrier to offer to every public hospital participation in each provider panel or network established for each of carrier’s policies, products, and plans, etc. Amending § 38.2-3407.10.
Patrons: Petersen, et al.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .... 68
Reported .................................................................................. 419
Constitutional reading dispensed, passed by for day ............................ 489, 490
Read second time and engrossed ..................................................... 521
Constitutional reading dispensed ...................................................... 529
Passed Senate .......................................................................... 535

Patron: Petersen
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 68
Reported .................................................................................. 123
Constitutional reading dispensed, passed by for day ............................ 144, 145
Read second time and engrossed ..................................................... 155
Read third time and passed ............................................................. 213
Statements on Vote .................................................................. 214
Passed House with amendments .................................................... 1508
House amendments rejected .......................................................... 1541
House insisted on amendments and requested committee of conference .......... 1592
Senate acceded to request .............................................................. 1595
Conferrees appointed .................................................................. 1596

Patron: Petersen
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 68
Reported with amendments ............................................................ 123
Constitutional reading dispensed, passed by for day ............................ 144, 145
Read second time .................................................................... 155
Reading of amendments waived ...................................................... 156
Committee amendments agreed to ................................................... 156
Engrossed .................................................................................. 156
Read third time and passed ............................................................. 214
Passed House with amendments .................................................... 1508
S.B. 1404 (continued)
House amendments rejected .......................................................... 1542
House insisted on amendments and requested committee of conference .......... 1592
Senate acceded to request ......................................................... 1595
Conferrees appointed ............................................................... 1596

S.B. 1405. Pharmacist; counseling for new prescriptions, disposal of medicine.
Amending § 54.1-3319.
Patrons: Dance, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ........ 68
Reported ................................................................. 208
Constitutional reading dispensed, passed by for day ................................ 239, 240
Read second time and engrossed ............................................. 253, 257
Read third time and passed .................................................. 272, 273
Passed House ................................................................. 899
Signed by President ............................................................ 1188
Approved by Governor-Chapter 96 (effective 7/1/19)

S.B. 1406. Guidance counselors; changes the name to school counselors and requires school
boards to employ school counselors in accordance with certain ratios, effective with
22.1-290.01.
Patrons: Dance, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ........ 69
Reported ................................................................. 301
Rereferred to Committee on Finance ........................................ 302
Reported with amendment ....................................................... 457
Constitutional reading dispensed, passed by for day ................................ 526, 528
Read second time ............................................................. 574
Reading of amendment waived .............................................. 574
Committee amendment agreed to ........................................... 575
Engrossed ................................................................. 575
Constitutional reading dispensed ............................................ 580
Passed Senate ................................................................. 582
Passed House with substitute .................................................. 1192
House substitute agreed to .................................................. 1303
Signed by President ............................................................ 1524
Approved by Governor-Chapter 796 (effective 7/1/19)

S.B. 1407. Child care providers; local law-enforcement agencies allowed to process and
submit requests for national fingerprint background checks, forwarding fingerprints and
personal descriptive information. Amending §§ 63.2-1720.1 and 63.2-1721.1.
Patrons: Mason, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social
Services ................................................................. 69
Reported with substitute ......................................................... 457
Constitutional reading dispensed, passed by for day ................................ 526, 527
Read second time ............................................................. 561
Reading of substitute waived .............................................. 563
Committee substitute agreed to ........................................... 563
Engrossed ................................................................. 569
Constitutional reading dispensed ............................................ 570
Passed Senate ................................................................. 571
Passed House ................................................................. 1195
Signed by President ............................................................ 1439
Approved by Governor-Chapter 447 (effective - see bill)
S.B. 1408. James City County; amending charter, inoperable vehicles.
Patron: Mason
Prefiled, presented, ordered printed, and referred to Committee on Local Government 69
Reported 287
Constitutional reading dispensed, passed by for day 316, 317
Read second time and engrossed 336
Read third time and passed 353
Passed House 1446
Signed by President 1669
Approved by Governor-Chapter 508 (effective 7/1/19)
Prefiled, presented, ordered printed, and referred to Committee on Education and Health 69
Patrons: Mason, et al.
Reported with substitute 114
Constitutional reading dispensed, passed by for day 365, 366
Read second time 383
Reading of substitute waived 386
Committee substitute agreed to 386
Engrossed 387
Read third time and passed 397, 398
Passed House with amendment 892
Passed by Temporarily 928
House amendment agreed to 1157
Signed by President 1439
Approved by Governor-Chapter 448 (effective 7/1/19)
S.B. 1409. Assisted living facilities; facility shall give immediate notice to regional licensing
office, etc., that licensed administrator resigned, etc., and shall provide last date of
employment, authorization to operate under supervision of an acting administrator for
more than two times in any two-year period shall be made by the Department on a
case-by-case basis. Amending § 63.2-1803.
Patrons: Mason, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services 69
Rereferred to Committee on Rehabilitation and Social Services 114
Reported with substitute 342
Constitutional reading dispensed, passed by for day 365, 366
Read second time 383
Reading of substitute waived 386
Committee substitute agreed to 386
Engrossed 387
Read third time and passed 397, 398
Passed House with amendment 892
Passed by Temporarily 928
House amendment agreed to 1157
Signed by President 1439
Approved by Governor-Chapter 448 (effective 7/1/19)
S.B. 1410. Assisted living facilities; Board of Social Services to amend regulations governing
staffing of certain units during overnight hours.
Patrons: Mason, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services 69
Reported with substitute 342
Constitutional reading dispensed, passed by for day 365, 366
Read second time 383
Reading of substitute waived 386
Committee substitute agreed to 386
Engrossed 387
Read third time and passed 397, 398
Passed House with amendment 892
Passed by Temporarily 928
House amendment agreed to 1157
Signed by President 1439
Approved by Governor-Chapter 448 (effective 7/1/19)
S.B. 1411. Burn buildings; changes the term in the Code of Virginia to “live fire training
structures” to conform to the terminology used by the National Fire Protection Association
and the Virginia Department of Fire Programs. Amending § 38.2-401.
Patron: Mason
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor 69
Reported 137
Constitutional reading dispensed, passed by for day 156, 157
S.B. 1411 (continued)  
Read second time and engrossed .......................................................... 215  
Read third time and passed ................................................................. 230  
Passed House ....................................................................................... 1446  
Signed by President ............................................................................ 1669  
Approved by Governor-Chapter 509 (effective 7/1/19)

S.B. 1412. Virginia National Guard; increases minimum number of years of remaining obligation that members are required to have to be eligible for the education grant, effective clause. Amending § 23.1-610.  
Patrons: Mason, et al.  
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ............... 69  
Reported ................................................................. 208  
Rereferred to Committee on Finance ................................................... 209  
Reported with amendment ................................................................. 286  
Constitutional reading dispensed, passed by for day ...................................... 315, 316  
Read second time .............................................................................. 331  
Reading of amendment waived ............................................................ 333  
Committee amendment agreed to ......................................................... 333  
Engrossed ......................................................................................... 335  
Read third time and passed ................................................................ 350, 351

S.B. 1413. Oyster planting grounds; authorizes Commissioner of Marine Resources to decide which area within a riparian owner’s waters shall be assigned for planting. Commissioner shall consider public benefits and impacts of shellfish aquaculture. Amending §§ 28.2-600, 28.2-607, 28.2-608, 28.2-613, and 28.2-625.  
Patron: Mason  
Prefiled, presented, ordered printed, and referred to Committee on Agriculture ................................. 69  
Reported ................................................................. 322  
Rereferred to Committee on Finance ................................................... 322  
Reported ......................................................................................... 374  
Constitutional reading dispensed, passed by for day ...................................... 405, 406  
Read second time and engrossed ........................................................ 436  
Read third time and passed ................................................................ 467  
Passed House with amendments .......................................................... 1167  
House amendments agreed to .............................................................. 1175  
Signed by President ............................................................................ 1439  
Approved by Governor-Chapter 164 (effective 2/27/19)

Patron: Mason  
Prefiled, presented, ordered printed, and referred to Committee on Agriculture ................................. 70  
Reported ................................................................. 322  
Constitutional reading dispensed, passed by for day ...................................... 365, 366  
Read second time and engrossed ........................................................ 383, 388  
Read third time and passed ................................................................ 398  
Passed House ................................................................................... 899  
Signed by President ............................................................................ 1188  
Approved by Governor-Chapter 58 (effective 7/1/19)

S.B. 1415. Public adjusters; regulation, public adjusting includes soliciting an insured. Amending §§ 38.2-1845.1, 38.2-1845.12, 38.2-1845.13, and 38.2-1846.16.  
Patron: Mason  
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ............... 70  
Reported ......................................................................................... 269
S.B. 1415 (continued)
Constitutional reading dispensed, passed by for day ...................... 293, 294
Read second time and engrossed .............................................. 314
Read third time and passed .................................................. 328
Passed House ......................................................................... 1195
Signed by President ................................................................ 1439
Approved by Governor-Chapter 614 (effective 7/1/20)
S.B. 1416. Child abuse or neglect; appeals from founded complaints, concurrent criminal investigations. Amending § 63.2-1526.
Patron: Mason
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services .................................................. 70
Reported .................................................................................. 342
Constitutional reading dispensed, passed by for day ..................... 365, 366
Read second time and engrossed .............................................. 383, 388
Read third time and passed ...................................................... 398
Passed House ......................................................................... 1528
Signed by President ................................................................ 1738
Approved by Governor-Chapter 296 (effective 7/1/19)
Patrons: Mason, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ....... 70
Reported .................................................................................. 300
Constitutional reading dispensed, passed by for day ..................... 338, 339
Read second time and engrossed .............................................. 355, 360
Read third time and passed ...................................................... 377, 378
S.B. 1418. Sex Offender and Crimes Against Minors Registry; reregistration schedule, copies of all forms to be used and guidelines for submitting such forms, shall be available through distribution by the State Police, etc., effective date. Amending § 9.1-904.
Patron: Mason
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Conference report adopted by House ...................................... 1658
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Signed by President ................................................................. 1994
Approved by Governor-Chapter 614 (effective 7/1/20)
S.B. 1419. Microcredential program; Department of Education may establish, Department shall direct Advisory Board on Teacher Education and Licensure to convene a workgroup to determine how any microcredential awarded will be used. Adding § 22.1-299.7. Patrons: Sturtevant, et al. Prefiled, presented, ordered printed, and referred to Committee on Education and Health .......... 70 Report with amendment ........................................ 301 Rereferred to Committee on Finance .......................... 302 Report ............................................................... 395 Constitutional reading dispensed, passed by for day .................... 442, 444 Read second time ................................................... 473 Reading of amendment waived .................................. 476 Committee amendment agreed to ................................. 476 Engrossed .............................................................. 480 Read third time and passed ....................................... 498 Passed House .......................................................... 1195 Signed by President .................................................. 1439 Approved by Governor—Chapter 597 (effective 7/1/19) S.B. 1420. Alcoholic beverage control; alcoholic beverage licenses, definition of “bespoke clothier establishment,” etc., coworking establishment license. Amending §§ 4.1-100, 4.1-206, 4.1-231, and 4.1-233. Patrons: Sturtevant, et al. Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services .................................................. 70 Report ............................................................... 224 Rereferred to Committee on Finance .......................... 224 Report ............................................................... 395 Constitutional reading dispensed, passed by for day .................... 443, 444 Read second time and engrossed ................................ 485 Read third time and passed ....................................... 502 Passed House with substitute ..................................... 1167 House substitute rejected ......................................... 1176 House insisted on substitute and requested committee of conference ........................................ 1180 Senate acceded to request ........................................ 1183 Conferees appointed .............................................. 1185 Conference report adopted by House ......................... 1430 Conference report adopted by Senate ....................... 1452-1453 Signed by President .................................................. 1738 Approved by Governor—Chapter 628 (effective 7/1/19) S.B. 1421. Eminent domain; entry upon private property, calculation of just compensation, damages, provisions shall not apply to condemnation proceedings in which petitioner filed, prior to July 1, 2019, etc. Amending §§ 25.1-203, 25.1-230, 25.1-230.1, 25.1-312, 25.1-419, 33.2-1011, and 33.2-1024. Patron: Obenshain Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 70 Report ............................................................... 123 Constitutional reading dispensed, passed by for day .................... 144, 145 Read second time and engrossed ................................ 154, 155 Read third time and passed ....................................... 212 Passed House with amendments .................................. 1509 House amendments agreed to .................................... 1543 Signed by President .................................................. 1738 Approved by Governor—Chapter 788 (effective 7/1/19)
S.B. 1422. Lease agreements; requirements, will or deed necessary to convey estate.
Patron: Obenshain
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Approved by Governor-Chapter 49 (effective 2/19/19)

Patron: Howell
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice . . . . . . . . . . 71

S.B. 1424. Luray, Town of; new charter (previous charter repealed).
Patron: Obenshain
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Passed House ..................................................................................................................... 1446
Signed by President ........................................................................................................... 1669
Approved by Governor-Chapter 714 (effective 7/1/19)

S.B. 1425. License tax, local; definition of new business, owner of new business that operates a mobile food unit pays tax required by locality in which unit is registered. Adding § 58.1-3715.1.
Patron: Dunnavant
Prefiled, presented, ordered printed, and referred to Committee on Finance . . . . . . . . . . . . . . . . 71
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House amendment agreed to ............................................................................................... 1414
Signed by President ........................................................................................................... 1669
Approved by Governor-Chapter 791 (effective 7/1/19)
S.B. 1426. Clerks of circuit courts; clerk may destroy any will that has been lodged in his office for safekeeping for 100 years or more. Amending § 64.2-409.
Patron: Obenshain
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 71
Reported with amendment .................................................. 123
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Passed House ................................................................. 1528
Signed by President ......................................................... 1739
Approved by Governor-Chapters 529 (effective 7/1/19)

S.B. 1427. Water and sewerage companies; cost allocation and rate design.
Adding § 56-264.3.
Patron: Obenshain
Prefiled, presented, ordered printed, and referred to Committee on Agriculture ................. 71
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Passed House with amendments ............................................. 1428
House amendments agreed to ............................................. 1466
Signed by President ......................................................... 1739
Approved by Governor-Chapters 715 (effective 7/1/19)

S.B. 1428. Income tax, state; adds Page County to the list of qualified localities in which a company may invest to become eligible for income tax modification. Amending §§ 15.2-958.2:01 and 58.1-405.1.
Patrons: Obenshain, et al.
Prefiled, presented, ordered printed, and referred to Committee on Finance ................. 71
Reported ................................................................. 150
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Signed by President ......................................................... 1439
Approved by Governor-Chapter 263 (effective 7/1/19)

Patron: Obenshain
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 71
Reported ................................................................. 247
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Passed House ................................................................. 1528
Signed by President ......................................................... 1739
Approved by Governor-Chapters 716 (effective 7/1/19)
S.B. 1430. Virginia Conflict of Interest and Ethics Advisory Council; duties, training requirements for local elected officials, Council may provide online training, no penalty shall be imposed on an official for failing to complete training. Amending § 30-356; adding § 2.2-3132.
Patron: Obenshain
Prefiled, presented, ordered printed, and referred to Committee on Rules .......................... 72
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Constitutional reading dispensed ........................................................................ 570
Passed Senate ......................................................................................... 571
Passed House ......................................................................................... 1528
Signed by President ......................................................................................... 1739
Approved by Governor-Chapter 530 (effective 7/1/19)

S.B. 1431. Virginia Freedom of Information Act; training requirements for local elected officials, proceedings for enforcement, Advisory Council shall provide online training, no penalty shall be imposed on an official for failing to complete a training session, effective date. Amending § 2.2-3713; adding § 2.2-3704.3.
Patron: Obenshain
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ......................................................................................... 72
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Committee substitute agreed to ......................................................................................... 564
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Constitutional reading dispensed ......................................................................................... 570
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House insisted on amendments and requested committee of conference ......................... 1572
Senate acceded to request ......................................................................................... 1582
Conferees appointed ......................................................................................... 1582
Conference report adopted by House ......................................................................................... 1658
Conference report adopted by Senate ......................................................................................... 1682
Signed by President ......................................................................................... 1994
Approved by Governor-Chapter 531 (effective 7/1/19)

S.B. 1432. Motor vehicles; suspension of objects or alteration of vehicle so as to obstruct driver’s view, allows the owner or operator of a parking lot or other building to immobilize a trespassing vehicle by use of any device in a manner that prevents its removal or lawful operation, provided that the device used does not damage the vehicle. Amending §§ 46.2-1054, 46.2-1216, and 46.2-1231.
Patron: Obenshain
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**S.B. 1433. Teacher employment data:** Department of Education shall aggregate and report to each education preparation program data on such program’s graduates, as available and to the extent that such data does not reveal personally identifiable information, etc. Adding § 22.1-298.2:1.

Patrons: McClellan, et al.

Prefiled, presented, ordered printed, and referred to Committee on Education and Health ........... 72

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Passed House ............................................................. 1195

Signed by President ................................................... 1439

Approved by Governor-Chapter 598 (effective - see bill)

**S.B. 1434. Career and Technical Education Work-Based Learning Guide:** Board of Education shall review and revise.

Patrons: McClellan, et al.

Prefiled, presented, ordered printed, and referred to Committee on Education and Health ........... 72

Reported with substitute ............................................... 417

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Amendment by Senator McClellan agreed to ............................. 510

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Passed Senate ............................................................. 516

Passed House with amendment .......................................... 1191

House amendment agreed to ........................................... 1304

Signed by President ................................................... 1524

Approved by Governor-Chapter 233 (effective 7/1/19)

**S.B. 1435. Child welfare agencies and assisted living facilities:** Commissioner of Social Services may issue a notice of summary suspension of the license, summary suspension hearing. Amending §§ 63.2-1709, 63.2-1709.1, 63.2-1710.1, 63.2-1712, and 63.2-1737.

Patron: McClellan

Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services ................................................................. 72

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Passed House .............................................................................................. 1195
Signed by President ..................................................................................... 1439
Approved by Governor-Chapter 449 (effective 7/1/19)

S.B. 1436. Child abuse or neglect; prenatal substance exposure, mandatory reporters.
Amending § 63.2-1509.
Patrons: McClellan, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services ................................. 72
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Passed House ................................................................................................. 899
Signed by President ......................................................................................... 1188
Approved by Governor-Chapter 98 (effective 7/1/19)

S.B. 1437. Parole; exception to limitation on the application of parole statutes, investigations and reports by probation officers. Amending §§ 19.2-299 and 53.1-165.1.
Patrons: McClellan, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .............................................................. 72

S.B. 1438. Virginia Residential Landlord and Tenant Act; when a landlord as plaintiff requests that an initial hearing on a summons for unlawful detainer be set on a date later than 21 days from the filing of such summons, the initial hearing shall not be set on a date later than 30 days after the date of the filing. Amending §§ 8.01-126, 55-248.4, 55-248.7, 55-248.31, and 55-248.34:1.
Patrons: McClellan, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ...................................................... 73

S.B. 1439. Death certificates; requires the completed medical certification portion of a certificate to be filed electronically with the State Registrar of Vital Records through the Electronic Death Registration System, etc., Department of Health shall work with Virginia Morticians’ Association, Inc., etc., to educate and encourage physicians, physician assistants, etc., to timely register with and utilize the System. Amending §§ 32.1-263 and 54.1-2915.
Patron: McClellan
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ............................................................... 73
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House amendments agreed to ....................................................................... 1158
S.B. 1439 (continued)
Signed by President ................................................................. 1439
Approved by Governor-Chapter 224 (effective - see bill)

S.B. 1440. Health instruction; Board of Education to review and update the health Standards of Learning for students in all grades to include mental health, Board shall consult with representatives from Departments of Behavioral Health and Developmental Services, Medical Assistance Services, etc. Amending second enactment of Chapter 393, 2018 Acts.
Patrons: McClellan, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ............. 73
Reported with amendments ...................................................... 208
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S.B. 1441. Court Reporters, Virginia Board for; created, report. Amending §§ 2.2-3705.3, 2.2-3711, 8.01-405, and 54.1-111; adding §§ 54.1-4500 through 54.1-4521; repealing §§ 17.1-1000 through 17.1-1005.
Patron: Stuart
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ................. 73

S.B. 1442. Manufactured Home Lot Rental Act; increases amount a tenant can recover after a landlord violates the Act. Amending § 55-248.51.
Patron: McPike
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 73

Patron: Stuart
Prefiled, presented, ordered printed, and referred to Committee on Finance ......................... 73

S.B. 1444. Technology, Secretary of; transfer of duties to Secretaries of Administration and Commerce and Trade, repeals provisions relating to establishing position of Secretary of Technology and Office of Telework Promotion and Broadband Assistance, repeals sunset provision for the Broadband Advisory Council. Amending §§ 2.2-200, 2.2-203, 2.2-203.1, 2.2-204, 2.2-205, 2.2-205.2, 2.2-213.3, 2.2-436, 2.2-437, 2.2-2005, 2.2-2006, 2.2-2007, 2.2-2220, 2.2-2221, 2.2-2221.1, 2.2-2233.1, 2.2-2240.1, 2.2-2485, 2.2-2698, 2.2-2699.1, 2.2-2699.3, 2.2-2699.4, 2.2-2699.5, 2.2-2699.7, 2.2-2738, 2.2-2817.1, 2.2-2822, 2.2-3503, 2.2-3504, 2.2-3803, 15.2-2425, 23.1-2911.1, 23.1-3102, 30-279, 58.1-322.02, 58.1-402, 59.1-497, and 59.1-550; adding §§ 2.2-203.2:5 and 2.2-206.3; repealing §§ 2.2-225, 2.2-225.1, and third enactment of Chapters 818 and 852, 2009 Acts.
Patron: Locke
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Passed House with amendments ............................................................................ 1571
House amendments rejected .............................................................................. 1580
House insisted on amendments and requested committee of conference ................. 1598
S.B. 1444 (continued)
Senate acceded to request ................................................................. 1601
Conferees appointed ................................................................. 1601
S.B. 1445. Virginia Residential Landlord and Tenant Act; tenant’s right of redemption.
Amending § 55-248.34:1.
Patrons: Locke, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and
Technology ................................................................. 74
Reported ................................................................. 270
Constitutional reading dispensed, passed by for day ........................................ 293, 294
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Reconsideration of vote on passage .......................................................... 325
Passed Senate ................................................................. 325
Passed House ................................................................. 863
Signed by President ................................................................. 889
Approved by Governor-Chapter 43 (effective 7/1/19)
Patrons: Locke, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ........ 74
S.B. 1447. Voter identification; repeal of photo identification requirements.
Amending §§ 24.2-404, 24.2-411.1, 24.2-643, and 24.2-701.
Patrons: Locke, et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections .... 74
S.B. 1448. Eviction; changes terminology from writ of possession to writ of eviction for the
writ executed by a sheriff to recover real property pursuant to an order of possession,
pleadings and other papers by certain parties not represented by attorneys.
Amending §§ 8.01-128, 8.01-129, 8.01-293, 8.01-470, 8.01-471, 16.1-69.40, 16.1-88.03,
Patrons: Locke, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and
Technology ................................................................. 74
Reported ................................................................. 270
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Passed Senate ................................................................. 325
Passed House with substitute ............................................................. 862
House substitute agreed to ............................................................. 908
Signed by President ................................................................. 1290
Approved by Governor-Chapter 180 (effective 7/1/19)
S.B. 1449. Residential Executory Real Estate Contracts Act; created. Adding §§ 55-252.1
through 55-252.4.
Patrons: Locke, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and
Technology ................................................................. 74
Reported ................................................................. 270
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Passed House with substitute ...................................... 1429
House substitute agreed to ......................................... 1466
Signed by President .................................................. 1739
Approved by Governor-Chapter 511 (effective 7/1/19)

Patrons: Locke, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 74
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Passed House ................................................................ 1446
Signed by President .................................................... 1669
Approved by Governor-Chapter 356 (effective - see bill)

Patrons: McClellan, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ................. 74

S.B. 1452. Controlled substances and devices; authorizes Board of Pharmacy to issue a limited license at a reduced fee to a prescriber in a nonprofit facility to dispense. Amending § 54.1-3304.1.
Patron: McClellan
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ......................... 75
Reported .................................................................. 301
Constitutional reading dispensed, passed by for day .......... 339, 340
Read second time and engrossed .................................. 361
Recommitted to Committee on Education and Health ........ 379

S.B. 1453. Primary election; changes date of election held in June from second Tuesday in June to third Tuesday in June, also changes candidate filing deadlines to reflect change of date. Amending §§ 24.2-311, 24.2-503, 24.2-507, 24.2-510, 24.2-515, and 24.2-515.1.
Patron: Vogel
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ................. 75

S.B. 1454. Firearm transfers; criminal history record information checks, penalty. Amending §§ 18.2-308.2, 18.2-308.2:2, 22.1-277.07, and 54.1-4201.2; adding § 18.2-308.2:5.
Patrons: Lucas, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ....................... 75

S.B. 1455. Elections, State Board of; increases membership and terms, initial appointment of Commissioner of Elections by the State Board of Elections shall be for a term to expire on June 30, 2022, report. Amending §§ 2.2-106, 24.2-102, and 24.2-103.
Patrons: Vogel, et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections .................. 75
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Read third time and passed ................................................................. 353
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Senate concurred in Governor’s recommendations Nos. 6 and 15 .... 2007
House concurred in Governor’s recommendations Nos. 6 and 15 .... 2007
Signed by President ............................................................................. 1994
Senate concurred in Governor’s recommendations Nos. 6 and 15 .... 2007
House concurred in Governor’s recommendations Nos. 6 and 15 .... 2007
Signed by President as reenrolled ......................................................... 2095
Vetoed by Governor ............................................................................... 2097

S.B. 1456. Distributed renewable energy; promotes establishment of solar and other
renewable energy, repeals information relating to solar-powered or wind-powered
electricity generation facility, etc. Amending §§ 56-1.2, 56-594, and 67-102;
adding §§ 15.2-2109.4, 56-1.2:2, 56-232.2:2, 56-585.1:8, 56-585.1:9, and 56-594.3;
repealing Chapters 358 and 382, 2013 Acts.
Patrons: McClellan, et al.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ...... 75

S.B. 1457. Corporate officer; deposition witness. Adding § 8.01-420.4:1.
Patron: Vogel
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ...... 75
Rereferred to Committee for Courts of Justice ........................................ 139
Reported with amendments ................................................................. 300
Constitutional reading dispensed, passed for day .................................... 338, 339
Read second time ............................................................................... 355
Reading of amendments waived ......................................................... 357
Committee amendments agreed to ....................................................... 357
Engrossed ............................................................................................ 360
Read third time and passed ................................................................. 377, 378
Reconsideration of vote on passage .................................................... 380
Passed Senate ..................................................................................... 380
Passed House ..................................................................................... 899
Signed by President ............................................................................ 1188
Approved by Governor-Chapter 50 (effective 7/1/19)

S.B. 1458. Firearms; removal from persons posing substantial risk, penalties.
Amending §§ 18.2-308.09, 18.2-308.2:1, 18.2-308.2:2, and 18.2-308.2:3;
adding §§ 18.2-308.1:6, 19.2-152.13 through 19.2-152.17, and 19.2-387.3.
Patrons: Barker, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ...... 75-76

S.B. 1459. Port of Virginia Economic and Infrastructure Development Grant Fund and
Program; extends sunset date. Amending § 62.1-132.3:2.
Patrons: Vogel, et al.
Prefiled, presented, ordered printed, and referred to Committee on Agriculture ................. 76
S.B. 1459 (continued)
Reported ................................................................. 223
Rereferred to Committee on Finance ................................. 224
Reported ................................................................. 270
Constitutional reading dispensed, passed by for day .................. 293, 294
Read second time and engrossed ......................................... 308, 312
Read third time and passed ............................................. 323, 324
Reconsideration of vote on passage ................................... 325
Passed Senate .................................................................. 325
Passed House ................................................................... 1339
Signed by President .......................................................... 1524

Approved by Governor-Chapter 565 (effective 7/1/19)

S.B. 1460. Renewable energy power purchase agreements; makes any educational institution eligible to participate in Appalachian Power Company’s pilot program for certain third party power purchase agreements, repeals provision relating to sunset date applicable to the pilot program in effect for Dominion Energy. Amending first enactment of Chapter 803, 2017 Acts and first enactment of Chapters 358 and 382, 2013 Acts; repealing second enactment of Chapter 803, 2017 Acts.
Patron: McClellan
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ........ 76

Patrons: McClellan, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 76
Reported with substitute .................................................. 301
Constitutional reading dispensed, passed by for day .................. 338, 339
Read second time ........................................................... 355
Reading of substitute waived ............................................. 358
Committee substitute agreed to ........................................... 358
Engrossed ................................................................. 360
Read third time and passed ............................................. 377, 378
Passed House with substitute ............................................ 1338
House substitute agreed to ................................................ 1405
Signed by President .......................................................... 1669

Approved by Governor-Chapter 599 (effective 7/1/19)

Patron: McPike
Prefiled, presented, ordered printed, and referred to Committee on Agriculture .................. 76
Reported with substitute .................................................. 322
Constitutional reading dispensed, passed by for day .................. 365, 366
Passed by for day .......................................................... 383
Read second time ........................................................... 400
Reading of substitute waived ............................................. 401
Committee substitute agreed to ........................................... 401
Engrossed ................................................................. 402
Read third time and passed ............................................. 419
Passed House ............................................................... 1339
Signed by President .......................................................... 1524

Approved by Governor-Chapter 566 (effective 7/1/19)
S.B. 1463. Off-site or teleworking jobs; creation of jobs for Virginia residents by a recipient company or its affiliates shall be included in assessing compliance with a job-creation requirement for a grant or incentive issued by a state agency. Amending § 2.2-621.
Patron: McPike
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 76
Reported with amendments .................................................................. 270
Constitutional reading dispensed, passed by for day ................................. 293, 294
Read second time .................................................................................. 308
Reading of amendments waived .............................................................. 311
Committee amendments agreed to .......................................................... 311
Engrossed .............................................................................................. 312
Read third time and passed ................................................................. 323, 324
Reconsideration of vote on passage ...................................................... 325
Passed Senate ....................................................................................... 325
Passed House ....................................................................................... 1446
Signed by President ............................................................................. 1669
Approved by Governor-Chapter 512 (effective 7/1/19)

S.B. 1464. Manufacturer or distributor; shall not exercise or enforce right of first refusal if proposed sale or transfer is to a dealer licensed in the United States, etc. Amending § 46.2-1569.1.
Patrons: McPike, et al.
Prefiled, presented, ordered printed, and referred to Committee on Transportation ........................................ 76
Reported with substitute ........................................................................ 302
Constitutional reading dispensed, passed by for day ................................. 338, 339
Read second time .................................................................................. 355
Reading of substitute waived ................................................................. 358
Committee substitute agreed to ............................................................... 358
Engrossed .............................................................................................. 360
Read third time and passed .................................................................... 377, 378
Passed House with amendments ............................................................ 1191
Passed by for day .................................................................................. 1304
House amendments rejected .................................................................. 1346
House insisted on amendments and requested committee of conference .............. 1430
Senate acceded to request ..................................................................... 1477
Conferees appointed ............................................................................ 1478
Conference report adopted by House ..................................................... 1593
Conference report adopted by Senate ..................................................... 1626
Signed by President ............................................................................. 1994
Approved by Governor-Chapter 739 (effective 7/1/19)

S.B. 1465. Workers’ compensation; occupation disease presumptions, PTSD. Amending § 65.2-402.
Patrons: McPike, et al.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .............. 76
Reported .................................................................................................. 137
Rereferred to Committee on Finance ..................................................... 139

Patron: Vogel
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .............. 77
S.B. 1467. Protective orders; possession of firearms, surrender or transfer of firearms, penalties. Amending § 18.2-308.1:4.
Patrons: Saslaw, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ............. 77

S.B. 1468. Northern Virginia Transportation Authority; analysis of projects, repeals provision relating to responsibilities of Department of Transportation for analysis of transportation projects in Northern Virginia Transportation District. Amending §§ 33.2-214.3, 33.2-501, 33.2-2500, 33.2-2505, and 33.2-2510; repealing § 33.2-257.
Patrons: Black, et al.
Prefiled, presented, ordered printed, and referred to Committee on Transportation ............. 77
Reported with substitute ......................................................... 209
Constitutional reading dispensed, passed by for day ......................................................... 239, 240
Read second time ................................................................. 253
Reading of amendments waived ................................................................. 258
Committee amendments agreed to ................................................................. 258
Engrossed ................................................................. 258
Read third time and passed ................................................................. 273
Passed House ................................................................. 1528
Signed by President ................................................................. 1739
Approved by Governor-Chapter 749 (effective 7/1/19)

S.B. 1469. Timber theft; a person who buys and removes timber from a landowner’s property is guilty of Class 1 misdemeanor if he fails to pay the landowner within date specified in written timber sales agreement, load tickets required for certain sales of timber. Amending §§ 10.1-1105 and 55-332; adding §§ 55-334.2 and 55-334.3.
Patrons: Chafin, et al.
Prefiled, presented, ordered printed, and referred to Committee on Agriculture ............. 77
Reported with amendments ................................................................. 223
Rereferred to Committee on Finance ................................................................. 224
Reported with substitute ................................................................. 395
Constitutional reading dispensed, passed by for day ......................................................... 429, 444
Read second time ................................................................. 473
Reading of amendments waived ................................................................. 476
Amendments rejected ................................................................. 477
Reading of substitute waived ................................................................. 477
Committee substitute agreed to ................................................................. 477
Engrossed ................................................................. 480
Read third time and passed ................................................................. 498
Passed House with substitute ................................................................. 1338
House substitute agreed to ................................................................. 1406
Signed by President ................................................................. 1669
Approved by Governor-Chapter 353 (effective 7/1/19)

S.B. 1470. Motor fuels; imposes an additional tax equal to five percent of the average wholesale price of gasoline on the sale of gasoline, gasohol, diesel, and alternative fuels, report. Amending § 58.1-2289; adding § 58.1-2217.1.
Prefiled, presented, ordered printed, and referred to Committee on Finance ............. 77
Reported with substitute ................................................................. 457
Constitutional reading dispensed, passed by for day ......................................................... 526, 528
Read second time ................................................................. 575
Reading of substitute waived ................................................................. 575
Committee substitute agreed to ................................................................. 575
S.B. 1470 (continued)
Ruling of the Chair, substitute by Senator Edwards ruled out of order .......................... 575
Engrossed .............................................. 575
Constitutional reading dispensed .......................... 580
Passed Senate ............................................. 583

S.B. 1471. Computation of composite index;
General Assembly shall, beginning July 1, 2019, modify current standards of quality funding formula and calculation of local ability to pay. Adding § 22.1-253.13:11
Patrons: Hanger
Prefiled, presented, ordered printed, and referred to Committee on Finance ................. 77

S.B. 1472. Public schools; Mental Health First Aid training. Adding § 22.1-298.6.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health . . . . 77

S.B. 1473. Firearms, etc.; authorizes any locality by ordinance to prohibit possession or carrying in a public space during a permitted event. Amending § 15.2-915.
Patron: Deeds
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ........ 77

S.B. 1474. License plates, special; issuance for members of the International Association of Fire Fighters. Amending § 46.2-746.8.
Patron: Deeds
Prefiled, presented, ordered printed, and referred to Committee on Transportation ........ 78
Reported .................................................. 209
Constitutional reading dispensed, passed by for day .................................................. 239, 240
Read second time and engrossed ................................................................. 253, 257
Read third time and passed .................................................... 273
Passed House .................................................. 899
Signed by President .............................................. 1188
Approved by Governor-Chapter 80 (effective 7/1/19)

S.B. 1475. Health insurance; revises definition of “small employer” for purposes of group policies. Amending § 38.2-3431.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .... 78
Reported with amendments ........................................ 419
Constitutional reading dispensed, passed by for day .................................................. 488, 490
Read second time .................................................. 508
Reading of amendments waived ............................................ 511
Committee amendments agreed to .............................................. 511
Engrossed .................................................. 515
Constitutional reading dispensed .............................................. 515
Passed Senate .................................................. 516
Passed House .................................................. 1195
Signed by President .............................................. 1439
Approved by Governor-Chapter 450 (effective 7/1/19)

S.B. 1476. School bus video-monitoring systems; release of information by DMV.
Amending §§ 46.2-208 and 46.2-844.
Patron: Deeds
Prefiled, presented, ordered printed, and referred to Committee on Transportation .......... 78

S.B. 1477. Relief; Bush, Gary Linwood.
Patron: Deeds
Prefiled, presented, ordered printed, and referred to Committee on Finance ................. 78
Reported with amendment ........................................ 395
Constitutional reading dispensed, passed by for day .................................................. 442, 444
Read second time .................................................. 473
S.B. 1477 (continued)
Reading of amendment waived .......................................................... 477
Committee amendment agreed to ..................................................... 477
Engrossed ....................................................................................... 480
Read third time and passed ............................................................. 498
Passed House .................................................................................. 1528
Signed by President ........................................................................ 1739
Approved by Governor-Chapter 652 (effective 7/1/19)

S.B. 1478. Disposition of the remains of a decedent; right to control, repealing provisions relating to when next of kin disagree and absence of next of kin. Amending §§ 32.1-309.1, 54.1-2800, 54.1-2807, and 54.1-2825; repealing §§ 54.1-2807.01 and 54.1-2807.02.
Patron: Deeds
Prefiled, presented, ordered printed, and referred to Committee on Local Government .................................................. 78
Rereferred to Committee on Education and Health .......................................................... 139

S.B. 1479. Karst; authorizes any locality by ordinance to regulate development.
Adding § 15.2-2295.3.
Patron: Deeds
Prefiled, presented, ordered printed, and referred to Committee on Local Government ............... 78
Reported with substitute ................................................................. 396
Constitutional reading dispensed, passed by for day .................................................. 442, 444
Read second time ........................................................................... 473
Reading of substitute waived ........................................................................ 477
Committee substitute agreed to ........................................................................ 477
Engrossed ....................................................................................... 480
Read third time and passed ............................................................. 498

Prefiled, presented, ordered printed, and referred to Committee on Finance .................. 78
Reported with amendment ............................................................... 150
Constitutional reading dispensed, passed by for day .................................................. 218, 219
Read second time ........................................................................... 235
Reading of amendment waived ......................................................... 236
Committee amendment agreed to ........................................................................ 236
Engrossed ....................................................................................... 237
Engrossment reconsidered ........................................................................ 238
Engrossed ....................................................................................... 239
Read third time and passed ............................................................. 248, 249

S.B. 1481. Commercial driver’s licenses; entry-level driver training, Commissioner shall waive the knowledge test and driving skills test for certain current or former military service members applying for certain endorsements, etc. Amending §§ 46.2-324.1, 46.2-341.4, 46.2-341.10, 46.2-341.12, 46.2-341.14, 46.2-341.14:01, 46.2-341.14:1, 46.2-341.19, 46.2-341.22, 46.2-380, 46.2-382, 46.2-1700, and 46.2-1701.1; adding §§ 46.2-1708 through 46.2-1711.
Prefiled, presented, ordered printed, and referred to Committee on Transportation .................. 78
Reported with amendment ............................................................... 209
Constitutional reading dispensed, passed by for day .................................................. 239, 240
Read second time ........................................................................... 253
Reading of amendment waived ........................................................................ 256
Committee amendment agreed to ........................................................................ 256
S.B. 1481 (continued)
Engrossed ................................................................. 257
Read third time and passed .............................................. 273
Passed House with substitute ......................................... 1384
House substitute agreed to ........................................... 1406
Signed by President ..................................................... 1669
Approved by Governor-Chapter 750 (effective - see bill)

S.B. 1482. Firearms, certain; adds the County of Albemarle and the City of Charlottesville to the list of localities in which it is unlawful for a person to carry in public places. Amending § 18.2-287.4.
Patron: Deeds
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 79

S.B. 1483. Net energy metering; Appalachian Power Company to conduct a pilot program for schools that generate electricity at levels that exceed the school’s consumption.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ...... 79

S.B. 1484. Misdemeanor sex offenses against minors; extends the statute of limitations period for prosecuting where the victim is a minor at the time of the offense to 20 years after the victim reaches majority. Amending § 19.2-8.
Patron: Deeds
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 79
Reported with substitute ............................................. 416
Rereferred to Committee on Finance .................................. 417

S.B. 1485. Long-Term Employment Support Services and Extended Employment Services; Department for Aging and Rehabilitative Services to make referrals to any employment services organizations that provide competitive or commensurate wages and is eligible to receive state-funded Services, Employment Service Organization Steering Committee established, Committee to report on policy, funding, and allocation of funds to organizations, the Committee shall meet no more than four times a year. Amending § 51.5-169.1; adding § 51.5-169.2.
Prefiled, presented, ordered printed, and referred to Committee on Finance ....................... 79
Reported with amendments ........................................... 286
Constitutional reading dispensed; passed by for day ................................................................. 315
Read second time .......................................................... 331
Reading of amendments waived ...................................... 333
Committee amendments agreed to ................................... 334
Engrossed ................................................................. 335
Read third time and passed ............................................. 350, 351
Passed House with amendments ...................................... 893
Passed by temporarily ................................................... 928
House amendments agreed to ......................................... 1158
Signed by President ..................................................... 1439
Passed by temporarily ................................................... 2007, 2015
Senate rejected Governor’s recommendations ................................................................. 2020
Approved by Governor-Chapter 852 (effective 7/1/19)

S.B. 1486. Summary judgment; limited use of discovery depositions and affidavits. Amending § 8.01-420.
Patron: Obenshain
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ............ 79
Reported ................................................................. 300
Constitutional reading dispensed, passed by for day ................................................................. 339, 340
Read second time .......................................................... 361
S.B. 1486 (continued)
Reading of substitute waived ................................................................. 362
Substitute by Senator Petersen rejected .................................................. 362
Reading of amendment waived............................................................... 362
Amendment by Senator Surovell rejected ................................................. 363
Reading of amendment waived ............................................................... 363
Amendment by Senator Surovell rejected ................................................. 363
Engrossed .............................................................................................. 363
Read third time and passed .................................................................... 379
Reconsideration of vote on passage ......................................................... 381
Passed Senate ....................................................................................... 381
Passed House ....................................................................................... 900
Signed by President ................................................................................. 1188

Approved by Governor-Chapter 128 (effective 7/1/19)

S.B. 1487. Driver’s license; DMV, upon request of applicant and presentation of a signed statement by a licensed physician confirming applicant’s condition, request for a traumatic brain injury indicator on applicant’s driver’s license shall require a signed statement from a licensed neurologist confirming applicant’s condition. Amending § 46.2-342.
Prefiled, presented, ordered printed, and referred to Committee on Transportation .................. 79
Reported ............................................................................................... 209
Constitutional reading dispensed, passed by for day ........................................ 240, 241
Read second time .................................................................................. 259
Reading of amendment waived ............................................................... 259
Amendment by Senator Deeds agreed to .................................................... 259
Engrossed .............................................................................................. 259
Read third time and passed .................................................................... 276
Passed House with amendment ................................................................ 1384
House amendment rejected .................................................................... 1407
House insisted on amendment and requested committee of conference ............... 1510
Senate acceded to request ....................................................................... 1550
Conferrees appointed ............................................................................. 1552

S.B. 1488. State hospitals for individuals with mental illness; Secretary of Health and Human Resources shall convene a work group to examine causes of high census at the Commonwealth’s state hospitals.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ........ 79
Reported with substitute ....................................................................... 208
Constitutional reading dispensed, passed by for day ........................................ 240
Passed by for day .................................................................................. 252
Read second time .................................................................................. 277
Reading of substitute waived .................................................................. 278
Committee substitute agreed to ............................................................... 278
Engrossed .............................................................................................. 279
Read third time and passed .................................................................... 288
Passed House ....................................................................................... 1528
Signed by President ................................................................................. 1739
Approved by Governor-Chapter 609 (effective 7/1/19)
S.B. 1489. Law enforcement: Department of Criminal Justice Services to establish training standards and publish and periodically update model policies for personnel for sensitivity to and awareness of persons experiencing mental health or substance abuse crises, including chronic homeless inebriates. Amending § 9.1-102.  
Patron: Deeds  
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice  79

S.B. 1490. Aged or incapacitated adults; financial exploitation, authority of financial institution staff to refuse transactions or disbursements, etc. Amending § 63.2-1606.  
Patrons: Obenshain, et al.  
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services  80
Reported with substitute  342
Constitutional reading dispensed, passed by for day  365, 366
Read second time  383
Reading of substitute waived  387
Committee substitute agreed to  387
Engrossed  388
Read third time and passed  398
Passed House with substitute  1192
House substitute rejected  1304
House insisted on substitute and requested committee of conference  1385
Senate acceded to request  1410
Conferees appointed  1413
Conference report adopted by Senate  1627
Conference report adopted by House  1658
Signed by President  1994
Approved by Governor-Chapter 421 (effective 7/1/19)

S.B. 1491. Conflict of Interests Act, State and Local Government; school boards and school employees, hiring of relatives by any school district. Amending § 2.2-3119.  
Patron: Chafin  
Prefiled, presented, ordered printed, and referred to Committee on Rules  80
Reported with substitute  458
Constitutional reading dispensed, passed by for day  526, 528
Read second time  575
Reading of substitute waived  576
Committee substitute agreed to  576
Engrossed  576
Constitutional reading dispensed  580
Passed Senate  583
Passed House  1528
Signed by President  1739
Approved by Governor-Chapter 641 (effective 7/1/19)

Patron: Chafin  
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology  80
Reported with amendments  375
Constitutional reading dispensed, passed by for day  404, 406
Read second time  424
Reading of amendments waived  428
Committee amendments agreed to  428
S.B. 1492 (continued)
Engrossed ................................................................. 434
Read third time and passed ........................................ 460, 461
Passed House ............................................................ 1446
Signed by President .................................................... 1670
Approved by Governor-Chapter 629 (effective 7/1/19)
S.B. 1493. Death certificates; requires the completed medical certification portion of a certificate to be filed electronically with the State Registrar of Vital Records through the Electronic Death Registration System, etc. Amending §§ 32.1-263 and 54.1-2915.
Patron: Cosgrove
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 80
S.B. 1494. Firefighters and Emergency Medical Technicians Procedural Guarantee Act;
breach of procedures, evidence gathered through the conduct of an interrogation shall not be admissible in any administrative hearing against a firefighter or emergency medical services personnel. Amending § 9.1-302.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 80
Reported with amendments ........................................... 375
Constitutional reading dispensed, passed by for day .......... 405, 406
Read second time ......................................................... 436
Reading of amendments waived ..................................... 437
Committee amendments rejected ................................... 437
Reading of substitute waived ........................................ 437
Substitute by Senator Edwards agreed to ......................... 437
Engrossed ................................................................. 437
Read third time and passed ........................................... 467
Reconsideration of vote on passage ............................... 467
Passed Senate ............................................................. 468
Passed House with substitute ....................................... 1509
House substitute agreed to ........................................... 1544
Reconsideration of vote on House substitute agreed to .... 1545
House substitute rejected ............................................. 1545
House insisted on substitute and requested committee of conference ........................................ 1593
Senate acceded to request ............................................. 1595
Conferees appointed .................................................... 1596
Conference report adopted by Senate .............................. 1720
Conference report adopted by House ............................... 1744
Signed by President ..................................................... 1994
Senate concurred in Governor’s recommendation ............. 2002
House concurred in Governor’s recommendation .............. 2092
Signed by President as reenrolled ................................ 2095
Enacted, Chapter 841 (effective 7/1/19)
S.B. 1495. Virginia Rural Information Technology Apprenticeship Grant Fund and Program; established, Program established for purpose of awarding grants on a competitive basis from such funds as may be available. Adding § 23.1-3129.1.
Patrons: Chafin, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 80
Reported ................................................................. 208
Rereferred to Committee on Finance .............................. 209
Reported with amendment .......................................... 286
Constitutional reading dispensed, passed by for day ........ 315, 316
Read second time ......................................................... 331
S.B. 1495 (continued)
Reading of amendment waived .................................................. 334
Committee amendment agreed to ................................................ 334
Engrossed ................................................................. 335
Read third time and passed .................................................. 350, 351
Passed House with substitute .................................................. 893
Passed by temporarily ......................................................... 928
House substitute rejected ...................................................... 1159
House insisted on substitute and requested committee of conference .... 1293
Senate acceded to request .................................................... 1348
Conferees appointed .......................................................... 1349
Conference report adopted by Senate ....................................... 1508
Conference report adopted by House ....................................... 1572
Signed by President .......................................................... 1739
Approved by Governor-Chapter 646 (effective 7/1/19)

S.B. 1496. Installed Solar Energy Equipment Program Grant Fund; created, grants for equipment placed in service on nonresidential real property, effective clause.
Adding § 59.1-284.31.
Patrons: Saslaw, et al.
Prefiled, presented, ordered printed, and referred to Committee on Finance .................. 80
Reported with substitute ...................................................... 457
Constitutional reading dispensed, passed by for day ....................... 526, 527
Read second time ............................................................ 561
Reading of substitute waived ................................................. 564
Committee substitute agreed to ............................................. 564
Engrossed ................................................................. 569
Constitutional reading dispensed ........................................... 570
Passed Senate .............................................................. 571

S.B. 1497. Campaign contribution limits; prohibits a person, other than a political party committee or political action committee, from making any single contribution that exceeds $2,500 to any one candidate for the General Assembly, etc. Adding §§ 24.2-948.5 through 24.2-948.10 and 24.2-953.6.
Patron: Ebbin
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections .... 80

S.B. 1498. Juvenile correctional facilities; Board of Juvenile Justice to promulgate regulations governing housing of youth who are detained in a facility pursuant to a contract with the federal government.
Patron: Ebbin
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services .................................................. 81

S.B. 1499. Motor Vehicles, Department of; hearings, motor vehicle dealers, report.
Amending § 46.2-1573.
Patrons: DeSteph, et al.
Prefiled, presented, ordered printed, and referred to Committee on Transportation .................. 81
Reported with substitute ...................................................... 302
Constitutional reading dispensed, passed by for day ....................... 338, 339
Read second time ............................................................ 355
Reading of substitute waived ................................................. 358
Committee substitute agreed to ............................................. 358
Reading of amendment waived ............................................. 358
Amendment by Senator agreed to ........................................... 358
Engrossed ................................................................. 360
Read third time and passed .................................................. 377, 378
S.B. 1499 (continued)
Passed House ........................................................................... 1394
Signed by President ................................................................... 1609
Approved by Governor-Chapter 751 (effective 7/1/19)
Patron: Hanger
Prefiled, presented, ordered printed, and referred to Committee on Finance .......... 81
S.B. 1501. Capital murder; law-enforcement officers and fire marshals, where offender was 18 years of age or older at time of offense, punishment shall be no less than a mandatory minimum term of confinement for life. Amending § 18.2-31.
Patrons: Carrico, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ..... 81
Reported with substitute ............................................................... 300
Rereferred to Committee on Finance ........................................... 302
Reported ..................................................................................... 395
Constitutional reading dispensed, passed by for day .................................................. 443, 444
Read second time ........................................................................ 485
Reading of substitute waived .......................................................... 485
Committee substitute agreed to ..................................................... 485
Engrossed ..................................................................................... 485
Read third time and passed .................................................................. 502
Reconsideration of vote on passage ..................................................... 503
Passed Senate ............................................................................. 503
Passed House ............................................................................. 1528
Signed by President .................................................................... 1739
Approved by Governor-Chapter 717 (effective 7/1/19)
Patrons: Carrico, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ...... 81
Reported with amendment ............................................................ 417
Constitutional reading dispensed, passed by for day .................................................. 489, 490
Read second time ........................................................................ 521
Reading of amendment waived ...................................................... 521
Committee amendment agreed to ................................................... 521
Engrossed ..................................................................................... 522
Constitutional reading dispensed .......................................................... 529
Passed Senate ............................................................................. 535
Patron: Carrico
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology .......................................................... 81
S.B. 1504. Assault and battery; adds to definition of law-enforcement officer for purposes of the crime of assault and battery any special agent or federal law-enforcement officers, penalty. Amending § 18.2-57.
Patron: Carrico
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice . . . . . . . . . . . . . . . . . . . . 82
Reported .................................................. 300
Rereferred to Committee on Finance .................................. 302

S.B. 1505. Highways, bridges, interchanges, and other transportation facilities; cost of signage when named after a state official killed during performance of his official duties, etc., costs of producing, placing, and maintaining these signs shall be paid from Commonwealth Transportation Funds, Board must receive a letter or resolution from head of state agency by which state official was employed requesting such naming, etc. Amending § 33.2-213.
Patron: Carrico
Prefiled, presented, ordered printed, and referred to Committee on Transportation . . . . . . . . . . . . . . . . . . . . . . 82
Reported .................................................. 302
Rereferred to Committee on Finance .................................. 302
Reported with amendments ........................................... 374
Constitutional reading dispensed, passed by for day ............... 404, 406
Read second time ............................................ 424
Reading of amendments waived .................................. 428
Committee amendments agreed to .................................. 428
Engrossed .................................................. 434
Read third time and passed ........................................ 460, 461
Passed House with amendments .................................. 1384
Passed by temporarily ........................................ 1407
House amendments agreed to .................................. 1415
Signed by President ........................................ 1670
Approved by Governor-Chapter 802 (effective 7/1/19)

S.B. 1506. Radford University; authority to establish Radford University-Roanoke Division.
Adding § 23.1-2104.
Patrons: Carrico, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health . . . . . . . . . . . . . . . . . . . . . . 82
Reported .................................................. 208
Rereferred to Committee on Finance .................................. 209
Reported with amendment ........................................... 286
Constitutional reading dispensed, passed by for day ............... 316, 317
Read second time ............................................ 337
Reading of substitute waived .................................. 337
Committee substitute agreed to .................................. 337
Reading of amendment waived .................................. 337
Committee amendment agreed to .................................. 337
Engrossed .................................................. 337
Read third time and passed ........................................ 354
Passed House .................................................. 863
Signed by President ........................................ 889
Approved by Governor-Chapter 64 (effective 7/1/19)

S.B. 1507. Unmanned aircraft systems; used by law-enforcement officer to aerially survey a primary residence of the subject of the arrest warrant to formulate a plan to execute an existing arrest warrant or capias for a felony offense, etc. Amending § 19.2-60.1.
Patron: Carrico
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice . . . . . . . . . . . . . . . . . . . . . . 82
S.B. 1507 (continued)
Reported with substitute .................................................. 300
Constitutional reading dispensed, passed by for day .................. 339, 340
Read second time ............................................................. 363
Reading of substitute waived ............................................. 363
Committee substitute agreed to .......................................... 363
Engrossed ................................................................. 363
Read third time and passed .............................................. 380
Passed House ............................................................... 1528
Signed by President ......................................................... 1739
Approved by Governor-Chapter 781 (effective 7/1/19)

S.B. 1508. **Obstruction of justice;** concealing evidence of an abduction, penalty.
Amending §§ 18.2-370 and 18.2-460.
Patron: Carrico
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ........... 82
Reported with substitute .................................................. 300
Rereferred to Committee on Finance .................................... 302

S.B. 1509. **Southwestern Virginia Training Center;** the Commonwealth shall not convey, sell, or otherwise dispose of certain real property in Carroll County outside the Town of Hillsville on which the former Center was situated.
Patron: Carrico
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ........... 82
Reported ................................................................. 300
Rereferred to Committee on Finance .................................... 302
Constitutional reading dispensed, passed by for day .................. 404, 406
Read second time ............................................................. 424
Reading of substitute waived ............................................. 428
Committee substitute agreed to .......................................... 429
Engrossed ................................................................. 434
Read third time and passed .............................................. 460, 461
Passed House with substitute ........................................... 1192
House substitute agreed to ............................................... 1305
Signed by President ......................................................... 1524
Approved by Governor-Chapter 610 (effective 7/1/19)

S.B. 1510. **Towing;** only towing requests made by local law-enforcement officers are subject to local ordinances regulating towing services, nothing herein shall prohibit the Department of State Police from entering into a memorandum of understanding with a county, city, or town to provide for towing services. Amending § 46.2-1217.
Patron: Carrico
Prefiled, presented, ordered printed, and referred to Committee on Transportation ........... 82
Reported with amendment .................................................. 417
Constitutional reading dispensed, passed by for day .................. 488, 490
Read second time ............................................................. 508
Reading of amendment waived .......................................... 511
Committee amendment agreed to ........................................ 511
Engrossed ................................................................. 515
Constitutional reading dispensed ....................................... 515
Passed Senate ............................................................. 516
Passed House ............................................................. 1394
Signed by President ......................................................... 1609
Approved by Governor-Chapter 630 (effective 7/1/19)
S.B. 1511. **Southwest Virginia Higher Education Center;** powers and duties of board.
Amending § 23.1-3127.
Patrons: Carrico, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .......... 82
Reported ................................................................. 208
Constitutional reading dispensed, passed by for day ......................................................... 240
Read second time and engrossed ................................................................. 253, 257
Read third time and passed ................................................................. 273
Passed House ................................................................. 1339
Signed by President ................................................................. 1524
Approved by Governor-Chapter 766 (effective 7/1/19)

S.B. 1512. **Cigarettes;** board of supervisors of any county authorized to levy a tax on sale or use if approved in a referendum. Amending §§ 58.1-3830 and 58.1-3831; adding § 58.1-3831.1.
Patron: Carrico
Prefiled, presented, ordered printed, and referred to Committee on Finance ......................... 83

S.B. 1513. **Agricultural equipment;** time frame for reporting nonconformities.
Amending § 59.1-207.8.
Patron: Carrico
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .......... 83
Reported ................................................................. 374
Constitutional reading dispensed, passed by for day ......................................................... 404, 406
Read second time and engrossed ................................................................. 424, 434
Read third time and passed ................................................................. 460, 461
Passed House ................................................................. 1195
Signed by President ................................................................. 1440
Approved by Governor-Chapter 752 (effective 7/1/19)

S.B. 1514. **Taxation, Department of;** responsibility for collection and satisfaction of all fines, costs, forfeitures, penalties, and restitution. Amending § 19.2-349.
Patrons: Carrico, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 83

S.B. 1515. **Southwestern Virginia Mental Health Institute;** the Commonwealth, with approval of the Governor, is authorized to transfer a portion of property to Mount Rogers Community Services Board and a portion of such property to Smyth County.
Patrons: Carrico, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 83
Reported with amendments ................................................................. 300
Rereferred to Committee on Finance ................................................................. 302
Reported ................................................................. 374
Constitutional reading dispensed, passed by for day ......................................................... 404
Read second time ................................................................. 424
Reading of amendments waived ................................................................. 429
Committee amendments agreed to ................................................................. 429
Engrossed ................................................................. 434
Read third time and passed ................................................................. 460, 461
Passed House ................................................................. 1168
Signed by President ................................................................. 1440
Approved by Governor-Chapter 678 (effective 7/1/19)
S.B. 1516. Corrections, Department of; disclosure of information, delivery of controlled substances to prisoners. Amending § 54.1-2523.
Patron: Carrico
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services ................................................................. 83
Reported with substitute ............................................................... 342
Constitutional reading dispensed, passed by for day ....................... 365, 366
Read second time ......................................................................... 383
Reading of substitute waived ......................................................... 387
Committee substitute agreed to ...................................................... 387
Engrossed ...................................................................................... 388
Read third time and passed .......................................................... 398
Passed House ............................................................................. 1446
Signed by President ..................................................................... 1670
Approved by Governor-Chapter 679 (effective 7/1/19)

Patron: Carrico
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .... 83

S.B. 1518. Non-opioid pharmacological therapy and non-pharmacological therapy; health insurance coverage. Amending §§ 38.2-4319, 54.1-2708.4, and 54.1-2928.2; adding § 38.2-3418.18.
Patron: Carrico
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 83

S.B. 1519. University of Virginia’s College at Wise; reduced rate tuition, students who reside in and are domiciled in Appalachian Region. Amending § 23.1-507.
Patrons: Carrico, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 84
Reported with substitute ............................................................... 417
Rererefered to Committee on Finance .............................................. 417
Reported ...................................................................................... 457
Constitutional reading dispensed, passed by for day ....................... 526, 528
Read second time ......................................................................... 576
Reading of substitute waived ......................................................... 576
Committee substitute agreed to ...................................................... 576
Engrossed ...................................................................................... 576
Constitutional reading dispensed .................................................... 580
Passed Senate ............................................................................. 583
Passed House with substitute ....................................................... 1192
House substitute rejected ............................................................. 1305
House insisted on substitute and requested committee of conference ............ 1385
Senate acceded to request ........................................................... 1410
Conferees appointed .................................................................... 1413
Conference report adopted by House ............................................ 1572
Conference report adopted by Senate ............................................ 1628
Signed by President ..................................................................... 1994
Approved by Governor-Chapter 600 (effective 3/18/19)
S.B. 1520. Motor Vehicles, Department of; records released to certain private vendors, unauthorized use or disclosure of personal information, Commissioner may also release other appropriate information as governmental entity, etc., may require in order to carry out its official functions, civil penalty. Amending §§ 46.2-208 and 46.2-844.
Patrons: Carrico, et al.
Prefiled, presented, ordered printed, and referred to Committee on Transportation ................. 84
Reported with substitute ................................................................. 417
Constitutional reading dispensed, passed by for day .................................................. 488, 490
Read second time .................................................................................. 508
Reading of substitute waived ........................................................................ 511
Committee substitute agreed to ........................................................................ 511
Engrossed ...................................................................................................... 515
Constitutional reading dispensed ........................................................................ 515
Passed Senate ............................................................................................. 517
Reconsideration of vote on passage ........................................................................ 525
Passed Senate ............................................................................................. 525
Statement on vote .......................................................................................... 525
Passed House with amendments ........................................................................ 1509
House amendments agreed to ............................................................................ 1544
Signed by President ....................................................................................... 1739
Approved by Governor-Chapter 544 (effective 7/1/19)

S.B. 1521. Handheld photo speed monitoring devices; Department of State Police or law-enforcement officer employed by Department may operate in or around highway work zones where law-enforcement vehicle is present and displaying lighted blue or blue combination lights, mailing of certain summons by first-class mail to owner, etc., of vehicle, report. Amending § 46.2-882; adding § 46.2-882.1.
Patrons: Carrico, et al.
Prefiled, presented, ordered printed, and referred to Committee on Transportation ................. 84
Reported with amendment ................................................................................. 417
Constitutional reading dispensed, passed by for day .................................................. 489, 490
Read second time ......................................................................................... 522
Reading of amendment waived .......................................................................... 522
Committee amendment agreed to ....................................................................... 522
Engrossed ...................................................................................................... 522
Constitutional reading dispensed ........................................................................ 529
Passed Senate ............................................................................................. 535
Passed House with amendment ......................................................................... 893
House amendment agreed to .......................................................................... 929
Signed by President ....................................................................................... 1440
Senate concurred in Governor’s recommendation ................................................. 2008
House concurred in Governor’s recommendation ............................................... 2092
Signed by President as reenrolled .................................................................... 2095
Enacted, Chapter 842 (effective - see bill)

Patron: Ruff
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ............. 84
S.B. 1523. Workforce Development, Secretary of; created in Governor’s cabinet, Economic Crisis Strike Force membership, repeals position of Chief Workforce Development Advisor, effective clause. Amending §§ 2.2-200, 2.2-204, 2.2-205.1, 2.2-435.6, 2.2-435.8, 2.2-435.9, 2.2-435.10, 2.2-2471, 2.2-2471.1, 2.2-2472, and 2.2-2472.2; adding §§ 2.2-234 and 2.2-235; repealing § 2.2-435.7.
Patron: Ruff
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 84
Reported with substitute ............................................................... 270
Rereferred to Committee on Finance ............................................ 271
Reported with amendment .......................................................... 374
Constitutional reading dispensed, passed by for day ......................... 405, 406
Read second time ...................................................................... 437
Reading of substitute waived ......................................................... 437
Committee substitute agreed to ...................................................... 437
Reading of amendment waived ..................................................... 438
Committee amendment agreed to .................................................. 438
Engrossed ............................................................................... 438
Read third time and passed ........................................................... 468

S.B. 1524. Conditional rezoning proffers; extensive changes to conditional zoning provisions, rezoning on proffer condition amendments filed on or after July 1, 2019. Amending § 15.2-2303.4.
Patron: Black
Prefiled, presented, ordered printed, and referred to Committee on Local Government ............... 84

Patron: Sturtevant
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ............ 84

S.B. 1526. Certificate of public need; removes requirement for certain projects involving mental hospitals or psychiatric hospitals, etc. Amending § 32.1-102.1; adding §§ 32.1-122.23 and 32.1-122.24.
Patron: Sturtevant
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ............ 85
Reported ............................................................................... 417
Constitutional reading dispensed, passed by for day ................................................ 489, 490
Read second time and engrossed ............................................................................... 522
Constitutional reading dispensed ............................................................................... 529
Passed by for day ....................................................................... 536
Read third time and defeated by Senate ........................................................................ 557

S.B. 1527. Virginia Charitable Gaming Board; annual evaluation of conduct of charitable gaming operations, renumeration may be paid to individuals who assist in conduct of charitable gaming not to exceed $50 per session. Amending §§ 2.2-2456, 18.2-340.19, 18.2-340.27, and 18.2-340.33.
Patrons: Sturtevant, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 85
Reported with amendment ............................................................. 375
Rereferred to Committee on Finance ............................................ 376
Reported ............................................................................... 395
Constitutional reading dispensed, passed by for day ................................................ 443, 444
Read second time ...................................................................... 485
Reading of amendment waived ..................................................... 486
S.B. 1527 (continued)
Committee amendment agreed to .......................... 486
Engrossed ..................................................... 486
Passed by temporarily ........................................ 502
Read third time and passed ................................. 507

S.B. 1528. Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer.
Amending § 65.2-402.
Patron: Vogel
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor 85

S.B. 1529. Central Criminal Records Exchange; reports, adds additional offenses to list.
Amending § 19.2-390.
Patron: Chafin
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice 85
Reported with amendment .................................. 349
Rereferred to Committee on Finance ...................... 349
Reported .......................................................... 395
Constitutional reading dispensed, passed by for day .... 442, 444
Read second time .............................................. 473
Reading of amendment waived ................................ 477
Committee amendment agreed to ........................... 477
Engrossed ........................................................ 480
Read third time and passed ................................... 498
Passed House ................................................... 900
Approved by Governor-Chapter 115 (effective 7/1/19)

Patron: Deeds
Prefiled, presented, ordered printed, and referred to Committee on Education and Health 85

S.B. 1531. Income tax, state; equalizes standard deduction with the federal standard deduction. Amending § 58.1-322.03.
Patron: Sturtevant
Prefiled, presented, ordered printed, and referred to Committee on Finance 85

S.B. 1532. High school STEM internship; pilot program established for Richmond City Public Schools for a maximum of 25 high school juniors or seniors, in a high school, etc., to participate as apprentices in certain fields, report, effective clause.
Patrons: Sturtevant, et al.
Prefiled, presented, ordered printed, and referred to Committee on Finance 85
Reported with substitute ...................................... 395
Constitutional reading dispensed, passed by for day .... 443, 444
Read second time .............................................. 473
Reading of substitute waived ................................ 478
Committee substitute agreed to ............................. 478
Engrossed ........................................................ 480
Read third time and passed ................................... 498

S.B. 1533. Coal combustion residuals; requires owner or operator of any CCR unit to include a coal ash pond or landfill, that is located in the Chesapeake Bay watershed to close such CCR unit, report. Adding § 10.1-1413.3.
Patrons: Surovell, et al.
Prefiled, presented, ordered printed, and referred to Committee on Agriculture 85
S.B. 1533 (continued)
Reported with amendments .......................................................... 223
Rereferred to Committee on Finance .............................................. 224

S.B. 1534. Coal combustion residuals; authorizes an electric utility to recover the costs of the permitted cleanup in the Chesapeake Bay watershed of residuals that are generated from the burning of coal for the purpose of generating electricity. Amending § 56-585.1.
Patron: Surovell
Prefiled, presented, ordered printed, and referred to Committee on Agriculture ................. 85
Rereferred to Committee on Commerce and Labor ................................... 224

S.B. 1535. Uniform Statewide Building Code; owner of signs located along an Interstate System highway, periodic inspection for building code compliance.
Amending §§ 33.2-1229 and 36-105.
Patrons: Surovell, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 86
Rereferred to Committee on Transportation ...................................... 271
Reported with amendments .......................................................... 417
Constitutional reading dispensed, passed by for day .................................. 489, 490
Read second time ............................................................................. 522
Reading of amendments waived ....................................................... 522
Committee amendments agreed to ..................................................... 522
Engrossed ......................................................................................... 522
Constitutional reading dispensed ....................................................... 529
Passed Senate ................................................................................. 536

Patron: Surovell
Prefiled, presented, ordered printed, and referred to Committee on Transportation ............ 86

S.B. 1537. Virginia Property Owners’ Association Act; home-based businesses.
Amending § 55-513.2.
Patron: Surovell
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 86
Reported ......................................................................................... 270
Constitutional reading dispensed, passed by for day .................................. 293, 294
Read second time and engrossed ....................................................... 314
Read third time and passed ............................................................. 329
Passed House ................................................................................. 863
Signed by President .......................................................................... 889
Approved by Governor-Chapter 30 (effective 7/1/19)

Patron: Surovell
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 86
Reported ......................................................................................... 270
Constitutional reading dispensed, passed by for day .................................. 293, 294
Read second time and engrossed ....................................................... 308, 312
Read third time and passed ............................................................. 323, 324
Reconsideration of vote on passage ................................................... 325
Passed Senate ................................................................................. 325
Passed House ................................................................................. 863
S.B. 1538 (continued)
Signed by President ................................................................. 889
Approved by Governor-Chapter 44 (effective 7/1/19)

S.B. 1539. Child support; withholding from the income of an independent contractor.
Amending §§ 16.1-278.16, 20-79.1, 20-79.2, 20-79.3, 63.2-1900, 63.2-1903, 63.2-1929,
and 63.2-1944.
Patron: Surovell
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ............. 86
Reported ................................................................. 247
Constitutional reading dispensed, passed by for day ........................................... 281, 282
Read second time and engrossed ................................................................. 292
Passed by for day ........................................................................ 308
Rereferred to Committee on General Laws and Technology ........................................ 326
Reported with amendments ................................................................. 539
Engrossment reconsidered ....................................................................... 552
Reading of amendments waived .................................................................. 552
Committee amendments agreed to ................................................................. 552
Engrossed ......................................................................................... 553
Constitutional reading dispensed ................................................................ 553
Motion to pass ..................................................................................... 553
Passed by temporarily ........................................................................ 553
Passed Senate ...................................................................................... 559

S.B. 1540. Protective orders; contents of preliminary orders, docketing of an appeal, certain
appeal issued shall be assigned a case number within two business days upon receipt of
Patron: Surovell
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ............. 86
Reported with substitute ........................................................................ 247
Constitutional reading dispensed, passed by for day ........................................... 281
Read second time ..................................................................................... 291
Reading of substitute waived ...................................................................... 292
Committee substitute agreed to ................................................................. 292
Engrossed ......................................................................................... 292
Read third time and passed ....................................................................... 303, 304
Passed House ...................................................................................... 1528
Signed by President ............................................................................. 1739
Approved by Governor-Chapter 718 (effective 7/1/19)

S.B. 1541. No-fault divorce; waiver of service of process, waiver may occur if final decree of
divorce as proposed by complainant is signed by the defendant, etc.
Amending §§ 20-99.1:1 and 20-106.
Patrons: Surovell, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ............. 86
Reported ................................................................. 247
Constitutional reading dispensed, passed by for day ........................................... 281, 282
Read second time and engrossed ................................................................. 291, 292
Read third time and passed ....................................................................... 303, 304
Passed House with substitute ..................................................................... 894
Passed by temporarily ........................................................................ 928
House substitute agreed to ......................................................................... 1159
Signed by President ............................................................................. 1440
Approved by Governor-Chapter 237 (effective 7/1/19)
S.B. 1542. Civil actions; in the case of a no-fault divorce, a person who is a current recipient of a state or federally funded public assistance program for the indigent shall not be subject to fees and costs. Amending § 17.1-606.
Patrons: Surovell, et al.
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 87
Reported with substitute ......................................................... 247
Constitutional reading dispensed, passed by for day ................................................ 281, 282
Read second time ................................................................. 293
Reading of substitute waived .................................................. 293
Committee substitute agreed to ................................................ 293
Engrossed .......................................................... 293
Read third time and passed ..................................................... 308
Passed House with substitute .................................................. 894
Passed by temporarily .......................................................... 929
House substitute agreed to ...................................................... 930
Signed by President ............................................................... 1440
Approved by Governor-Chapter 730 (effective 7/1/19)

S.B. 1543. Wrongful death beneficiaries; parents who receive support or services from decedent for necessaries, etc., provisions shall apply only to causes of action arising on or after July 1, 2019. Amending § 8.01-53.
Patron: Surovell
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice .......... 87
Reported with substitute ......................................................... 300
Constitutional reading dispensed, passed by for day ................................................ 338, 339
Read second time ................................................................. 355
Reading of substitute waived .................................................. 359
Committee substitute agreed to ................................................ 359
Engrossed .......................................................... 360
Read third time and passed ..................................................... 377, 378
Passed House ................................................................. 1529
Signed by President ............................................................... 1740
Approved by Governor-Chapter 328 (effective 7/1/19)

Patron: Surovell
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ...... 87
Rereferred to Committee for Courts of Justice ............................................. 209

S.B. 1545. Public schools; alternative accountability process established by the school board. Amending § 22.1-279.3:1; adding § 22.1-279.3:2.
Patrons: Sturtevant, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ...... 87
Reported with substitute ......................................................... 301
Constitutional reading dispensed, passed by for day ................................................ 338, 339
Read second time ................................................................. 355
Reading of substitute waived .................................................. 359
Committee substitute agreed to ................................................ 359
Engrossed .......................................................... 360
Read third time and passed ..................................................... 377, 378
S.B. 1546. Higher education; prohibits any percentage increase in in-state tuition for undergraduate students at Virginia’s public institutions of higher education that exceeds twice the annual percentage increase. Amending §§ 23.1-307 and 23.1-1301.
Patrons: Sturtevant, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health

S.B. 1547. Music therapists; Board of Health Professions shall evaluate whether therapists and practice of music therapy should be regulated and the degree of regulation to be imposed, report.
Patrons: Vogel, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology
Rereferred to Committee on Education and Health
Reported with substitute
Constitutional reading dispensed, passed by for day
Read second time
Reading of substitute waived
Committee substitute agreed to
Engrossed
Constitutional reading dispensed
Passed Senate
Passed House with substitute
House substitute rejected
House insisted on substitute and requested committee of conference
Senate acceded to request
Conferees appointed
Passed by temporarily
Conference report adopted by Senate
Conference report adopted by House
Signed by President
Approved by Governor-Chapter 680 (effective 7/1/19)

S.B. 1548. Consumer finance companies; State Corporation Commission, as a condition of licensing, to find that the applicant will not make loans at the same location at which the applicant makes payday loans or motor vehicle title loans. Amending §§ 6.2-1507, 6.2-1520, and 6.2-1523.
Patron: Surovell
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor
Reported with amendment
Constitutional reading dispensed, passed by for day
Read second time
Reading of amendment waived

S.B. 1549. Virginia Consumer Protection Act; updates the existing exception in the Act for "small loan companies” to refer to “consumer finance companies.” Amending § 59.1-199.
Patron: Surovell
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology
Rereferred to Committee on Commerce and Labor

S.B. 1550. Bicyclists and other vulnerable road users; no person shall operate a motor vehicle in a careless or distracted manner and is the proximate cause of serious bodily injury to a vulnerable road user, etc., motor vehicles crossing a solid line designating a bicycle lane, exception. Amending § 46.2-841; adding § 46.2-816.1.
Patrons: Surovell, et al.
Prefiled, presented, ordered printed, and referred to Committee on Transportation
Reported with amendment
Constitutional reading dispensed, passed by for day
Read second time
Reading of amendment waived
S.B. 1550 (continued)
Committee amendment agreed to ................................................................. 523
Engrossed ................................................................................................... 523
Constitutional reading dispensed ................................................................. 529
Passed by for day ....................................................................................... 536
Passed Senate ............................................................................................ 557

S.B. 1551. School resource officers; school board in each school division in which the local
law-enforcement agency employs officers to enter into a memorandum of understanding
with such local law-enforcement agency that sets forth the respective roles and
Patrons: Surovell, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health 88

S.B. 1552. Absentee voting; alternative locations for in-person absentee voting.
Amending § 24.2-707.
Patron: Surovell
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections 88

S.B. 1553. Urban county executive form of government; any county that has adopted the
urban county executive form of government may, by ordinance, provide that it shall be
unlawful for any person to place, leave, or abandon on any real property in the county,
disposition of abandoned shopping carts. Adding § 15.2-815.1.
Patron: Surovell
Prefiled, presented, ordered printed, and referred to Committee on Local Government 88
Reported with substitute ............................................................................ 396
Constitutional reading dispensed, passed by for day 443, 444
Read second time .................................................................................... 486
Reading of substitute waived .................................................................. 486
Committee substitute agreed to ................................................................. 486
Engrossed ................................................................................................... 502

S.B. 1554. Virginia Freedom of Information Act (FOIA); violations and civil penalties, in
determining whether a civil penalty is appropriate, the court shall consider mitigating
factors, etc. Amending § 2.2-3714.
Patron: Surovell
Prefiled, presented, ordered printed, and referred to Committee on General Laws and
Technology ................................................................................................. 88
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House amendment rejected .................................................................... 1467
House insisted on amendment and requested committee of conference 1572
Senate acceded to request ..................................................................... 1582
Conferrees appointed ............................................................................. 1582
Conference report adopted by Senate ..................................................... 1683
Conference report adopted by House ...................................................... 1744
S.B. 1554 (continued)
Signed by President ................................................................. 1994
Senate concurred in Governor’s recommendations ......................... 2002
House concurred in Governor’s recommendations ......................... 2092
Signed by President as reenrolled ............................................ 2095
Enacted, Chapter 843 (effective 7/1/19)

S.B. 1555. Maximum speed limits; a county is allowed to provide by ordinance that fines for speeding on a nonlimited access highway having four or more lanes in such county are doubled. Amending § 46.2-870.
Patron: Vogel
Prefiled, presented, ordered printed, and referred to Committee on Transportation ............. 88

Patrons: Peake, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules ......................... 88
Reported with substitute ............................................................. 458
Constitutional reading dispensed, passed by for day .......................... 526, 527
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Reading of substitute waived .................................................... 564
Committee substitute agreed to .................................................. 564
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Constitutional reading dispensed .................................................. 570
Passed Senate ..................................................................... 571
Passed House .................................................................... 1529
Signed by President ................................................................ 1740
Approved by Governor-Chapter 731 (effective 7/1/19)

S.B. 1557. Pharmacy, Board of; alters definition of cannabidiol oil and tetrahydrocannabinol oil, regulation of pharmaceutical processors, report. Amending §§ 54.1-3408.3 and 54.1-3442.6.
Patrons: Dunnavant, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ........... 88
Reported with substitute ............................................................. 301
Constitutional reading dispensed, passed by for day .......................... 338, 340
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Reading of substitute waived .................................................... 359
Committee substitute agreed to .................................................. 359
Engrossed ............................................................................ 360
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Passed House with amendments .................................................. 1191
House amendments agreed to .................................................... 1306
Signed by President ................................................................ 1524
Approved by Governor-Chapter 681 (effective 7/1/19)

S.B. 1558. Onley, Town of; amending charter, appointment of town manager by town council, duties.
Patron: Lewis
Prefiled, presented, ordered printed, and referred to Committee on Local Government ........... 89
Reported ............................................................................. 287
Constitutional reading dispensed, passed by for day .......................... 315, 316
Read second time and engrossed .................................................. 331, 335
Read third time and passed ........................................................ 350, 351
Passed House with substitute .................................................... 1429
House substitute agreed to ....................................................... 1467
S.B. 1558 (continued)
Signed by President ................................................................. 1740
Approved by Governor-Chapter 798 (effective 7/1/19)
S.B. 1559. C-PACE loans; any locality may, by ordinance, authorize contracts to provide loans for the initial acquisition and installation of clean energy or resiliency improvements with free and willing property owners of both existing properties and new construction, improvements may include mitigation of flooding or impacts of flooding or stormwater management improvements, etc. Amending § 15.2-958.3.
Patrons: Lewis, et al.
Prefiled, presented, ordered printed, and referred to Committee on Local Government ............ 89
Reported with substitute .......................................................... 396
Constitutional reading dispensed, passed by for day .................................................. 443, 444
Read second time ........................................................................ 473
Reading of substitute waived .......................................................... 478
Committee substitute agreed to .......................................................... 478
Engrossed ..................................................................................... 480
Read third time and passed ............................................................. 498
Passed House .............................................................................. 1446
Signed by President ...................................................................... 1670
Approved by Governor-Chapter 753 (effective 7/1/19)
S.B. 1560. Parking of certain vehicles; adds the Town of Cape Charles to the list of towns that are permitted to regulate or prohibit the parking on any public highway of watercraft, boat trailers, etc. Amending § 46.2-1222.1.
Patron: Lewis
Prefiled, presented, ordered printed, and referred to Committee on Transportation ................. 89
Reported ....................................................................................... 302
Constitutional reading dispensed, passed by for day .................................................. 339, 340
Read second time and engrossed .................................................................................. 363
Read third time and passed ......................................................................................... 381
Passed House .............................................................................. 900
Signed by President ...................................................................... 1188
Approved by Governor-Chapter 116 (effective 7/1/19)
S.B. 1561. Sixth grade science; Department of Education shall coordinate with the Department of Environmental Quality to update the “Window into a Green Virginia” curriculum.
Patron: Lewis
Prefiled, presented, ordered printed, and referred to Committee on Rules .............................. 89
Reported with amendments ......................................................................................... 458
Constitutional reading dispensed, passed by for day .................................................. 526, 527
Read second time ......................................................................................... 561
Reading of amendments waived .................................................................................. 565
Committee amendments agreed to ............................................................................... 565
Engrossed ......................................................................................... 569
Constitutional reading dispensed ................................................................................. 570
Passed Senate ................................................................................... 571
S.B. 1562. Eastville, Town of; new charter (previous charter repealed).
Patron: Lewis
Prefiled, presented, ordered printed, and referred to Committee on Local Government ............ 89
Reported ......................................................................................... 287
Constitutional reading dispensed, passed by for day .................................................. 315, 316
Read second time and engrossed .................................................................................. 331, 335
Read third time and passed ......................................................................................... 350, 351
Passed House with amendment ..................................................................................... 1571
S.B. 1562 (continued)
House amendment agreed to .......................................................... 1580
Signed by President ........................................................................... 1740
Approved by Governor-Chapter 813 (effective 7/1/19)

S.B. 1563. School boards; local law-enforcement agencies, memorandums of understanding.
Amending § 9.1-184; adding § 22.1-280.2:3.
Patron: Lewis
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ............... 89
Rereferred to Committee on Education and Health ................................................................. 123

S.B. 1564. Elections, State Board of; Board, on or before January 1, 2020, shall revise its processes and associated regulations for viewing and processing candidate petitions, checking petition signatures.
Patron: Lewis
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ........ 89
Reported with substitute ........................................................................ 396
Constitutional reading dispensed, passed by for day ............................................................... 443, 444
Read second time .................................................................................. 473
Reading of substitute waived ...................................................................... 478
Committee substitute agreed to ................................................................. 478
Engrossed ............................................................................................... 480
Read third time and passed ....................................................................... 498
Passed House ........................................................................................ 1446
Signed by President ................................................................................ 1670
Approved by Governor-Chapter 682 (effective 7/1/19)

S.B. 1565. Travel insurance; establishes procedures and requirements for travel protection plans and travel administrators, classification of travel insurance. Amending §§ 38.2-126, 38.2-1887, and 38.2-1888; adding §§ 38.2-1888.1 through 38.2-1888.5 and 58.1-2501.1.
Patron: Dunnavant
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor ........ 89
Reported with substitute ........................................................................ 374
Constitutional reading dispensed, passed by for day ............................................................... 404, 406
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Reading of substitute waived ...................................................................... 429
Committee substitute agreed to ................................................................. 429
Engrossed ............................................................................................... 434
Read third time and passed ....................................................................... 460, 461
Passed House with amendment ............................................................................. 1167
House amendment agreed to ....................................................................... 1177
Signed by President ................................................................................ 1440
Approved by Governor-Chapter 266 (effective 7/1/19)

Patron: Marsden
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .......... 90

S.B. 1567. Towing fees; localities in Planning District 8 (Northern Virginia) and Planning District 16 (George Washington RC) shall establish by ordinance a hookup and initial towing fee of no less than $135, etc. Amending § 46.2-1233.
Patron: Marsden
Prefiled, presented, ordered printed, and referred to Committee on Transportation ................. 90
Reported with substitute ........................................................................ 417
Constitutional reading dispensed, passed by for day ............................................................... 488, 490
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Reading of substitute waived ...................................................................... 512
S.B. 1567 (continued)
Committee substitute agreed to ................................................................. 512
Engrossed .......................................................... 515
Constitutional reading dispensed ......................................................... 515
Passed Senate ................................................. 516
Passed House .................................................. 900
Signed by President ...................................................... 1188
Approved by Governor-Chapter 117 (effective 7/1/19)

S.B. 1568. Barbers and cosmetologists; Board for Barbers and Cosmetologists shall not require an applicant for a license to complete more than 1,000 hours of training.
Amending § 54.1-706.
Patrons: Marsden, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 90
Reported with amendment ................................................................. 270
Constitutional reading dispensed, passed by for day ............................. 293, 294
Read second time ......................................................................... 308
Reading of amendment waived ......................................................... 312
Committee amendment agreed to ....................................................... 312
Engrossed ................................................................................. 312
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Reconsideration of vote on passage ................................................... 325
Passed Senate ........................................................................... 325

S.B. 1569. Marine Resources Commission; grant of interest in subaqueous lands, federal civil works project, report. Adding § 28.2-1200.2.
Patron: Lewis
Prefiled, presented, ordered printed, and referred to Committee on Agriculture ......................................................... 90

S.B. 1570. Adult protective services; creates central registry. Amending §§ 2.2-3802 and 63.2-1605; adding §§ 63.2-1605.1 and 63.2-1610.1 through 63.2-1610.4.
Patron: Lewis
Prefiled, presented, ordered printed, and referred to Committee for Courts of Justice ......................................................... 90
Rereferred to Committee on Rehabilitation and Social Services ................................................................. 209

Patron: Lewis
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ......................................................... 90
Rereferred to Committee on Rules .......................................................... 396

S.B. 1572. Income tax, state; raises minimum threshold for filing a tax return.
Amending § 58.1-321.
Patron: Norment
Prefiled, presented, ordered printed, and referred to Committee on Finance ......................................................... 90

S.B. 1573. Offshore oil and gas drilling; prohibits Marine Resources Commission or the Department of Mines, Minerals and Energy from granting any lease or permit for oil or gas exploration, etc., in the beds of any waters of the Commonwealth, repeals provision relating to Commonwealth’s support for federal efforts to explore for natural gas more than 50 miles off shore. Amending §§ 28.2-1208 and 67-102; repealing § 67-300.
Patrons: DeSteph, et al.
Prefiled, presented, ordered printed, and referred to Committee on Agriculture ......................................................... 90

S.B. 1574. Revenue sharing; gaming establishments in the Commonwealth, Gaming Proceeds Fund.
Patron: Norment
Prefiled, presented, ordered printed, and referred to Committee on Finance ......................................................... 91
Reported with substitute ................................................................. 457
S.B. 1574 (continued)
Constitutional reading dispensed, passed by for day ........................................... 526, 527
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Engrossed ...................................................................................................... 569
Constitutional reading dispensed ................................................................. 570
Passed Senate ............................................................................................... 571
S.B. 1575. Teacher licensure; Board of Education shall provide for issuance of a three-year license to solely teach career and technical education courses or dual enrollment courses at public high schools, Chancellor of the Virginia Community College or his designee shall serve as an ex officio member of the Advisory Board on Teacher Education and Licensure, report. Amending § 22.1-305.2.
Patrons: Ebbin, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ........ 91
Reported with substitute ............................................................................. 417
Constitutional reading dispensed, passed by for day ..................................... 488, 490
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Reading of substitute waived ........................................................................ 512
Committee substitute agreed to ..................................................................... 512
Reading of amendment waived ...................................................................... 512
Amendment by Senator Ebbin agreed to ....................................................... 512
Engrossed ...................................................................................................... 515
Constitutional reading dispensed .................................................................. 515
Passed Senate ............................................................................................... 516
Passed House with substitute ........................................................................ 1192
House substitute rejected .............................................................................. 1306
House insisted on substitute and requested committee of conference .......... 1385
Senate acceded to request ........................................................................... 1410
Conferees appointed .................................................................................... 1413
Conference report adopted by Senate .......................................................... 1684
Conference report adopted by House .......................................................... 1744
Signed by President ...................................................................................... 1994
Approved by Governor-Chapter 767 (effective 7/1/19)
S.B. 1576. Education, Department of; pilot program, feasibility of educational placement transition of certain students with disabilities, effective clause.
Patrons: Suetterlein, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health ........ 91
Reported to Committee on Finance ................................................................ 301
Rereferred to Committee on Finance ............................................................. 302
Reported with substitute .............................................................................. 457
Constitutional reading dispensed, passed by for day ..................................... 526, 527
Read second time ......................................................................................... 561
Reading of substitute waived ........................................................................ 565
Committee substitute agreed to ..................................................................... 565
Engrossed ...................................................................................................... 569
Constitutional reading dispensed .................................................................. 570
Passed Senate ............................................................................................... 571
S.B. 1577. Form of ballot; on any ballot all offices to be elected shall appear before any questions presented to the voters. Amending § 24.2-613.
Patrons: Suetterlein, et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ........ 91
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S.B. 1577 (continued)
Constitutional reading dispensed, passed by for day .................. 218, 219
Read second time and engrossed ........................................... 235, 237
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Read third time and passed ............................................ 248, 249
Passed House .............................................................. 900
Signed by President ....................................................... 1188
Approved by Governor-Chapter 99 (effective 7/1/19)

S.B. 1578. Reckless driving; exceeding speed limit. Amending § 46.2-862.
Patron: Suetterlein
Prefiled, presented, ordered printed, and referred to Committee on Transportation ........ 91
Reported ................................................................. 302
Constitutional reading dispensed, passed by for day .................. 339, 340
Read second time and engrossed ........................................ 363
Read third time and passed ............................................ 381

S.B. 1579. Congressional and state legislative districts; standards and criteria.
Adding § 24.2-304.04.
Patrons: Suetterlein, et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections .... 91
Reported ................................................................. 287
Constitutional reading dispensed, passed by for day .................. 316, 317
Read second time and engrossed ........................................ 337
Read third time and passed ............................................ 354
Passed House .............................................................. 1446
Signed by President ....................................................... 1670
Passed by temporarily .................................................... 2008
Passed by for day ......................................................... 2022
Vetoed by Governor ....................................................... 2097-2098

Patron: Suetterlein
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 91
Reported with substitute .................................................. 375
Constitutional reading dispensed, passed by for day .................. 404, 406
Passed by for day .......................................................... 423
Read second time .......................................................... 472
Reading of substitute waived ............................................. 474
Committee substitute agreed to .......................................... 474
Engrossed ................................................................. 480
Read third time and passed ............................................ 497, 498
Passed House .............................................................. 1447
Signed by President ....................................................... 1670
Approved by Governor-Chapter 513 (effective 7/1/19)

S.B. 1581. Parental leave benefits; Department of Human Resource Management shall implement and administer leave for eligible employees following birth, adoption, or foster placement of a child younger than age 18, an employee shall receive eight weeks of leave, etc. Adding § 2.2-1210.
Patrons: Suetterlein, et al.
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 91
S.B. 1581 (continued)
Reported  .......................................................... 375
Rereferred to Committee on Finance  ......................... 376
Reported  .......................................................... 395
Constitutional reading dispensed, passed by for day  .......... 443, 444
Read second time and engrossed  .............................. 473, 480
Read third time and passed  .................................... 498
Passed House with substitute  .................................. 1509
House substitute rejected  ..................................... 1545
House insisted on substitute and requested committee of conference 1593
Senate acceded to request  ..................................... 1595
Conferrees appointed  .......................................... 1596
Conference report adopted by Senate  ........................ 1702
Conference report adopted by House  ......................... 1744
Signed by President  ........................................... 1994
Senate concurred in Governor’s recommendations  .......... 2002
House concurred in Governor’s recommendations  .......... 2092
Signed by President as reenrolled  ............................ 2095
Enacted, Chapter 844 (effective 7/1/19)

Patron: Suetterlein
Prefiled, presented, ordered printed, and referred to Committee on Finance  .......... 92

S.B. 1583. Electric utilities; shortens the period that a utility’s customer who switches from an investor-owned electric utility to a licensed competing supplier is barred from returning as a customer of its utility. Amending § 56-577.
Patron: Suetterlein
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .... 92

S.B. 1584. Electric utilities; customers of an investor-owned electric utility to purchase electric energy provided 100 percent from renewable energy from any licensed supplier. Amending § 56-577.
Patrons: Suetterlein, et al.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .... 92

Patrons: Suetterlein, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 92

S.B. 1586. Public Instruction, Superintendent of; consolidation of surveys.
Adding § 22.1-23.2.
Patrons: Suetterlein, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 92
Reported .......................................................... 301
Constitutional reading dispensed, passed by for day ............ 338, 340
Read second time and engrossed  .............................. 355, 361
Read third time and passed  .................................... 377, 378
Passed House ...................................................... 1339
Signed by President ............................................. 1524
Approved by Governor-Chapter 768 (effective 7/1/19)

S.B. 1587. Public schools; average daily membership, early graduation, effective clause.
Patron: Suetterlein
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .... 92
Reported .......................................................... 301
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**S.B. 1588. Real property taxes; partial exemption for flood mitigation efforts.**

Adding § 58.1-3228.1.

Patron: Lewis

Prefiled, presented, ordered printed, and referred to Committee on Finance | 92
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Reported with amendment | 138
Constitutional reading dispensed, passed by for day | 156, 157
Read second time and engrossed | 218
Read third time and passed | 234
Passed House | 1195
Signed by President | 1440

Approved by Governor-Chapter 754 (effective 7/1/19)

**S.B. 1589. Virginia Works Portal; created, report, effective clause. Adding § 2.2-435.10:1.**

Patron: Dunnavant

Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology | 92
---|---
Reported with substitute | 375
Referred to Committee on Finance | 376
Reported with substitute | 457
Constitutional reading dispensed, passed by for day | 526, 527
Read second time | 561
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Committee substitute rejected | 565
Reading of substitute waived | 565
Committee substitute agreed to | 566
Engrossed | 569
Constitutional reading dispensed | 570
Passed Senate | 571

**S.B. 1590. Virtual Virginia; an online learning program required to be made available to all public schools, report. Amending § 22.1-212.2.**

Patron: Dunnavant

Prefiled, presented, ordered printed, and referred to Committee on Education and Health | 93
---|---
Reported with substitute | 301
Referred to Committee on Finance | 302
Reported | 457
Constitutional reading dispensed, passed by for day | 526, 528
Read second time | 576
Reading of substitute waived | 576
Committee substitute agreed to | 576
Engrossed | 576
Constitutional reading dispensed | 580
Passed Senate | 584
S.B. 1591. School and Campus Safety, Virginia Center for; guidelines on information sharing.
Patron: Dunnavant
Prefiled, presented, ordered printed, and referred to Committee on Education and Health . . . . 93
Reported supported................................................. 301
Constitutional reading dispensed, passed by for day ........................................ 338, 340
Read second time and engrossed ........................................ 355, 361
Read third time and passed ........................................ 377, 378
Passed House ...................................................... 1529
Signed by President .............................................. 1740
Approved by Governor-Chapter 719 (effective 7/1/19)

S.B. 1592. Small Business and Supplier Diversity, Department of; Department shall amend its regulations regarding the certification of businesses as any subcategory of small businesses.
Patron: Dunnavant
Prefiled, presented, ordered printed, and referred to Committee on General Laws and Technology ................................................................. 93
Reported with amendments ............................................. 375
Constitutional reading dispensed, passed by for day ........................................ 405, 406
Read second time .................................................... 438
Reading of amendments waived ....................................... 439
Committee amendments agreed to .................................. 439
Engrossed .................................................................. 439
Read third time and passed ........................................... 468
Passed House with amendments ..................................... 1429
House amendments agreed to ....................................... 1468
Signed by President .................................................. 1740
Senate rejected Governor’s recommendation ..................... 2009
Vetoed by Governor .................................................. 2098-2099

Adding § 23.1-611.1.
Patrons: Dunnavant, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health . . . . 93
Reported with amendment ............................................ 208
Constitutional reading dispensed, passed by for day ........................................ 240, 241
Read second time ..................................................... 253
Reading of amendment waived ....................................... 256
Committee amendment agreed to .................................. 256
Engrossed .................................................................. 257
Read third time and passed ........................................... 273
Passed House with amendment ..................................... 1191
House amendment rejected ......................................... 1306
House insisted on amendment and requested committee of conference ....................... 1385
Senate acceded to request .......................................... 1411
Conferees appointed .................................................. 1413
Conference report adopted by Senate ................................ 1628
Conference report adopted by House ................................ 1659
Signed by President .................................................. 1994
Approved by Governor-Chapter 572 (effective 7/1/19)

S.B. 1594. Boundary agreements, local; all localities, in adopting a voluntary boundary agreement, allowed to attach to their petitions to circuit court a Geographic Information System (GIS) map depicting boundary change. Amending § 15.2-3108.
Patron: Dunnavant
Prefiled, presented, ordered printed, and referred to Committee on Local Government . . . . . 93
S.B. 1594 (continued)
Reported ......................................................... 208
Constitutional reading dispensed, passed by for day ................. 315, 316
Read second time and engrossed .................................. 331, 335
Passed by for day ........................................... 350, 376
Read third time and passed ...................................... 397, 398
Passed House .................................................... 900
Signed by President ........................................... 1188
Approved by Governor-Chapter 118 (effective 7/1/19)

S.B. 1595. Individualized education programs (IEPs); Department of Education shall establish guidelines for programs to utilize when developing IEPs for children with disabilities, etc. Adding § 22.1-217.03.
Patrons: Dunnivant, et al.
Prefiled, presented, ordered printed, and referred to Committee on Education and Health .......... 93
Reported with substitute .................................... 208
Constitutional reading dispensed, passed by for day ............... 240, 241
Read second time ............................................. 253
Reading of substitute waived .................................. 256
Committee substitute agreed to ................................ 256
Engrossed ........................................................ 257
Read third time and passed .................................... 273

S.B. 1596. Health plans; calculation of enrollee’s contribution to out-of-pocket maximum or cost-sharing requirement. Amending §§ 38.2-4214 and 38.2-4319; adding § 38.2-3407.20.
Patrons: Dunnivant, et al.
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .......... 93
Report ............................................................. 419
Constitutional reading dispensed, passed by for day ............... 488, 490
Read second time and engrossed ................................ 508, 515
Constitutional reading dispensed ................................. 515
Passed Senate .................................................... 516
Passed House with substitute .................................. 1193
House substitute agreed to ..................................... 1307
Signed by President ........................................... 1524
Approved by Governor-Chapter 662 (effective 7/1/19)

S.B. 1597. Research and development; changes related to the funding and oversight of initiatives in the Commonwealth. Amending §§ 2.2-204, 2.2-2220, and 23.1-3132; adding §§ 2.2-2220.2 and 2.2-2232.1.
Patron: Saslaw
Prefiled, presented, ordered printed, and referred to Committee on Commerce and Labor .......... 93
Rereferred to Committee on Finance ................................ 271

S.B. 1598. Corrections, Board of; minimum standards for health care services in local, regional, and community correctional facilities. Amending § 53.1-5.
Patron: Dunnivant
Prefiled, presented, ordered printed, and referred to Committee on Rehabilitation and Social Services ........................................ 94
Report ............................................................. 224
Rereferred to Committee on Finance ................................ 224
Reported with substitute ........................................ 457
Constitutional reading dispensed, passed by for day ............... 526, 527
Read second time ............................................. 561
Reading of substitute waived .................................. 566
Committee substitute agreed to ................................ 566
Engrossed ........................................................ 569
S.B. 1598 (continued)
Constitutional reading dispensed .......................................................... 570
Passed Senate ......................................................................................... 571
Passed House with substitute ................................................................. 1193
House substitute rejected ................................................................. 1307
House insisted on substitute and requested committee of conference .... 1385
Senate acceded to request ................................................................. 1411
Conferees appointed ................................................................. 1413
Conference report adopted by House ........................................... 1572
Conference report adopted by Senate ............................................ 1629
Signed by President ........................................................................ 1994
Approved by Governor-Chapter 696 (effective 7/1/19)

Patron: Lewis
Prefiled, presented, ordered printed, and referred to Committee on Agriculture ............... 94
Reported ......................................................................................... 322
Constitutional reading dispensed, passed by for day .......................................................... 365, 366
Read second time and engrossed ................................................................. 383, 388
Read third time and passed ............................................................................. 398
Passed House ......................................................................................... 1339
Signed by President ........................................................................ 1524
Approved by Governor-Chapter 755 (effective 7/1/19)

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S.B. 1629. **School boards, local**; board to submit its plan to test and remediate certain potable water. Amending § 22.1-135.1.
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Presented, ordered printed, and referred to Committee on General Laws and Technology 118
Reported 270
Constitutional reading dispensed, passed by for day 293, 294
Read second time and engrossed 308, 313
Read third time and passed 323, 324
Reconsideration of vote on passage 325
Passed Senate 326
Passed House 863
Signed by President 889
Approved by Governor-Chapter 45 (effective 7/1/19)

S.B. 1677. Child restraint devices and safety belts; exempts any person operating taxicabs, emergency medical services agency vehicle, fire company vehicle, law-enforcement vehicle, etc., while in performance of his official duties from requirement that certain minors be secured. Amending § 46.2-1095.
Patron: Sueterlein
Presented, ordered printed, and referred to Committee on Transportation 118
Reported with amendments 302
Constitutional reading dispensed, passed by for day 338, 340
Read second time 355
Reading of amendments waived 360
Committee amendments agreed to 360
Engrossed 361
Read third time and passed 377, 378
Passed House with substitute 894
Passed by temporarily 928
House substitute agreed to 1161
Signed by President 1440
Approved by Governor-Chapter 319 (effective 7/1/19)

S.B. 1678. Family First Prevention Services Act, federal; statutory alignment, background check requirement. Amending §§ 37.2-408.1 and 63.2-1726.
Patron: Mason
Presented, ordered printed, and referred to Committee on Rehabilitation and Social Services 118
Reported 224
Constitutional reading dispensed, passed by for day 260
Read second time and engrossed 277, 279
Read third time and passed 288
Passed House 900
Signed by President 1189
Approved by Governor-Chapter 100 (effective 2/21/19)

Patron: Mason
Presented, ordered printed, and referred to Committee on Rehabilitation and Social Services 119
Reported 224
Rereferred to Committee on Finance 224
Reported 375
Constitutional reading dispensed, passed by for day 405, 406
Read second time and engrossed 424, 434
Read third time and passed 460, 461
S.B. 1679 (continued)
Passed House ......................................................... 1168
Signed by President ................................................. 1440
Approved by Governor-Chapter 688 (effective 7/1/19)

S.B. 1680. Mass transit providers; loss of certain operating funds, maximum amount of supplemental funds available shall not exceed $3 million.
Patron: Mason
Presented, ordered printed, and referred to Committee on Transportation ...................... 119
Reported with substitute .............................................. 417
Rereferred to Committee on Finance .................................. 417
Reported ................................................................. 457
Constitutional reading dispensed, passed by for day ......................................................... 526, 528
Read second time ....................................................... 577
Reading of substitute waived ........................................... 577
Committee substitute agreed to ........................................ 577
Engrossed ................................................................. 577
Constitutional reading dispensed .......................................... 580
Passed Senate ............................................................ 584
Passed House ............................................................. 1196
Signed by President ..................................................... 1441
Approved by Governor-Chapter 567 (effective 7/1/19)

S.B. 1681. General Services, Department of; surplus property, opportunity for economic development entities to purchase prior to public sale, upon receipt of Secretary of Natural Resources' review and prior to offering surplus property for sale to the public, Department shall notify chief administrative officer of locality within which property is located of pending disposition of such property. Amending §§ 2.2-1130, 2.2-1153, 2.2-1156, 2.2-1157, 10.1-1122, and 36-139.1.
Patron: Mason
Presented, ordered printed, and referred to Committee on General Laws and Technology .... 119
Reported with substitute .............................................. 375
Rereferred to Committee on Finance .................................. 376
Reported ................................................................. 396
Constitutional reading dispensed, passed by for day ......................................................... 443, 444
Read second time ....................................................... 473
Reading of substitute waived ........................................... 479
Committee substitute agreed to ........................................ 479
Engrossed ................................................................. 480
Read third time and passed ............................................. 498
Passed House with substitute ........................................ 1429
House substitute agreed to ............................................ 1468
Signed by President ..................................................... 1741
Approved by Governor-Chapter 660 (effective 7/1/19)

S.B. 1682. Employment records; written request from employee, subpoena duces tecum, penalty for failure to provide. Amending § 8.01-413.1.
Patron: Mason
Presented, ordered printed, and referred to Committee for Courts of Justice ...................... 119

S.B. 1683. Alcoholic beverage control; alternative to the food-to-beverage ratio for mixed beverage restaurant licensees by allowing such licensees to meet applicable food sale requirements by demonstrating at least $500,000 in annual food sales. Amending § 4.1-210.
Patron: Cosgrove
Presented, ordered printed, and referred to Committee on Rehabilitation and Social Services .. 119
S.B. 1684. Secondary state highways; limits requirement that a governing body with a six-year plan advertise for and hold a public meeting. Amending § 33.2-331.
Patron: Petersen
Presented, ordered printed, and referred to Committee on Transportation 129
Reported 302
Constitutional reading dispensed, passed by for day 338, 340
Read second time and engrossed 355, 361
Read third time and passed 377, 378
Passed House 900
Signed by President 1189
Approved by Governor-Chapter 81 (effective 7/1/19)

S.B. 1685. Health insurance; health insurers and other carriers that credential the mental health professionals in their provider networks may establish reasonable protocols and procedures for credentialing private mental health agencies, protocols and procedures shall require an agency to maintain minimum audit report requirements. Amending § 38.2-3407.10:1; adding § 38.2-3407.10:2.
Patrons: Dunnavant, et al.
Presented, ordered printed, and referred to Committee on Commerce and Labor 129
Reported with substitute 419
Constitutional reading dispensed, passed by for day 489, 490
Read second time 508
Reading of substitute waived 513
Committee substitute agreed to 513
Engrossed 515
Constitutional reading dispensed 516
Passed Senate 516
Passed House 1447
Signed by President 1670
Approved by Governor-Chapter 689 (effective 7/1/19)

S.B. 1686. Volunteer assistant attorneys for the Commonwealth; repeals provision relating to attorneys for the Commonwealth may only appoint volunteer assistants in cities with a population over 350,000, any city contiguous thereto, and the City of Richmond. Repealing second enactment of Chapter 913, 2000 Acts.
Patron: Peake
Presented, ordered printed, and referred to Committee for Courts of Justice 129
Reported 300
Constitutional reading dispensed, passed by for day 338, 340
Read second time and engrossed 355, 361
Read third time and passed 377, 378
Passed House 1529
Signed by President 1741
Approved by Governor-Chapter 722 (effective 7/1/19)

Patrons: McClellan, et al.
Presented, ordered printed, and referred to Committee for Courts of Justice 129

S.B. 1688. Virginia Public Procurement Act; public institutions of higher education, disclosure of contributions and gifts during procurement process, civil penalty. Amending § 23.1-1017; adding § 2.2-4376.2.
Patrons: Ruff, et al.
Presented, ordered printed, and referred to Committee on General Laws and Technology 129
Reported with amendments 375
S.B. 1689 (continued)
Rerferred to Committee on Finance ............................................. 376
Reported ................................................................. 396
Constitutional reading dispensed, passed by for day .................. 443, 444
Read second time .................................................. 473
Reading of amendments waived .............................................. 479
Committee amendments agreed to ........................................... 479
Engrossed ................................................................. 480
Read third time and passed ............................................. 498

S.B. 1689. Group health benefit plans; sponsoring associations, formation of a benefits consortium, definition of “member.” Amending §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1; adding §§ 59.1-571 through 59.1-574.
Patrons: Dunnavant, et al.
Presented, ordered printed, and referred to Committee on Commerce and Labor ................. 129
Reported with substitute ...................................................... 419
Rerferred to Committee on Finance ........................................ 419
Reported ................................................................. 457
Constitutional reading dispensed, passed by for day ................. 526, 528
Read second time .................................................. 577
Reading of substitute waived .............................................. 577
Committee substitute agreed to ........................................... 577
Engrossed ................................................................. 577
Constitutional reading dispensed ........................................... 580
Passed Senate .............................................................. 584
Passed House with amendments ........................................... 1429
House amendments agreed to ............................................. 1469
Reconsideration of vote on House amendments agreed to ............ 1478
House amendments agreed to ............................................. 1478
Signed by President ......................................................... 1741
Senate rejected Governor’s recommendation ............................. 2011
Vetoed by Governor .......................................................... 2099-2100

S.B. 1690. Trooper Mark Barrett Memorial Bridge; designating as the bridge on Meadow Road over Interstate 64 at mile marker 202 in Henrico County.
Patron: Dunnavant
Presented, ordered printed, and referred to Committee on Transportation .................. 129
Reported ................................................................. 302
Constitutional reading dispensed, passed by for day .................. 338, 340
Read second time and engrossed ............................................ 355, 361
Read third time and passed ............................................. 377, 378
Passed House .............................................................. 900
Signed by President ......................................................... 1189
Approved by Governor-Chapter 59 (effective 7/1/19)

S.B. 1691. Dumfries, Town of; amending charter, town council elections, etc.
Patron: Surovell
Presented, ordered printed, and referred to Committee on Local Government .......... 129-130
Reported ................................................................. 287
Constitutional reading dispensed, passed by for day .................. 315, 316
Read second time and engrossed ............................................ 331, 335
Read third time and passed ............................................. 350, 351
Passed House with substitute ............................................. 1429
House substitute agreed to ............................................. 1469
S.B. 1694 (continued)
Signed by President ................................................................. 1741
Approved by Governor-Chapter 311 (effective 7/1/19)

S.B. 1692. Industrial hemp; clarifies definition of “hemp product,” conforms Virginia law to
the provisions of the federal 2018 Farm Bill by amending the definitions of cannabidiol
oil, marijuana, and tetrahydrocannabinol (THC) to exclude industrial hemp that is grown,
dealt, or processed in compliance with state or federal law, testing of Cannabis sativa,
reports, abolishes the higher education and Virginia industrial hemp research programs,
etc. Amending §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118,
3.2-4119, 18.2-247, 54.1-3401, 54.1-3408.3, and 54.1-3446; repealing §§ 3.2-4114.1 and
3.2-4117.
Patrons: Ruff, et al.
Presented, ordered printed, and referred to Committee on Agriculture .................. 130
Reported with substitute .......................................................... 322
Constitutional reading dispensed, passed by for day ........................................... 365, 366
Read second time ................................................................. 383
Reading of substitute waived .......................................................... 387
Committee substitute agreed to .......................................................... 387
Engrossed ........................................................................... 388
Read third time and passed .................................................................. 398
Passed House with substitute ................................................................... 1338
House substitute agreed to ...................................................................... 1408
Signed by President ......................................................................... 1670
Approved by Governor-Chapter 654 (effective 3/21/19)

S.B. 1693. Health insurance; health insurers, health care subscription plans, and health
maintenance organizations to provide coverage for autism spectrum disorder for the
diagnosis and treatment of individuals of any age. Amending § 38.2-3418.17.
Patrons: Vogel, et al.
Presented, ordered printed, and referred to Committee on Commerce and Labor .... 130
Reported with substitute .................................................................. 374
Rereferred to Committee on Finance ....................................................... 376
Reported ........................................................................... 396
Constitutional reading dispensed, passed by for day ........................................... 443, 444
Read second time .......................................................................... 487
Reading of substitute waived .................................................................. 487
Committee substitute agreed to ............................................................. 487
Engrossed ........................................................................... 487
Read third time and passed .................................................................. 504
Passed House ............................................................................... 1529
Signed by President ......................................................................... 1741
Approved by Governor-Chapter 451 (effective 7/1/19)

S.B. 1694. Qualified mental health professionals; Board of Counseling to promulgate
regulations for registration of persons receiving supervised training. Amending §§ 54.1-2400.1, 54.1-3500, and 54.1-3505.
Patrons: Barker, et al.
Presented, ordered printed, and referred to Committee on Education and Health .... 130
Reported ........................................................................... 301
Constitutional reading dispensed, passed by for day ........................................... 338, 340
Read second time and engrossed .................................................................. 355, 361
Read third time and passed ...................................................................... 377, 378
Passed House ............................................................................... 900
Signed by President ......................................................................... 1189
Approved by Governor-Chapter 101 (effective 7/1/19)
Presented, ordered printed, and referred to Committee on Commerce and Labor 130
Reported with substitute 269
Constitutional reading dispensed, passed by for day 294, 295
Read second time 315
Reading of substitute waived 315
Committee substitute agreed to 315
Engrossed 315
Read third time and passed 330
Passed House 1196
Signed by President 1441
Approved by Governor-Chapter 495 (effective 7/1/19)
S.B. 1696. Wage payment statements; each employer, other than an employer engaged in agricultural employment including agribusiness and forestry, shall provide on each regular pay date, shall furnish employee a written statement of gross wages earned during the pay period, etc., effective date. Amending § 40.1-29. Patrons: Wagner
Presented, ordered printed, and referred to Committee on Commerce and Labor 130
Reported with amendments 269
Constitutional reading dispensed, passed by for day 293, 294
Read second time 308
Reading of amendments waived 312
Committee amendments agreed to 312
Engrossed 313
Read third time and passed 323, 324
Reconsideration of vote on passage 325
Passed Senate 326
Passed House with amendment 1191
House amendment agreed to 1312
Signed by President 1525
Senate concurred in Governor’s recommendation 2002
House concurred in Governor’s recommendation 2093
Signed by President as reenrolled 2095
Enacted, Chapter 845 (effective 1/1/20)
S.B. 1697. Income tax, corporate; subtraction for amount of business interest that is disallowed as a deduction from federal taxable income. Amending § 58.1-402. Patrons: Chafin, et al.
Presented, ordered printed, and referred to Committee on Finance 130
Presented, ordered printed, and referred to Committee on Finance 130
S.B. 1699. Subdivision and zoning; authorizes a locality, through provisions in a subdivision ordinance or zoning ordinance, to grant a developer of land the option of dedicating land for and constructing a sidewalk, the need for which is substantially generated by the proposed development and reasonably required by the locality, etc. Amending §§ 15.2-2242 and 15.2-2286. Patrons: Peake
Presented, ordered printed, and referred to Committee on Local Government 139
S.B. 1699 (continued)

Reported with amendment ............................................................ 396
Constitutional reading dispensed, passed by for day ......................... 443, 444
Read second time ............................................................................ 487
Reading of amendment waived .......................................................... 487
Committee amendment agreed to ......................................................... 487
Engrossed ......................................................................................... 487
Read third time and passed ................................................................. 504

S.B. 1700. Certificates; notice of filing or recordation. Amending § 33.2-1020.
Patron: Suetterlein
Presented, ordered printed, and referred to Committee on Transportation .......... 139
Reported ......................................................................................... 417
Constitutional reading dispensed, passed by for day .............................. 489, 490
Read second time ............................................................................ 508, 515
Constitutional reading dispensed ......................................................... 516
Passed Senate .................................................................................. 516
Passed House .................................................................................. 900
Signed by President ....................................................................... 1189
Approved by Governor-Chapter 82 (effective 7/1/19)

S.B. 1701. Short-term rentals; requires any ordinance adopted by the governing body of any county that operates under the urban county executive form of government (Fairfax County) relating to regulation to comply with various provisions.
Patron: Ebbin
Presented, ordered printed, and referred to Committee on Local Government .......... 140
Reported with amendment ................................................................. 396
Constitutional reading dispensed, passed by for day .............................. 443, 444
Read second time ............................................................................ 487
Reading of amendment waived .......................................................... 487
Committee amendment agreed to ......................................................... 487
Reading of amendments waived .......................................................... 488
Amendments by Senator Ebbin agreed to .............................................. 488
Engrossed ......................................................................................... 488
Engrossment reconsidered .................................................................. 505
Reading of amendments waived .......................................................... 505
Amendments by Senator Ebbin agreed to .............................................. 505
Engrossed ......................................................................................... 505
Constitutional reading dispensed ......................................................... 505
Passed Senate .................................................................................. 506

Patrons: Stanley, et al.
Presented, ordered printed, and referred to Committee on Education and Health .......... 140
Reported ......................................................................................... 301
Rereferred to Committee on Finance ..................................................... 302
Reported ......................................................................................... 396
Constitutional reading dispensed, passed by for day .............................. 443, 444
Read second time and engrossed .......................................................... 473, 480
Read third time and passed ................................................................. 498

S.B. 1703. Library of Virginia; disposition of official correspondence of the Governor, effective clause. Amending § 2.2-126.
Patron: Suetterlein
Presented, ordered printed, and referred to Committee on General Laws and Technology .......... 140
Reported ......................................................................................... 375
Rereferred to Committee on Finance ..................................................... 376
S.B. 1703 (continued)
Reported with amendment ................................................................. 396
Constitutional reading dispensed, passed by for day ......................... 443, 444
Read second time .............................................................................. 488
Reading of amendment waived ......................................................... 488
Committee amendment agreed to ....................................................... 488
Engrossed ............................................................................................. 488
Read third time and passed ............................................................... 506
Passed House with amendment ......................................................... 1191
House amendment rejected ............................................................... 1312
House insisted on amendment and requested committee of conference ... 1385
Senate acceded to request .................................................................. 1412
Conferrees appointed ........................................................................ 1414

Patrons: Suetterlein, et al.
Presented, ordered printed, and referred to Committee on Finance ........ 140

S.B. 1705. Virginia War Memorial Board; transfer of duties, sunset provision.
Amending § 2.2-2001.3; adding § 2.2-2469.1.
Patron: McPike
Presented, ordered printed, and referred to Committee on General Laws and Technology .... 140
Reported ............................................................................................... 375
Constitutional reading dispensed, passed by for day ......................... 405, 406
Read second time and engrossed ......................................................... 424, 434
Read third time and passed ............................................................... 460, 461
Passed House ...................................................................................... 1447
Signed by President ............................................................................ 1670
Approved by Governor-Chapter 784 (effective - see bill)

S.B. 1706. Lottery Board; regulation of casino gaming, limited operation, penalties.
Patrons: Lewis, et al.
Presented, ordered printed, and referred to Committee on General Laws and Technology .... 140

Patron: Chafin
Presented, ordered printed, and referred to Committee on Local Government .......... 140
Reported with substitute ..................................................................... 396
Rereferred to Committee on Finance ................................................... 397
Reported ............................................................................................... 457
Constitutional reading dispensed, passed by for day ......................... 526, 527
Read second time .............................................................................. 561
Reading of substitute waived .............................................................. 569
Committee substitute agreed to ........................................................... 569
Engrossed ............................................................................................. 570
Constitutional reading dispensed ......................................................... 570
Passed Senate ...................................................................................... 571
Passed House ...................................................................................... 1447
Signed by President ............................................................................ 1671
Approved by Governor-Chapter 556 (effective 7/1/19)
Patron: Edwards
Presented, ordered printed, and referred to Committee for Courts of Justice ......................... 140

S.B. 1709. Alcoholic beverage control; distiller licensees, monthly revenue transfers from licensed distillers to Board electronically and through other methods, provisions shall become effective on July 1, 2020. Amending § 4.1-119.
Patron: Peake
Presented, ordered printed, and referred to Committee on Rehabilitation and Social Services . . 140
Reported with substitute ................................................................. 342
Rereferred to Committee on Finance ........................................... 342
Reported with substitute ................................................................. 457
Constitutional reading dispensed, passed by for day ............................... 526, 528
Read second time ........................................................................... 577
Reading of substitute waived ............................................................ 577
Committee substitute rejected ............................................................. 577
Reading of substitute waived ............................................................ 578
Committee substitute agreed to .......................................................... 578
Engrossed ....................................................................................... 578
Constitutional reading dispensed ......................................................... 580
Passed Senate ................................................................................ 584
Passed House with amendment .......................................................... 1167
House amendment agreed to .............................................................. 1178
Signed by President ........................................................................ 1441
Approved by Governor-Chapter 814 (effective 7/1/20)

Patrons: Carrico, et al.
Presented, ordered printed, and referred to Committee for Courts of Justice ......................... 141
Reported ....................................................................................... 300
Constitutional reading dispensed, passed by for day ........................................ 339, 340
Read second time and engrossed .......................................................... 363
Read third time and passed ................................................................. 382

S.B. 1711. Broadband service providers; fiber optic broadband lines, railroad crossings.
Adding § 56-16.3.
Patron: Carrico
Presented, ordered printed, and referred to Committee on Commerce and Labor ................. 141

S.B. 1712. Group health benefit plans; replaces references to bona fide associations with term sponsoring association. Amending §§ 38.2-508.5, 38.2-3430.6, 38.2-3430.7, 38.2-3431,
38.2-3432.1, 38.2-3432.2, and 38.2-3432.3.
Patrons: Vogel, et al.
Presented, ordered printed, and referred to Committee on Commerce and Labor ................. 141

S.B. 1713. School bus operators; Board of Education required to include in its training program for operators safety protocols for responding to adverse weather conditions, etc.
Amending § 22.1-181.
Patron: Vogel
Presented, ordered printed, and referred to Committee on Education and Health ................. 141
Reported ....................................................................................... 417
Constitutional reading dispensed, passed by for day ........................................ 489, 490
Read second time and engrossed .......................................................... 508, 515
Constitutional reading dispensed .......................................................... 516
Passed Senate ............................................................................. 516
S.B. 1713 (continued)
Passed House ................................................................. 1339
Signed by President ....................................................... 1525
Approved by Governor-Chapter 769 (effective 7/1/19)
S.B. 1714. Net energy metering; Appalachian Power Company to conduct a pilot program for schools that generate electricity at levels that exceed the school’s consumption.
Patron: Edwards
Presented, ordered printed, and referred to Committee on Commerce and Labor ................. 141
S.B. 1715. Retail sales and use tax; reduced rate on essential personal hygiene products, effective date. Amending §§ 58.1-603.1, 58.1-603.2, 58.1-604.01, and 58.1-611.1.
Patrons: Boysko, et al.
Presented, ordered printed, and referred to Committee on Finance ............................... 141
Reported with amendment .............................................. 286
Constitutional reading dispensed, passed by for day ....................................................... 316, 317
Read second time ......................................................... 337
Reading of amendment waived .................................... 338
Committee amendment agreed to .................................... 338
Passed by for day ............................................................ 338
Engrossed ........................................................................ 361
Read third time and passed ........................................... 379
Passed House with substitute .......................................... 924
House substitute rejected ............................................. 1178
House insisted on substitute and requested committee of conference ............................ 1180
Senate acceded to request ............................................. 1184
Conferees appointed .................................................... 1185
Conference report adopted by Senate ................................................. 1686
Conference report adopted by House ................................................. 1744
Signed by President ....................................................... 1995
Approved by Governor-Chapter 550 (effective 1/1/20)
S.B. 1716. Interstate 81; Interstate 81 Corridor Improvement Fund created, Interstate 81 Committee established, Committee’s meetings shall rotate between locations, report, responsibilities of Commonwealth Transportation Board and Department of Transportation, additional fees for certain vehicles, additional tax per gallon on diesel fuel, disposition of tax revenues, etc. Amending §§ 46.2-698, 58.1-2299.20, and 58.1-2701; adding §§ 33.2-3600 through 33.2-3605, 46.2-697.2, 46.2-702.1:1, 58.1-2217.1, and 58.1-2295.1.
Patrons: Obenshain, et al.
Presented, ordered printed, and referred to Committee on Transportation ....................... 141
Rereferred to Committee on Finance ................................................. 302
Reported with substitute ................................................... 457
Constitutional reading dispensed, passed by for day ....................................................... 526, 528
Read second time ......................................................... 578
Reading of substitute waived ........................................ 578
Committee substitute agreed to .......................................... 578
Engrossed ........................................................................ 578
Constitutional reading dispensed ................................................. 580
Passed Senate ................................................................. 585
Passed House with substitute ............................................. 1167
House substitute rejected ............................................. 1179
House insisted on substitute and requested committee of conference ............................ 1180
Senate acceded to request ............................................. 1184
Conferees appointed .................................................... 1185
Conference report adopted by House ................................................. 1659
S.B. 1716 (continued)
Conference report adopted by Senate ................................................. 1686
Signed by President ................................................................. 1995
Passed by temporarily .............................................................. 2012
Senate concurred in Governor’s recommendations Nos. 1,4,7,10,13 and 19 ............................... 2033
Senate concurred in Governor’s recommendations Nos. 2,3,5,6,8,9,11,12,14,15,16,17,18,20,21,22,23,24,25,26,27 and 28 ......................................................... 2033
House concurred in Governor’s recommendation ................................ 2093
Signed by President as reenrolled .................................................. 2095
Enacted, Chapter 846 (effective 7/1/19)

S.B. 1717. Commonwealth Care Health Benefits Program; Joint Legislative Audit and Review Commission shall examine implications of the establishment, implementation, and administration of Program, report.
Patron: Dunnavant
Presented, ordered printed, and referred to Committee on Commerce and Labor ...................... 141
Reported .......................................................................................... 419
Constitutional reading dispensed, passed by for day .......................................................... 489, 490
Read second time and engrossed ......................................................................... 523
Constitutional reading dispensed .............................................................................. 529
Passed by for day ......................................................................................... 536
Engrossment reconsidered ......................................................................................... 558
Reading of substitute waived .................................................................................. 558
Substitute by Senator Dunnavant agreed to ..................................................................... 558
Engrossed ........................................................................................................... 558
Constitutional reading dispensed .............................................................................. 558
Passed Senate ................................................................................................. 558

S.B. 1718. Reading diagnostic tests; Department of Education, et al., shall develop a plan to implement a pilot program to incorporate additional diagnostic tools into tests used for screening students in kindergarten through grade three.
Patrons: Black, et al.
Presented, ordered printed, and referred to Committee on Education and Health .................. 141
Reported with substitute .............................................................................................. 417
Constitutional reading dispensed, passed by for day ........................................................ 489, 490
Read second time ................................................................................................. 524
Reading of substitute waived .................................................................................. 524
Committee substitute agreed to .................................................................................. 524
Engrossed ................................................................................................................. 524
Constitutional reading dispensed .............................................................................. 529
Passed Senate ................................................................................................. 536
Passed House with substitute with amendment .................................................................. 1572
House substitute with amendment agreed to .................................................................. 1581
Signed by President .............................................................................................. 1741
Approved by Governor-Chapter 770 (effective 7/1/19)

S.B. 1719. Cannabidiol oil and THC-A oil; authorizes a patient or, if such patient is a minor or an incapacitated adult, such patient’s parent or legal guardian may designate an individual to act as his registered agent for the purposes of receiving oil pursuant to a valid written certification, etc. Amending §§ 18.2-250.1, 54.1-3408.3, 54.1-3442.5, 54.1-3442.6, and 54.1-3442.7.
Patrons: Marsden, et al.
Presented, ordered printed, and referred to Committee on Education and Health .................. 142
Reported with amendments .......................................................................................... 301
Constitutional reading dispensed, passed by for day ........................................................ 339, 340
Read second time ................................................................................................. 363
S.B. 1719 (continued)
Reading of amendments waived .............................................................. 364
Committee amendments agreed to ......................................................... 364
Engrossed ................................................................................................ 364
Read third time and passed ................................................................. 364
Passed House ......................................................................................... 382
Signed by President .............................................................................. 1196
Approved by Governor-Chapter 690 (effective 7/1/19)

S.B. 1720. Kinship foster care; local board shall take all reasonable steps to provide notice to
relatives of their potential eligibility. Amending § 63.2-900.1.
Patron: Mason
Presented, ordered printed, and referred to Committee on Rehabilitation and Social Services . . 151
Reported ............................................................................................... 342
Constitutional reading dispensed, passed by for day ...................................... 365, 366
Read second time and engrossed ................................................................ 383
Read third time and passed ........................................................................ 398
Passed House with amendment .................................................................. 893
Passed by temporarily ............................................................................... 928
House amendment agreed to ...................................................................... 1161
Signed by President ................................................................................. 1441
Approved by Governor-Chapter 438 (effective 7/1/19)

S.B. 1721. Electronic Gaming Devices Act; established, penalty. Amending § 2.2-2456;
adding §§ 59.1-571 through 59.1-581.
Patron: Cosgrove
Presented, ordered printed, and referred to Committee on General Laws and Technology . . 151
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S.B. 1722. Continuing care retirement communities; accessing medical assistance,
certificate of public need. Amending § 32.1-102.3:1.1.
Patron: Barker
Presented, ordered printed, and referred to Committee on Education and Health .......... 151
Reported .................................................................................................. 417
Constitutional reading dispensed, passed by for day ...................................... 489, 490
Read second time and engrossed ................................................................ 508, 515
Constitutional reading dispensed ................................................................. 516
Passed Senate ......................................................................................... 516
Passed House with amendments .................................................................. 1192
House amendments agreed to ...................................................................... 1313
Signed by President ................................................................................. 1525
Approved by Governor-Chapter 384 (effective 7/1/19)

S.B. 1723. Motor vehicle safety inspections; cost evaluation by DMV and the Department of
State Police.
Patron: Deeds
Presented, ordered printed, and referred to Committee on Transportation ................. 151

S.B. 1724. Employment records; written request from employee, employer may charge fee for
electronic records, subpoena duces tecum, penalty for failure to provide, if requested by
employee or his attorney or authorized insurer, such records or papers shall be furnished
within 30 days of such request. Amending § 8.01-413.1.
Patrons: Norment, et al.
Presented, ordered printed, and referred to Committee for Courts of Justice ............... 152
Reported with substitute ........................................................................... 300
Constitutional reading dispensed, passed by for day ...................................... 339, 340
Read second time ..................................................................................... 355
Reading of substitute waived ..................................................................... 360
S.B. 1724 (continued)
Committee substitute agreed to .................................................. 360
Engrossed ................................................................. 361
Read third time and passed .................................................. 377, 378
Passed House ............................................................. 1529
Signed by President ......................................................... 1741
Approved by Governor-Chapter 733 (effective 7/1/19)

S.B. 1725. Stationary blinds in the public waters; except in the waters of Virginia Beach, the blind or stake shall not be located less than 150 yards from a riparian owner’s shoreline, etc. Amending § 29.1-345.
Patron: Stuart
Presented, ordered printed, and referred to Committee on Agriculture .................................. 152
Reported with substitute ....................................................... 322
Constitutional reading dispensed, passed by for day .................................................. 365, 366
Read second time .......................................................... 383
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Passed by for day ........................................................... 388
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Committee substitute agreed to ............................................. 401
Substitute by Senator Reeves rejected ................................... 401
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S.B. 1726. Alcoholic beverage control; happy hour advertising, using creative marketing techniques, techniques not intended to induce overconsumption or consumption by minors. Amending § 4.1-111.
Patrons: McDougle, et al.
Presented, ordered printed, and referred to Committee on Rehabilitation and Social Services .................................. 152
Reported with substitute ....................................................... 224
Constitutional reading dispensed, passed by for day .................................................. 260
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Reading of substitute waived .................................................. 279
Committee substitute agreed to ............................................. 279
Engrossed ................................................................. 279
Read third time and passed .................................................. 288
Passed House ............................................................. 548
Signed by President ......................................................... 593
Approved by Governor-Chapter 7 (effective 7/1/19)

S.B. 1727. Tobacco products, nicotine vapor products, and alternative nicotine products; purchase, possession, and sale, minimum age requirements, provisions shall not apply to any active duty military personnel who are 18 years of age or older, etc., penalties. Amending §§ 18.2-246.8, 18.2-246.10, and 18.2-371.2.
Patrons: Norment, et al.
Presented, ordered printed, and referred to Committee for Courts of Justice .................................. 152
Reported with substitute ....................................................... 300
Constitutional reading dispensed, passed by for day .................................................. 339, 340
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Reading of substitute waived .................................................. 364
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Passed House with substitute ........................................... 1193
House substitute agreed to ............................................... 1313
Signed by President ..................................................... 1525
Approved by Governor-Chapter 440 (effective 7/1/19)

S.B. 1735. All-Payer Claims Database; participation by issuers of individual or group accident and sickness insurance, etc., mandatory. Amending § 32.1-276.7:1.
Patron: Deeds
Presented, ordered printed, and referred to Committee on Education and Health .................... 209

S.B. 1736. Unlawful dissemination or sale of images of another person; “another person” includes a person whose image was used in creating, etc., a videographic or still image with intent to depict an actual person, etc., penalty. Amending § 18.2-386.2.
Patron: Ebbin
Presented, ordered printed, and referred to Committee for Courts of Justice ......................... 209
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Constitutional reading dispensed, passed by for day ...................................................... 489, 490
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Reading of amendment waived ........................................... 513
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Engrossed .............................................................. 515
Constitutional reading dispensed ....................................... 516
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Passed House with substitute ........................................... 1510
House substitute rejected ................................................. 1548
House insisted on substitute and requested committee of conference .................................. 1593
Senate acceded to request ................................................. 1595
Conferees appointed ....................................................... 1596
Conference report adopted by Senate ................................ 1649
Conference report adopted by House ................................ 1744
Signed by President ..................................................... 1995
Approved by Governor-Chapter 515 (effective 7/1/19)

S.B. 1737. Civil relief; citizens of the Commonwealth who are employees or contractors of the United States government who have been furloughed or otherwise are or were not receiving wages or payments as a result of partial closure of the federal government, non-rent violation, written proof of tenant being furloughed.
Patrons: McPike, et al.
Presented, ordered printed, and referred to Committee on General Laws and Technology .......... 210
Reported with substitute .................................................. 375
Constitutional reading dispensed, passed by for day ...................................................... 405, 406
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Reading of substitute waived ........................................... 440
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House substitute agreed to .................................................. 1470
Signed by President .......................................................... 1741
Senate concurred in Governor’s recommendation ....................... 2002
House concurred in Governor’s recommendation ....................... 2093
Signed by President as reenrolled .......................................... 2096
Enacted, Chapter 847 (effective 4/3/19)

S.B. 1738. Illegal gambling; definition. Amending § 18.2-325.
Patrons: Reeves, et al.

Presented, ordered printed, and referred to Committee for Courts of Justice .......... 210
Reported with substitute ...................................................... 416
Rereferred to Committee on Finance ....................................... 417
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Constitutional reading dispensed, passed by for day ....................... 526, 528
Read second time ............................................................. 578
Reading of substitute waived .............................................. 578
Committee substitute agreed to ............................................. 578
Engrossed ................................................................. 578
Constitutional reading dispensed ........................................... 580
Passed Senate ................................................................. 585
Passed House with amendment ............................................. 1509
House amendment agreed to ............................................... 1548
Signed by President .......................................................... 1741
Approved by Governor—Chapter 761 (effective 7/1/19)

S.B. 1739. Income tax, state; advances conformity of the Commonwealth’s tax code with the federal tax code to December 31, 2018, including conformity to the federal Tax Cuts and Jobs Act, Taxpayer Relief Fund established. Amending § 58.1-301.
Patron: Newman

Presented, ordered printed, and referred to Committee on Finance ..................... 210

S.B. 1740. Driver privilege cards; authorizes issuance of new cards by DMV to an applicant who has reported income from Virginia sources on an individual tax return filed with the Commonwealth in the preceding 12 months, has provided an unexpired passport as proof of identity, etc. Amending §§ 2.2-3705.7, 2.2-3808.1, 4.1-305, 8.01-313, 8.01-420.8, 8.9A-503, 12.1-19, 16.1-69.40:1, 16.1-228, 17.1-293, 18.2-6, 18.2-268.1, 19.2-258.1, 20-60.3, 20-107.1, 22.1-205, 24.2-410.1, 24.2-411.1, 24.2-416.7, 24.2-643, 32.1-291.2, 33.2-613, 38.2-2212, 46.2-328.1, 46.2-330, 46.2-332, 46.2-333.1, 46.2-335, 46.2-343, 58.1-3, 59.1-442, 59.1-443.3, 63.2-1916, and 63.2-1941; adding § 46.2-328.3.
Patrons: Surovell, et al.

Presented, ordered printed, and referred to Committee on Transportation .............. 210

S.B. 1741. Language development for children who are deaf or hard of hearing; assessment resources for parents and educators, advisory committee. Adding § 37.2-314.1.

Presented, ordered printed, and referred to Committee on Education and Health ........ 210
S.B. 1742. State retiree health benefit program; amends provision relating to participation in program, discontinuation due to employment as an employee of the federal government and participation in a federal employee health benefit program. Amending § 51.1-1405.
Patron: McDougle
Presented, ordered printed, and referred to Committee on Finance ................................. 210
Reported with amendments .......................................................... 375
Constitutional reading dispensed, passed by for day .................................................. 405, 406
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Reading of amendments waived ................................................................. 432
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Read third time and passed ............................................................................ 460, 461

Patron: Chase
Presented, ordered printed, and referred to Committee on Agriculture ......................... 210
Reported .................................................................................................. 322
Rereferred to Committee on Finance ........................................................................ 322

S.B. 1744. Income tax, state; increases standard deduction. Amending § 58.1-322.03.
Patron: Wagner
Presented, ordered printed, and referred to Committee on Finance ................................. 210

S.B. 1745. Permitting Technical Assistance Fund; created, technical assistance grants.
Adding §§ 10.1-1197.12 through 10.1-1197.16.
Patron: Boysko
Presented, ordered printed, and referred to Committee on Agriculture ......................... 211

S.B. 1746. National Math and Science Initiative; Department of Education shall encourage school boards of school divisions that have a significant number of enrolled military-connected students to partner with Initiative.
Patron: Wagner
Presented, ordered printed, and referred to Committee on Education and Health .......... 211
Reported .................................................................................................. 301
Constitutional reading dispensed, passed by for day .................................................. 339, 340
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Read third time and passed ......................................................................................... 377, 378
Passed House ............................................................................................... 1339
Signed by President ......................................................................................... 1525
Approved by Governor-Chapter 772 (effective 7/1/19)

S.B. 1747. Insurance agents; continuing education requirements. Amending §§ 38.2-1867, 38.2-1868.1, 38.2-1869, 38.2-1871, 38.2-1872, and 38.2-1873; repealing § 38.2-1870.
Patron: Chafin
Presented, ordered printed, and referred to Committee on Commerce and Labor ........ 211

S.B. 1748. Firearms magazines and firearms, certain; prohibition of sale, transfer, etc., penalties. Amending §§ 16.1-278.9, 18.2-287.4, 18.2-308.2:01, 18.2-308.2:2, 18.2-308.7, and 18.2-308.8; adding § 18.2-309.1.
Patron: Ebbin
Presented, ordered printed, and referred to Committee for Courts of Justice ............... 211

S.B. 1749. Robert O. Norris Bridge and Statewide Special Structure Fund; created, report, Commonwealth Transportation Board shall evaluate feasibility of using the Public-Private Transportation Act of 1995 to design, build, operate, and maintain two bridges, etc. Amending § 33.2-214; adding § 33.2-1532.
Patrons: McDougle, et al.
Presented, ordered printed, and referred to Committee on Transportation .................... 211
S.B. 1749 (continued)
Reported with amendment ................................................................. 417
Constitutional reading dispensed, passed by for day ......................... 489, 490
Read second time ............................................................. 508
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Constitutional reading dispensed ......................................................... 516
Passed Senate ........................................................................... 517
Passed House ............................................................................ 900
Signed by President ................................................................. 1189
Approved by Governor-Chapter 83 (effective 7/1/19)

S.B. 1750. Medicaid Supplemental Payment Program Fund; established, effective clause.
Adding § 32.1-332.
Patrons: Lucas, et al.
Presented, ordered printed, and referred to Committee on Education and Health .... 211
Reported .................................................................................. 417
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Reported with amendment ................................................................. 457
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Reading of amendment waived ......................................................... 578
Committee amendment agreed to ....................................................... 578
Engrossed ................................................................................. 580
Constitutional reading dispensed ......................................................... 585
Passed Senate ............................................................................ 585

S.B. 1751. Professional and Occupational Regulation, Department of; Director or his
designee may issue a notice to any person violating provisions relating to practicing a
profession or occupation without holding a valid license as required, etc., regulatory
boards within Department. Amending §§ 54.1-111 and 54.1-113.
Patrons: Ruff, et al.
Presented, ordered printed, and referred to Committee on General Laws and Technology ... 225
Reported with amendments ................................................................. 375
Constitutional reading dispensed, passed by for day ......................... 405, 406
Read second time ............................................................. 432
Reading of amendments waived ......................................................... 432
Committee amendments rejected ....................................................... 432
Reading of substitute waived .......................................................... 432
Substitute by Senator Ruff agreed to .................................................. 433
Engrossed ................................................................................. 434
Read third time and passed ................................................................. 460, 462
Passed House with substitute ............................................................. 1167
House substitute agreed to ................................................................. 1179
Signed by President ................................................................. 1441
Approved by Governor-Chapter 517 (effective - see bill)

S.B. 1752. Virginia Lottery; prohibits practice of ticket discounting and imposes three-tier
civil penalties, corresponding to prize ranges, for any persons found to have engaged in
such practice. Adding § 58.1-4018.2.
Patron: Ruff
Presented, ordered printed, and referred to Committee on General Laws and Technology .... 225
Reported with amendments ................................................................. 375
S.B. 1752 (continued)
Constitutional reading dispensed, passed by for day ........................................... 405, 406
Read second time ..................................................................................................... 440
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Committee amendments agreed to ......................................................................... 441
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Passed House .......................................................................................................... 1447
Signed by President ................................................................................................. 1671
Approved by Governor-Chapter 762 (effective 7/1/19)

S.B. 1753. School boards; prohibits a local board from using a student’s race or ethnicity
information for any purpose other than compliance with federal law. Amending § 22.1-4.2.
Patron: DeSteph
Presented, ordered printed, and referred to Committee on Education and Health ........... 225

S.B. 1754. Neighborhood Assistance Act; neighborhood organization allowed to qualify to
Presented, ordered printed, and referred to Committee on Finance ............................... 225
Reported with substitute ............................................................................................ 375
Constitutional reading dispensed, passed by for day .................................................. 405, 406
Read second time ..................................................................................................... 424
Reading of substitute waived .................................................................................... 433
Committee substitute agreed to ................................................................................. 433
Engrossed .................................................................................................................... 434
Read third time and passed ...................................................................................... 460, 461

S.B. 1755. Uniform Statewide Building Code (USBC) and Statewide Fire Prevention Code
(SFPC); Department of Housing and Community Development to convene stakeholders
to develop proposals for changes to Codes with the goal of assisting in the provision of
safety and security measures for public or private elementary and secondary schools and
public or private institutions of higher education for active shooter or hostile threats.
Presented, ordered printed, and referred to Committee on General Laws and Technology .... 225
Reported with substitute ............................................................................................ 375
Constitutional reading dispensed, passed by for day .................................................. 405, 406
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Reading of substitute waived .................................................................................... 433
Committee substitute agreed to ................................................................................. 433
Engrossed .................................................................................................................... 434
Read third time and passed ...................................................................................... 461
Passed House .......................................................................................................... 1447
Signed by President ................................................................................................. 1671
Approved by Governor-Chapter 723 (effective 7/1/19)

S.B. 1756. Virginia Condominium and Virginia Property Owners’ Association Acts;
stormwater facilities, transfer of control of management, maintenance, repair, or
replacement. Amending §§ 55-79.74 and 55-509.2.
Patron: Surovell
Presented, ordered printed, and referred to Committee on General Laws and Technology .... 225
Reported ..................................................................................................................... 375
Constitutional reading dispensed, passed by for day .................................................. 405, 406
Read second time and engrossed ............................................................................. 424, 434
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S.B. 1756 (continued)
Passed House ............................................................... 1447
Signed by President ............................................. 1671
Approved by Governor-Chapter 724 (effective 7/1/19)

S.B. 1757. Custody and visitation arrangements; best interests of the child, child abuse as
term is described in definition of “abused or neglected child.” Amending § 20-124.3.
Patrons: Surovell, et al.
Presented, ordered printed, and referred to Committee for Courts of Justice .............. 225
Reported with substitute ........................................... 349
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S.B. 1758. Juvenile and domestic relations district courts; jurisdiction, state or federal
Patron: Surovell
Presented, ordered printed, and referred to Committee for Courts of Justice .............. 225
Reported with amendment ............................................. 349
Constitutional reading dispensed, passed by for day ........................................... 389, 390
Read second time ..................................................... 404
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Passed House with substitute ......................................... 1510
House substitute rejected ............................................. 1549
House insisted on substitute and requested committee of conference .......................... 1593
Senate acceded to request ............................................. 1595
Conferrees appointed .................................................. 1597
Conference report adopted by Senate .................................. 1650
Conference report adopted by House .................................. 1659
Signed by President ..................................................... 1995
Approved by Governor-Chapter 631 (effective 7/1/19)

S.B. 1759. Underground electric distribution lines; pilot program established under which
local government may request an electric utility to place lines in transportation projects to serve
and facilitate the creation of transit-oriented development, etc.
Patrons: Surovell, et al.
Presented, ordered printed, and referred to Committee on Commerce and Labor .......... 226
Reported with substitute ............................................. 419
Rereferred to Committee on Finance ..................................... 419
Reported ................................................................. 457
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Committee substitute rejected ......................................... 579
Reading of substitute waived ......................................... 579
Substitute by Senator Surovell agreed to .................................. 579
Engrossed ................................................................. 579
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Passed Senate .......................................................... 585
S.B. 1759 (continued)
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Passed Senate ................................................................. 587
Passed House with substitute ..................................................... 1429
House substitute agreed to ....................................................... 1470
Signed by President ............................................................. 1741
Approved by Governor-Chapter 792 (effective 7/1/19)

S.B. 1760. Diagnostic X-ray machines; no person who has been trained and certified in the operation of a machine by the manufacturer of such machine is required to obtain any other training, certification, or licensure. Amending § 32.1-229.1.
Patron: DeSteph
Presented, ordered printed, and referred to Committee on Education and Health .............. 226

Patrons: Sturtevant, et al.
Presented, ordered printed, and referred to Committee on Agriculture ............................. 226

S.B. 1762. Traffic impact analysis; a locality is required to submit to the Department of Transportation an analysis for any proposed rezoning application for a new solid waste management facility. Amending § 15.2-2222.1.
Patrons: Sturtevant, et al.
Presented, ordered printed, and referred to Committee on Local Government ....................... 226
Rereferred to Committee on Finance ........................................... 397

S.B. 1763. Health insurance; definitions, payment to out-of-network providers, patient access to emergency services, report, effective clause. Amending §§ 38.2-3438 and 38.2-3445; adding § 38.2-3445.1.
Patrons: Sturtevant, et al.
Presented, ordered printed, and referred to Committee on Commerce and Labor ............... 226
Reported with substitute .......................................................... 419
Rereferred to Committee on Finance ........................................... 419
Reported with amendment ......................................................... 491
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Read second time ........................................................................ 579
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Engrossed ............................................................................... 580
Constitutional reading dispensed .................................................... 580
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S.B. 1764. Emergency custody orders; period of custody. Amending § 37.2-808.
Patron: Suetterlein
Presented, ordered printed, and referred to Committee for Courts of Justice ....................... 226
Reported ................................................................................... 416
Constitutional reading dispensed, passed by for day ....................................................... 489, 491
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S.B. 1765. Restoration of certain highways; payment of costs. Amending § 46.2-1212.1.
Patron: Stanley
Presented, ordered printed, and referred to Committee on Transportation ......................... 226

S.B. 1766. Controlled substance tracking system; Board of Pharmacy to conduct a two-year pilot program beginning September 1, 2019, for the development, management, use, and evaluation of a system using dispenser data compliant with the federal Drug Supply Chain Security Act.
Patron: Boysko
Presented, ordered printed, and referred to Committee on Education and Health ............... 226
Patron: Wagner
Presented, ordered printed, and referred to Committee on Finance 226, 227

S.B. 1768. Handheld personal communications devices; unlawful for person while driving a motor vehicle to hold, in his hand, a device, definition of “highway work zone.” Amending § 46.2-1078.1.
Patron: Mason
Presented, ordered printed, and referred to Committee on Transportation 227
Rereferred to Committee for Courts of Justice 302
Reported with substitute 416
Constitutional reading dispensed, passed by for day 489, 491
Read second time 524
Reading of substitute waived 524
Committee substitute agreed to 524
Engrossed 524
Constitutional reading dispensed 529
Passed Senate 538
Passed House with substitute 1510
Motion to agree to 1549
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House substitute rejected 1551
House insisted on substitute and requested committee of conference 1593
Senate acceded to request 1595
Conferees appointed 1597
Conference report adopted by Senate 1702
Conference report adopted by House 1744
Signed by President 1995
Senate concurred in Governor’s recommendations 2014
Reconsideration of Governor’s recommendations 2015
Senate concurred in Governor’s recommendations 2015
House ruled not germane 2092
Approved by Governor-Chapter 849 (effective 7/1/19)

S.B. 1769. Electric utilities; establishes requirements for net energy metering by electric cooperatives effective upon the earlier of July 1, 2019, or the effective date of implementing regulations by the State Corporation Commission, regulation of cooperative rates, report. Amending §§ 56-585.1:3, 56-585.3, and 56-594; adding §§ 56-585.4 and 56-594.01.
Patron: Sturtevant
Presented, ordered printed, and referred to Committee on Commerce and Labor 227
Reported with substitute 374
Constitutional reading dispensed, passed by for day 405, 406
Read second time 424
Reading of substitute waived 433
Committee substitute agreed to 433
S.B. 1769 (continued)

Engrossed ................................................................. 434
Read third time and passed ......................................... 460, 461
Passed House ............................................................. 1196
Signed by President .................................................... 1441
Approved by Governor-Chapter 763 (effective 7/1/19)

S.B. 1770. Transportation funding; raises statewide gas tax by three percent to fund transportation generally, repeals the regional sales tax and gas tax to fund transportation initiatives in Hampton Roads and Northern Virginia. Amending §§ 58.1-604.1, 58.1-614, 58.1-638, 58.1-2217, 58.1-2289, 58.1-2295, and 58.1-2299.20; repealing §§ 33.2-2509, 33.2-2600, 58.1-603.1, 58.1-604.01, and 58.1-2295.
Patron: Deeds
Presented, ordered printed, and referred to Committee on Finance ...................... 227

S.B. 1771. State share for basic aid; duration of certain cost-savings agreements.
Amending § 22.1-98.2.
Presented, ordered printed, and referred to Committee on Education and Health .......... 227
Reported ................................................................. 301
Rereferred to Committee on Finance ................................ 302
Reported ................................................................. 457
Constitutional reading dispensed, passed by for day ............................................. 526, 527
Read second time and engrossed .................................................. 561, 570
Constitutional reading dispensed .................................................. 570
Passed Senate ............................................................. 571
Passed House ............................................................. 1529
Signed by President .................................................... 1741
Approved by Governor-Chapter 406 (effective 7/1/19)

S.B. 1772. Pregnant prisoners; Board of Corrections shall review its standards related to allowable restraint practices.
Patron: Saslaw
Presented, ordered printed, and referred to Committee on Rehabilitation and Social Services .... 227
Reported with substitute .................................................. 457
Constitutional reading dispensed, passed by for day ............................................. 526, 527
Read second time .......................................................... 561
Reading of substitute waived ............................................... 569
Committee substitute agreed to ............................................. 569
Engrossed ................................................................. 570
Constitutional reading dispensed .................................................. 570
Passed Senate ............................................................. 571
Passed House ............................................................. 1447
Signed by President .................................................... 1671
Approved by Governor-Chapter 725 (effective 7/1/19)

S.B. 1773. Conversion therapy; Board of Counseling, et al., to promulgate regulations or guidance documents defining therapy and the unprofessional conduct in the practice of therapy with any person under 18 years of age.
Patron: Dunnavant
Presented, ordered printed, and referred to Committee on Education and Health .......... 227

Patron: Edwards
Presented, ordered printed, and referred to Committee on General Laws and Technology ...... 227
S.B. 1775 (continued)
Reported .................................................. 375
Constitutional reading dispensed, passed by for day ................................. 405, 406
Read second time .................................... 441
Reading of amendments waived .......................................................... 441
Amendments by Senator Edwards agreed to ......................................... 441
Engrossed .................................................. 441
Read third time and passed ............................................................... 470
Passed House .............................................. 1447
Signed by President .................................................. 1671
Approved by Governor-Chapter 726 (effective - see bill)

S.B. 1775. Highways, Commissioner of; annual report on certain data regarding operation of overweight trucks on highways.
Patron: Carrico
Presented, ordered printed, and referred to Committee on Transportation .......... 227
Reported with amendments ............................................................... 417
Constitutional reading dispensed, passed by for day .................................. 489, 490
Read second time .................................................. 508
Reading of amendments waived .......................................................... 514
Committee amendments agreed to ....................................................... 514
Engrossed .................................................. 515
Constitutional reading dispensed .......................................................... 516
Passed Senate .................................................. 517
Passed House with amendment ............................................................ 1192
House amendment agreed to ............................................................... 1314
Signed by President .................................................. 1525
Approved by Governor-Chapter 568 (effective 7/1/19)

S.B. 1776. Divorce; grounds of cruelty, abuse, desertion, or abandonment, waiting period.
Amending § 20-91.
Patron: Saslaw
Presented, ordered printed, and referred to Committee for Courts of Justice ........ 228

S.B. 1777. Restrictive housing; data collection and reporting, Department of Corrections' restrictive housing shall, at a minimum, adhere to standards adopted by the American Correctional Association, the accrediting body for the corrections industry, annual report.
Patrons: Saslaw, et al.
Presented, ordered printed, and referred to Committee on Rehabilitation and Social Services 228
Reported with substitute ............................................................... 342
Constitutional reading dispensed, passed by for day .................................. 365, 366
Passed by for day .................................................. 383
Read second time .................................................. 400
Reading of substitute waived ............................................................ 403
Committee substitute rejected .............................................................. 403
Reading of substitute waived ............................................................ 403
Recommitted to Committee on Rehabilitation and Social Services ................ 403
Reported with amendment ............................................................... 457
Substitute by Senator Saslaw agreed to ................................................. 508
Reading of amendment to substitute waived .......................................... 509
Committee amendment agreed to ....................................................... 509
Engrossed .................................................. 515
Constitutional reading dispensed .......................................................... 515
Passed Senate .................................................. 517
Passed House with substitute ............................................................. 1510
S.B. 1777 (continued)
House substitute rejected ........................................... 1549
House insisted on substitute and requested committee of conference ...... 1593
Senate acceded to request ........................................... 1595
Conferrees appointed .................................................. 1597
Conference report adopted by Senate .................................. 1706
Conference report adopted by House .................................. 1745
Signed by President .................................................... 1995
Approved by Governor-Chapter 516 (effective 7/1/19)

S.B. 1778. Minors; certain health regulatory boards authorized to promulgate certain regulations regarding counseling, regulations prohibit use of electroshock therapy or other similar non-speech therapy.
Patron: Newman
Presented, ordered printed, and referred to Committee on Education and Health .......... 228
Reported with substitute .................................................. 417
Constitutional reading dispensed, passed by for day ...................... 489, 491
Read second time .......................................................... 525
Reading of substitute waived ............................................ 525
Committee substitute agreed to .......................................... 525
Engrossed ................................................................. 525
Constitutional reading dispensed ......................................... 529
Passed Senate ............................................................... 538
Reconsideration of vote on passage .................................... 586
Recommitted to Committee on Education and Health ......................... 586

S.B. 1779. Electric utilities; State Corporation Commission to establish a pilot program that affords the opportunity for any municipality to participate in net energy metering, Commission shall require each utility to submit a proposal to conduct a pilot program, terms, conditions, and restrictions, report. Adding § 56-585.1:8.
Patron: Ebbin
Presented, ordered printed, and referred to Committee on Commerce and Labor .......... 228
Reported with substitute .................................................. 374
Constitutional reading dispensed, passed by for day ...................... 405, 406
Read second time .......................................................... 424
Reading of substitute waived ............................................ 433
Committee substitute agreed to .......................................... 434
Engrossed ................................................................. 434
Read third time and passed .............................................. 460, 461
Passed House ............................................................... 1196
Signed by President .................................................... 1441
Approved by Governor-Chapter 747 (effective 7/1/19)

Patron: Petersen
Presented, ordered printed, and referred to Committee on Commerce and Labor .......... 228

S.B. 1781. Contests of certain elections; location of proceeding to contest.
Amending § 24.2-806.
Patron: Obenshain
Presented, ordered printed, and referred to Committee on Privileges and Elections .......... 228
Reported ................................................................. 396
Constitutional reading dispensed, passed by for day ...................... 443, 444
Read second time and engrossed ...................................... 473, 480
S.B. 1782. Notaries: qualifications, persons pardoned, conviction vacated by granting of a writ of actual innocence, or rights restored qualified as a notary, person convicted of a felony offense of fraud, robbery, etc., grounds for removal from office. Amending §§ 47.1-4 and 47.1-23.
Patron: Obenshain
Presented, ordered printed, and referred to Committee for Courts of Justice 228
Reported with substitute 349
Constitutional reading dispensed, passed by for day 389, 390
Reading of substitute waived 402
Committee substitute agreed to. 402
Engrossed 403
Engrossment reconsidered 420
Committee substitute reconsidered 421
Committee substitute rejected. 421
Reading of substitute waived 421
Substitute by Senator Obenshain agreed to 421
Engrossed 421
Constitutional reading dispensed 421
Passed Senate 421
Passed House 1529
Signed by President 1741
Vetoed by Governor 2036
Parliamentary Inquiry 2036
Failed to pass in enrolled form 2036

S.B. 1783. Local employee grievance procedure: qualifying grievances by local government employees. Amending § 15.2-1507.
Patron: Boysko
Presented, ordered printed, and referred to Committee on Local Government 228

S.B. 1784. Traffic incident management vehicles: vehicles authorized to be equipped with flashing red or red and white warning lights, etc. Amending §§ 46.2-1023, 46.2-1029.2, and 46.2-1030.
Patron: Boysko
Presented, ordered printed, and referred to Committee on Transportation 228

S.B. 1785. Enterprise zones: designation, Governor may renew zones designated on or after July 1, 2005, for up to three five-year renewal periods and zones designated prior to July 1, 2005, for one five-year renewal period. Amending § 59.1-542.
Patrons: McDougle, et al.
Presented, ordered printed, and referred to Committee on Local Government 228
Reported with amendments 396
Constitutional reading dispensed, passed by for day 443, 444
Read second time 473
Reading of amendments waived 479
Committee amendments agreed to 479
Engrossed 480
Read third time and passed 498, 499
Passed House 900
S.B. 1785 (continued)
Signed by President ................................................................. 1189
Approved by Governor-Chapter 119 (effective 7/1/19)

S.B. 1786. Geriatric and terminally ill prisoners; conditional release, Parole Board shall review annually eligibility of inmates. Amending § 53.1-40.01.
Patron: Saslaw
Presented, ordered printed, and referred to Committee on Rehabilitation and Social Services 229
Reported with substitute ................................................................. 342
Constitutional reading dispensed, passed by for day ................................ 365, 366
Read second time ........................................................................ 389
Reading of substitute waived .......................................................... 389
Committee substitute agreed to ....................................................... 389
Engrossed ................................................................................. 389
Read third time and passed ......................................................... 399

S.B. 1787. Motor vehicle insurance; compliance verification by DMV.
Amending §§ 46.2-688, 46.2-706 through 46.2-708, and 46.2-710.
Patron: Newman
Presented, ordered printed, and referred to Committee on Transportation 229
Reported .................................................................................... 417
Constitutional reading dispensed, passed by for day .......................... 489, 490
Read second time and engrossed .................................................. 508, 515
Constitutional reading dispensed .................................................... 516
Passed Senate ............................................................................ 517
Passed House ............................................................................. 1168
Signed by President .................................................................... 1441
Approved by Governor-Chapter 193 (effective - see bill)

S.B. 1788. Sports or entertainment project; City of Virginia Beach granted certain powers relating to construction, sports and entertainment projects qualifying for entitlement to sales and use tax revenues. Adding §§ 15.2-5928 through 15.2-5934.
Patron: Norment
Unanimous consent to introduce .................................................... 1150
Presented, ordered printed, and referred to Committee on Finance 1150
Reported .................................................................................... 1336
Stricken from Calendar ................................................................ 1373

S.B. 1789. Trooper Lucas B. Dowell Bridge; designating as the bridge on Interstate 81 in Smyth County over Whitetop Road.
Patrons: Peake, et al.
Unanimous consent to introduce .................................................... 1200
Presented, ordered printed, and referred to Committee on Transportation 1200
Reported .................................................................................... 1336
Read first time ............................................................................ 1373
Read second time and engrossed .................................................. 1423
Read third time and passed ......................................................... 1501
Passed House ............................................................................. 1746
Signed by President .................................................................... 1995
Approved by Governor-Chapter 764 (effective 7/1/19)

S.B. 1790. Sports or entertainment project; City of Virginia Beach granted certain powers relating to construction, sports and entertainment projects qualifying for entitlement to sales and use tax revenues. Adding §§ 15.2-5928 through 15.2-5934.
Unanimous consent to introduce .................................................... 1384
Presented, ordered printed, and referred to Committee to Committee on Commerce and Labor 1384
Reported .................................................................................... 1397
S.B. 1790 (continued)
Read first time ................................................................. 1427
Constitutional reading dispensed ........................................ 1427
Engrossed ................................................................. 1427
Constitutional reading dispensed ........................................ 1427
Passed Senate ................................................................. 1427
Passed House ................................................................. 1661
Signed by President .......................................................... 1995
Approved by Governor - Chapter 793 (effective 7/1/19)

S.J.R. 1. Constitutional amendment; amends provision dealing with marriage that was approved by referendum at November 2006 election (first reference). Amending Section 15-A of Article I.
Patrons: Ebbin, et al.
Continued from 2018 Session in Senate Committee on Privileges and Elections ............... 6

S.J.R. 2. Constitutional amendment; qualifications of Governor and Lieutenant Governor, residency requirement (first reference). Amending Section 3 of Article V.
Patrons: Chase, et al.
Continued from 2018 Session in Senate Committee on Privileges and Elections ............... 6

S.J.R. 3. Constitutional amendment; term limits for members of General Assembly, applies to terms of service beginning on and after start of 2022 Regular Session of General Assembly, limits apply to consecutive and nonconsecutive terms (first reference). Amending Section 4 of Article IV.
Patron: Chase
Continued from 2018 Session in Senate Committee on Privileges and Elections ............... 6

S.J.R. 5. Constitutional amendment; General Assembly may provide by law for restoration of civil rights to persons who have been convicted of nonviolent felonies and who have completed service of their sentences (first reference). Amending Section 1 of Article II.
Patrons: Lucas, et al.
Continued from 2018 Session in Senate Committee on Privileges and Elections ............... 6

S.J.R. 6. Teacher licensure process and assessment requirements; Department of Education to study for any inherent biases that may prevent minority teacher candidates from entering the profession.
Patrons: Locke, et al.
Continued from 2018 Session in Senate Committee on Rules ........................................... 6

S.J.R. 8. Constitutional amendment; Governor’s term of office (first reference). Amending Section 1 of Article V.
Patrons: Ebbin, et al.
Continued from 2018 Session in Senate Committee on Privileges and Elections ............... 6

S.J.R. 9. Constitutional amendment; qualifications of voters and the right to vote (first reference). Amending Section 1 of Article II.
Patron: Locke
Continued from 2018 Session in Senate Committee on Privileges and Elections ............... 6

S.J.R. 12. Constitutional amendment; qualifications of voters and the right to vote (first reference). Amending Section 1 of Article II.
Patron: Lucas
Continued from 2018 Session in Senate Committee on Privileges and Elections ............... 6

S.J.R. 25. Constitutional amendment; Virginia Redistricting Commission established, selection of Chair, criteria for legislative and congressional districts (first reference). Amending Section 6 of Article II.
Patron: Hanger
Continued from 2018 Session in Senate Committee on Privileges and Elections ............... 6
S.J.R. 27. Constitutional amendment; restoration of civil rights for any person who has been
convicted of a felony not designated by General Assembly as a barrier crime for purpose
of rights restoration and who has completed service of his sentence, etc. (first reference).
Amending Section 1 of Article II.
Patron: Hanger
Continued from 2018 Session in Senate Committee on Privileges and Elections .......................... 6

S.J.R. 31. Interstate conventions; selection of commissioners and committee procedures.
Patrons: Peake, et al.
Continued from 2018 Session in Senate Committee on Rules ...................................................... 6

S.J.R. 32. U.S. Route 29; Virginia Department of Transportation to study feasibility of an
eastern bypass around Charlottesville.
Patron: Peake
Continued from 2018 Session in Senate Committee on Rules ...................................................... 6

S.J.R. 33. Route 60 Corridor; Department of Transportation to update its study.
Patrons: Peake, et al.
Continued from 2018 Session in Senate Committee on Rules ...................................................... 6

S.J.R. 34. Constitutional amendment; Virginia Redistricting Commission established,
partisan balance of districts (first reference). Amending Section 6 of Article II.
Patrons: Barker, et al.
Continued from 2018 Session in Senate Committee on Privileges and Elections .......................... 6

S.J.R. 39. Constitutional amendment; Literary Fund, proceeds from forfeited property for
drug offenses distributed for purpose of promoting law enforcement (first reference).
Amending Section 8 of Article VIII.
Patron: Reeves
Continued from 2018 Session in Senate Committee on Privileges and Elections .......................... 6

S.J.R. 51. Constitutional amendment; Virginia Redistricting Commission established,
apportionment of legislative districts, etc. (first reference). Amending Section 6 of
Article II.
Patron: Deeds
Continued from 2018 Session in Senate Committee on Privileges and Elections .......................... 6

S.J.R. 65. Solitary confinement; Department of Corrections, et al., to study use including
segregation and other forms of solitary confinement, by Department of Corrections.
Patron: Marsden
Continued from 2018 Session in Senate Committee on Rules ...................................................... 6

S.J.R. 68. Constitutional amendment; criteria for electoral districts drawn by the General
Assembly (first reference). Amending Section 6 of Article II.
Patron: Vogel
Continued from 2018 Session in Senate Committee on Privileges and Elections .......................... 6

S.J.R. 250. Constitutional amendment; Governor’s term of office (first reference).
Amending Section 1 of Article V.
Patrons: Ebbin, et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections . . 100
Reported ........................................................................................................................................ 114
Read first time .................................................................................................................................. 120
Passed by for day ............................................................................................................................... 132
Read second time and engrossed ....................................................................................................... 147
Read third time .................................................................................................................................. 157
Rejected ........................................................................................................................................... 158
S.J.R. 251. Constitutional amendment; repeals provision dealing with marriage that was approved by referendum at the November 2006 election (first reference). Repealing Section 15-A of Article I. 
Patrons: Ebbin, et al. 
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections 101

S.J.R. 252. Constitutional amendment; qualifications of Governor and Lieutenant Governor, residency requirement (first reference). Amending Section 3 of Article V. 
Patron: Chase 
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections 101

S.J.R. 253. Constitutional amendment; term limits for members of General Assembly, applies to terms of service beginning on and after start of 2022 Regular Session of General Assembly, limits apply to consecutive and nonconsecutive terms (first reference). Amending Section 4 of Article IV. 
Patron: Chase 
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections 101

S.J.R. 254. Dulles Greenway; Department of Transportation to study feasibility of purchasing all or part of Greenway. 
Patrons: Black, et al. 
Prefiled, presented, ordered printed, and referred to Committee on Rules 101
Reported with amendments 458
Reading waived, passed by for day 528, 529
Read second time 588
Reading of amendments waived 589
Committee amendments agreed to 589
Engrossed 589
Reading waived. 590
Agreed to by Senate 590
Agreed to by House 1530

Patron: Black 
Prefiled, presented, ordered printed, and referred to Committee on Rules 101

Patrons: Spruill, et al. 
Prefiled, presented, and laid on Clerk’s Desk. 106
Engrossed and agreed to by Senate. 116
Agreed to by House 136

Patron: Locke 
Prefiled, presented, and laid on Clerk’s Desk. 106
Engrossed and agreed to by Senate. 116
Agreed to by House 136

S.J.R. 258. Constitutional amendment; prohibits the establishment of electoral districts that intentionally or unduly favor or disfavor any political party, etc. (first reference). Amending Section 6 of Article II and Section 14 of Article IV. 
Patrons: Chase, et al. 
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections 101

S.J.R. 259. U.S. Route 29; Virginia Department of Transportation to study feasibility of an eastern bypass around Charlottesville, completion of meetings by November 30, 2019. 
Patrons: Peake, et al. 
Prefiled, presented, ordered printed, and referred to Committee on Rules 101
Reported 458
Rereferred to Committee on Finance 458
S.J.R. 260. Route 60 Corridor; Department of Transportation to update its study, completion of meetings by November 30, 2019.
Patrons: Peake, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules .......................... 101
S.J.R. 261. Constitutional amendment; qualifications of voters and the right to vote (first reference). Amending Section 1 of Article II.
Patrons: Locke, et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ... 101
S.J.R. 262. Constitutional amendment; qualifications of voters and the right to vote (first reference). Amending Section 1 of Article II.
Patrons: Lucas, et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ... 102
S.J.R. 263. American Legion; commemorating its 100th anniversary.
Patrons: Cosgrove, et al.
Prefiled, presented, and laid on Clerk’s Desk ................................................................. 106
Engrossed and agreed to by Senate .......................................................... 116
Agreed to by House .................................................. 136
S.J.R. 264. Smith, R. Carroll, Sr.; commending.
Patrons: Cosgrove, et al.
Prefiled, presented, and laid on Clerk’s Desk ................................................................. 106
Engrossed and agreed to by Senate .......................................................... 116
Agreed to by House .................................................. 137
S.J.R. 265. Municipal solid waste generated within a solid waste planning unit; Secretaries of Commerce and Trade and of Natural Resources to jointly study a reduction of the minimum recycling rate.
Patrons: Lucas, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules ......................... 102
S.J.R. 266. Washington Capitals; commending.
Patrons: Ebbin and Spruill, et al.
Prefiled, presented, and laid on Clerk’s Desk ................................................................. 106
Engrossed and agreed to by Senate .......................................................... 116
Agreed to by House .................................................. 548
Patrons: Obenshain, et al.
Prefiled, presented, and laid on Clerk’s Desk ................................................................. 106
Engrossed and agreed to by Senate .......................................................... 116
Agreed to by House .................................................. 137
S.J.R. 268. Interstate conventions; selection of commissioners and committee procedures.
Patrons: Peake, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules ......................... 102
S.J.R. 269. Dendy, Stacey Visser; recording sorrow upon death.
Patrons: Saslaw, et al.
Prefiled, presented, and laid on Clerk’s Desk ................................................................. 107
Engrossed and agreed to by Senate .......................................................... 116
Agreed to by House .................................................. 137
S.J.R. 270. United States Constitution; ratifies Equal Rights Amendment that was proposed by United States Congress in 1972.
Patrons: Saslaw, et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ... 102
S.J.R. 271. Toups, John Melburn; recording sorrow upon death.
Patrons: Saslaw, et al.
Prefiled, presented, and laid on Clerk’s Desk ................................................................. 107
S.J.R. 271 (continued)
Engrossed and agreed to by Senate. 116
Agreed to by House 137

S.J.R. 272. Shipbuilders Day; designating as August 13, 2019, and each succeeding year thereafter.
Patrons: Locke, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules 102
Reported 458
Reading waived, passed by for day 528, 529
Read second time and engrossed 588, 589
Reading waived. 590
Agreed to by Senate 590
Agreed to by House 1530

S.J.R. 273. Loudoun County High School marching band; commending.
Patron: Black
Prefiled, presented, and laid on Clerk’s Desk 107
Engrossed and agreed to by Senate 116
Agreed to by House 137

S.J.R. 274. Constitutional amendment; apportionment, criteria for legislative and congressional districts, Virginia Citizens Redistricting Commission (first reference). Amending Section 6 of Article II; adding Section 6-A in Article II.
Patrons: Hanger and Locke, et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections 102

S.J.R. 275. Persons residing in the Commonwealth; General Assembly reaffirms that all persons are afforded equal protection under the law.
Patron: Chase
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections 102
Reported with substitute 151
Reading waived, passed by for day 219, 220
Read second time 243
Reading of substitute waived 243
Committee substitute agreed to 243
Engrossed 243
Read third time and agreed to by Senate 264

S.J.R. 276. Interstate 95; Commonwealth Transportation Board to study portion of corridor between Exit 118 and Springfield Interchange and financing options for improvements.
Patrons: Reeves, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules 102
Reported with amendment 458
Reading waived, passed by for day 528, 529
Read second time 588
Reading of amendment waived 589
Committee amendment agreed to 589
Engrossed 589
Reading waived. 590
Agreed to by Senate 590
Agreed to by House 1530

S.J.R. 277. Resiliency Week; designating as first week of September 2019, and each succeeding year thereafter.
Patrons: Sturtevant, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules 103
Reported 458
Reading waived, passed by for day 528, 529
S.J.R. 277 (continued)
Read second time and engrossed ........................................... 588, 589
Reading waived. ............................................................... 590
Agreed to by Senate ....................................................... 590
Agreed to by House .......................................................... 1530

S.J.R. 278. Constitutional amendment; personal property tax exemption for one motor
vehicle owned and used primarily by or for a disabled veteran, “motor vehicle” shall
include only automobiles and pickup trucks, exception (first reference).
Amending Section 6 of Article X.
Patrons: Reeves, et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ... 119
Reported with substitute .................................................... 287
Reading waived, passed by for day ...................................... 317
Read second time ............................................................. 340
Reading of substitute waived .............................................. 340
Committee substitute agreed to .......................................... 340
Engrossed ................................................................. 340
Read third time ............................................................... 366
Agreed to by Senate .......................................................... 368
Agreed to by House with substitute .................................... 1432
House substitute rejected .................................................. 1473
House insisted on substitute and requested committee of conference .................................... 1575
Senate acceded to request .................................................. 1582
Conferees appointed .......................................................... 1582
Passed by temporarily ...................................................... 1630
Conference report adopted by Senate .................................. 1633
Conference report adopted by House ................................... 1660
Signed by President .......................................................... 1996
Assigned Chapter 823 (effective 7/1/19)

S.J.R. 279. Constitutional amendment; repeals provision dealing with marriage that was
approved by referendum at the November 2006 election (first reference). Repealing
Section 15-A of Article I.
Patron: Edwards
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ... 103

S.J.R. 280. Horton, Dennis Dunne; recording sorrow upon death.
Prefiled, presented, and laid on Clerk’s Desk .......................... 107
Engrossed and agreed to by Senate ....................................... 220
Agreed to by House ........................................................... 1613

Prefiled, presented, and laid on Clerk’s Desk .......................... 107
Engrossed and agreed to by Senate ....................................... 220
Agreed to by House ........................................................... 1613

S.J.R. 282. Virginia Governmental Employees Association; commemorating its 60th
anniversary.
Prefiled, presented, and laid on Clerk’s Desk .......................... 107
Engrossed and agreed to by Senate ....................................... 220
Agreed to by House ........................................................... 1613
S.J.R. 283. Constitutional amendment; restoration of civil rights for any person who has been convicted of a felony not designated by General Assembly as a barrier crime for purpose of rights restoration and who has completed service of his sentence, etc. (first reference). Amending Section 1 of Article II.
Patron: Hanger
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections . . . 103
Reported ................................................................. 287
Reading waived, passed by for day ................................ 317
Read second time ..................................................... 340
Reading of amendment waived .................................. 341
Motion to agree to ..................................................... 341
Passed by for day ..................................................... 341, 368
Read second time ..................................................... 390
Amendment by Senator Edwards rejected ................. 390
Engrossed ................................................................. 390
Read third time and agreed to by Senate .................... 407
Reconsideration of vote on passage ......................... 409
Agreed to by Senate .................................................. 410

S.J.R. 284. United States Constitution; ratifies Equal Rights Amendment that was proposed by United States Congress in 1972.
Patrons: Sturtevant, et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections . . . 103
Reported with substitute ........................................... 114
Read first time ........................................................ 120
Read second time ..................................................... 132
Reading of substitute waived ................................... 133
Committee substitute agreed to ................................. 133
Engrossed ................................................................. 133
Amendments by Senator Black offered ...................... 145
Motion to reconsider engrossment ............................. 146
Parliamentary Inquiry ................................................ 146
Amendments by Senator Black ruled out of order ....... 146
Read third time ........................................................ 147
Agreed to by Senate .................................................. 147

S.J.R. 285. Industrial development authorities; Joint Legislative Audit and Review Commission to study the practices, procedures, and accountability in the Commonwealth.
Patron: Chase
Prefiled, presented, ordered printed, and referred to Committee on Rules ............................ 103

S.J.R. 286. Move Over Awareness Month; designating as June 2019, and in honor and memory of Lieutenant Bradford Turner Clark.
Patrons: McDougle, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules ............................ 103
Reported ................................................................. 458
Reading waived, passed by for day ............................ 528, 529
Read second time and engrossed ............................... 588, 589
Reading waived ........................................................ 590
Agreed to by Senate .................................................. 590
Agreed to by House .................................................. 1530

S.J.R. 287. The Reverend Dr. Wyatt Tee Walker Day; designating as August 16, 2019, and each succeeding year thereafter.
Patrons: Dance, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules ............................ 103
S.J.R. 287 (continued)
Reported ................................................................. 458
Reading waived, passed by for day .................................. 528, 529
Read second time and engrossed ................................. 588, 589
Reading waived ....................................................... 590
Agreed to by Senate .................................................. 590
Agreed to by House .................................................. 1530
Patrons: Stuart, et al.
Prefiled, presented, and laid on Clerk’s Desk .................... 107
Rules suspended ...................................................... 303
Taken up for immediate consideration ............................ 303
Engrossed and agreed to by Senate ............................... 303
Agreed to by House .................................................. 1747
S.J.R. 289. Cardiopulmonary Resuscitation Awareness Day; designating as February 20, 2019, and each succeeding year thereafter.
Patrons: McDougle, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules .......................... 103
Reported .................................................................. 458
Reading waived, passed by for day .................................. 528, 529
Read second time and engrossed ................................. 588, 589
Reading waived ....................................................... 590
Agreed to by Senate .................................................. 590
Agreed to by House .................................................. 1530
S.J.R. 290. Rowe, Josiah Pollard, III; recording sorrow upon death.
Patrons: Stuart, et al.
Prefiled, presented, and laid on Clerk’s Desk .................... 107
Engrossed and agreed to by House ............................... 548
Agreed to by House .................................................. 548
S.J.R. 291. Military-overseas ballots; Secretary of Administration to oversee and develop a charter and directives for the State Board of Elections to form a working group to study implementation of electronic return of voted ballots.
Patrons: DeSteph, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules .......................... 104
S.J.R. 292. Governor; confirming appointments.
Patron: Vogel
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections .......................... 104
Reported .................................................................. 151
Reading waived, passed by for day .................................. 219, 220
Read second time and engrossed ................................. 241, 242
Read third time ....................................................... 261
Agreed to by Senate .................................................. 261
Reconsideration of vote on passage .............................. 261
Engrossment reconsidered .......................................... 261
Reading of amendment waived .................................... 262
Amendment by Senator Suetterlein rejected .................... 262
Engrossed .................................................................. 262
Reading waived ....................................................... 262
Agreed to by Senate .................................................. 262
Agreed to by House .................................................. 415
S.J.R. 293. Governor; confirming appointments.
Patron: Vogel
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections .................. 104
S.J.R. 293 (continued)
Reported ................................................................. 151
Reading waived, passed by for day .................................. 219, 220
Read second time and engrossed .................................... 241, 242
Read third time and agreed to by Senate .......................... 263
Statement on vote .................................................. 263
Agreed to by House .................................................. 415

S.J.R. 294. Governor; confirming appointments.
Patron: Vogel
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections . . . 104
Reported with substitute ............................................. 151
Reading waived, passed by for day .................................. 219, 220
Read second time ..................................................... 241, 242
Reading of substitute waived ....................................... 242
Committee substitute rejected ..................................... 242, 243
Committee substitute reconsidered ................................. 242
Passed by for day .................................................... 243
Read second time ..................................................... 264
Committee substitute agreed to ................................... 264
Engrossed ............................................................... 264
Read third time and agreed to by Senate .......................... 282
Statement on vote .................................................. 282
Agreed to by House with amendment .............................. 414
House amendment agreed to ....................................... 459
Reconsideration of vote on House amendment agreed to .......... 459
House amendment agreed to ....................................... 459

S.J.R. 295. Governor; confirming appointments.
Patron: Vogel
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections . . . 104
Reported with substitute ............................................. 151
Reading waived, passed by for day .................................. 219, 220
Read second time ..................................................... 241, 242
Reading of substitute waived ....................................... 242
Committee substitute agreed to ................................... 242
Engrossed ............................................................... 242
Read third time and agreed to by Senate .......................... 263
Statement on vote .................................................. 263
Agreed to by House .................................................. 415

S.J.R. 296. Governor; confirming appointments.
Patron: Vogel
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections . . . 104
Reported ................................................................. 151
Reading waived, passed by for day .................................. 219, 220
Read second time ..................................................... 241, 242
Read third time and agreed to by Senate .......................... 263
Statement on vote .................................................. 264
Agreed to by House .................................................. 415

S.J.R. 297. Lynching; acknowledging with profound regret the existence and acceptance
within the Commonwealth.
Patrons: McClellan, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules .......................... 104
Reported with substitute ............................................. 458
Reading waived, passed by for day .................................. 528, 529
S.J.R. 297 (continued)
Read second time ........................................... 591
Reading of substitute waived ............................. 591
Committee substitute agreed to ......................... 591
Engrossed .................................................... 591
Reading waived ............................................. 591
Agreed to by Senate ....................................... 591
Agreed to by House ....................................... 591

S.J.R. 298. Breastfeeding Awareness Month; designating as August 2019, and each succeeding year thereafter.
Patrons: McClellan, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules ..................... 104
Reported ...................................................... 458
Reading waived, passed by for day ....................... 528, 529
Read second time and engrossed ....................... 588, 589
Reading waived ............................................. 590
Agreed to by Senate ....................................... 590
Agreed to by House ....................................... 590

S.J.R. 299. World Prematurity Day; designating as November 17, 2019, and each succeeding year thereafter.
Patrons: McClellan, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules ..................... 104
Reported ...................................................... 458
Reading waived, passed by for day ....................... 528, 529
Read second time and engrossed ....................... 588, 589
Reading waived ............................................. 590
Agreed to by Senate ....................................... 590
Agreed to by House with amendments ............... 1660
Passed by for day ........................................... 1695, 1987

S.J.R. 300. Constitutional amendment; Virginia Redistricting Commission established, apportionment of legislative districts, etc. (first reference). Amending Section 6 of Article II.
Patron: Deeds
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ... 105

S.J.R. 301. Mental Health Services in the Commonwealth in the Twenty-First Century, Joint Subcommittee Studying; continued.
Prefiled, presented, ordered printed, and referred to Committee on Rules ..................... 105
Reported ...................................................... 458
Reading waived, passed by for day ....................... 528, 529
Read second time and engrossed ....................... 588, 589
Reading waived ............................................. 590
Agreed to by Senate ....................................... 590
Agreed to by House ....................................... 590

S.J.R. 302. Constitutional amendment; an interstate natural gas pipeline is not considered a utility service for the purpose of determining whether a public service company or public service corporation is exercising the power of eminent domain for a public use (first reference). Amending Section 11 of Article I.
Patron: Deeds
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ... 105

Patrons: Carrico, et al.
Prefiled, presented, and laid on Clerk’s Desk ................................................................. 107
S.J.R. 303 (continued)
Engrossed and agreed to by Senate. ................................................. 220
Agreed to by House ................................................................. 1747

S.J.R. 304. Hill, Derek Brandon; recording sorrow upon death.
Patrons: Carrico, et al.
Prefiled, presented, and laid on Clerk’s Desk. ................................. 107
Engrossed and agreed to by Senate. ............................................. 220
Agreed to by House ................................................................. 1747

S.J.R. 305. Constitutional amendment; apportionment, criteria for legislative and congressional districts, Virginia Citizens Redistricting Commission (first reference). Amending Section 6 of Article II; adding Section 6-A in Article II.
Patron: Sturtevant
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections . . . . 105

S.J.R. 306. Constitutional amendment; Virginia Redistricting Commission established, apportionment, public meetings (first reference). Amending Section 6 of Article II; adding Section 6-A in Article II.
Patrons: Barker, et al.
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections . . . . 105
Reported with substitute ........................................................... 287
Reading waived, passed by for day ............................................. 317
Passed by for day ................................................................. 341, 369, 390
Read second time ......................................................................... 408
Reading of substitute waived ...................................................... 408
Committee substitute agreed to .................................................... 408
Reading of amendment waived .................................................. 408
Amendment by Senator Howell agreed to ..................................... 408
Amendments Nos. 1 and 2 by Senator Sturtevant withdrawn ............... 409
Reading of amendment No. 3 by Senator Sturtevant waived .............. 409
Amendment No. 3 by Senator Sturtevant rejected ......................... 409
Engrossed ............................................................................... 409
Read third time ............................................................................ 444
Agreed to by Senate ................................................................. 447
Agreed to by House with substitute ............................................. 1432
House substitute rejected ........................................................... 1476
House insisted on substitute and requested committee of conference .. 1575
Senate acceded to request .......................................................... 1582
Conferrees appointed ............................................................... 1582
Conference report adopted by Senate .......................................... 1726
Conference report adopted by House .......................................... 1746
Signed by President .................................................................. 1996
Assigned Chapter 824 (effective 7/1/19)

S.J.R. 307. Standards of Quality; Joint Legislative Audit and Review Commission to study the true cost of education in the Commonwealth and provide an accurate assessment of the costs to implement.
Patron: Lewis
Prefiled, presented, ordered printed, and referred to Committee on Rules ......................... 105

S.J.R. 308. Loudoun County Sheriff’s Department; commending.
Patrons: Black, et al.
Prefiled, presented, and laid on Clerk’s Desk. ..................................... 107
Engrossed and agreed to by Senate. .............................................. 220
Agreed to by House .................................................................. 1747
S.J.R. 309. Submerged fiber optic cables; Virginia Marine Resources Commission to study the feasibility of creating protection zones located along or being developed on Virginia’s shores.
Patron: DeSteph
Prefiled, presented, ordered printed, and referred to Committee on Rules 105
Reported 458
Reading waived, passed by for day 528, 529
Read second time and engrossed 588, 590
Reading waived 590
Agreed to by Senate 591
Agreed to by House with substitute 1511
House substitute agreed to 1550

S.J.R. 310. Hanover County; commemorating its 300th anniversary.
Patrons: Dunnavant, et al.
Prefiled, presented, and laid on Clerk’s Desk 107
Engrossed and agreed to by Senate 220
Agreed to by House 548

S.J.R. 311. Broadband deployment and renewable energy construction projects; Department of Housing and Community Development to study the permitting processes in the Commonwealth.
Patron: Boysko
Prefiled, presented, ordered printed, and referred to Committee on Rules 106
Reported 458
Reading waived, passed by for day 528, 529
Read second time and engrossed 588, 590
Reading waived 590
Agreed to by Senate 591

S.J.R. 312. Health benefit plan premium rate review process; Joint Legislative Audit and Review Commission to study the process administered by the State Corporation Commission’s Bureau of Insurance.
Prefiled, presented, ordered printed, and referred to Committee on Rules 109

S.J.R. 313. Revenue Association of Virginia, Commissioners of the; commemorating its 100th anniversary.
Patrons: Petersen, et al.
Presented and laid on Clerk’s Desk 109
Engrossed and agreed to by Senate 220
Agreed to by House 548

S.J.R. 314. Montessori Education Day; designating as January 6, 2020, and each succeeding year thereafter.
Patrons: Vogel, et al.
Prefiled, presented, ordered printed, and referred to Committee on Rules 130
Reported 458
Reading waived, passed by for day 528, 529
Read second time and engrossed 588, 590
Reading waived 590
Agreed to by Senate 591
Agreed to by House 1531

Patrons: Stuart, et al.
Presented and laid on Clerk’s Desk 142
S.J.R. 315 (continued)
Engrossed and agreed to by Senate. ................................................. 317
Agreed to by House ................................................................. 1747

Presented and laid on Clerk’s Desk .............................................. 131
Engrossed and agreed to by Senate. ........................................... 220
Agreed to by House ................................................................. 548

Presented and laid on Clerk’s Desk .............................................. 229
Engrossed and agreed to by Senate. ........................................... 317
Agreed to by House ................................................................. 548

S.J.R. 318. Quayle, Frederick MacDonald; recording sorrow upon death.
Patrons: Cosgrove, et al.
Presented and laid on Clerk’s Desk .............................................. 142
Passed by for day ................................................................. 317
Engrossed and agreed to by Senate. ........................................... 628
Agreed to by House ................................................................. 548

S.J.R. 319. Governor; confirming appointments.
Patron: Vogel
Presented, ordered printed, and referred to Committee on Privileges and Elections ........................................... 142
Reported ................................................................. 287
Reading waived, passed by for day ............................................ 317
Read second time and engrossed .............................................. 340
Read third time and agreed to by Senate .................................. 366
Agreed to by House ................................................................. 548

S.J.R. 320. D-Day; commemorating its 75th anniversary.
Presented and laid on Clerk’s Desk .............................................. 229
Engrossed ................................................................. 1699
Agreed to by Senate .............................................................. 1699
Agreed to by House ............................................................... 548

S.J.R. 321. Liberty University School of Aeronautics; commending.
Presented and laid on Clerk’s Desk .............................................. 248
Engrossed and agreed to by Senate. ........................................... 318
Agreed to by House ................................................................. 494

S.J.R. 322. Crowther, Elizabeth; commending.
Patrons: Stuart, et al.
Presented and laid on Clerk’s Desk .............................................. 271
Engrossed and agreed to by Senate. ........................................... 449
Agreed to by House ................................................................. 1747

S.J.R. 323. Ferriss, Jay E.; commending.
Patrons: Stuart, et al.
Presented and laid on Clerk’s Desk .............................................. 271
Engrossed and agreed to by Senate. ........................................... 449
Agreed to by House ................................................................. 1747

S.J.R. 324. Clark, Bradford Turner; recording sorrow upon death.
Patrons: Dunnivant, et al.
Presented and laid on Clerk’s Desk .............................................. 302
Engrossed and agreed to by Senate. ........................................... 448
Agreed to by House ................................................................. 1747
S.J.R. 325. Voices for Virginia’s Children; commemorating its 25th anniversary.
Patrons: Dunnavant, et al.
Presented and laid on Clerk’s Desk .................................................. 302
Engrossed and agreed to by Senate .................................................... 449
Agreed to by House .................................................................. 1747

S.J.R. 326. AMIkids; commemorating its 50th anniversary.
Patrons: Marsden, et al.
Presented and laid on Clerk’s Desk .................................................. 302
Engrossed and agreed to by Senate .................................................... 449
Agreed to by House .................................................................. 1747

S.J.R. 327. Doorways for Women and Families; commemorating its 40th anniversary.
Patrons: Favola, et al.
Presented and laid on Clerk’s Desk .................................................. 322
Engrossed and agreed to by Senate .................................................... 449
Agreed to by House .................................................................. 1747

S.J.R. 328. Ware, Evelynn Belle; recording sorrow upon death.
Patrons: Black, et al.
Presented and laid on Clerk’s Desk .................................................. 322
Engrossed and agreed to by Senate .................................................... 448
Agreed to by House .................................................................. 1747

S.J.R. 329. Wright, David Allen; commending.
Patrons: Cosgrove, et al.
Presented and laid on Clerk’s Desk .................................................. 349
Engrossed and agreed to by Senate .................................................... 629
Agreed to by House .................................................................. 1747

Patrons: Lucas, et al.
Presented and laid on Clerk’s Desk .................................................. 349
Engrossed and agreed to by Senate .................................................... 629
Agreed to by House .................................................................. 1747

S.J.R. 331. Byers, Frances Mae West; commemorating the occasion of her 104th birthday.
Patrons: Peake, et al.
Presented and laid on Clerk’s Desk .................................................. 350
Engrossed and agreed to by Senate .................................................... 629
Agreed to by House .................................................................. 1747

S.J.R. 332. Governor; confirming appointments.
Patron: Vogel
Presented, ordered printed, and referred to Committee on Privileges and Elections .......... 349
Reported .................................................................................. 927
Read first time .......................................................................... 1229
Rules suspended, reading waived .................................................. 1229
Engrossed .................................................................................. 1229
Rules suspended, reading waived .................................................. 1229
Agreed to by Senate .................................................................. 1230
Agreed to by House .................................................................. 1449

S.J.R. 333. Falcon Heating and Air Conditioning; commemorating its 30th anniversary.
Patrons: Black, et al.
Presented and laid on Clerk’s Desk .................................................. 376
Engrossed and agreed to by Senate .................................................... 629
Agreed to by House .................................................................. 1747
S.J.R. 334. Ebert, Paul B.; commending.
Patrons: Stuart, et al.
Presented and laid on Clerk’s Desk ................................. 376
Engrossed and agreed to by Senate ................................ 629
Agreed to by House ................................................... 1295

Patrons: Stuart, et al.
Presented and laid on Clerk’s Desk ................................. 376
Engrossed and agreed to by Senate ................................ 626
Agreed to by House ................................................... 1747

S.J.R. 336. Bristol, City of; commending.
Patrons: Carrico, et al.
Presented and laid on Clerk’s Desk ................................. 376
Engrossed and agreed to by Senate ................................ 629
Agreed to by House ................................................... 1747

S.J.R. 337. 2019 Virginia Outstanding Faculty Awards; commending the recipients of the Awards.
Presented and laid on Clerk’s Desk ................................. 376
Engrossed and agreed to by Senate ................................ 629
Agreed to by House ................................................... 1396

S.J.R. 338. Cleft and Craniofacial Awareness and Prevention Month; designating as July 2019, and each succeeding year thereafter.
Patron: Lewis
Unanimous consent to introduce ..................................... 397
Presented, ordered printed, and referred to Committee on Rules ......................................................... 397
Reported with substitute .................................................. 458
Reading waived, passed by for day .................................. 528, 529
Read second time .......................................................... 588
Reading of substitute waived ........................................... 589
Committee substitute agreed to ......................................... 589
Engrossed ................................................................. 590
Reading waived ............................................................ 590
Agreed to by Senate ...................................................... 591
Agreed to by House ...................................................... 1531

S.J.R. 339. McKeough, Margaret E.; commending.
Presented and laid on Clerk’s Desk ................................. 397
Engrossed and agreed to by Senate ................................ 629
Agreed to by House ................................................... 1397

S.J.R. 340. Brent, Dennis Lynn; recording sorrow upon death.
Patrons: Peake, et al.
Presented and laid on Clerk’s Desk ................................. 397
Engrossed and agreed to by Senate ................................ 626
Agreed to by House ................................................... 1747

Presented and laid on Clerk’s Desk ................................. 397
Rules suspended ............................................................ 449
Taken up for immediate consideration ............................ 449
Engrossed and agreed to by Senate ................................ 449
Agreed to by House ................................................... 494
   Patrons: Chafin, et al.
   Presented and laid on Clerk’s Desk .................................................. 397
   Engrossed and agreed to by Senate .................................................... 629
   Agreed to by House ................................................................. 1747

S.J.R. 343. New River Valley Regional Commission; commemorating its 50th anniversary.
   Patrons: Chafin, et al.
   Presented and laid on Clerk’s Desk .................................................. 397
   Engrossed and agreed to by Senate .................................................... 629
   Agreed to by House ................................................................. 1747

   Patrons: DeSteph, et al.
   Presented and laid on Clerk’s Desk .................................................. 397
   Engrossed and agreed to by Senate .................................................... 626
   Agreed to by House ................................................................. 1397

   Presented and laid on Clerk’s Desk .................................................. 418
   Engrossed and agreed to by Senate .................................................... 626
   Agreed to by House ................................................................. 1613

S.J.R. 346. Chandler, James Mapp; recording sorrow upon death.
   Patrons: Cosgrove, et al.
   Presented and laid on Clerk’s Desk .................................................. 418
   Engrossed and agreed to by Senate .................................................... 626
   Agreed to by House ................................................................. 1747

S.J.R. 347. Center for Innovative Technology’s Center for Unmanned Systems and the Virginia Tech Mid-Atlantic Aviation Partnership; commending.
   Patrons: Cosgrove, et al.
   Presented and laid on Clerk’s Desk .................................................. 418
   Rules suspended ................................................................. 538
   Taken up for immediate consideration ......................................... 538
   Engrossed and agreed to by Senate .................................................... 538
   Agreed to by House ................................................................. 610

   Patrons: Obenshain, et al.
   Presented and laid on Clerk’s Desk .................................................. 418
   Engrossed and agreed to by Senate .................................................... 629
   Agreed to by House ................................................................. 1397

S.J.R. 349. Snyder, Edward Brown; recording sorrow upon death.
   Patrons: DeSteph, et al.
   Presented and laid on Clerk’s Desk .................................................. 418
   Engrossed and agreed to by Senate .................................................... 626
   Agreed to by House ................................................................. 1397

S.J.R. 350. Heron, Charles M.; recording sorrow upon death.
   Patrons: DeSteph, et al.
   Presented and laid on Clerk’s Desk .................................................. 418
   Engrossed and agreed to by Senate .................................................... 627
   Agreed to by House ................................................................. 1397

S.J.R. 351. Lewis, Rudolph Bobby, Sr.; recording sorrow upon death.
   Patrons: DeSteph, et al.
   Presented and laid on Clerk’s Desk .................................................. 418
S.J.R. 351 (continued)
Engrossed and agreed to by Senate ................................................................. 627
Agreed to by House .................................................................................... 1397

Patrons: Chase, et al.
Presented and laid on Clerk’s Desk ............................................................ 418
Engrossed and agreed to by Senate ............................................................ 627
Agreed to by House .................................................................................... 1747

Presented and laid on Clerk’s Desk ............................................................ 458
Engrossed and agreed to by Senate ............................................................ 629
Agreed to by House .................................................................................... 1397

S.J.R. 354. Page County High School baseball team; commending.
Patrons: Obenshain, et al.
Presented and laid on Clerk’s Desk ............................................................ 458
Engrossed and agreed to by Senate ............................................................ 629
Agreed to by House .................................................................................... 1397

S.J.R. 355. Page County High School softball team; commending.
Patrons: Obenshain, et al.
Presented and laid on Clerk’s Desk ............................................................ 458
Engrossed and agreed to by Senate ............................................................ 629
Agreed to by House .................................................................................... 1397

S.J.R. 356. Loudoun County Area Agency on Aging; commending.
Patrons: Black, et al.
Presented and laid on Clerk’s Desk ............................................................ 495
Engrossed and agreed to by Senate ............................................................ 1283
Agreed to by House .................................................................................... 1450

S.J.R. 357. Charles City County; commemorating its 400th anniversary.
Patrons: McClellan, et al.
Presented and laid on Clerk’s Desk ............................................................ 611
Engrossed and agreed to by Senate ............................................................ 1283
Agreed to by House .................................................................................... 1450

S.J.R. 358. Prince Edward County Public Schools closing; commemorating its 60th anniversary in 2019.
Patrons: McClellan, et al.
Presented and laid on Clerk’s Desk ............................................................ 495
Engrossed and agreed to by Senate ............................................................ 1383
Agreed to by House .................................................................................... 1450

Patrons: Stuart, et al.
Presented and laid on Clerk’s Desk ............................................................ 550
Engrossed and agreed to by Senate ............................................................ 1282
Agreed to by House .................................................................................... 1748

S.J.R. 360. Schuchert, Johanna; commending.
Presented and laid on Clerk’s Desk ............................................................ 550
Engrossed and agreed to by Senate ............................................................ 1283
Agreed to by House .................................................................................... 1450

S.J.R. 361. Greenbriar Civic Association; commemorating its 50th anniversary.
Patrons: Petersen, et al.
Presented and laid on Clerk’s Desk ............................................................ 611
S.J.R. 361 (continued)
Engrossed and agreed to by Senate. ........................................ 1283
Agreed to by House ......................................................... 1748
Patrons: Petersen, et al.
Presented and laid on Clerk’s Desk ........................................ 611
Engrossed and agreed to by Senate. ..................................... 1283
Agreed to by House ......................................................... 1748
S.J.R. 363. Virginia Commonwealth University; commemorating its 180th anniversary of its founding and 50th anniversary under its current name.
Patrons: McClellan, et al.
Presented and laid on Clerk’s Desk ........................................ 611
Engrossed and agreed to by Senate. ..................................... 1283
Agreed to by House ......................................................... 1450
S.J.R. 364. Creasy, David C., Sr.; recording sorrow upon death.
Patrons: McClellan, et al.
Presented and laid on Clerk’s Desk ........................................ 611
Engrossed and agreed to by Senate. ..................................... 1282
Agreed to by House ......................................................... 1450
Patrons: McClellan, et al.
Presented and laid on Clerk’s Desk ........................................ 612
Rules suspended .................................................................. 845
Taken up for immediate consideration ................................. 845
Engrossed and agreed to by Senate. ..................................... 845
Agreed to by House ......................................................... 863
S.J.R. 366. Orange County Agricultural Initiative; commending.
Patrons: Reeves, et al.
Presented and laid on Clerk’s Desk ........................................ 621
Engrossed and agreed to by Senate. ..................................... 1383
Agreed to by House ......................................................... 1450
S.J.R. 367. Dolley Madison Garden Club; commemorating its 100th anniversary.
Patrons: Reeves, et al.
Presented and laid on Clerk’s Desk ........................................ 621
Engrossed and agreed to by Senate. ..................................... 1283
Agreed to by House ......................................................... 1450
S.J.R. 368. McCaig, Donald Robert; recording sorrow upon death.
Presented and laid on Clerk’s Desk ........................................ 621
Engrossed and agreed to by Senate. ..................................... 1282
Agreed to by House ......................................................... 1661
S.J.R. 369. Ross, Andrew Patrick; recording sorrow upon death.
Presented and laid on Clerk’s Desk ........................................ 621
Engrossed and agreed to by Senate. ..................................... 1282
Agreed to by House ......................................................... 1450
S.J.R. 370. Dudley, Sue Kimble; recording sorrow upon death.
Presented and laid on Clerk’s Desk ........................................ 621
Engrossed and agreed to by Senate. ..................................... 1282
Agreed to by House ......................................................... 1661
   Presented and laid on Clerk’s Desk ........................................ 621
   Engrossed and agreed to by Senate ........................................ 1282
   Agreed to by House ......................................................... 1661

S.J.R. 372. Brinkley, Carl David; recording sorrow upon death.
   Presented and laid on Clerk’s Desk ........................................ 621
   Engrossed and agreed to by Senate ........................................ 1282
   Agreed to by House ......................................................... 1450

   Presented and laid on Clerk’s Desk ........................................ 622
   Engrossed and agreed to by Senate ........................................ 1282
   Agreed to by House ......................................................... 1661

S.J.R. 374. Ghent in Norfolk; commending.
   Patrons: Lewis, et al.
   Presented and laid on Clerk’s Desk ........................................ 853
   Engrossed and agreed to by Senate ........................................ 1383
   Agreed to by House ......................................................... 1450

S.J.R. 375. Vaughan, Joe; commending.
   Patrons: Carrico, et al.
   Presented and laid on Clerk’s Desk ........................................ 870
   Engrossed and agreed to by Senate ........................................ 1283
   Agreed to by House ......................................................... 1450

   Patrons: Carrico, et al.
   Presented and laid on Clerk’s Desk ........................................ 870
   Engrossed and agreed to by Senate ........................................ 1282
   Agreed to by House ......................................................... 1748

   Patrons: Carrico, et al.
   Presented and laid on Clerk’s Desk ........................................ 870
   Engrossed and agreed to by Senate ........................................ 1282
   Agreed to by House ......................................................... 1748

S.J.R. 378. Hunnicutt, Joseph Frederick; recording sorrow upon death.
   Patrons: Carrico, et al.
   Presented and laid on Clerk’s Desk ........................................ 870
   Engrossed and agreed to by Senate ........................................ 1282
   Agreed to by House ......................................................... 1748

   Patrons: Carrico, et al.
   Presented and laid on Clerk’s Desk ........................................ 870
   Engrossed and agreed to by Senate ........................................ 1283
   Agreed to by House ......................................................... 1748

   Patrons: McClellan, et al.
   Presented and laid on Clerk’s Desk ........................................ 870
   Engrossed and agreed to by Senate ........................................ 1282
   Agreed to by House ......................................................... 1450
Patrons: Reeves, et al.
Presented and laid on Clerk’s Desk .................................................. 870
Engrossed and agreed to by Senate ................................................... 1283
Agreed to by House ........................................................................ 1450

S.J.R. 382. Chancellor High School field hockey team; commending.
Patrons: Reeves, et al.
Presented and laid on Clerk’s Desk .................................................. 870
Engrossed and agreed to by Senate ................................................... 1283
Agreed to by House ........................................................................ 1450

Patrons: Reeves, et al.
Presented and laid on Clerk’s Desk .................................................. 870
Engrossed and agreed to by Senate ................................................... 1283
Agreed to by House ........................................................................ 1450

Patrons: Locke, et al.
Presented and laid on Clerk’s Desk .................................................. 870
Engrossed and agreed to by Senate ................................................... 1282
Agreed to by House ........................................................................ 1748

S.J.R. 385. Spruill, Tyler McKellan; recording sorrow upon death.
Patrons: Reeves, et al.
Presented and laid on Clerk’s Desk .................................................. 870
Engrossed and agreed to by Senate ................................................... 1282
Agreed to by House ........................................................................ 1450

S.J.R. 386. Jesse’s Barber Shop; commending.
Patrons: Carrico, et al.
Presented and laid on Clerk’s Desk .................................................. 870
Engrossed and agreed to by Senate ................................................... 1283
Agreed to by House ........................................................................ 1450

S.J.R. 387. Stivers, Jennifer Marable; recording sorrow upon death.
Patrons: Dunnavant, et al.
Presented and laid on Clerk’s Desk .................................................. 870
Engrossed and agreed to by Senate ................................................... 1282
Agreed to by House ........................................................................ 1748

Patrons: Carrico, et al.
Presented and laid on Clerk’s Desk .................................................. 870
Engrossed and agreed to by Senate ................................................... 1282
Agreed to by House ........................................................................ 1748

Presented and laid on Clerk’s Desk .................................................. 871
Engrossed and agreed to by Senate ................................................... 1283
Agreed to by House ........................................................................ 1450

S.J.R. 390. Rakoff, Roz; commending.
Presented and laid on Clerk’s Desk .................................................. 871
Engrossed and agreed to by Senate ................................................... 1283
Agreed to by House ........................................................................ 1450
S.J.R. 391. Parker, Margaret D.; commending.
Presented and laid on Clerk’s Desk ........................................ 871
Engrossed and agreed to by Senate ....................................... 1283
Agreed to by House .......................................................... 1450

Presented and laid on Clerk’s Desk ........................................ 871
Engrossed and agreed to by Senate ....................................... 1283
Agreed to by House .......................................................... 1450

S.J.R. 393. Oakton High School boys’ lacrosse team; commending.
Patrons: Petersen, et al.
Presented and laid on Clerk’s Desk ........................................ 904
Engrossed and agreed to by Senate ....................................... 1383
Agreed to by House .......................................................... 1450

S.J.R. 394. Whetzel, Anthony Robert; recording sorrow upon death.
Patrons: Obenshain, et al.
Presented and laid on Clerk’s Desk ........................................ 905
Engrossed and agreed to by Senate ....................................... 1380
Agreed to by House .......................................................... 1450

Patrons: Obenshain, et al.
Presented and laid on Clerk’s Desk ........................................ 905
Engrossed and agreed to by Senate ....................................... 1380
Agreed to by House .......................................................... 1450

S.J.R. 396. Silver, Maxine Lyons; recording sorrow upon death.
Patrons: Stuart, et al.
Presented and laid on Clerk’s Desk ........................................ 905
Engrossed and agreed to by Senate ....................................... 1380
Agreed to by House .......................................................... 1450

Patrons: Peake, et al.
Presented and laid on Clerk’s Desk ........................................ 905
Engrossed and agreed to by Senate ....................................... 1383
Agreed to by House .......................................................... 1450

Patrons: Dance, et al.
Presented and laid on Clerk’s Desk ........................................ 905
Engrossed and agreed to by Senate ....................................... 1383
Agreed to by House .......................................................... 1450

S.J.R. 399. Virginia’s State Forests; commemorating the occasion of the 100th anniversary of the establishment of the first such forest.
Patrons: Peake, et al.
Presented and laid on Clerk’s Desk ........................................ 905
Engrossed and agreed to by Senate ....................................... 1383
Agreed to by House .......................................................... 1451

S.J.R. 400. New River Valley Agency on Aging; commending.
Presented and laid on Clerk’s Desk ........................................ 905
Engrossed and agreed to by Senate ....................................... 1383
Agreed to by House .......................................................... 1748
S.J.R. 401. King William County Ruritan Club; commemorating its 80th anniversary.
Patrons: Norment, et al.
Presented and laid on Clerk’s Desk ............................................. 905
Engrossed and agreed to by Senate ........................................... 1383
Agreed to by House ................................................................. 1748

S.J.R. 402. W.T. Woodson High School boys’ cross country team; commending.
Patrons: Petersen, et al.
Presented and laid on Clerk’s Desk ............................................. 905
Engrossed and agreed to by Senate ........................................... 1383
Agreed to by House ................................................................. 1748

Patrons: Petersen, et al.
Presented and laid on Clerk’s Desk ............................................. 905
Engrossed and agreed to by Senate ........................................... 1383
Agreed to by House ................................................................. 1748

Patrons: Petersen, et al.
Presented and laid on Clerk’s Desk ............................................. 905
Engrossed and agreed to by Senate ........................................... 1383
Agreed to by House ................................................................. 1748

S.J.R. 405. Mt. Zion Baptist Church; commemorating its 160th anniversary.
Patrons: Reeves, et al.
Presented and laid on Clerk’s Desk ............................................. 927
Engrossed and agreed to by Senate ........................................... 1383
Agreed to by House ................................................................. 1451

S.J.R. 406. Rogers, James Walter; recording sorrow upon death.
Patrons: Stanley, et al.
Presented and laid on Clerk’s Desk ............................................. 927
Engrossed and agreed to by Senate ........................................... 1381
Agreed to by House ................................................................. 1451

Patrons: Boysko, et al.
Presented and laid on Clerk’s Desk ............................................. 927
Engrossed and agreed to by Senate ........................................... 1383
Agreed to by House ................................................................. 1451

S.J.R. 408. Price, Mary; commending.
Patrons: Obenshain, et al.
Presented and laid on Clerk’s Desk ............................................. 927
Engrossed and agreed to by Senate ........................................... 1383
Agreed to by House ................................................................. 1451

Patrons: Ruff, et al.
Presented and laid on Clerk’s Desk ............................................. 927
Engrossed and agreed to by Senate ........................................... 1381
Agreed to by House ................................................................. 1451

S.J.R. 410. Onley, Mary E.; recording sorrow upon death.
Patrons: Lewis, et al.
Presented and laid on Clerk’s Desk ............................................. 928
Engrossed and agreed to by Senate ........................................... 1381
Agreed to by House ................................................................. 1451
   Patrons: Lewis, et al.
   Presented and laid on Clerk’s Desk ............................................. 928
   Engrossed and agreed to by Senate ............................................. 1381
   Agreed to by House ................................................................. 1451

S.J.R. 412. Wade, Kevin Glenn; recording sorrow upon death.
   Patrons: Lewis, et al.
   Presented and laid on Clerk’s Desk ............................................. 928
   Engrossed and agreed to by Senate ............................................. 1381
   Agreed to by House ................................................................. 1748

S.J.R. 413. Ohef Sholom Temple; commemorating its 175th anniversary.
   Patrons: Lewis, et al.
   Presented and laid on Clerk’s Desk ............................................. 928
   Engrossed and agreed to by Senate ............................................. 1383
   Agreed to by House ................................................................. 1451

S.J.R. 414. The Apprentice School; commemorating its 100th anniversary.
   Patrons: Mason, et al.
   Presented and laid on Clerk’s Desk ............................................. 928
   Engrossed and agreed to by Senate ............................................. 1383
   Agreed to by House ................................................................. 1661

S.J.R. 415. Boys & Girls Clubs of Southeast Virginia; commemorating its 100th anniversary.
   Presented and laid on Clerk’s Desk ............................................. 1200
   Engrossed and agreed to by Senate ............................................. 1383
   Agreed to by House ................................................................. 1451

S.J.R. 416. Dellinger, Cynthia Grim; recording sorrow upon death.
   Patrons: Obenshain, et al.
   Presented and laid on Clerk’s Desk ............................................. 1200
   Engrossed and agreed to by Senate ............................................. 1381
   Agreed to by House ................................................................. 1451

   Patrons: Obenshain, et al.
   Presented and laid on Clerk’s Desk ............................................. 1200
   Engrossed and agreed to by Senate ............................................. 1698
   Agreed to by House ................................................................. 1748

S.J.R. 418. Virginia Conflict of Interest and Ethics Advisory Council; confirming an appointment by Senate Committee on Rules.
   Patron: McDougle
   Presented, ordered printed, and referred to Committee on Rules ............ 1200
   Reported ..................................................................................... 1340
   Read first time ........................................................................... 1424
   Read second time and engrossed ................................................... 1505
   Rules suspended, reading waived .................................................. 1505
   Agreed to by Senate .................................................................... 1505
   Agreed to by House .................................................................... 1661

S.J.R. 419. Brown family; commending their 100 years of success in the beverage industry.
   Patrons: McDougle, et al.
   Presented and laid on Clerk’s Desk ............................................. 1200
   Engrossed and agreed to by Senate ............................................. 1383
   Agreed to by House ................................................................. 1748
S.J.R. 420. Piazza, Cynthia Lynn; recording sorrow upon death.
  Patrons: Chase, et al.
  Presented and laid on Clerk’s Desk ......................................................... 1200
  Engrossed and agreed to by Senate ......................................................... 1381
  Agreed to by House .................................................................................... 1748

  Patrons: Mason, et al.
  Presented and laid on Clerk’s Desk ......................................................... 1201
  Engrossed and agreed to by Senate ......................................................... 1381
  Agreed to by House .................................................................................... 1661

S.J.R. 422. Dreyfus, Leonard Louis; recording sorrow upon death.
  Presented and laid on Clerk’s Desk ......................................................... 1201
  Engrossed and agreed to by Senate ......................................................... 1381
  Agreed to by House .................................................................................... 1451

S.J.R. 423. Smith, Lloyd Thomas, Jr.; recording sorrow upon death.
  Presented and laid on Clerk’s Desk ......................................................... 1201
  Engrossed and agreed to by Senate ......................................................... 1381
  Agreed to by House .................................................................................... 1451

S.J.R. 424. Kristallnacht; remembering its 80th anniversary.
  Patrons: Dunnivant, et al.
  Presented, ordered printed, and referred to Committee on Rules ................. 1200
  Reported with amendments ........................................................................ 1340
  Read first time ............................................................................................ 1424
  Read second time ....................................................................................... 1506
  Reading of amendments waived .................................................................. 1506
  Committee amendments agreed to ............................................................. 1506
  Engrossed .................................................................................................... 1506
  Read third time and agreed to by Senate ................................................... 1564
  Agreed to by House .................................................................................... 1748

  Patrons: Dunnivant, et al.
  Presented and laid on Clerk’s Desk ......................................................... 1201
  Engrossed and agreed to by Senate ......................................................... 1383
  Agreed to by House .................................................................................... 1748

S.J.R. 426. Freeman, Barbara Foster; recording sorrow upon death.
  Presented and laid on Clerk’s Desk ......................................................... 1296
  Engrossed and agreed to by Senate ......................................................... 1507
  Agreed to by House .................................................................................... 1613

S.J.R. 427. Ross, Barbara Beatrice Abernathy; recording sorrow upon death.
  Patrons: McClellan, et al.
  Presented and laid on Clerk’s Desk ......................................................... 1296
  Engrossed and agreed to by Senate ......................................................... 1507
  Agreed to by House .................................................................................... 1613

  Patrons: Peake, et al.
  Presented and laid on Clerk’s Desk ......................................................... 1296
  Engrossed and agreed to by Senate ......................................................... 1507
  Agreed to by House .................................................................................... 1748
   Patrons: Petersen, et al.
   Presented and laid on Clerk’s Desk ............................................. 1341
   Engrossed and agreed to by Senate ............................................. 1570
   Agreed to by House ................................................................. 1749
S.J.R. 430. Bulova, Sharon; commending.
   Patrons: Petersen, et al.
   Presented and laid on Clerk’s Desk ............................................. 1341
   Engrossed and agreed to by Senate ............................................. 1570
   Agreed to by House ................................................................. 1661
   Patrons: Mason, et al.
   Presented and laid on Clerk’s Desk ............................................. 1341
   Engrossed and agreed to by Senate ............................................. 1570
   Agreed to by House ................................................................. 1661
S.J.R. 432. Braxton-Perkins American Legion Post 25; commemorating its 100th anniversary.
   Patrons: Mason, et al.
   Presented and laid on Clerk’s Desk ............................................. 1341
   Engrossed and agreed to by Senate ............................................. 1570
   Agreed to by House ................................................................. 1661
S.J.R. 433. Wilson, Harvey King; recording sorrow upon death.
   Patrons: McClellan, et al.
   Presented and laid on Clerk’s Desk ............................................. 1341
   Engrossed and agreed to by Senate ............................................. 1566
   Agreed to by House ................................................................. 1661
   Patrons: Sturtevant, et al.
   Presented and laid on Clerk’s Desk ............................................. 1341
   Engrossed and agreed to by Senate ............................................. 1566
   Agreed to by House ................................................................. 1749
   Patrons: DeSteph, et al.
   Presented and laid on Clerk’s Desk ............................................. 1341
   Engrossed and agreed to by Senate ............................................. 1566
   Agreed to by House ................................................................. 1749
S.J.R. 436. Universal Corporation; commemorating its 100th anniversary in Richmond in 2018.
   Patrons: Sturtevant, et al.
   Presented and laid on Clerk’s Desk ............................................. 1341
   Engrossed and agreed to by Senate ............................................. 1570
   Agreed to by House ................................................................. 1749
S.J.R. 437. Lancaster, Donn; recording sorrow upon death.
   Patrons: Sturtevant, et al.
   Presented and laid on Clerk’s Desk ............................................. 1341
   Engrossed and agreed to by Senate ............................................. 1570
   Agreed to by House ................................................................. 1749
   Patrons: Surovell, et al.
   Presented and laid on Clerk’s Desk ............................................. 1341
   Engrossed and agreed to by Senate ............................................. 1566
   Agreed to by House ................................................................. 1749
S.J.R. 439. United Community Ministries, Inc.; commemorating its 50th anniversary.

Patrons: Surovell, et al.
Presented and laid on Clerk’s Desk ................................................. 1341
Engrossed and agreed to by Senate .................................................. 1570
Agreed to by House ................................................................. 1661


Patrons: Surovell, et al.
Presented and laid on Clerk’s Desk ................................................. 1341
Engrossed and agreed to by Senate .................................................. 1570
Agreed to by House ................................................................. 1661

S.J.R. 441. Prince William County Bar Association; commending.

Patrons: Surovell, et al.
Presented and laid on Clerk’s Desk ................................................. 1341
Engrossed and agreed to by Senate .................................................. 1570
Agreed to by House ................................................................. 1661

S.J.R. 442. Neabsco Elementary School; commemorating its 50th anniversary.

Patrons: Surovell, et al.
Presented and laid on Clerk’s Desk ................................................. 1342
Engrossed and agreed to by Senate .................................................. 1570
Agreed to by House ................................................................. 1661

S.J.R. 443. Hilton Downtown Richmond; commemorating its 10th anniversary.

Patrons: McClellan, et al.
Presented and laid on Clerk’s Desk ................................................. 1342
Engrossed and agreed to by Senate .................................................. 1570
Agreed to by House ................................................................. 1661


Patrons: Dance, et al.
Presented and laid on Clerk’s Desk ................................................. 1342
Engrossed and agreed to by Senate .................................................. 1566
Agreed to by House ................................................................. 1749


Patrons: Norment, et al.
Presented and laid on Clerk’s Desk ................................................. 1342
Engrossed and agreed to by Senate .................................................. 1570
Agreed to by House ................................................................. 1662

S.J.R. 446. McKinnon, William; recording sorrow upon death.

Patrons: Norment, et al.
Presented and laid on Clerk’s Desk ................................................. 1342
Engrossed and agreed to by Senate .................................................. 1566
Agreed to by House ................................................................. 1749

S.J.R. 447. Litton, Robert Ewing, II; recording sorrow upon death.

Patrons: Chafin, et al.
Presented and laid on Clerk’s Desk ................................................. 1342
Engrossed and agreed to by Senate .................................................. 1566
Agreed to by House ................................................................. 1749

S.J.R. 448. Fierro, Manuel Baca; recording sorrow upon death.

Patrons: Boysko, et al.
Presented and laid on Clerk’s Desk ................................................. 1342
Engrossed and agreed to by Senate .................................................. 1698
Agreed to by House ................................................................. 1749
S.J.R. 449. Sully Elementary School; commemorating its 50th anniversary.

Patrons: Boysko, et al.
Presented and laid on Clerk’s Desk ......................................................... 1342
Engrossed and agreed to by Senate ......................................................... 1570
Agreed to by House .................................................................................. 1662

S.J.R. 450. NextStop Theatre Company; commemorating its 30th anniversary.

Patrons: Boysko, et al.
Presented and laid on Clerk’s Desk ......................................................... 1342
Engrossed and agreed to by Senate ......................................................... 1570
Agreed to by House .................................................................................. 1662


Patrons: Boysko, et al.
Presented and laid on Clerk’s Desk ......................................................... 1342
Engrossed and agreed to by Senate ......................................................... 1570
Agreed to by House .................................................................................. 1662

S.J.R. 452. Food For Neighbors; commending.

Patrons: Boysko, et al.
Presented and laid on Clerk’s Desk ......................................................... 1342
Engrossed and agreed to by Senate ......................................................... 1570
Agreed to by House .................................................................................. 1662

S.J.R. 453. Rotary Club of Herndon; commemorating its 80th anniversary.

Patrons: Boysko, et al.
Presented and laid on Clerk’s Desk ......................................................... 1342
Engrossed and agreed to by Senate ......................................................... 1571
Agreed to by House .................................................................................. 1662

S.J.R. 454. Ashworth, Luther Ray; recording sorrow upon death.

Patrons: Norment, et al.
Presented and laid on Clerk’s Desk ......................................................... 1342
Engrossed and agreed to by Senate ......................................................... 1567
Agreed to by House .................................................................................. 1662


Patrons: Norment, et al.
Presented and laid on Clerk’s Desk ......................................................... 1342
Engrossed and agreed to by Senate ......................................................... 1566
Agreed to by House .................................................................................. 1749


Patrons: Lewis, et al.
Presented and laid on Clerk’s Desk ......................................................... 1342
Engrossed and agreed to by Senate ......................................................... 1566
Agreed to by House .................................................................................. 1662

S.J.R. 457. Spady, Effie Marie Giddens; recording sorrow upon death.

Patrons: Lewis, et al.
Presented and laid on Clerk’s Desk ......................................................... 1342
Engrossed and agreed to by Senate ......................................................... 1566
Agreed to by House .................................................................................. 1749

S.J.R. 458. Lindsey, William; commending.

Patrons: DeSteph, et al.
Presented and laid on Clerk’s Desk ......................................................... 1342
Engrossed and agreed to by Senate ......................................................... 1571
Agreed to by House .................................................................................. 1662
  Patrons: DeSteph, et al.
  Presented and laid on Clerk’s Desk .............................................. 1342
  Engrossed and agreed to by Senate. ............................................. 1571
  Agreed to by House .............................................................. 1662

S.J.R. 460. Vela, Amanda; commending.
  Patrons: DeSteph, et al.
  Presented and laid on Clerk’s Desk .............................................. 1342
  Engrossed and agreed to by Senate. ............................................. 1571
  Agreed to by House .............................................................. 1662

S.J.R. 461. Barnwell, Barney; commending.
  Patrons: Surovell, et al.
  Presented and laid on Clerk’s Desk .............................................. 1343
  Engrossed and agreed to by Senate. ............................................. 1571
  Agreed to by House .............................................................. 1662

S.J.R. 462. Layne, James; commending.
  Patrons: McClellan, et al.
  Presented and laid on Clerk’s Desk .............................................. 1343
  Engrossed and agreed to by Senate. ............................................. 1571
  Agreed to by House .............................................................. 1662

S.J.R. 463. Daily Planet Health Services; commemorating 50 years of service to the people in need in the Greater Richmond region.
  Patrons: McClellan, et al.
  Presented and laid on Clerk’s Desk .............................................. 1343
  Engrossed and agreed to by Senate. ............................................. 1571
  Agreed to by House .............................................................. 1662

  Patrons: Norment, et al.
  Presented and laid on Clerk’s Desk .............................................. 1343
  Engrossed and agreed to by Senate. ............................................. 1566
  Agreed to by House .............................................................. 1749

  Patrons: Surovell, et al.
  Presented and laid on Clerk’s Desk .............................................. 1343
  Engrossed and agreed to by Senate. ............................................. 1571
  Agreed to by House .............................................................. 1662

S.J.R. 466. Tassa, Katherine E.; commending.
  Patrons: DeSteph, et al.
  Presented and laid on Clerk’s Desk .............................................. 1343
  Engrossed and agreed to by Senate. ............................................. 1571
  Agreed to by House .............................................................. 1662

S.J.R. 467. Verley, Elizabeth May; recording sorrow upon death.
  Patrons: Locke, et al.
  Presented and laid on Clerk’s Desk .............................................. 1343
  Engrossed and agreed to by Senate. ............................................. 1566
  Agreed to by House .............................................................. 1749

S.J.R. 468. Jewish Community Federation of Richmond; commemorating its 80th anniversary of Kristallnacht.
  Patrons: Dunnavant, et al.
  Presented and laid on Clerk’s Desk .............................................. 1343
  Engrossed and agreed to by Senate. ............................................. 1571
  Agreed to by House .............................................................. 1749
S.J.R. 469. Thomas, Wilbur Eugene; recording sorrow upon death.
Patrons: Ruff, et al.
Presented and laid on Clerk’s Desk .................................................. 1343
Engrossed and agreed to by Senate .................................................... 1566
Agreed to by House ................................................................. 1662

S.J.R. 470. Mount Vernon Council of Citizens’ Associations; commemorating its 50th anniversary.
Patrons: Ebbin, et al.
Presented and laid on Clerk’s Desk .................................................. 1343
Engrossed and agreed to by Senate .................................................... 1571
Agreed to by House ................................................................. 1662

S.J.R. 471. Alexandria Division of Aging and Adult Services; commending.
Patrons: Ebbin, et al.
Presented and laid on Clerk’s Desk .................................................. 1343
Engrossed and agreed to by Senate .................................................... 1571
Agreed to by House ................................................................. 1662

S.J.R. 472. Kail, Thomas; commending.
Patrons: Ebbin, et al.
Presented and laid on Clerk’s Desk .................................................. 1343
Engrossed and agreed to by Senate .................................................... 1571
Agreed to by House ................................................................. 1662

S.J.R. 473. Equality Virginia; commemorating its 30th anniversary.
Patrons: Ebbin, et al.
Presented, ordered printed, and referred to Committee on Rules ............. 1341

S.J.R. 474. Signature Theatre; commemorating its 30th anniversary.
Patrons: Ebbin, et al.
Presented and laid on Clerk’s Desk .................................................. 1343
Engrossed and agreed to by Senate .................................................... 1571
Agreed to by House ................................................................. 1662

Patrons: Sturtevant, et al.
Presented and laid on Clerk’s Desk .................................................. 1343
Engrossed and agreed to by Senate .................................................... 1571
Agreed to by House ................................................................. 1749

S.J.R. 476. Weaver, Bettie Woodson; recording sorrow upon death.
Patrons: Sturtevant, et al.
Presented and laid on Clerk’s Desk .................................................. 1343
Engrossed and agreed to by Senate .................................................... 1566
Agreed to by House ................................................................. 1749

S.J.R. 477. Stonewall Riots; commemorating the 50th anniversary of the riots.
Patrons: Ebbin, et al.
referred to Committee on Rules ...................................................... 1343

S.R. 82. Constitutional amendment; qualifications of Governor and Lieutenant Governor, residency requirement (first reference). Amending Section 3 of Article V.
Patron: Chase
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ... 106

S.R. 83. Constitutional amendment; term limits for members of General Assembly, applies to terms of service beginning on and after start of 2022 Regular Session of General Assembly, limits apply to consecutive and nonconsecutive terms (first reference). Amending Section 4 of Article IV.
Patron: Chase
Prefiled, presented, ordered printed, and referred to Committee on Privileges and Elections ... 106
S.R. 84. Virginia Funeral Directors Association; commemorating its 132nd anniversary.
Patrons: Cosgrove, et al.
Prefiled, presented, and laid on Clerk’s Desk .................................................. 108
Engrossed and agreed to by Senate ................................................................. 116

S.R. 85. Hansen-Ike, Brenda Lee; recording sorrow upon death.
Patrons: Cosgrove, et al.
Prefiled, presented, and laid on Clerk’s Desk .................................................. 108
Passed by for day ............................................................................................... 220, 317
Engrossed and agreed to by Senate ................................................................. 448

S.R. 86. Senate of Virginia; 2019 operating resolution.
Patron: McDougle
Prefiled, presented, ordered printed, and referred to Committee on Rules .............. 106
Rules suspended, committee discharged, readings and engrossment waived, taken up for immediate consideration ................................................................. 4
Agreed to by Senate ............................................................................................. 5

S.R. 87. R. C. Haydon Elementary School; commemorating its 40th anniversary.
Patron: McPike
Prefiled, presented, and laid on Clerk’s Desk .................................................... 108
Engrossed and agreed to by Senate ................................................................. 220

S.R. 88. Lebanon, Town of; commemorating its 200th anniversary.
Patron: Chafin
Presented and laid on Clerk’s Desk ................................................................. 119
Rules suspended ................................................................................................. 142
Taken up for immediate consideration ............................................................ 142
Engrossed and agreed to by Senate ................................................................. 142

S.R. 89. University of Virginia; commemorating its 200th anniversary.
Presented and laid on Clerk’s Desk ................................................................. 131
Engrossed and agreed to by Senate ................................................................. 220

S.R. 90. Legon, Richard David; commending.
Patron: Marsden
Presented and laid on Clerk’s Desk ................................................................. 131
Engrossed and agreed to by Senate ................................................................. 220

S.R. 91. Hanover County; commemorating its 300th anniversary.
Patrons: McDougle, et al.
Presented and laid on Clerk’s Desk ................................................................. 142
Engrossed and agreed to by Senate ................................................................. 318

S.R. 92. Judge; nomination for election to Court of Appeals of Virginia.
Patron: Obenshain
Presented, ordered printed, and referred to Committee for Courts of Justice ............ 181
Rules suspended ................................................................................................. 182
Committee discharged ...................................................................................... 182
Readings waived ............................................................................................... 182
Taken up for immediate consideration ............................................................ 182
Engrossed and agreed to by Senate ................................................................. 182

S.R. 93. Judges; nominations for election to circuit court.
Patron: Obenshain
Presented, ordered printed, and referred to Committee for Courts of Justice ............ 181
Rules suspended ................................................................................................. 182
Committee discharged ...................................................................................... 182
Readings waived ............................................................................................... 182
S.R. 93 (continued)
Taken up for immediate consideration ........................................ 182
Engrossed and agreed to by Senate ............................................. 184
S.R. 94. Judges; nominations for election to general district court.
Patron: Obenshain
Presented, ordered printed, and referred to Committee for Courts of Justice ........ 181
Rules suspended ................................................................. 184
Committee discharged ......................................................... 184
Readings waived .............................................................. 184
Taken up for immediate consideration .................................... 184
Engrossed and agreed to by Senate ........................................ 185
S.R. 95. Judges; nominations for election to juvenile and domestic relations district court.
Patron: Obenshain
Presented, ordered printed, and referred to Committee for Courts of Justice ........ 181
Rules suspended ................................................................. 185
Committee discharged ......................................................... 185
Readings waived .............................................................. 185
Taken up for immediate consideration .................................... 185
Engrossed and agreed to by Senate ........................................ 187
Patron: Obenshain
Presented, ordered printed and referred to Committee for Courts of Justice ........ 182
Rules suspended ................................................................. 187
Committee discharged ......................................................... 187
Readings waived .............................................................. 187
Taken up for immediate consideration .................................... 187
Engrossed and agreed to by Senate ........................................ 187
S.R. 97. State Corporation Commission; nomination for election of a member.
Patron: Wagner
Presented, ordered printed, and referred to Committee on Commerce and Labor .......... 182
Rules suspended ................................................................. 187
Committee discharged ......................................................... 187
Readings waived .............................................................. 187
Taken up for immediate consideration .................................... 187
Engrossed and agreed to by Senate ........................................ 188
Reconsideration of vote on passage ...................................... 192
Agreed to by Senate ........................................................... 193
Patron: Newman
Presented and laid on Clerk’s Desk ......................................... 152
Engrossed and agreed to by Senate ......................................... 220
S.R. 99. Associated General Contractors of America; commemorating its 100th anniversary.
Patron: Cosgrove
Presented and laid on Clerk’s Desk ......................................... 248
Engrossed and agreed to by Senate ......................................... 318
S.R. 100. Clark, Bradford Turner; recording sorrow upon death.
Patrons: McDougle, et al.
Presented and laid on Clerk’s Desk ......................................... 271
Engrossed and agreed to by Senate ......................................... 448
S.R. 101. Black Creek Volunteer Fire Department; commemorating its 50th anniversary.
Patron: McDougle
Presented and laid on Clerk’s Desk ......................................... 287
Engrossed and agreed to by Senate ......................................... 449
S.R. 102. Whitaker, Dianne W.; commending.
   Patron: McDougle
   Presented and laid on Clerk’s Desk ................................................. 376
   Engrossed and agreed to by Senate. .................................................. 629

S.R. 103. Lamar, Marjorie Hodges; recording sorrow upon death.
   Patron: Hanger
   Presented and laid on Clerk’s Desk ................................................. 418
   Engrossed and agreed to by Senate. .................................................. 627

S.R. 104. Clover Hill Baptist Church; commemorating its 50th anniversary.
   Patron: Chase
   Presented and laid on Clerk’s Desk ................................................. 418
   Rules suspended ................................................................. 538
   Taken up for immediate consideration ........................................... 538
   Engrossed and agreed to by Senate. .................................................. 539

   Patron: Reeves
   Presented and laid on Clerk’s Desk ................................................. 458
   Engrossed and agreed to by Senate. .................................................. 629

S.R. 106. Murphy, Helen Turner and W. Tayloe Murphy, Jr.; commending.
   Patrons: Stuart, et al.
   Presented and laid on Clerk’s Desk ................................................. 550
   Rules suspended ................................................................. 593
   Taken up for immediate consideration ........................................... 593
   Engrossed and agreed to by Senate. .................................................. 593

S.R. 107. Senior Services of Southeastern Virginia; commending.
   Patron: Lucas
   Presented and laid on Clerk’s Desk ................................................. 550
   Engrossed and agreed to by Senate. .................................................. 1283

S.R. 108. Tilley, Michael Timothy; recording sorrow upon death.
   Patrons: McDougle, et al.
   Presented and laid on Clerk’s Desk ................................................. 550
   Engrossed and agreed to by Senate. .................................................. 1282

   Patrons: Reeves, et al.
   Presented and laid on Clerk’s Desk ................................................. 622
   Rules suspended ................................................................. 846
   Taken up for immediate consideration ........................................... 846
   Engrossed and agreed to by Senate. .................................................. 846

S.R. 110. 29th Infantry Division; commemorating its 75th anniversary.
   Patrons: Reeves, et al.
   Presented and laid on Clerk’s Desk ................................................. 622
   Engrossed and agreed to by Senate. .................................................. 1283

S.R. 111. Central Chesapeake Republican Women’s Club; commemorating its 50th anniversary.
   Patron: Cosgrove
   Presented and laid on Clerk’s Desk ................................................. 853
   Engrossed and agreed to by Senate. .................................................. 1283

   Patrons: McPike, et al.
   Presented and laid on Clerk’s Desk ................................................. 871
   Rules suspended ................................................................. 884
S.R. 112 (continued)
Taken up for immediate consideration .......................................................... 884
Engrossed and agreed to by Senate ................................................................. 884

Patron: McDougle
Presented and laid on Clerk’s Desk ............................................................... 871
Engrossed and agreed to by Senate ............................................................... 1282

S.R. 114. Troxell, Charlotte Mae Satterwhite; recording sorrow upon death.
Patron: McDougle
Presented and laid on Clerk’s Desk ............................................................... 871
Engrossed and agreed to by Senate ............................................................... 1282

Patron: McDougle
Presented and laid on Clerk’s Desk ............................................................... 871
Engrossed and agreed to by Senate ............................................................... 1282

S.R. 116. The Apprentice School football team; commending.
Patrons: Locke, et al.
Presented and laid on Clerk’s Desk ............................................................... 871
Engrossed and agreed to by Senate ............................................................... 1283

S.R. 117. Bay Aging; commending.
Patron: McDougle
Presented and laid on Clerk’s Desk ............................................................... 905
Engrossed and agreed to by Senate ............................................................... 1383

S.R. 118. Ross, Andrew Patrick; recording sorrow upon death.
Patrons: Dunnavant, et al.
Presented and laid on Clerk’s Desk ............................................................... 928
Engrossed and agreed to by Senate ............................................................... 1381

S.R. 119. Mattaponi Baptist Association of Virginia; commemorating its 140th anniversary.
Patron: McDougle
Presented and laid on Clerk’s Desk ............................................................... 928
Engrossed and agreed to by Senate ............................................................... 1383

S.R. 120. Judge; nomination for election to Supreme Court of Virginia.
Patron: Obenshain
Presented, ordered printed, and referred to Committee for Courts of Justice .... 1228
Rules suspended ....................................................................................... 1247
Committee discharged ............................................................................. 1247
Readings waived ..................................................................................... 1247
Taken up for immediate consideration ...................................................... 1247
Agreed to by Senate .................................................................................. 1248

S.R. 121. Judge; nomination for election to Court of Appeals of Virginia.
Patron: Obenshain
Presented, ordered printed, and referred to Committee for Courts of Justice .... 1229
Rules suspended ....................................................................................... 1248
Committee discharged ............................................................................. 1248
Readings waived ..................................................................................... 1248
Taken up for immediate consideration ...................................................... 1248
Agreed to by Senate .................................................................................. 1248

S.R. 122. Judges; nominations for election to circuit court.
Patron: Obenshain
Presented, ordered printed, and referred to Committee for Courts of Justice .... 1229
Rules suspended ....................................................................................... 1248
Committee discharged ............................................................................. 1248
S.R. 122 (continued)
   Readings waived ................................................................. 1248
   Taken up for immediate consideration .................................. 1248
   Agreed to by Senate .......................................................... 1250
S.R. 123. Judges; nominations for election to general district court.
            Patron: Obenshain
            Presented, ordered printed, and referred to Committee for Courts of Justice .......................... 1229
            Rules suspended .......................................................... 1250
            Committee discharged ................................................ 1250
            Readings waived .......................................................... 1250
            Taken up for immediate consideration .............................. 1250
            Agreed to by Senate ........................................................ 1251
S.R. 124. Judges; nominations for election to juvenile and domestic relations district court.
            Patron: Obenshain
            Presented, ordered printed, and referred to Committee for Courts of Justice .......................... 1229
            Rules suspended .......................................................... 1251
            Committee discharged ................................................ 1251
            Readings waived .......................................................... 1251
            Taken up for immediate consideration .............................. 1251
            Agreed to by Senate ........................................................ 1253
            Patron: Obenshain
            Presented, ordered printed, and referred to Committee for Courts of Justice .......................... 1229
            Rules suspended .......................................................... 1253
            Committee discharged ................................................ 1253
            Readings waived .......................................................... 1253
            Taken up for immediate consideration .............................. 1253
            Agreed to by Senate ........................................................ 1254
S.R. 126. Gooch, Robert S., IV; recording sorrow upon death.
            Patrons: Chase, et al.
            Presented and laid on Clerk’s Desk .................................... 1201
            Engrossed and agreed to by Senate ..................................... 1381
            Patron: Chase
            Presented and laid on Clerk’s Desk .................................... 1201
            Engrossed and agreed to by Senate ..................................... 1381
            Patrons: Chase, et al.
            Presented and laid on Clerk’s Desk .................................... 1201
            Engrossed and agreed to by Senate ..................................... 1382
S.R. 129. Schaar, Susan Clarke; commending.
            Patrons: Dunnavant, et al.
            Presented and laid on Clerk’s Desk .................................... 1201
            Engrossed and agreed to by Senate ..................................... 1383
S.R. 130. Medina, Meg; commending.
            Patrons: Dunnavant, et al.
            Presented and laid on Clerk’s Desk .................................... 1201
            Engrossed and agreed to by Senate ..................................... 1383
S.R. 131. Maplewood Landfill; commending.
            Patron: Chase
            Presented, ordered printed, and referred to Committee on Rules ................................. 1341
S.R. 132. Mankin, Elma; recording sorrow upon death.
Patrons: Boysko, et al.
Presented and laid on Clerk’s Desk ........................................ 1343
Engrossed and agreed to by Senate. .......................................... 1566

S.R. 133. Adams, Anthony Reid; recording sorrow upon death.
Patron: Marsden
Presented and laid on Clerk’s Desk ........................................ 1344
Engrossed and agreed to by Senate. .......................................... 1566

S.R. 134. RevolutionaryVA250; commemorating the occasion of the 250th anniversary of the founding of the United States of America.
Patrons: Spruill, et al.
Presented and laid on Clerk’s Desk ........................................ 1344
Engrossed and agreed to by Senate. .......................................... 1571

Patron: McDougle
Presented and laid on Clerk’s Desk ........................................ 1344
Engrossed and agreed to by Senate. .......................................... 1571

Patrons: Vogel, et al.
Presented and laid on Clerk’s Desk ........................................ 1344
Engrossed and agreed to by Senate. .......................................... 1566

Patron: Vogel
Presented and laid on Clerk’s Desk ........................................ 1344
Engrossed and agreed to by Senate. .......................................... 1571

Patron: Obenshain
Presented and laid on Clerk’s Desk ........................................ 1344
Engrossed and agreed to by Senate. .......................................... 1566

S.R. 139. District Three Governmental Cooperative; commending.
Patron: Stanley
Presented and laid on Clerk’s Desk ........................................ 1344
Engrossed and agreed to by Senate. .......................................... 1571

S.R. 140. Ashe, Victor J.; commemorating his life and legacy on the occasion of the 45th anniversary of his death.
Patrons: Spruill, et al.
Presented and laid on Clerk’s Desk ........................................ 1344
Engrossed and agreed to by Senate. .......................................... 1571

Patrons: Dunnavan, et al.
Presented and laid on Clerk’s Desk ........................................ 1344
Engrossed and agreed to by Senate. .......................................... 1571

S.R. 142. Lake Country Area Agency on Aging; commending.
Patron: Ruff
Presented and laid on Clerk’s Desk ........................................ 1344
Engrossed and agreed to by Senate. .......................................... 1571

S.R. 143. Senate Ethics Advisory Panel; confirming appointments by Senate Committee on Rules.
Patron: McDougle
Presented, ordered printed, and referred to Committee on Rules .......... 1399
Reported ................................................................. 1671-1672
Read first time ............................................................ 1695
S.R. 143 (continued)
- Rules suspended, reading waived .................................................. 1695
- Engrossed ................................................................. 1695
- Rules suspended, reading waived .................................................. 1695
- Agreed to by Senate .......................................................... 1695

S.R. 144. Judges; nominations for election to circuit court.
- Patron: Obenshain
- Presented, ordered printed, and referred to Committee for Courts of Justice .......................... 1585
- Rules suspended ............................................................. 1586
- Committee discharged ...................................................... 1586
- Readings waived ............................................................. 1586
- Taken up for immediate consideration ..................................... 1586
- Engrossed ................................................................. 1586
- Agreed to by Senate .......................................................... 1586

S.R. 145. Judges; nominations for election to general district court.
- Patron: Obenshain
- Presented, ordered printed, and referred to Committee for Courts of Justice .......................... 1585
- Rules suspended ............................................................. 1587
- Committee discharged ...................................................... 1587
- Readings waived ............................................................. 1587
- Taken up for immediate consideration ..................................... 1587
- Engrossed ................................................................. 1587
- Agreed to by Senate .......................................................... 1587

S.R. 146. Judges; nominations for election to juvenile and domestic relations district court.
- Patron: Obenshain
- Presented, ordered printed, and referred to Committee for Courts of Justice .......................... 1585
- Rules suspended ............................................................. 1587
- Committee discharged ...................................................... 1587
- Readings waived ............................................................. 1587
- Taken up for immediate consideration ..................................... 1587
- Engrossed ................................................................. 1587
- Agreed to by Senate .......................................................... 1587

- Patron: Obenshain
- Presented, ordered printed, and referred to Committee for Courts of Justice .......................... 1585
- Rules suspended ............................................................. 1587
- Committee discharged ...................................................... 1587
- Readings waived ............................................................. 1587
- Taken up for immediate consideration ..................................... 1587
- Engrossed ................................................................. 1588
- Agreed to by Senate .......................................................... 1588

S.R. 148. Wambold, Alan Bruce; recording sorrow upon death.
- Patrons: Saslaw, et al.
- Presented and laid on Clerk’s Desk ........................................... 1531
- Engrossed and agreed to by Senate .......................................... 1698

S.R. 149. Ferguson, William R.; recording sorrow upon death.
- Patron: McDougle
- Presented and laid on Clerk’s Desk ........................................... 1531
- Engrossed and agreed to by Senate .......................................... 1698

- Patrons: Black, et al.
- Presented and laid on Clerk’s Desk ........................................... 1531
- Engrossed and agreed to by Senate .......................................... 1699
S.R. 151. Mary Baldwin University Alumni Association; commemorating its 125th anniversary.
Patron: Hanger
Presented and laid on Clerk’s Desk ................................................................. 1531
Engrossed and agreed to by Senate. ................................................................. 1699

S.R. 152. Singh, Sunil; commending.
Patrons: Black, et al.
Presented and laid on Clerk’s Desk ................................................................. 1531
Engrossed and agreed to by Senate. ................................................................. 1699

S.R. 153. Gibbs, Jason Dean; recording sorrow upon death.
Patrons: Stanley, et al.
Presented and laid on Clerk’s Desk ................................................................. 1531
Engrossed and agreed to by Senate. ................................................................. 1698

S.R. 154. Bunn, Yvonne; commending.
Patron: Black
Presented and laid on Clerk’s Desk ................................................................. 1532
Engrossed and agreed to by Senate. ................................................................. 1699

S.R. 155. Aaron, Bertram; commending.
Patron: Mason
Presented and laid on Clerk’s Desk ................................................................. 1532
Engrossed and agreed to by Senate. ................................................................. 1699

Patron: Mason
Presented and laid on Clerk’s Desk ................................................................. 1532
Engrossed and agreed to by Senate. ................................................................. 1699

S.R. 157. Black women in the General Assembly; commemorating the occasion of the 35th anniversary of the first Black female legislator to serve in the General Assembly.
Patrons: Lucas, et al.
Presented and laid on Clerk’s Desk ................................................................. 1532
Engrossed and agreed to by Senate. ................................................................. 1699

S.R. 158. Slotnick, Fay Dutkin; recording sorrow upon death.
Patrons: Ebbin, et al.
Presented and laid on Clerk’s Desk ................................................................. 1532
Engrossed and agreed to by Senate. ................................................................. 1698

S.R. 159. Wooldridge, Cameron and Jacob Turpin; commending.
Patron: Suetterlein
Presented and laid on Clerk’s Desk ................................................................. 1532
Engrossed and agreed to by Senate. ................................................................. 1699

Patron: Suetterlein
Presented and laid on Clerk’s Desk ................................................................. 1532
Engrossed and agreed to by Senate. ................................................................. 1699

Patrons: Suetterlein, et al.
Presented and laid on Clerk’s Desk ................................................................. 1532
Engrossed and agreed to by Senate. ................................................................. 1699

S.R. 162. Salem High School baseball team; commending.
Patron: Suetterlein
Presented and laid on Clerk’s Desk ................................................................. 1532
Engrossed and agreed to by Senate. ................................................................. 1700
S.R. 163. Auburn High School boys’ and girls’ cross country teams; commending.
Patron: Suetterlein
Presented and laid on Clerk’s Desk ................................................. 1532
Engrossed and agreed to by Senate .............................................. 1700

Patrons: Suetterlein, et al.
Presented and laid on Clerk’s Desk ................................................. 1532
Engrossed and agreed to by Senate .............................................. 1698

S.R. 165. Webb, Forest; commending.
Patrons: Suetterlein, et al.
Presented and laid on Clerk’s Desk ................................................. 1532
Engrossed and agreed to by Senate .............................................. 1700

S.R. 166. Williams, Hazel; recording sorrow upon death.
Patrons: Suetterlein, et al.
Presented and laid on Clerk’s Desk ................................................. 1532
Engrossed and agreed to by Senate .............................................. 1698

S.R. 167. Corbett, Kevin; recording sorrow upon death.
Patrons: Suetterlein, et al.
Presented and laid on Clerk’s Desk ................................................. 1532
Engrossed and agreed to by Senate .............................................. 1698

Patrons: DeSteph, et al.
Unanimous consent to introduce .................................................. 1674
Laid on Clerk’s Desk ................................................................. 1674
Engrossed and agreed to by Senate .............................................. 1728

S.R. 169. Conti, Meghan; commending.
Patrons: DeSteph, et al.
Unanimous consent to introduce .................................................. 1674
Laid on Clerk’s Desk ................................................................. 1674
Engrossed and agreed to by Senate .............................................. 1728

H.B. 246. Virginia Code Commission; limits duties of Commission relating to codification of
laws enacted by General Assembly. Amending §§ 30-146, 30-148, and 30-149.
Patron: Habeeb
Continued from 2018 Session in Senate Committee on Rules .................. 6

Amending § 16.1-274.
Patron: Collins
Continued from 2018 Session in Senate Committee for Courts of Justice ...... 5

H.B. 295. Resident stickers; counties operating under urban county executive form of
government may by ordinance develop a program to issue permits to residents that will
allow turns in certain residential areas. Adding § 15.2-2022.1.
Patrons: Murphy, et al.
Continued from 2018 Session in Senate Committee on Local Government ...... 6

H.B. 330. Public elementary and secondary schools; students to possess and use unscented
topical sunscreen on a school bus, etc. Adding § 22.1-274.5.
Patron: Yancey
Continued from 2018 Session in Senate Committee on Education and Health .... 5

H.B. 338. Medicaid; Department of Medical Assistance Services to apply for a waiver to
implement Training, Education, Employment, and Opportunity Program for able-bodied
adult recipients.
Patrons: Miyares, et al.
Continued from 2018 Session in Senate Committee on Education and Health .... 5
Patron: Rush
Continued from 2018 Session in Senate Committee on Finance 6

Patrons: Robinson, et al.
Continued from 2018 Session in Senate Committee on Education and Health 5

H.B. 525. **Carnal knowledge of pretrial or posttrial offender**; bail bondsmen, increases penalty. Amending § 18.2-64.2.
Patrons: Brewer, et al.
Continued from 2018 Session in Senate Committee on Finance 6

Patrons: Freitas, et al.
Continued from 2018 Session in Senate Committee on Education and Health 5

H.B. 611. **Certificate of public need**; authorizes State Health Commissioner to accept and review applications for new neonatal care services in Roanoke Valley-Alleghany District.
Patron: Habeeb
Continued from 2018 Session in Senate Committee on Education and Health 5

H.B. 622. **Sex offenders**; prohibited entry onto school property, penalty. Amending § 18.2-370.5.
Patron: Bell, Robert B.
Continued from 2018 Session in Senate Committee on Finance 6

H.B. 670. **Standards of Quality Basic Aid funding**; required local effort for basic aid, debt service on projects in certain school divisions, sunset provision. Adding § 22.1-96.1.
Patrons: Kilgore, et al.
Continued from 2018 Session in Senate Committee on Finance 6

H.B. 676. **Children who are deaf or hard of hearing**; services provided, advisory subcommittee established, report. Adding §§ 22.1-217.03 and 30-236.1.
Patrons: Pogge, et al.
Continued from 2018 Session in Senate Committee on Education and Health 5

H.B. 692. **Virginia Regional Industrial Facilities Act**; each participating locality shall include in reports to Department of Taxation of its taxable real estate the apportioned fair market value of property upon which such revenue sharing is based, effective date. Amending § 15.2-6407.
Continued from 2018 Session in Senate Committee on Finance 6

Patrons: Leftwich, et al.
Continued from 2018 Session in Senate Committee on Finance 6

H.B. 786. **Taxes, local**; application to court for relief from taxes, taxpayer shall not be required to show that assessment is a result of manifest error or disregard of controlling evidence. Amending § 58.1-3984.
Patron: Keam
Continued from 2018 Session in Senate Committee on Finance 6
H.B. 787. Real property taxes; appeals to boards of equalization, taxpayer shall not be required to show that assessment is a result of manifest error or disregard of controlling evidence. Amending § 58.1-3379.
Patron: Keam
Continued from 2018 Session in Senate Committee on Finance ................................. 6

H.B. 809. School boards, local; display of commercial advertising material on school buses.
Amending § 22.1-177.
Patrons: O'Quinn, et al.
Continued from 2018 Session in Senate Committee on Education and Health .................. 5

H.B. 885. Conventional or alternative onsite sewage systems; authority of the Board of Health. Amending § 32.1-164.
Patron: Orrock
Continued from 2018 Session in Senate Committee on Education and Health .................. 5

H.B. 998. Parental or legal custodial powers; power of attorney to delegate to another person any powers regarding custody, care, and property of child, etc. Amending §§ 63.2-100 and 63.2-1715; adding §§ 20-166 and 20-167.
Patrons: Byron, et al.
Continued from 2018 Session in Senate Committee for Courts of Justice ....................... 5

H.B. 1033. Testing of bodily fluids; court or magistrate shall order testing for human immunodeficiency virus or the hepatitis B or C virus if he determines there is probable cause to believe that an exposure prone incident occurred. Amending §§ 32.1-45.1 and 32.1-45.2.
Continued from 2018 Session in Senate Committee for Courts of Justice ....................... 5

Patron: Hugo
Continued from 2018 Session in Senate Committee on Privileges and Elections .............. 6

H.B. 1252. Renewable energy power purchase agreements; revamps provisions of pilot programs permitting third party power purchase agreements, all contracts effective on or before July 1, 2018, between nonjurisdictional customers and a Pilot Utility shall remain in full force, etc. Amending Chapter 803, 2017 Acts.
Patrons: Kilgore, et al.
Continued from 2018 Session in Senate Committee on Commerce and Labor .................. 5

Patron: Habeeb
Continued from 2018 Session in Senate Committee on Education and Health .................. 5

Continued from 2018 Session in Senate Committee on Privileges and Elections .............. 6

Patrons: Simon, et al.
Continued from 2018 Session in Senate Committee on Privileges and Elections .............. 6

Patron: Tyler
Continued from 2018 Session in Senate Committee for Courts of Justice ....................... 5
H.B. 1606. Certificate of public need; eliminates requirement for certain projects involving psychiatric beds and services, Department of Health shall develop a plan for an expedited permitting process for beds consistent with State Medical Facilities Plan by July 1, 2019. Amending § 32.1-102.1.
Patron: Orrock
Continued from 2018 Session in Senate Committee on Education and Health . . . . . . . . . . . . . . . . . 5

Patrons: Landes, et al.
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 595
Constitutional reading dispensed, referred to Committee on Education and Health . . . . . . . . . . . 610
Rereferred to Committee on Finance . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 620, 621
Reported with substitute . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 902
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 931, 933
Read third time . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1231
Reading of substitute waived . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1236
Committee substitute agreed to . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1236
Engrossed . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1236
Passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1243
Senate substitute agreed to by House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1395
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1603
Approved by Governor-Chapter 806 (effective 7/1/19)

H.B. 1613. Wanton waste; Class 2 misdemeanor for violating a regulation prohibiting, or allowing of a killed or crippled game animal or nonmigratory game bird to be wasted without making a reasonable effort to retrieve the animal. Adding § 29.1-553.1.
Patron: Edmunds
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 393
Constitutional reading dispensed, referred to Committee on Agriculture . . . . . . . . . . . . . . . . . . . . . . . . . 395
Reported . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 851
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 883, 884
Read third time and passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 915
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1287
Approved by Governor-Chapter 150 (effective 7/1/19)

H.B. 1614. Stormwater Management Fund, local; locality by ordinance authorized to create. Adding § 15.2-2114.01.
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 596
Constitutional reading dispensed, referred to Committee on Local Government . . . . . . . . . . . . . . . . . . . 610
Reported with substitute . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 926
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1278, 1280
Read third time and passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1314
Reading of substitute waived . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1315
Committee substitute agreed to . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1315
Engrossed . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1315
Passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1315
Senate substitute agreed to by House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1449
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1665
Approved by Governor-Chapter 344 (effective 7/1/19)
H.B. 1615. Primary election; changes date of election held in June from second Tuesday in June to third Tuesday in June, also changes candidate filing deadlines to reflect change of date. Amending §§ 2.2-106, 24.2-102, and 24.2-103.
Patrons: Landes, et al.
Passed House ................................................. 596
Constitutional reading dispensed, referred to Committee on Privileges and Elections 610
Reported ......................................................... 927
Constitutional reading dispensed, passed by for day .......................... 1279, 1281
Read third time ................................................... 1323
Defeated by Senate ............................................. 1323

H.B. 1617. Campaign finance; prohibited personal use of campaign funds, civil penalty.
Amending §§ 2.2-3711, 24.2-946, 24.2-948.4, 30-355, and 30-356; adding § 24.2-948.5.
Passed House ................................................. 596
Constitutional reading dispensed, referred to Committee on Rules 610

H.B. 1620. Elections, State Board of; increases membership and terms, initial appointment of Commissioner of Elections by the State Board of Elections shall be for a term to expire on June 30, 2022, report. Amending §§ 2.2-106, 24.2-102, and 24.2-103.
Patrons: Ransone, et al.
Passed House ................................................. 596
Constitutional reading dispensed, referred to Committee on Privileges and Elections 610
Reported with substitute ........................................ 927
Constitutional reading dispensed, passed by for day .......................... 1279, 1281
Passed by for day ............................................... 1323
Read third time ................................................... 1358
Reading of substitute waived ...................................... 1358
Committee substitute agreed to ................................... 1358
Engrossed ......................................................... 1358
Passed Senate ................................................... 1358
Senate substitute rejected by House .................................. 1430
Senate insisted on substitute and requested committee of conference .... 1453
House acceded to request ......................................... 1574
Conferrees appointed ............................................ 1577
Conference report adopted by Senate ................................ 1653
Conference report adopted by House ................................ 1659
Signed by President ............................................ 1988
House concurred in Governor’s recommendations Nos. 6 and 15 ......... 2017
House rejected Governor’s recommendations Nos. 1,2,3,4,5,7,8,9,10,11,12,13,14, and 16 .... 2017
Senate concurred in Governor’s recommendations Nos. 6 and 15 ......... 2043
Signed by President as reenrolled ................................ 2094

Patrons: Fowler, et al.
Passed House ................................................. 393
Constitutional reading dispensed, referred to Committee on Agriculture 395
Reported .......................................................... 851
Constitutional reading dispensed, passed by for day .......................... 882, 883
Read third time ................................................... 908
Passed Senate ................................................... 913
Signed by President ............................................ 1287
Approved by Governor-Chapter 147 (effective 7/1/19)
H.B. 1622. Child abuse or neglect; out-of-court and recorded statements made by a child 14 years of age or younger. Amending §§ 63.2-1522 and 63.2-1523.
Passed House ................................................................. 344
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 348
Reported ................................................................. 1295
Rereferred to Committee for Courts of Justice ................................................................. 1296
Reported ................................................................. 1340
Constitutional reading dispensed, passed by for day ................................................................. 1422, 1423
Read third time and passed Senate ................................................................. 1492
Signed by President ................................................................. 1603
Approved by Governor-Chapter 413 (effective 7/1/19)

H.B. 1623. Military families; relocation to the Commonwealth, students may register, remotely or in-person, for courses and other academic programs, etc. Amending § 22.1-3.
Passed House ................................................................. 596
Constitutional reading dispensed, referred to Committee on Education and Health ................................................................. 610
Reported ................................................................. 1198
Constitutional reading dispensed, passed by for day ................................................................. 1328, 1331
Read third time and passed Senate ................................................................. 1349, 1355
Signed by President ................................................................. 1603
Approved by Governor-Chapter 404 (effective 7/1/19)

H.B. 1624. Sanctions; court may consider other similar, previously filed pleadings, etc., by such person in violation of the statute, regardless of jurisdiction in which other pleadings, motions, etc., were filed. Amending § 8.01-271.1.
Patron: Orrock
Passed House ................................................................. 596
Constitutional reading dispensed, referred to Committee for Courts of Justice ................................................................. 610

H.B. 1625. Animal care; clarifies definition of “adequate shelter,” provision includes proper shade during hot weather, etc. Amending § 3.2-6500.
Patron: Orrock, et al.
Passed House ................................................................. 284
Constitutional reading dispensed, referred to Committee on Agriculture ................................................................. 286
Reported with substitute ................................................................. 851
Constitutional reading dispensed, passed by for day ................................................................. 883, 884
Passed by for day ................................................................. 915
Passed by temporarily ................................................................. 930
Passed by for day ................................................................. 1161
Read third time ................................................................. 1273
Reading of substitute waived ................................................................. 1273
Committee substitute rejected ................................................................. 1273
Reading of substitute waived ................................................................. 1273
Substitute by Senator Spruill agreed to ................................................................. 1273
Engrossed ................................................................. 1273
Passed Senate ................................................................. 1273
Senate substitute rejected by House ................................................................. 1386
Senate insisted on substitute and requested committee of conference ................................................................. 1399
House acceded to request ................................................................. 1510
Conferrees appointed ................................................................. 1535
Conference report adopted by House ................................................................. 1594
Conference report adopted by Senate ................................................................. 1615
H.B. 1625 (continued)
Signed by President ................................. 1988
Approved by Governor-Chapter 532 (effective 7/1/19)
H.B. 1626. Animal fighting; confiscation of tethered cocks. Amending § 3.2-6571.
Patrons: Orrock, et al.
Passed House .................................. 319
Constitutional reading dispensed, referred to Committee on Agriculture ................. 321
Rereferred to Committee for Courts of Justice ........................................ 851, 852
Reported with substitute ........................................ 1197
Constitutional reading dispensed, passed by for day .......................... 1330, 1332
Read third time .................................. 1361
Reading of substitute waived ........................................ 1361
Committee substitute agreed to ......................................... 1361
Engrossed ........................................ 1361
Passed Senate ...................................... 1362
Senate substitute agreed to by House ..................................... 1449
Signed by President .................................. 1665
Approved by Governor-Chapter 345 (effective 7/1/19)
H.B. 1627. Child welfare agencies; Commissioner of Social Services shall prioritize inspection of agencies. Adding § 63.2-1706.1.
Patron: Orrock
Passed House .................................. 412
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services ........................................ 415
Reported ........................................ 1295
Constitutional reading dispensed, passed by for day .......................... 1372
Read third time and passed Senate ......................................... 1415, 1418
Signed by President .................................. 1665
Approved by Governor-Chapter 273 (effective 7/1/19)
H.B. 1629. Virginia Public Procurement Act; removes the requirement for newspaper publication of Requests for Proposals for professional services, posting on Department of General Services’ central electronic procurement website shall be required if local public body elects not to publish notice of Proposal in a newspaper of general circulation. Amending § 2.2-4302.2.
Patron: Fowler
Passed House .................................. 297
Constitutional reading dispensed, referred to Committee on General Laws and Technology ........................................ 299
Reported ........................................ 903
Constitutional reading dispensed, passed by for day .......................... 931, 933
Read third time and passed Senate ......................................... 1231, 1243
Signed by President .................................. 1514
Approved by Governor-Chapter 274 (effective 7/1/19)
H.B. 1630. Judges, substitute; powers and duties, power to enter a final order in any case heard for a period of 14 days after date of a hearing of such case. Amending § 16.1-69.21.
Patrons: Collins, et al.
Passed House .................................. 596
Constitutional reading dispensed, referred to Committee for Courts of Justice .................. 610
H.B. 1634. Sales and Use Tax; additional local tax in Halifax County, appropriations of Halifax County to incorporated towns for educational purposes. Amending § 58.1-605; adding §§ 58.1-605.1 and 58.1-606.1.
Patrons: Edmunds, et al.
Passed House .................................. 596
Constitutional reading dispensed, referred to Committee on Finance .................. 610
Reported with amendment ........................................ 902
H.B. 1639. Hospice patients; Department of Medical Assistance Services shall implement a reimbursement for

H.B. 1640. Accident and sickness insurance and health services plans; reimbursement for services provided by nurse practitioners, effective date. Amending §§ 38.2-3408 and 38.2-4221.

Patrons: Ransone, et al.

Passed House

Constitutional reading dispensed, referred to Committee on Commerce and Labor

Reported

Constitutional reading dispensed, passed by for day

Read third time and passed Senate

Signed by President

Approved by Governor-Chapter 209 (effective 7/1/19)
H.B. 1640 (continued)
Reported ................................................................. 901
Constitutional reading dispensed, passed by for day .......................... 931, 933
Read third time and passed Senate ........................................... 1231, 1243
Signed by President ...................................................... 1514
Approved by Governor-Chapter 332 (effective 10/1/19)

H.B. 1642. Restrictive housing; data collection and reporting, Department of Corrections’ restrictive housing shall, at a minimum, adhere to standards adopted by the American Correctional Association, the accrediting body for the corrections industry, annual report.
Patrons: Hope, et al.
Passed House .............................................................. 596
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 611
Reported with substitute .................................................. 852
Constitutional reading dispensed, passed by for day .......................... 883, 884
Read third time .................................................................. 915
Reading of substitute waived ................................................ 915
Committee substitute agreed to ............................................... 915
Engrossed ....................................................................... 915
Passed Senate ................................................................... 915
Senate substitute rejected by House .......................................... 1293
Senate insisted on substitute and requested committee of conference ...... 1344
House acceded to request ..................................................... 1431
Conferees appointed ............................................................ 1460
Conference report adopted by Senate ........................................ 1704
Conference report adopted by House ........................................ 1745
Signed by President ............................................................ 1988
Approved by Governor-Chapter 453 (effective 7/1/19)

H.B. 1643. Teacher licensure; clarifies definition of “alternate route to licensure,” Board of Education shall develop guidelines that establish a process to permit a school board or any organization sponsored by a school board to petition Board for approval of an alternate route to licensure, Board shall develop guidelines no later than December 1, 2019.
Amending § 22.1-298.1.
Patrons: Hope, et al.
Passed House ................................................................. 541
Constitutional reading dispensed, referred to Committee on Education and Health 549

H.B. 1648. Pedestrian crossings; Town of Ashland added to list of localities that may provide by ordinance for the installation and maintenance of highway signs at marked crosswalks requiring drivers to yield to pedestrians. Amending § 46.2-924.
Patron: Fowler
Passed House ................................................................. 267
Constitutional reading dispensed, referred to Committee on Transportation 269
Reported ....................................................................... 620
Constitutional reading dispensed, passed by for day .......................... 855, 858
Read third time and passed Senate ........................................... 871, 877
Signed by President ............................................................ 1284
Approved by Governor-Chapter 103 (effective 7/1/19)

H.B. 1649. Boundary agreements, local; all localities, in adopting a voluntary boundary agreement, allowed to attach to their petitions to circuit court a Geographic Information System (GIS) map depicting boundary change. Amending § 15.2-3108.
Patrons: Fowler, et al.
Passed House ................................................................. 320
Constitutional reading dispensed, referred to Committee on Local Government 321
H.B. 1649 (continued)
Reported  .................................................. 926
Constitutional reading dispensed, passed by for day  .................................................. 1278, 1280
Read third time  ............................................. 1314
Passed Senate  .............................................. 1320
Signed by President  ........................................ 1519
Approved by Governor - Chapter 385 (effective 7/1/19)

H.B. 1650. Lottery; prohibits Virginia Lottery from disclosing information about individual
winners whose prize exceeds $10 million, etc. Amending § 2.2-3705.7;
adding § 58.1-4029.
Patrons: Ware, et al.
Passed House  .................................................. 297
Constitutional reading dispensed, referred to Committee on General Laws and Technology  .................................................. 299
Reported with substitute  ...................................... 903
Constitutional reading dispensed, passed by for day  .................................................. 933, 935
Read third time  ............................................. 1274
Reading of substitute waived  .................................. 1274
Committee substitute agreed to  ................................ 1274
Passed by temporarily  ...................................... 1274
Passed by for day  .......................................... 1284
Committee substitute reconsidered  ................................ 1322
Committee substitute rejected  ................................ 1322
Passed Senate  .............................................. 1322
Signed by President  ........................................ 1519
Approved by Governor - Chapter 247 (effective 7/1/19)

H.B. 1652. School calendar; local school boards shall set the calendar so that the first day
students are required to attend school shall be no earlier than 14 days before Labor Day,
school divisions granted waivers for 2018-2019 school year. Amending §§ 22.1-79.1 and
22.1-296.
Patrons: Robinson, et al.
Passed House  .................................................. 493
Constitutional reading dispensed, referred to Committee on Education and Health  .................................................. 494
Reported with substitute  ...................................... 619
Constitutional reading dispensed, passed by for day  .................................................. 857, 859
Read third time  ............................................. 880
Reading of substitute waived  .................................. 880
Committee substitute agreed to  ................................ 880
Engrossed  .................................................. 880
Passed Senate  .............................................. 880
Senate substitute agreed to by House  .................................................. 1196
Signed by President  ........................................ 1333
Approved by Governor - Chapter 569 (effective 7/1/19)

H.B. 1655. Real property tax; exemption for the surviving spouse of a disabled veteran to
such spouse’s principal place of residence regardless of whether such spouse moves to a
Patrons: Miyares, et al.
Passed House  .................................................. 246
Constitutional reading dispensed, referred to Committee on Finance  .................................................. 247
Reported  .................................................. 549
Constitutional reading dispensed, passed by for day  .................................................. 613, 614
Read third time and passed Senate  .................................................. 622
Signed by President  ........................................ 887
Approved by Governor - Chapter 15 (effective 1/1/19)
Passed House ................................................................. 344
Constitutional reading dispensed, referred to Committee for Courts of Justice .................. 348
Reported ................................................................. 618
Constitutional reading dispensed, passed by for day .................................................. 856, 858
Read third time and passed Senate .................................................. 871, 879
Signed by President ................................................................. 1284
Approved by Governor-Chapter 120 (effective 7/1/19)

Patron: Landes
Passed House ................................................................. 297
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 299
Reported ................................................................. 852
Constitutional reading dispensed, passed by for day .................................................. 883, 884
Read third time and passed Senate .................................................. 916
Signed by President ................................................................. 1287
Approved by Governor-Chapter 174 (effective 7/1/19)

H.B. 1659. Child abuse and neglect; adds to list of persons who are mandatory reporters.
Amending § 63.2-1509.
Patrons: Delaney, et al.
Passed House ................................................................. 596
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 611
Reported with amendment .................................................. 852
Rereferred to Committee on Finance .................................................. 852
Reported ................................................................. 902
Constitutional reading dispensed, passed by for day .................................................. 931, 933
Read third time ................................................................. 1231
Reading of amendment waived .................................................. 1236
Committee amendment agreed to .................................................. 1236
Engrossed ................................................................. 1236
Passed Senate ................................................................. 1243
Senate amendment rejected by House .................................................. 1385
Senate insisted on amendment and requested committee of conference .................................................. 1399
House acceded to request ................................................................. 1510
Conferees appointed ................................................................. 1535
Conference report adopted by House .................................................. 1594
Passed by temporarily ................................................................. 1635
Conference report adopted by Senate .................................................. 1650
Signed by President ................................................................. 1988
Approved by Governor-Chapter 414 (effective 7/1/19)

H.B. 1660. Landlord and tenant; landlord may obtain damage insurance on behalf of tenant, provision of copy of insurance policy, if rental agreement does require tenant to obtain renter’s insurance, landlord shall provide written notice to tenant stating landlord is not responsible for tenant’s personal property, etc. Amending §§ 55-225.24 and 55-248.7:2.
Patrons: Delaney, et al.
Passed House ................................................................. 541
Constitutional reading dispensed, referred to Committee on General Laws and Technology ............. 549
Reported ................................................................. 903
Constitutional reading dispensed, passed by for day .................................................. 931, 933
H.B. 1660 (continued)
Read third time and passed Senate ............................................................... 1231, 1243
Signed by President ................................................................. 1514
Approved by Governor-Chapter 386 (effective 7/1/19)

H.B. 1661. Benefits consortium; formation by a sponsoring association operating as a nonprofit agricultural organization. Amending §§ 38.2-1700 and 38.2-3420; adding §§ 3.2-116 through 3.2-119.
Patron: Head
Passed House ................................................................. 596
Constitutional reading dispensed, referred to Committee on Commerce and Labor ............ 611
Reported with substitute ............................................................................. 901
Rereferred to Committee on Finance ......................................................... 904
Reported ......................................................................................................... 925
Constitutional reading dispensed, passed by for day ........................................... 1279, 1281
Read third time .............................................................................................. 1323
Reading of substitute waived ........................................................................ 1323
Committee substitute agreed to ...................................................................... 1323
Engrossed ....................................................................................................... 1323
Passed Senate .................................................................................................. 1323
Senate substitute agreed to by House ............................................................ 1449
Signed by President ....................................................................................... 1665
House rejected Governor’s recommendation .................................................. 2017

H.B. 1662. Child restraint devices and safety belts; exempts any person operating taxicabs, emergency medical services agency vehicle, fire company vehicle, law-enforcement vehicle, etc., while in performance of his official duties from requirement that certain minors be secured. Amending § 46.2-1095.
Patron: Head
Passed House ............................................................................................... 297
Constitutional reading dispensed, referred to Committee on Transportation .................. 299
Reported with substitute ............................................................................... 620
Constitutional reading dispensed, passed by for day ............................................. 856, 858
Read third time ............................................................................................. 871
Reading of substitute waived ......................................................................... 873
Committee substitute agreed to ...................................................................... 873
Engrossed ....................................................................................................... 873
Passed Senate .................................................................................................. 877
Senate substitute agreed to by House ............................................................... 1196
Signed by President ...................................................................................... 1333
Approved by Governor-Chapter 196 (effective 7/1/19)

H.B. 1663. Restaurants; exemption of certain establishments from requirement of employing a certified food protection manager. Amending §§ 35.1-1 and 35.1-25.
Patron: Edmunds
Passed House ............................................................................................... 412
Constitutional reading dispensed, referred to Committee on General Laws and Technology ......................................................... 415
Reported ........................................................................................................... 903
Constitutional reading dispensed, passed by for day ............................................. 931, 933
Read third time and passed Senate ................................................................. 1231, 1243
Signed by President ...................................................................................... 1514
Approved by Governor-Chapter 275 (effective 7/1/19)
H.B. 1664. Out-of-state conviction of drug offenses; person may petition general district court in county or city in which he resides for restricted driver’s license. Amending § 18.2-259.1.
Patrons: Jones, J.C., et al.
Passed House ................................................. 452
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................................ 456
Reported .......................................................... 618
Constitutional reading dispensed, passed by for day .......................................................... 856, 858
Read third time and passed Senate .......................................................... 871, 877
Signed by President ................................................. 1284
Approved by Governor-Chapter 68 (effective 7/1/19)

H.B. 1666. University of Virginia’s College at Wise; reduced rate tuition, students who reside in and are domiciled in Appalachian Region. Amending § 23.1-507.
Patrons: Kilgore, et al.
Passed House ................................................. 285
Constitutional reading dispensed, referred to Committee on Finance ................................................. 286
Reported with substitute ............................................. 611
Constitutional reading dispensed, passed by for day .......................................................... 853
Read third time .......................................................... 853
Reading of substitute waived ............................................. 853
Committee substitute agreed to ............................................. 854
Engrossed .......................................................... 854
Passed Senate .................................................. 854
Senate substitute agreed to by House ............................................. 924
Signed by President ................................................. 1287
Approved by Governor-Chapter 225 (effective 3/5/19)

H.B. 1668. Virginia Public Procurement Act; high-risk contracts, definition, Department of General Services and Virginia Information Technologies Agency shall develop guidelines for state agencies to use when assigning staff to administer contracts, report. Adding § 2.2-4303.01.
Patrons: Carr, et al.
Passed House ................................................. 596
Constitutional reading dispensed, referred to Committee on General Laws and Technology ............................................. 611
Reported .......................................................... 1166
Rereferred to Committee on Finance ............................................. 1166
Reported with amendments ............................................. 1398
Constitutional reading dispensed, passed by for day .......................................................... 1425, 1426
Read third time .......................................................... 1479
Reading of amendments waived ............................................. 1480
Committee amendments agreed to ............................................. 1480
Engrossed .......................................................... 1480
Passed Senate .................................................. 1487
Senate amendments agreed to by House ............................................. 1612
Signed by President ................................................. 1735
Approved by Governor-Chapter 601 (effective - see bill)

H.B. 1671. Child abuse and neglect; local boards of social services, when investigating an individual who is the subject of allegations, to obtain and consider a search of the central registry, etc., family assessments. Amending §§ 63.2-1505 and 63.2-1506.
Patrons: Mullin, et al.
Passed House ................................................. 541
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services ............................................. 549
Reported .......................................................... 1295
H.B. 1671 (continued)
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1372
Read third time and passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1415, 1418
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1665
Approved by Governor-Chapter 276 (effective 7/1/19)

H.B. 1673. Protective orders, preliminary; full hearing date, closure of a court, order shall
remain in full force and effect until it is dissolved by court. Amending §§ 16.1-253.1 and
19.2-152.9.
Patron: Mullin
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 345
Constitutional reading dispensed, referred to Committee for Courts of Justice . . . . . . . . . . . . . 348
Reported with substitute . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 618
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 856, 858
Read third time . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 871
Reading of substitute waived . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 873
Committee substitute agreed to. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 873
Engrossed . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 873
Passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 877
Senate substitute agreed to by House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1196
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1333
Approved by Governor-Chapter 197 (effective 7/1/19)

H.B. 1674. Abuse and neglect of incapacitated adults; informed consent.
Amending § 18.2-369.
Patrons: Mullin, et al.
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 345
Constitutional reading dispensed, referred to Committee for Courts of Justice . . . . . . . . . . . . . 348
Reported . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 864
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 920, 921
Passed by temporarily . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 930
Read third time and passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1162
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1333
Approved by Governor-Chapter 234 (effective 7/1/19)

H.B. 1675. Servicemembers Civil Relief Act; when the appointment of counsel is necessary
pursuant to the Act, any attorney fees assessed shall not exceed $125, unless the court
deems a higher amount appropriate. Amending § 8.01-15.2.
Patrons: Lindsey, et al.
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 596
Constitutional reading dispensed, referred to Committee for Courts of Justice . . . . . . . . . . . . . 610
Reported . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 864
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 920, 921
Passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 930
Read third time and passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1231, 1243
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1514
Approved by Governor-Chapter 454 (effective 7/1/19)

H.B. 1677. Motor vehicles, certain; expands mileage for driving distance for testing, etc.
Amending §§ 46.2-733 and 46.2-1158.01.
Patron: Delaney
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 297
Constitutional reading dispensed, referred to Committee on Transportation . . . . . . . . . . . . . . 299
Reported . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 620
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 856, 858
Read third time and passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 871, 877
H.B. 1677 (continued)
Signed by President ................................................................. 1284
Approved by Governor-Chapter 69 (effective 7/1/19)

H.B. 1678. Golf carts and utility vehicles; adds Town of Dendron to list of towns that may authorize operation on designated public highways. Amending § 46.2-916.2.
Patron: Tyler
Passed House ................................................................. 267
Constitutional reading dispensed, referred to Committee on Transportation ......................................... 269
Reported ................................................................. 620
Constitutional reading dispensed, passed by for day ................................................................. 856, 858
Read third time and passed Senate ................................................................. 871, 877
Signed by President ................................................................. 1284
Approved by Governor-Chapter 69 (effective 7/1/19)

H.B. 1679. All-terrain vehicles (ATVs), mopeds, and off-road motorcycles; clarifies taxation on vehicles, etc., in any city or county located within the Historic Triangle, an additional one percent tax shall be imposed. Amending §§ 58.1-2402, 58.1-2403, and 58.1-2425.
Patron: Orrock
Passed House ................................................................. 345
Constitutional reading dispensed, referred to Committee on Finance ......................................... 348
Reported ................................................................. 549
Constitutional reading dispensed, passed by for day ................................................................. 613, 614
Read third time ................................................................. 622
Passed Senate ................................................................. 623
Signed by President ................................................................. 887
Approved by Governor-Chapter 104 (effective 7/1/19)

H.B. 1681. Income tax, state; expands the definition of “eligible housing area” for purposes of the housing choice voucher tax credit, to include census tracts in the Virginia Beach-Norfolk-Newport News Metropolitan Statistical Area. Amending § 58.1-439.12:04.
Patrons: Jones, J.C., et al.
Passed House ................................................................. 246
Constitutional reading dispensed, referred to Committee on Finance ......................................... 247
Reported ................................................................. 549
Constitutional reading dispensed, passed by for day ................................................................. 613, 614
Read third time and passed Senate ................................................................. 622, 623
Signed by President ................................................................. 887
Approved by Governor-Chapter 52 (effective - see bill)

H.B. 1682. Dental services; contracts between carriers and providers, PPO network arrangement, etc. Amending § 38.2-4509; adding § 38.2-3407.17:1.
Patrons: Ware, et al.
Passed House ................................................................. 267
Constitutional reading dispensed, referred to Committee on Commerce and Labor ......................................... 269
Reported with substitute ................................................................. 901
Constitutional reading dispensed, passed by for day ................................................................. 931, 933
Read third time ................................................................. 1231
Reading of substitute waived ................................................................. 1236
Committee substitute agreed to ................................................................. 1237
Engrossed ................................................................. 1237
Passed Senate ................................................................. 1243
Senate substitute agreed to by House ................................................................. 1395
Signed by President ................................................................. 1603
Approved by Governor-Chapter 655 (effective 7/1/19)
H.B. 1696. Killing of nuisance species; authorizes shooting, etc., from a stationary automobile or other stationary vehicle by owner of private property or his designee. Amending § 29.1-521.
Patron: Fariss
Passed House ................................................................. 393
Constitutional reading dispensed, referred to Committee on Agriculture .............. 395
Reported ................................................................. 851
Constitutional reading dispensed, passed by for day ........................................... 882, 883
Read third time and passed Senate ................................................................. 908, 914
Signed by President .............................................................. 1287
Approved by Governor-Chapter 151 (effective 7/1/19)

H.B. 1698. Zoning Appeals, Board of; authorizes a locality to send a zoning administrator’s appeal order using certified mail. Amending § 15.2-2311.
Patrons: Fariss, et al.
Passed House ................................................................. 320
Constitutional reading dispensed, referred to Committee on Local Government ........... 321
Reported ................................................................. 926
Constitutional reading dispensed, passed by for day ........................................... 1278, 1280
Read third time ............................................................. 1314
Passed Senate ................................................................. 1320
Signed by President .............................................................. 1519
Approved by Governor-Chapter 387 (effective 7/1/19)

Patron: Jones, S.C.
Passed House ................................................................. 850
Constitutional reading dispensed, referred to Committee on Finance .................... 851
Reported with amendments ................................................................. 902
Constitutional reading dispensed ................................................................. 931
Read third time ................................................................. 935
Reading of amendments waived ................................................................. 1145
Committee amendments agreed to ................................................................. 1145
Passed Senate ................................................................. 1146
Senate amendments rejected by House ............................................................. 1181
Senate insisted on amendments and requested committee of conference ............... 1182
House acceded to request ................................................................. 1185
Conferees appointed ................................................................. 1185
Conference report adopted by Senate ............................................................. 1984
Statements on vote ................................................................. 1985, 1986
Conference report adopted by House ............................................................. 1987
Signed by President ................................................................. 1996
House concurred in Governor’s recommendations Nos. 1, 2, 3, 4, 5, 6, 10, 11, 12, 13, 14, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 37, and 40 ........................................ 2069
House rejected Governor’s recommendations Nos. 7, 8, 9, 15, 34, 35, 36, 38, and 39 ...... 2069
Senate concurred in Governor’s recommendations Nos. 1, 2, 3, 6, 10, 12, 13, 14, 16, 17, 18, 19, 20, 22, 24, 26, 27, 28, 29, 30, 37, and 40 ........................................ 2088
Senate rejected Governor’s recommendation No. 4 ........................................... 2089
Senate concurred in Governor’s recommendation No. 5 .................................... 2089
Senate rejected Governor’s recommendation No. 11 ........................................... 2089
Senate rejected Governor’s recommendation No. 21 ........................................... 2089
Governor’s recommendation No. 23 passed by temporarily ................................... 2090
Senate concurred in Governor’s recommendation No. 25 .................................... 2090
H.B. 1700 (continued)

Senate rejected Governor’s recommendation No. 31 .................................................. 2090
Senate rejected Governor’s recommendation No. 32 .................................................. 2090
Senate concurred in Governor’s recommendation No. 33 ........................................ 2091
Senate concurred in Governor’s recommendation No. 23 ........................................ 2091
Signed by President as reenrolled ................................................................. 2094
Approved by Governor-Chapter 854 (effective 5/2/19)

H.B. 1702. Library of Virginia; disposition of official correspondence of the Governor.

Amending § 2.2-126.
Patrons: Gilbert, et al.
Passed House ............................................................... 597
Constitutional reading dispensed, referred to Committee on General Laws and Technology ... 611
Reported with amendment ................................................................. 903
Rereferred to Committee on Finance .................................................. 904
Reported .................................................................................... 925
Constitutional reading dispensed, passed by for day .............................................. 1279, 1281
Read third time ................................................................. 1324
Reading of amendment waived ................................................................. 1324
Committee amendment agreed to ........................................................................ 1324
Engrossed .................................................................................... 1324
Passed Senate .................................................................................. 1324
Senate amendment rejected by House ............................................................. 1430
Senate insisted on amendment and requested committee of conference .................. 1454
House acceded to request .................................................................................. 1574
Conferees appointed .................................................................................. 1578

H.B. 1704. Higher educational institution, public or private; comprehensive financial aid
award notification provided to a student. Adding § 23.1-611.1.
Patrons: Reid, et al.
Passed House ............................................................... 597
Constitutional reading dispensed, referred to Committee on Education and Health ... 610
Reported with amendment ................................................................. 1198
Constitutional reading dispensed, passed by for day .............................................. 1328, 1331
Read third time ................................................................. 1349
Reading of amendment waived ................................................................. 1351
Committee amendment agreed to ........................................................................ 1351
Engrossed .................................................................................... 1351
Passed Senate .................................................................................. 1355
Senate amendment rejected by House ............................................................. 1430
Senate insisted on amendment and requested committee of conference .................. 1454
House acceded to request .................................................................................. 1574
Conferees appointed .................................................................................. 1578
Conference report adopted by Senate ............................................................. 1615
Conference report adopted by House ............................................................. 1659
Signed by President .................................................................................. 1989
Approved by Governor-Chapter 571 (effective 7/1/19)

H.B. 1709. License plates, special; issuance for supporters of Virginia State Parks bearing
legend VIRGINIA STATE PARKS.
Patron: Bulova
Passed House ............................................................... 370
Constitutional reading dispensed, referred to Committee on Transportation .......... 373
Reported .................................................................................... 620
Constitutional reading dispensed, passed by for day .............................................. 856, 858
Read third time and passed Senate .................................................................. 871, 877
H.B. 1709 (continued)
Signed by President ................................................................. 1284
Approved by Governor-Chapter 70 (effective 7/1/19)

H.B. 1711. Motor vehicle registration, licensing, and certificates of title statutes; reorganization, segregation of criminal offenses and traffic offenses. Amending §§ 46.2-612 and 46.2-613.
Patron: Herring
Passed House ................................................................. 452
Constitutional reading dispensed, referred to Committee for Courts of Justice ............................................. 456
Reported ................................................................. 618
Constitutional reading dispensed, passed by for day ................................................................. 856, 858
Read third time and passed Senate ................................................................. 871, 877
Signed by President ................................................................. 1284
Approved by Governor-Chapter 71 (effective 7/1/19)

Patron: Herring
Passed House ................................................................. 345
Constitutional reading dispensed, referred to Committee for Courts of Justice ............................................. 348
Reported ................................................................. 416
Constitutional reading dispensed, passed by for day ................................................................. 471, 472
Read third time and passed Senate ................................................................. 495, 496
Signed by President ................................................................. 593
Approved by Governor-Chapter 14 (effective 7/1/19)

H.B. 1715. Dams; prohibits Department of Conservation and Recreation from requiring the removal of wetland vegetation that is growing on certain portions of a dam if the vegetation is associated with an approved wetland mitigation bank, or in-lieu fee site, etc. Amending § 10.1-609.2.
Patrons: Bulova, et al.
Passed House ................................................................. 285
Constitutional reading dispensed, referred to Committee on Agriculture ............................................. 286
Reported ................................................................. 851
Constitutional reading dispensed, passed by for day ................................................................. 882, 883
Read third time and passed Senate ................................................................. 908, 913
Signed by President ................................................................. 1287
Approved by Governor-Chapter 148 (effective 7/1/19)

Patrons: Ware, et al.
Passed House ................................................................. 597
Constitutional reading dispensed, referred to Committee on Commerce and Labor ............................................. 611

Patrons: Hurst, et al.
Passed House ................................................................. 452
Constitutional reading dispensed, referred to Committee on Privileges and Elections ............................................. 456
Reported ................................................................. 927
Constitutional reading dispensed, passed by for day ................................................................. 1278, 1280
Read third time and passed Senate ................................................................. 1314, 1320
Signed by President ................................................................. 1519
House concurred in Governor’s recommendations ................................................................. 2016
Senate concurred in Governor’s recommendations ................................................................. 2044
Signed by President as reenrolled ................................................................. 2094
Enacted, Chapter 825 (effective 7/1/19)
H.B. 1720. Cannabidiol oil and THC-A oil; possession or distribution at public school, storing, dispensing, or administering by school nurse employed by a local school board, etc., to a student, no school board shall be required to suspend or expel any student who holds a valid written certification for use of oils issued by a practitioner. Amending § 22.1-277; adding § 18.2-251.1:1.
Patrons: Hurst, et al.
Passed House ................................................................. 452
Constitutional reading dispensed, referred to Committee for Courts of Justice ........... 456
Reported with substitute ................................................. 618
Constitutional reading dispensed, passed by for day .......................................... 856, 858
Read third time ............................................................. 871
Reading of substitute waived ........................................................................ 874
Committee substitute agreed to ..................................................................... 874
Engrossed ........................................................................... 874
Passed Senate ......................................................................... 878
Senate substitute rejected by House ................................................................. 1293
Senate insisted on substitute and requested committee of conference ................. 1344
House acceded to request ......................................................................... 1431
Conferees appointed .............................................................................. 1461
Conferees reappointed by Senate ............................................................... 1534
Conference report adopted by Senate ........................................................... 1688
Conference report adopted by House ........................................................... 1745
Signed by President ............................................................................. 1989
Approved by Governor-Chapter 573 (effective 7/1/19)

H.B. 1722. Remote sales and use tax collection; sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection, guidelines that establish the criteria for obtaining a waiver, process and procedure for a marketplace facilitator or marketplace to seller to apply for waiver, Department of Taxation may temporarily suspend or delay the collection or reporting requirements, or both, of a market facilitator, repeals several contingent provisions of previous related bills that would take effect if the United States Congress enacted legislation related to remote sales and use tax collection. Amending §§ 58.1-601, 58.1-602, 58.1-604, 58.1-605, 58.1-612, 58.1-615, 58.1-625, 58.1-635, and fourth enactment of Chapter 766, 2013 Acts; adding § 58.1-612.1; repealing seventh and fifteenth enactments of Chapter 766, 2013 Acts and twelfth enactment of Chapter 684, 2015 Acts.
Patron: Bloxom
Passed House ............................................................................. 493
Constitutional reading dispensed, referred to Committee on Finance .................. 494
Reported with substitute ........................................................................ 903
Constitutional reading dispensed .................................................................. 931
Read third time ..................................................................................... 935
Reading of substitute waived ..................................................................... 1147
Committee substitute agreed to .................................................................. 1147
Engrossed .......................................................................................... 1147
Passed Senate ..................................................................................... 1147
Senate substitute agreed to by House .......................................................... 1170
Signed by President ............................................................................ 1333
Approved by Governor-Chapter 815 (effective 7/1/19)

Patrons: Knight, et al.
Passed House ..................................................................................... 285
H.B. 1725 (continued)
Constitutional reading dispensed, referred to Committee on Education and Health .......... 286
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day ............................................... 856, 858
Read third time and passed Senate ................................................................. 871, 878
Signed by President ................................................................. 1284
Approved by Governor-Chapter 121 (effective 7/1/19)

H.B. 1728. Post-adoption contact and communication agreements; unless parental rights
have been terminated, local board of social services or child welfare agency required to
file a petition for a permanency planning hearing, may inform the birth parent or parents,
etc. Amending §§ 16.1-283.1 and 63.2-1220.2.
Patrons: Reid, et al.
Passed House ................................................................. 452
Constitutional reading dispensed, referred to Committee for Courts of Justice .......... 456
Reported ................................................................. 618
Constitutional reading dispensed, passed by for day ............................................... 856, 858
Read third time and passed Senate ................................................................. 871, 878
Signed by President ................................................................. 1285
Approved by Governor-Chapter 84 (effective 7/1/19)

H.B. 1729. Guidance counselors; changes name to school counselors, each counselor
employed by a school board in a public elementary or secondary school shall spend at
least 80 percent of his staff time during normal school hours in the direct counseling of
individual students or groups of students. Amending §§ 22.1-227.1, 22.1-253.13:2,
Patrons: Landes, et al.
Passed House ................................................................. 285
Constitutional reading dispensed, referred to Committee on Education and Health .......... 286
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day ............................................... 856, 858
Read third time and passed Senate ................................................................. 871, 878
Signed by President ................................................................. 1285
Approved by Governor-Chapter 139 (effective 7/1/19)

H.B. 1730. Foster care; security freeze on credit report, removal of freeze in best interest of
child, annual credit checks. Amending § 63.2-905.2.
Patrons: Brewer, et al.
Passed House ................................................................. 597
Constitutional reading dispensed, referred to Committee on Commerce and Labor .......... 611
Reported ................................................................. 901
Rereferred to Committee on Finance ................................................................. 904
Reported ................................................................. 925
Constitutional reading dispensed, passed by for day ............................................... 1278, 1280
Read third time ................................................................. 1314
Reading of amendment waived ................................................................. 1316
Amendment by Senator Reeves agreed to ................................................................. 1316
Engrossed ................................................................. 1316
Passed Senate ................................................................. 1320
Senate amendment rejected by House ................................................................. 1430
Senate insisted on amendment and requested committee of conference ...................... 1454
House acceded to request ................................................................. 1574
Conferees appointed ................................................................. 1578
Conference report adopted by Senate ................................................................. 1616
Conference report adopted by House ................................................................. 1659
H.B. 1730 (continued)
Signed by President ................................................. 1989
Approved by Governor-Chapter 677 (effective 7/1/19)

H.B. 1731. Treasurers, local; replaces term “well-bound book” with “record” relating to treasurers’ required method of recordkeeping, etc. Amending § 58.1-3131.
Patron: Brewer
Passed House ............................................................. 246
Constitutional reading dispensed, referred to Committee on Finance ................. 247
Reported ................................................................. 611
Constitutional reading dispensed, passed by for day ........................................... 624
Read third time and passed Senate ................................................................. 853
Signed by President ..................................................... 888
Approved by Governor-Chapter 31 (effective 7/1/19)

H.B. 1732. School safety procedures; each school board shall develop training on procedures in the event of an emergency situation on school property, training shall be delivered to each student and employee in each school at least once each school year. Adding § 22.1-137.3.
Patrons: O’Quinn, et al.
Passed House ............................................................. 285
Constitutional reading dispensed, referred to Committee on Education and Health .... 286
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day ........................................... 856, 858
Read third time and passed Senate ................................................................. 871, 878
Signed by President ..................................................... 1285
Approved by Governor-Chapter 140 (effective 7/1/19)

H.B. 1733. School boards; development of a model memorandum of understanding, board in each school division in which the local law-enforcement agency employs school resource officers shall enter into a memorandum of understanding with such agency. Amending § 9.1-184; adding § 22.1-280.2:3.
Patrons: Gilbert, et al.
Passed House ............................................................. 285
Constitutional reading dispensed, referred to Committee on Education and Health .... 286
Reported with substitute ....................................................................................... 619
Constitutional reading dispensed, passed by for day ........................................... 856, 858
Read third time .................................................................................................... 871
Reading of substitute waived .............................................................................. 874
Committee substitute agreed to ........................................................................... 874
Engrossed ............................................................................................................. 874
Passed Senate ...................................................................................................... 878
Senate substitute rejected by House ..................................................................... 1193
Senate insisted on substitute and requested committee of conference ....................... 1296
House acceded to request ..................................................................................... 1391
Conferees appointed ............................................................................................ 1403
Conference report adopted by Senate .................................................................. 1636
Conference report adopted by House .................................................................. 1659
Signed by President ............................................................................................. 1989
Approved by Governor-Chapter 455 (effective 7/1/19)

H.B. 1734. School and Campus Safety, Virginia Center for; Center shall develop a case management tool for collection and reporting of data by threat assessment teams. Amending §§ 9.1-184 and 22.1-79.4.
Passed House ...................................................................................................... 597
Constitutional reading dispensed, referred to Committee on Education and Health .... 610
H.B. 1734 (continued)
Reported .......................................................... 1198
Constitutional reading dispensed, passed by for day ................. 1329, 1331
Read third time and passed Senate .................................. 1349, 1355
Signed by President ...................................................... 1603
Approved by Governor-Chapter 456 (effective 7/1/19)

H.B. 1735. Student Behavioral Health, Commission on; established, report, sunset provision. Adding §§ 30-376 through 30-381.
Patrons: Robinson, et al.
Passed House .......................................................... 597
Constitutional reading dispensed, referred to Committee on Rules ........ 610
Reported with amendments .......................................... 1340
Rereferred to Committee on Finance .............................. 1341
Reported with amendment ........................................... 1398
Constitutional reading dispensed, passed by for day ............... 1425, 1426
Read third time ......................................................... 1479
Reading of amendments waived ...................................... 1481
Committee amendments agreed to ................................... 1481
Reading of amendment waived ....................................... 1481
Committee amendment agreed to ..................................... 1481
Engrossed ................................................................. 1481
Passed Senate .............................................................. 1487
Senate amendments rejected by House ............................ 1573
Senate insisted on amendments and requested committee of conference .... 1577
House acceded to request ............................................. 1599
Conferrees appointed .................................................. 1601

H.B. 1737. School crisis, emergency management, and medical emergency response plans; development and review, includes certain first responders and the executive director of the relevant regional emergency medical services council. Amending § 22.1-279.8.
Patrons: Wright, et al.
Passed House .......................................................... 452
Constitutional reading dispensed, referred to Committee on Education and Health ........ 456
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day ............... 856, 858
Read third time and passed Senate .................................. 871, 878
Signed by President ...................................................... 1285
Approved by Governor-Chapter 141 (effective 7/1/19)

H.B. 1738. School buildings; plans to be reviewed by an individual or entity with professional expertise in building security and crime prevention through building design. Amending § 22.1-140.
Passed House .......................................................... 285
Constitutional reading dispensed, referred to Committee on Education and Health ........ 286
Reported with substitute ............................................. 619
Constitutional reading dispensed, passed by for day ............... 856, 858
Read third time ......................................................... 872
Reading of substitute waived ........................................ 874
Committee substitute agreed to ....................................... 874
Engrossed ................................................................. 874
Passed Senate .............................................................. 878
Senate substitute agreed to by House ............................... 1197
Signed by President ...................................................... 1334
Approved by Governor-Chapter 226 (effective 7/1/19)
Amending § 2.2-3802.
Patron: Bell, Richard P.
Passed House ................................................................. 297
Constitutional reading dispensed, referred to Committee on General Laws and Technology .... 299
Reported ................................................................. 903
Constitutional reading dispensed, passed by for day ......................................................... 931, 933
Read third time and passed Senate ...................................................................................... 1231, 1243
Signed by President ............................................................................................................. 1515
Approved by Governor-Chapter 277 (effective 7/1/19)

H.B. 1742. Marsh Criminal-Traffic Division at Manchester General District Court and
John Marshall Criminal-Traffic Division at Richmond General District Court;
concurrent jurisdiction. Amending § 16.1-69.35.
Passed House ................................................................. 597
Constitutional reading dispensed, referred to Committee for Courts of Justice ................. 610
Reported with amendment ................................................................................................. 864
Constitutional reading dispensed, passed by for day ......................................................... 920, 921
Passed by for day .............................................................................................................. 930
Read third time ................................................................................................................. 1231
Reading of amendment waived ......................................................................................... 1233
Committee amendment agreed to ....................................................................................... 1233
Engrossed .......................................................................................................................... 1233
Passed Senate .................................................................................................................... 1243
Senate amendment agreed to by House .............................................................................. 1394
Signed by President ........................................................................................................... 1603
Approved by Governor-Chapter 321 (effective 7/1/19)

H.B. 1743. Pharmacist; counseling for new prescriptions, disposal of medicine.
Amending § 54.1-3319.
Patrons: Bulova, et al.
Passed House ................................................................. 371
Constitutional reading dispensed, referred to Committee on Education and Health ........... 373
Reported .................................................................................................................................. 619
Constitutional reading dispensed, passed by for day ......................................................... 856, 858
Read third time and passed Senate ..................................................................................... 872, 878
Signed by President ............................................................................................................. 1285
Approved by Governor-Chapter 135 (effective 7/1/19)

H.B. 1746. Virginia Initiative for Employment Not Welfare (VIEW); changes name to the
Virginia Initiative for Education and Work. Amending §§ 2.2-435.8, 2.2-2472, 63.2-100,
63.2-601, 63.2-608, 65.2-101, 65.2-500, 65.2-502, and 65.2-512.
Patrons: Bell, Richard P., et al.
Passed House ................................................................. 297
Constitutional reading dispensed, referred to Committee on General Laws and Technology .... 299
Reported .................................................................................................................................. 903
Constitutional reading dispensed, passed by for day ......................................................... 933, 935
Read third time and passed Senate ..................................................................................... 1274
Signed by President ............................................................................................................. 1515
Approved by Governor-Chapter 210 (effective 7/1/19)

H.B. 1751. Forgery; venue for prosecution, where an issuer, acquirer, or account holder
sustained a financial loss as a result of the offense. Amending § 19.2-245.1.
Patron: Leftwich
Passed House ................................................................. 345
H.B. 1751 (continued)
Constitutional reading dispensed, referred to Committee for Courts of Justice .................. 348
Reported with amendment ................................................................. 416
Constitutional reading dispensed, passed by for day ............................................. 471, 472
Read third time .................................................................................. 495
Reading of amendment waived. ............................................................... 495
Committee amendment agreed to ............................................................ 496
Engrossed ............................................................................................. 496
Passed Senate ....................................................................................... 496
Senate amendment agreed to by House ...................................................... 850
Signed by President ............................................................................... 887
Approved by Governor-Chapter 46 (effective 7/1/19)

H.B. 1752. Election day; prohibits local school boards from requiring students to attend school on the Tuesday after the first Monday in November. Amending § 22.1-79.1.
Patrons: Krizek, et al.
Passed House ......................................................................................... 285
Constitutional reading dispensed, referred to Committee on Education and Health .......... 286

H.B. 1753. School buildings; no school employee shall open or close an electronic room partition in any school building unless no student is present in such building, etc.
Amending § 22.1-138.
Patrons: Sickles, et al.
Passed House ......................................................................................... 541
Constitutional reading dispensed, referred to Committee on Education and Health .......... 549
Reported with amendment ........................................................................ 1198
Constitutional reading dispensed, passed by for day ............................................. 1329, 1331
Read third time ...................................................................................... 1349
Reading of amendment waived. .................................................................. 1351
Committee amendment agreed to ............................................................... 1351
Engrossed ............................................................................................... 1351
Passed Senate ......................................................................................... 1355
Senate amendment agreed to by House ...................................................... 1448
Signed by President ............................................................................... 1665
Approved by Governor-Chapter 369 (effective 7/1/19)

H.B. 1759. Insurance holding companies; supervision of internationally active insurance groups. Amending §§ 38.2-1322 and 38.2-1333; adding § 38.2-1332.2.
Patron: Ware
Passed House ......................................................................................... 207
Constitutional reading dispensed, referred to Committee on Commerce and Labor .......... 207
Reported ................................................................................................. 901
Constitutional reading dispensed, passed by for day ............................................. 931, 933
Read third time and passed Senate .................................................................. 1231, 1243
Signed by President ............................................................................... 1515
Approved by Governor-Chapter 692 (effective 7/1/19)

H.B. 1766. Newport News, City of; amending charter, inaugural meeting of newly elected council.
Patrons: Yancey, et al.
Passed House ......................................................................................... 320
Constitutional reading dispensed, referred to Committee on Local Government .......... 321
Reported ................................................................................................. 926
Constitutional reading dispensed, passed by for day ............................................. 1278, 1280
Read third time and passed Senate .................................................................. 1314, 1320
Signed by President ............................................................................... 1520
Approved by Governor-Chapter 198 (effective 7/1/19)
H.B. 1771. Wrongful death beneficiaries; parents who receive support or services from decedent for necessaries, etc., provisions shall apply only to causes of action arising on or after July 1, 2019. Amending § 8.01-53.
Patrons: Jones, J.C., et al.
Passed House ................................................................. 345
Constitutional reading dispensed, referred to Committee for Courts of Justice ..................................... 348
Reported with amendment ............................................. 416
Constitutional reading dispensed, passed by for day .......................................................... 471, 472
Read third time .............................................................. 495
Reading of amendment waived ........................................ 496
Committee amendment agreed to ..................................... 496
Engrossed .............................................................. 496
Passed Senate .............................................................. 496
Senate amendment agreed to by House ................................. 850
Signed by President ...................................................... 887
Approved by Governor-Chapter 47 (effective 7/1/19)

H.B. 1768. Certificate of title; vehicle used as a taxicab. Amending § 46.2-624.
Patron: Yancey
Passed House ................................................................. 297
Constitutional reading dispensed, referred to Committee on Transportation ..................................... 299
Reported .............................................................. 621
Constitutional reading dispensed, passed by for day .......................................................... 856, 858
Read third time and passed Senate ..................................... 872, 879
Signed by President ...................................................... 1285
Approved by Governor-Chapter 72 (effective 7/1/19)

H.B. 1770. Alcoholic beverage control; Sunday store hours, Authority shall pay a licensed distiller certain commission. Amending §§ 4.1-119 and 4.1-120.
Patrons: Knight, et al.
Passed House ................................................................. 597
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 611
Reported with amendments ............................................. 852
Constitutional reading dispensed, passed by for day .......................................................... 883, 884
Read third time .............................................................. 916
Reading of amendments waived ........................................ 916
Committee amendments agreed to ..................................... 916
Engrossed .............................................................. 916
Passed Senate .............................................................. 916
Senate amendments rejected by House ................................ 1169
Senate insisted on amendments and requested committee of conference .................................... 1171
House acceded to request ................................................ 1181
Conferees appointed ..................................................... 1185
Conference report adopted by Senate ................................. 1636
Conference report adopted by House ................................. 1659
Signed by President ...................................................... 1989
Approved by Governor-Chapter 810 (effective 7/1/19)

Patrons: Mullin, et al.
Passed House ................................................................. 452
Constitutional reading dispensed, referred to Committee for Courts of Justice ..................................... 456
Reported .............................................................. 618
Constitutional reading dispensed, passed by for day .......................................................... 856, 858
H.B. 1771 (continued)
Read third time and passed Senate ....................................................... 872, 878
Signed by President ............................................................................. 1285
Approved by Governor-Chapter 105 (effective 7/1/19)

Patrons: Mullin, et al.
Passed House ..................................................................................... 452
Constitutional reading dispensed, referred to Committee on Rules ............. 456
Reported ............................................................................................. 1340
Constitutional reading dispensed, passed by for day .................................. 1422, 1423
Read third time ................................................................................... 1479
Passed Senate ..................................................................................... 1487
Signed by President ............................................................................. 1663
Approved by Governor-Chapter 354 (effective 7/1/19)

H.B. 1773. Pawnbrokers; amends definition to only include natural persons.
Patron: Mullin
Passed House ..................................................................................... 297
Constitutional reading dispensed, referred to Committee on General Laws and Technology ... 299
Reported ............................................................................................. 903
Constitutional reading dispensed, passed by for day .................................. 931, 933
Read third time and passed Senate ......................................................... 1231, 1243
Signed by President ............................................................................. 1515
Approved by Governor-Chapter 238 (effective 7/1/19)

Patrons: Mullin, et al.
Passed House ..................................................................................... 297
Constitutional reading dispensed, referred to Committee on General Laws and Technology ... 299
Reported with amendment ..................................................................... 903
Constitutional reading dispensed, passed by for day .................................. 931, 934
Read third time ................................................................................... 1232
Reading of amendment waived ............................................................. 1237
Committee amendment agreed to ........................................................... 1237
Engrossed ........................................................................................... 1237
Passed Senate ..................................................................................... 1243
Senate amendment agreed to by House .................................................. 1394
Signed by President ............................................................................. 1604
Approved by Governor-Chapter 457 (effective 7/1/19)

H.B. 1777. Parking of certain vehicles; adds the Town of Cape Charles to the list of towns that are permitted to regulate or prohibit the parking on any public highway of watercraft, boat trailers, etc. Amending § 46.2-1222.1.
Patron: Bloxom
Passed House ..................................................................................... 267
Constitutional reading dispensed, referred to Committee on Transportation ........ 269
Reported ............................................................................................. 621
Constitutional reading dispensed, passed by for day .................................. 856, 858
Read third time and passed Senate ......................................................... 872, 878
Signed by President ............................................................................. 1285
Approved by Governor-Chapter 144 (effective 7/1/19)
H.B. 1779. Riparian planting ground; Commissioner of Marine Resources Commission shall assign to land owner only a ground, in his discretion, he deems appropriate to encompass as much as one-half acre of ground, provided that it does not encroach into an existing oyster-planting ground. Amending § 28.2-600.
Patron: Bloxom
Passed House ................................................................. 393
Constitutional reading dispensed, referred to Committee on Agriculture 395
Reported ................................................................. 851
Constitutional reading dispensed, passed by for day 882, 883
Read third time ............................................................ 908
Passed Senate ............................................................... 913
Signed by President ......................................................... 1287
Approved by Governor-Chapter 152 (effective 7/1/19)

H.B. 1783. Buckingham County; conveyance of a right-of-way easement from Department of Forestry which will follow an existing road across a portion of Appomattox-Buckingham State Forest.
Patron: Fariss
Passed House ................................................................. 393
Constitutional reading dispensed, referred to Committee for Courts of Justice 395
Reported ................................................................. 618
Constitutional reading dispensed, passed by for day 856, 858
Read third time and passed Senate ............................................... 872, 878
Signed by President ......................................................... 1285
Approved by Governor-Chapter 73 (effective 7/1/19)

H.B. 1786. Vehicles on sidewalks; public entity may allow use of certain power-driven mobility devices by disabled individuals on a sidewalk, etc. Amending § 46.2-903.
Patrons: Hurst, et al.
Passed House ................................................................. 297
Constitutional reading dispensed, referred to Committee on Transportation 299
Reported with amendments .................................................. 621
Constitutional reading dispensed, passed by for day 856, 858
Read third time ............................................................ 872
Reading of amendments waived .............................................. 875
Committee amendments agreed to ........................................... 875
Engrossed ................................................................. 875
Passed Senate ............................................................... 878
Senate amendments agreed to by House ...................................... 1196
Signed by President ......................................................... 1334
Approved by Governor-Chapter 182 (effective 7/1/19)

H.B. 1787. Students; offenses reportable by intake officers to school division superintendents, a threat to commit seriously bodily harm to persons on school property, etc. Amending § 16.1-260.
Patrons: Ransone, et al.
Passed House ................................................................. 453
Constitutional reading dispensed, referred to Committee for Courts of Justice 456
Reported ................................................................. 618
Constitutional reading dispensed, passed by for day 856, 858
Read third time and passed Senate ............................................... 872, 878
Signed by President ......................................................... 1285
Approved by Governor-Chapter 106 (effective 7/1/19)
H.B. 1788. Virginia Public Records Act; implementation in local school divisions, recommendations.
Patrons: Ransone, et al.
Passed House .......................................................... 345
Constitutional reading dispensed, referred to Committee on Education and Health ........... 348
Reported ................................................................. 1198
Constitutional reading dispensed, passed by for day .................................................. 1329, 1331
Read third time and passed Senate ............................................................... 1349, 1355
Signed by President ......................................................... 1604
Approved by Governor-Chapter 575 (effective 7/1/19)

H.B. 1790. Absentee voting; certain absentee voters permitted to vote after close of absentee voting location. Amending § 24.2-707.
Patron: Krizek
Passed House .......................................................... 597
Constitutional reading dispensed, referred to Committee on Privileges and Elections .......... 610
Reported ................................................................. 927
Constitutional reading dispensed, passed by for day .................................................. 1278, 1280
Read third time .......................................................... 1314
Passed Senate .......................................................... 1320
Signed by President ......................................................... 1520
Approved by Governor-Chapter 278 (effective 7/1/19)

H.B. 1798. Call centers and customer service work; procurement of state business-related work. Adding § 40.1-143.
Patrons: Heretick, et al.
Passed House .......................................................... 597
Constitutional reading dispensed, referred to Committee on Commerce and Labor .......... 611

H.B. 1802. Amber warning lights; vehicles hauling forest products authorized to use.
Amending § 46.2-1025.
Patron: Tyler, et al.
Passed House .......................................................... 297
Constitutional reading dispensed, referred to Committee on Transportation .................. 299
Reported ................................................................. 621
Constitutional reading dispensed, passed by for day .................................................. 856, 858
Read third time and passed Senate ............................................................... 872, 878
Signed by President ......................................................... 1285
Approved by Governor-Chapter 145 (effective 7/1/19)

Patron: Garrett
Passed House .......................................................... 267
Constitutional reading dispensed, referred to Committee on Education and Health .......... 269
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day .................................................. 856, 858
Read third time and passed Senate ............................................................... 872, 878
Signed by President ......................................................... 1285
Approved by Governor-Chapter 85 (effective 7/1/19)

H.B. 1804. Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer, review of Virginia Workers’ Compensation program. Amending § 65.2-402.
Patrons: Hugo, et al.
Passed House .......................................................... 597
H.B. 1804 (continued)
Constitutional reading dispensed, referred to Committee on Commerce and Labor ........................................611
Reported ........................................................................901
Rereferred to Committee on Finance .............................................904
Reported ........................................................................925
Constitutional reading dispensed, passed by for day .............................................1278, 1280
Read third time and passed Senate .............................................1314, 1320
Signed by President ....................................................................1520
Approved by Governor-Chapter 415 (effective - see bill)

H.B. 1807. State share for basic aid; duration of certain cost-savings agreements.
Amending § 22.1-98.2.
Patrons: Bell, Richard P., et al.
Passed House ........................................................................597
Constitutional reading dispensed, referred to Committee on Education and Health ..........................610
Reported with substitute ................................................................1198
Constitutional reading dispensed, passed by for day .............................................1329, 1331
Read third time ........................................................................1349
Reading of substitute waived ................................................................1351
Committee substitute agreed to ..........................................................1351
Engrossed ..................................................................................1351
Passed Senate ...........................................................................1355
Senate substitute agreed to by House ..................................................1449
Signed by President ....................................................................1665
Approved by Governor-Chapter 405 (effective 7/1/19)

H.B. 1811. Handheld personal communications devices; unlawful for person while driving
to hold a device, effective date, report. Amending § 46.2-1078.1.
Patrons: Collins, et al.
Passed House ........................................................................597
Constitutional reading dispensed, referred to Committee for Courts of Justice ..........................610
Reported with amendment ................................................................1197
Constitutional reading dispensed, passed by for day .............................................1329, 1331
Read third time ........................................................................1349
Reading of amendment waived ................................................................1357
Committee amendment agreed to ..........................................................1357
Engrossed ..................................................................................1357
Passed Senate ...........................................................................1357
Senate amendment rejected by House ..................................................1430
Senate insisted on amendment and requested committee of conference ......................................1455
House acceded to request ..................................................................1574
Conferrees appointed ....................................................................1578
Conference report adopted by Senate ..................................................1727
House requested second committee of conference .............................................1749

H.B. 1812. Medical Assistance Services, Department of; Department shall amend eligibility
criteria for the Community Living waiver and the Family and Individual Support waiver,
dependents of foreign service members.
Patrons: Hope, et al.
Passed House ........................................................................371
Constitutional reading dispensed, referred to Committee on Education and Health ..........................373
Reported .................................................................................1198
Constitutional reading dispensed, passed by for day .............................................1330, 1332
Read third time and passed Senate ................................................................1362
Signed by President ....................................................................1604
Approved by Governor-Chapter 416 (effective 7/1/19)
H.B. 1814. Deferral of jury service; persons who have legal custody of and are responsible for the care of a child. Amending § 8.01-341.2.
Patron: Hope
Passed House .......................................................... 267
Constitutional reading dispensed, referred to Committee for Courts of Justice 269
Reported with substitute ........................................... 852
Constitutional reading dispensed, passed by for day ....................... 1330, 1332
Read third time .......................................................... 908
Reading of substitute waived ........................................ 909
Committee substitute agreed to ...................................... 909
Engrossed ................................................................. 913
Passed Senate .......................................................... 1294
Senate substitute agreed to by House ................................ 1515
Signed by President .................................................... 1515
Approved by Governor-Chapter 518 (effective 7/1/19)

H.B. 1815. Assisted living facilities; temporary emergency electrical power source, disclosure to prospective residents. Amending § 63.2-1805.
Patrons: Hope, et al.
Passed House .......................................................... 267
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 269
Reported with substitute ........................................... 852
Constitutional reading dispensed, passed by for day ....................... 882, 883
Read third time .......................................................... 908
Reading of substitute waived ........................................ 909
Committee substitute agreed to ...................................... 909
Engrossed ................................................................. 913
Passed Senate .......................................................... 1294
Senate substitute agreed to by House ................................ 1515
Signed by President .................................................... 1515
Approved by Governor-Chapter 602 (effective 7/1/19)

H.B. 1816. Land preservation tax credit; extends allowable time to claim credit.
Patron: Fariss
Passed House .......................................................... 597
Constitutional reading dispensed, referred to Committee on Finance 610
Reported ................................................................. 903
Constitutional reading dispensed ...................................... 931
Read third time .......................................................... 935
Passed Senate .......................................................... 1146
Signed by President .................................................... 1334
Approved by Governor-Chapter 183 (effective 7/1/19)

H.B. 1817. Prostitution; unlawful for any travel agent to knowingly promote travel services, Class 1 misdemeanor. Amending §§ 2.2-515.2, 8.01-42.4, 18.2-10.2, 19.2-386.16, and 19.2-386.35; adding § 18.2-348.1.
Patrons: Delaney, et al.
Passed House .......................................................... 598
Constitutional reading dispensed, referred to Committee for Courts of Justice 610
Reported with substitute ........................................... 864
Constitutional reading dispensed, passed by for day ....................... 920, 921
Passed by for day ....................................................... 930
Read third time .......................................................... 1231
Reading of substitute waived ........................................ 1233
H.B. 1820. Nondisclosure or confidentiality agreements; sexual assault, condition of employment. Adding § 40.1-28.01.
Patrons: Delaney, et al.
Passed House ................................................................. 453
Constitutional reading dispensed, referred to Committee for Courts of Justice 456
Reported .................................................................. 618
Constitutional reading dispensed, passed by for day .................. 856, 858
Read third time and passed Senate ................................ 872, 878

H.B. 1818. Parking ordinances; enforcement by locality with a population of at least 40,000.
Amending § 46.2-1220.
Patrons: Delaney, et al.
Passed House ................................................................. 412
Constitutional reading dispensed, referred to Committee on Transportation 415
Reported with substitute ............................................... 621
Constitutional reading dispensed, passed by for day .................. 857, 859
Read third time ................................................................ 880
Reading of substitute waived ............................................. 880
Committee substitute agreed to ....................................... 880
Engrossed .................................................................. 880
Passed Senate ................................................................ 881
Senate substitute rejected by House ................................. 1193
Senate insisted on substitute and requested committee of conference 1296
House acceded to request ............................................. 1391
Conferees appointed ..................................................... 1403
Conference report adopted by House ................................ 1575
Conference report adopted by Senate ................................. 1617
Signed by President .................................................... 1989
Approved by Governor-Chapter 458 (effective 7/1/19)

H.B. 1819. Child support; raises from $25 to $35 fee charged by State Board of Social Services to individuals who authorize the Department of Social Services to enforce obligations, etc. Amending § 63.2-1904.
Patron: Delaney
Passed House ................................................................. 412
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 415
Reported .................................................................. 852
Constitutional reading dispensed, passed by for day .................. 882, 883
Read third time ................................................................ 908
Passed Senate ................................................................ 913
Signed by President .................................................... 1287
Approved by Governor-Chapter 165 (effective 7/1/19)

H.B. 1820. Nondisclosure or confidentiality agreements; sexual assault, condition of employment. Adding § 40.1-28.01.
Patrons: Delaney, et al.
Passed House ................................................................. 453
Constitutional reading dispensed, referred to Committee for Courts of Justice 456
Reported .................................................................. 618
Constitutional reading dispensed, passed by for day .................. 856, 858
Read third time and passed Senate ................................ 872, 878
H.B. 1820 (continued)
Signed by President ................................................................. 1285
Approved by Governor-Chapter 131 (effective 7/1/19)
Patrons: Bulova, et al.
Passed House ................................................................. 598
Constitutional reading dispensed, referred to Committee on Agriculture ................................................................. 611
Reported ................................................................. 1295
Constitutional reading dispensed, passed by for day ................................................................. 1372
Read third time and passed Senate ................................................................. 1415, 1418
Signed by President ................................................................. 1665
Approved by Governor-Chapter 533 (effective 7/1/19)
H.B. 1826. Physicians; advertising in connection with his practice shall not include in any advertisement a reference to marijuana unless for treatment of addiction or substance abuse, etc. Amending § 54.1-2903.
Patron: Orrock
Passed House ................................................................. 598
Constitutional reading dispensed, referred to Committee on Education and Health ................................................................. 610
Reported with amendment ................................................................. 1198
Constitutional reading dispensed, passed by for day ................................................................. 1330, 1332
Read third time ................................................................. 1363
Reading of amendment waived ................................................................. 1363
Committee amendment agreed to ................................................................. 1363
Engrossed ................................................................. 1363
Passed Senate ................................................................. 1363
Senate amendment agreed to by House ................................................................. 1448
Signed by President ................................................................. 1665
Approved by Governor-Chapter 656 (effective 7/1/19)
H.B. 1827. Tethering animals; requirement that an animal be given adequate space if the tether is four times the length of the animal or 15 feet long, whichever is greater, and does not cause injury or pain, etc. Amending § 3.2-6500.
Patrons: Orrock, et al.
Passed House ................................................................. 285
Constitutional reading dispensed, referred to Committee on Agriculture ................................................................. 286
H.B. 1828. Sale of caskets; no person except a licensed funeral service establishment or funeral service licensee shall offer when preneed arrangements for funeral services are being made. Amending § 54.1-2808.3.
Patron: Orrock
Passed House ................................................................. 541
Constitutional reading dispensed, referred to Committee on General Laws and Technology ................................................................. 549
Reported ................................................................. 903
Constitutional reading dispensed, passed by for day ................................................................. 931, 934
Read third time and passed Senate ................................................................. 1232, 1243
Signed by President ................................................................. 1515
Approved by Governor-Chapter 603 (effective 7/1/19)
H.B. 1832. License plates, special; created for persons awarded the Navy and Marine Corps Medal or for unremarried surviving spouses of such persons. Adding § 46.2-745.1.
Patrons: Leftwich, et al.
Passed House ................................................................. 297
Constitutional reading dispensed, referred to Committee on Transportation ................................................................. 299
H.B. 1832 (continued)
Reported ................................................................. 621
Constitutional reading dispensed, passed by for day ........................................ 856, 858
Read third time and passed Senate ............................................................... 872, 878
Signed by President ......................................................................................... 1285
Approved by Governor-Chapter 74 (effective 7/1/19)

H.B. 1833. Investigations and reports by probation officers; persons eligible for parole.
Amending § 19.2-299.
Patron: Tyler
Passed House ................................................................................................. 453
Constitutional reading dispensed, referred to Committee for Courts of Justice .................. 456
Reported ........................................................................................................... 619
Constitutional reading dispensed, passed by for day ........................................ 856, 858
Read third time and passed Senate ............................................................... 872, 878
Signed by President ......................................................................................... 1285
Approved by Governor-Chapter 107 (effective 7/1/19)

H.B. 1835. Advanced Learning and Research, Institute for; board may appoint a president or president and executive director, duties. Amending § 23.1-3110.
Patron: Marshall
Passed House ................................................................................................. 345
Constitutional reading dispensed, referred to Committee on Education and Health .................. 348
Reported ........................................................................................................... 619
Constitutional reading dispensed, passed by for day ........................................ 856, 858
Read third time and passed Senate ............................................................... 872, 878
Signed by President ......................................................................................... 1285
Approved by Governor-Chapter 122 (effective 7/1/19)

H.B. 1836. Commercial fire insurance policies or contracts; change in amount of coverage.
Adding § 38.2-2108.1.
Patron: Marshall
Passed House ................................................................................................. 222
Constitutional reading dispensed, referred to Committee on Commerce and Labor .................. 223
Reported with amendment ................................................................................. 901
Constitutional reading dispensed, passed by for day ........................................ 931, 934
Read third time .................................................................................................. 1232
Reading of amendment waived ........................................................................... 1237
Committee amendment agreed to ........................................................................ 1237
Engrossed ........................................................................................................... 1237
Passed Senate .................................................................................................... 1243
Senate amendment agreed to by House ................................................................ 1395
Signed by President ......................................................................................... 1604
Approved by Governor-Chapter 693 (effective 7/1/19)

H.B. 1838. Virginia Regional Industrial Facilities Act; requires Department of Taxation’s calculation of true values as applied to the Commonwealth’s composite index of local ability-to-pay to take into account an arrangement by localities entered into pursuant to the Act. Amending § 15.2-6407.
Patron: Marshall
Passed House ................................................................................................. 598
Constitutional reading dispensed, referred to Committee on Local Government .................. 610
Rereferred to Committee on Finance .................................................................. 926, 927
Reported ........................................................................................................... 1398
Constitutional reading dispensed, passed by for day ........................................ 1425, 1426
Read third time .................................................................................................. 1479
Passed Senate .................................................................................................... 1487
H.B. 1839. Industrial hemp; clarifies definition of “hemp product,” conforms Virginia law to the provisions of the federal 2018 Farm Bill by amending the definitions of cannabidiol oil, marijuana, and tetrahydrocannabinol (THC) to exclude industrial hemp that is grown, dealt, or processed in compliance with state or federal law, testing of Cannabis sativa, reports, abolishes the higher education and Virginia industrial hemp research programs, etc. Amending §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, 54.1-3408.3, and 54.1-3446; repealing §§ 3.2-4114.1 and 3.2-4117.

Passed House ................................. 541
Constitutional reading dispensed, referred to Committee on Agriculture ................... 549
Reported with amendments .................. 851
Constitutional reading dispensed, passed by for day ................................. 882, 883
Read third time ................................. 908
Reading of amendments waived ............... 909
Committee amendments agreed to ........... 909
Engrossed ................................. 910
Passed Senate ................................. 913
Senate amendments agreed to by House .......... 1294
Signed by President .......................... 1515
Approved by Governor-Chapter 653 (effective 3/21/19)

H.B. 1840. Business parks; definition, Virginia Economic Development Partnership shall conduct a pilot program to facilitate the construction of electric transmission infrastructure for parks, Partnership in conducting program is to certify that up to three petitions within certificated service territory of each Pilot Utility addresses eligibility criteria for participation in program, sunset provision. Amending §§ 56-576 and 56-585.1.

Passed House ................................. 598
Constitutional reading dispensed, referred to Committee on Commerce and Labor ....... 611
Reported with amendments .................. 1397
Constitutional reading dispensed, passed by for day ................................. 1425, 1426
Read third time ................................. 1479
Reading of amendments waived ............... 1489
Committee amendments agreed to ........... 1489
Engrossed ................................. 1489
Passed Senate ................................. 1489
Senate amendments agreed to by House .......... 1612
Signed by President .......................... 1735
Approved by Governor-Chapter 535 (effective 7/1/19)


Patron: Marshall
Passed House ................................. 598
Constitutional reading dispensed, referred to Committee on Education and Health ....... 610
Reported ................................. 1198
Constitutional reading dispensed, passed by for day ................................. 1329, 1331
Read third time and passed Senate ................................. 1349, 1355
Signed by President .......................... 1604
Approved by Governor-Chapter 417 (effective 7/1/19)
H.B. 1848. Health Professions, Department of, and health regulatory boards; disclosure of investigative information. Amending § 54.1-2400.2.
Passed House ................................................................. 267
Constitutional reading dispensed, referred to Committee on Education and Health ........................................ 269
Reported .............................................................................. 1198
Constitutional reading dispensed, passed by for day ................................................................................... 1330, 1332
Read third time and passed Senate .......................................................... 1363
Signed by President ........................................................................ 1604
Approved by Governor-Chapter 418 (effective 7/1/19)

H.B. 1849. Dental hygienist; remote supervision of a dentist employed by Department of Behavioral Health and Developmental Services or Department of Health, report, implementation of provisions. Amending § 54.1-2722.
Passed House ................................................................. 267
Constitutional reading dispensed, referred to Committee on Education and Health ........................................ 269
Reported .............................................................................. 619
Constitutional reading dispensed, passed by for day ................................................................................... 856, 858
Read third time and passed Senate .......................................................... 872, 878
Signed by President ........................................................................ 1286
Approved by Governor-Chapter 86 (effective 7/1/19)

Patrons: Bulova, et al.
Passed House ................................................................. 297
Constitutional reading dispensed, referred to Committee on General Laws and Technology .................................... 299
Reported .............................................................................. 539
Constitutional reading dispensed, passed by for day ................................................................................... 560
Read third time and passed Senate .......................................................... 613
Reconsideration of vote on Senate passage ................................................................................................. 615
Passed Senate ........................................................................... 615
Signed by President ........................................................................ 846
Approved by Governor-Chapter 2 (effective 7/1/19)

H.B. 1865. Towing fees; localities in Planning District 8 (Northern Virginia) and Planning District 16 (George Washington RC) shall establish by ordinance a hookup and initial towing fee of no less than $135, etc. Amending § 46.2-1233.
Patron: Fowler
Passed House ................................................................. 541
Constitutional reading dispensed, referred to Committee on Transportation ......................................................... 549
Reported .............................................................................. 1199
Constitutional reading dispensed, passed by for day ................................................................................... 1329, 1331
Read third time .......................................................................... 1349
Passed Senate ........................................................................... 1355
Signed by President ........................................................................ 1604
Approved by Governor-Chapter 460 (effective 7/1/19)

H.B. 1866. Annual local audit; notice of delay, any town with a population of less than 3,500 that voluntarily has an audit shall submit results to the Auditor of Public Accounts. Amending § 15.2-2511.
Passed House ................................................................. 453
Constitutional reading dispensed, referred to Committee on Local Government ................................................. 456
Reported .............................................................................. 926
H.B. 1866 (continued)
Constitutional reading dispensed, passed by for day 1278, 1280
Read third time and passed Senate 1314, 1320
Signed by President 1520
Approved by Governor-Chapter 322 (effective 7/1/19)

H.B. 1867. Motor vehicle insurance; compliance verification by DMV.
Amending §§ 46.2-688, 46.2-706 through 46.2-708, and 46.2-710.
Patron: Kilgore
Passed House 207
Constitutional reading dispensed, referred to Committee on Transportation 207
Reported 621
Constitutional reading dispensed, passed by for day 856, 858
Read third time and passed Senate 872, 878
Signed by President 1286
Approved by Governor-Chapter 149 (effective - see bill)

Patron: Hurst
Passed House 493
Constitutional reading dispensed, referred to Committee on Education and Health 494
Reported 1198
Constitutional reading dispensed, passed by for day 1329, 1331
Read third time and passed Senate 1349, 1355
Signed by President 1604
Approved by Governor-Chapter 576 (effective 7/1/19)

H.B. 1870. Certificate of public need; establishing natural or man-made disaster exemption, for a period of no more than 30 days, from requirement to obtain a license to add temporary beds in an existing hospital or nursing home. Amending §§ 32.1-102.2 and 32.1-127.
Patrons: Sickles, et al.
Passed House 412
Constitutional reading dispensed, referred to Committee on Education and Health 415
Reported 619
Constitutional reading dispensed, passed by for day 856, 858
Read third time and passed Senate 872, 878
Signed by President 1286
Approved by Governor-Chapter 136 (effective 7/1/19)

H.B. 1871. Virginia Initiative for Employment Not Welfare (VIEW); transitional child care.
Amending § 63.2-611.
Patrons: Jones, J.C., et al.
Passed House 598
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 611
Reported 852
Constitutional reading dispensed, passed by for day 883, 884
Read third time and passed Senate 917
Signed by President 1287
Approved by Governor-Chapter 166 (effective 7/1/19)

H.B. 1874. Cruelty to animals; aggravated cruelty, definition of “serious bodily injury,” increases penalty. Amending §§ 3.2-6569, 3.2-6570, and 18.2-403.2.
Patrons: Ransone, et al.
Passed House 598
Constitutional reading dispensed, referred to Committee on Agriculture 611
Reported with substitute 1392
H.B. 1874 (continued)
Reported with substitute .................................................. 1398
Constitutional reading dispensed, passed by for day .................. 1425, 1426
Read third time ............................................................ 1479
Reading of substitute waived .............................................. 1481
Committee substitute rejected ........................................... 1482
Reading of substitute waived .............................................. 1482
Committee substitute agreed to ........................................... 1482
Engrossed ........................................................................ 1482
Passed Senate .................................................................. 1487
Senate substitute rejected by House ..................................... 1573
Senate insisted on substitute and requested committee of conference .................................................................................. 1577
House acceded to request .................................................... 1599
Conferrees appointed .......................................................... 1601
Conference report adopted by Senate ..................................... 1637
Conference report adopted by House ..................................... 1659
Signed by President .......................................................... 1989
Approved by Governor-Chapter 536 (effective 7/1/19)

H.B. 1878. Naloxone or other opioid antagonist; adds employees of regional jails to the list of individuals who may possess and administer, provided that they have completed a training program. Amending § 54.1-3408.
Patron: Garrett
Passed House ..................................................................... 267
Constitutional reading dispensed, referred to Committee on Education and Health ......................................................... 269
Reported ............................................................................ 619
Constitutional reading dispensed, passed by for day .................. 856, 858
Read third time and passed Senate .......................................... 872, 878
Signed by President .......................................................... 1286
Approved by Governor-Chapter 87 (effective 7/1/19)

H.B. 1881. Public schools; instruction on the health and safety risks of using tobacco and nicotine vapor products and alternative nicotine products, shall be provided in each public elementary and secondary school. Amending § 22.1-206.
Patrons: Keam, et al.
Passed House ..................................................................... 598
Constitutional reading dispensed, referred to Committee on Education and Health ......................................................... 610
Reported ............................................................................ 1198
Constitutional reading dispensed, passed by for day .................. 1329, 1331
Read third time .................................................................. 1349
Passed Senate .................................................................... 1355
Signed by President .......................................................... 1604
Approved by Governor-Chapter 577 (effective 7/1/19)

H.B. 1883. Motor vehicle insurance policies; prohibits an insurer from refusing to renew a policy solely because of status of person as a foster care provider or a person in foster care. Amending §§ 38.2-2212 and 38.2-2213.
Patrons: Keam, et al.
Passed House ..................................................................... 298
Constitutional reading dispensed, referred to Committee on Commerce and Labor ......................................................... 299
Reported ............................................................................ 901
Constitutional reading dispensed, passed by for day .................. 931, 934
Read third time and passed Senate .......................................... 1232, 1243
Signed by President .......................................................... 1515
Approved by Governor-Chapter 334 (effective 7/1/19)
H.B. 1884. State correctional facilities; Director of the Department of Corrections shall review the Department’s visitation policies concerning visitors’ wearing of tampons or menstrual cups, Department shall make the policy available to the public as soon as practicable.
Patrons: Keam, et al.
Passed House ................................................................. 598
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 611
Reported with amendment ............................................. 1295
Constitutional reading dispensed, passed by for day ......................................................... 1372
Read third time .......................................................... 1415
Reading of amendment waived ..................................... 1416
Committee amendment agreed to .................................. 1416
Engrossed ................................................................. 1416
Passed Senate ............................................................ 1418
Senate amendment agreed to by House ......................... 1529
Signed by President ..................................................... 1663
Approved by Governor-Chapter 303 (effective 7/1/19)

H.B. 1885. Radon; a list of persons who are nationally certified to offer screening, testing, or mitigation shall be made available to the public. Amending § 32.1-229.
Patron: Bell, Richard P.
Passed House ................................................................. 598
Constitutional reading dispensed, referred to Committee on Education and Health ............ 610
Reported ................................................................. 1198
Constitutional reading dispensed, passed by for day .......... 1329, 1331
Read third time and passed Senate ................................ 1349, 1355
Signed by President ..................................................... 1604
Approved by Governor-Chapter 279 (effective 7/1/19)

H.B. 1887. Human trafficking hotline; Virginia Alcoholic Beverage Control Authority and the Virginia Employment Commission shall post notice of the existence of a hotline in government stores and employment offices, to alert possible witnesses or victims. Adding §§ 4.1-119.1 and 60.2-400.1.
Patrons: Miyares, et al.
Passed House ................................................................. 298
Constitutional reading dispensed, referred to Committee on General Laws and Technology . . 299
Reported ................................................................. 903
Constitutional reading dispensed, passed by for day ......................................................... 931, 934
Read third time and passed Senate ................................ 1232, 1243
Signed by President ..................................................... 1515
Approved by Governor-Chapter 388 (effective 7/1/19)

Patrons: James, et al.
Passed House ................................................................. 598
Constitutional reading dispensed, referred to Committee on Rules ..................................... 610
Reported ................................................................. 1340
Constitutional reading dispensed, passed by for day ......................................................... 1422, 1423
Read third time .......................................................... 1479
Passed Senate ............................................................ 1487
Signed by President ..................................................... 1663
Approved by Governor-Chapter 323 (effective 7/1/19)
H.B. 1893. Waynesboro, City of; amending charter, city council procedures, real estate tax assessments.
Patrons: Bell, Richard P., et al.
Passed House ................................................. 453
Constitutional reading dispensed, referred to Committee on Local Government ........... 456
Reported .................................................. 926
Constitutional reading dispensed, passed by for day ............................ 1278, 1280
Read third time ....................................... 1314
Passed Senate ........................................... 1320
Signed by President ..................................... 1520
Approved by Governor-Chapter 239 (effective 7/1/19)

H.B. 1895. Irvington, Town of; amending charter, updates the town’s boundary description, elections of mayor and town council.
Patron: Ransone
Passed House ................................................. 320
Constitutional reading dispensed, referred to Committee on Local Government ........... 321
Reported with amendments .................................. 926
Constitutional reading dispensed, passed by for day ............................ 1278, 1280
Read third time ....................................... 1314
Committee amendments agreed to ........................................ 1316
Engrossed .................................................. 1316
Passed Senate ........................................... 1320
Senate amendments agreed to by House ........................................ 1448
Signed by President ..................................... 1665
Approved by Governor-Chapter 694 (effective 7/1/19)

H.B. 1898. Virginia Residential Landlord and Tenant Act; tenant’s right of redemption.
Amending § 55-248.34:1.
Patrons: Carroll Foy, et al.
Passed House ................................................. 298
Constitutional reading dispensed, referred to Committee on General Laws and Technology .... 299
Reported .................................................. 539
Constitutional reading dispensed, passed by for day ............................ 560
Read third time ....................................... 613
Passed Senate ........................................... 613
Reconsideration of vote on Senate passage agreed to ........................ 615
Passed Senate ........................................... 615
Signed by President ..................................... 846
Approved by Governor-Chapter 28 (effective 7/1/19)

H.B. 1905. Alcoholic beverage control; notwithstanding the requirement for a referendum for liquor by the drink, Board of Directors of the Alcoholic Beverage Control Authority may issue a mixed beverage license to establishments located on property fronting Doe Creek Farm Road and various other properties. Amending § 4.1-126.
Patron: Hurst
Passed House ................................................. 298
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services .... 299
Reported .................................................. 852
Constitutional reading dispensed, passed by for day ............................ 883, 884
Read third time and passed Senate ........................................ 917
Signed by President ..................................... 1287
Approved by Governor-Chapter 175 (effective 7/1/19)
H.B. 1909. Habeas corpus; reorganizes, updates outdated language, and removes unused provisions in several writ of habeas corpus statutes. Amending §§ 8.01-654, 8.01-658, and 8.01-662; repealing §§ 8.01-656, 8.01-657, and 8.01-659.

Patron: Leftwich
Passed House ................................................................. 345
Constitutional reading dispensed, referred to Committee for Courts of Justice ............... 348
Reported ................................................................. 416
Constitutional reading dispensed, passed by for day .................................................. 471, 472
Read third time and passed Senate ................................................................. 495, 496
Signed by President ................................................................. 593
Approved by Governor-Chapter 8 (effective 7/1/19)

H.B. 1911. Duties of drivers of vehicles approaching stationary vehicles displaying certain warning lights; yielding of right-of-way or reducing speed, penalty, repeals certain provision relating to drivers yielding right-of-way when approaching stationary emergency vehicles, etc. Adding § 46.2-861.1; repealing § 46.2-921.1.

Passed House ................................................................. 598
Constitutional reading dispensed, referred to Committee for Courts of Justice ............... 610
Reported with substitute ................................................................. 864
Rereferred to Committee on Finance ................................................................. 864
Reported with amendment ................................................................. 1398
Constitutional reading dispensed, passed by for day .................................................. 1425, 1426
Read third time ................................................................. 1479
Reading of substitute waived ................................................................. 1489
Committee substitute agreed to ................................................................. 1489
Reading of amendment waived ................................................................. 1489
Committee amendment agreed to ................................................................. 1489
Engrossed ................................................................. 1489
Passed Senate ................................................................. 1490
Senate substitute with amendment rejected by House .................................................. 1573
Senate insisted on substitute with amendment and requested committee of conference .... 1577
House acceded to request ................................................................. 1599
Conferees appointed ................................................................. 1601
Conference report adopted by Senate ................................................................. 1674
Conference report adopted by House ................................................................. 1745
Signed by President ................................................................. 1989
House concurred in Governor’s recommendation .................................................. 2016
Senate concurred in Governor’s recommendation .................................................. 2045
Reconsideration of Governor’s recommendation agreed to ...................................... 2045
Passed by temporarily ................................................................. 2045, 2069
Senate rejected Governor’s recommendation .................................................. 2070
Approved by Governor-Chapter 850 (effective 7/1/19)

H.B. 1913. Subdivision ordinance; any locality allowed to include provisions requiring that where a lot being subdivided or developed fronts on an existing street or when provision of a sidewalk, the need for which is substantially generated and reasonably required by proposed development, is in accordance with locality’s adopted comprehensive plan. Amending § 15.2-2242.

Patron: Bulova
Passed House ................................................................. 453
Constitutional reading dispensed, referred to Committee on Local Government ............... 456
Reported ................................................................. 926
Constitutional reading dispensed, passed by for day .................................................. 1278, 1280
H.B. 1913 (continued)
Read third time ................................................................. 1314
Reading of substitute waived .......................................... 1316
Substitute by Senator Peake agreed to .............................. 1316
Engrossed ................................................................. 1316
Passed Senate ............................................................... 1320
Senate substitute rejected by House ................................. 1431
Senate insisted on substitute and requested committee of conference ........... 1455
House acceded to request ..................................................... 1574
Conferrees appointed ......................................................... 1578
Conference report adopted by Senate ................................. 1689
Conference report adopted by House .................................. 1745
Signed by President .......................................................... 1989
Approved by Governor-Chapter 461 (effective 7/1/19)

H.B. 1914. Public health practitioners; requirements for issuing prescriptions, exceptions.
Amending § 54.1-3303.
Patron: Herring
Passed House ................................................................. 371
Constitutional reading dispensed, referred to Committee on Education and Health .............. 373
Reported ................................................................. 1198
Constitutional reading dispensed, passed by for day ......................... 1329, 1331
Read third time ................................................................. 1349
Passed Senate ............................................................... 1355
Signed by President .......................................................... 1604
Approved by Governor-Chapter 335 (effective 7/1/19)

H.B. 1915. Cancer patients; expedited review of adverse coverage determinations, exhaustion of health carrier’s internal appeal process. Amending §§ 38.2-3559 through 38.2-3562.
Patron: Yancey
Passed House ................................................................. 598
Constitutional reading dispensed, referred to Committee on Commerce and Labor .............. 611
Reported ................................................................. 901
Constitutional reading dispensed, passed by for day .......................... 932, 934
Read third time and passed Senate ........................................ 1232, 1243
Signed by President .......................................................... 1515
House concurred in Governor’s recommendation .............................. 2016
Senate concurred in Governor’s recommendation .............................. 2046
Signed by President as reenrolled .......................................... 2094
Enacted, Chapter 826 (effective 4/3/19)

H.B. 1916. State agencies and employees; break time and location for employees to express breast milk. Amending § 2.2-1201.
Patrons: Yancey, et al.
Passed House ................................................................. 598
Constitutional reading dispensed, referred to Committee on General Laws and Technology .............. 611
Reported with amendment ..................................................... 1398
Constitutional reading dispensed, passed by for day .......................... 1425, 1426
Read third time ................................................................. 1479
Reading of amendment waived ............................................ 1482
Committee amendment agreed to ........................................... 1482
Engrossed ................................................................. 1482
Passed Senate ............................................................... 1487
Senate amendment agreed to by House .................................. 1612
Signed by President .......................................................... 1735
Approved by Governor-Chapter 280 (effective 7/1/19)
H.B. 1917. Corrections, Department of; Director shall establish health care continuous quality improvement committee, composition of committee, quarterly reports.
   Adding § 53.1-17.1.
   Patrons: Stolle, et al.
   Passed House ............................................................... 541
   Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 549
   Reported with amendment ............................................. 852
   Constitutional reading dispensed, passed by for day .................. 882, 883
   Read third time ............................................................ 908
   Reading of amendment waived ......................................... 910
   Committee amendment agreed to ..................................... 910
   Engrossed ................................................................. 910
   Passed Senate ........................................................... 913
   Senate amendment rejected by House .................................. 1293
   Senate insisted on amendment and requested committee of conference ................. 1345
   House acceded to request .............................................. 1431
   Conferees appointed .................................................... 1461
   Conference report adopted by House .................................. 1575
   Passed by temporarily ................................................... 1618
   Conference report adopted by Senate .................................. 1631
   Signed by President ..................................................... 1989
   Approved by Governor-Chapter 463 (effective 7/1/19)

H.B. 1918. Corrections, Board of; minimum standards for health care services in local, regional, and community correctional facilities. Amending § 53.1-5.
   Patrons: Stolle, et al.
   Passed House ............................................................... 541
   Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 549
   Reported with substitute ................................................. 852
   Constitutional reading dispensed, passed by for day .................. 883
   Read third time ............................................................ 908
   Reading of substitute waived ......................................... 910
   Committee substitute agreed to ..................................... 910
   Engrossed ................................................................. 910
   Passed Senate ........................................................... 913
   Senate substitute rejected by House .................................. 1294
   Senate insisted on substitute and requested committee of conference ................. 1345
   House acceded to request .............................................. 1431
   Conferees appointed .................................................... 1461
   Conference report adopted by House .................................. 1575
   Conference report adopted by Senate .................................. 1618
   Signed by President ..................................................... 1989
   Approved by Governor-Chapter 695 (effective 7/1/19)

H.B. 1920. New Economy Workforce Credential Grant Fund and Program; giving priority to noncredit workforce training programs in high-demand fields. Amending § 23.1-627.3.
   Patron: Stolle
   Passed House ............................................................... 541
   Constitutional reading dispensed, referred to Committee on Education and Health ............ 549
   Reported ................................................................. 619
   Rerferred to Committee on Finance ................................... 621
   Reported ................................................................. 925
   Constitutional reading dispensed, passed by for day .................. 1278, 1280
   Read third time and passed Senate .................................... 1314, 1320
H.B. 1920 (continued)
Signed by President ................................................................. 1520
Approved by Governor-Chapter 578 (effective 7/1/19)

H.B. 1922. Summons for unlawful detainer; if an initial hearing cannot be held within 21
days from the date of filing, it shall be held as soon as practicable, but not later than 30
days after the date of the filing, termination notice. Amending § 8.01-126.
Patrons: Bourne, et al.
Passed House ................................................................. 393
Constitutional reading dispensed, referred to Committee for Courts of Justice ......... 395
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day ........................................... 856, 858
Read third time and passed Senate ................................................................. 872, 878
Signed by President ................................................................. 1286
Approved by Governor-Chapter 132 (effective 7/1/19)

H.B. 1923. Virginia Residential Landlord and Tenant Act; noncompliance with rental
agreement, if court finds that tenant has successfully raised a defense and enters judgment
for the tenant, the court, in its discretion, may impose upon the landlord reasonable costs
of the tenant, etc. Amending §§ 55-248.25 and 55-248.27.
Patrons: Bourne, et al.
Passed House ................................................................. 412
Constitutional reading dispensed, referred to Committee on General Laws and Technology ... 415
Reported ................................................................. 903
Constitutional reading dispensed, passed by for day ........................................... 932, 934
Read third time and passed Senate ................................................................. 1232, 1243
Signed by President ................................................................. 1515
Approved by Governor-Chapter 324 (effective 7/1/19)

H.B. 1924. Summons; removes authorization of a summons to compel attendance before
commissioner of another state. Amending § 8.01-407.
Patron: Bourne
Passed House ................................................................. 393
Constitutional reading dispensed, referred to Committee for Courts of Justice ......... 395
Reported ................................................................. 1197
Constitutional reading dispensed, passed by for day ........................................... 1329, 1331
Read third time and passed Senate ................................................................. 1349, 1355
Signed by President ................................................................. 1604
Approved by Governor-Chapter 519 (effective 7/1/19)

H.B. 1925. Assumed or fictitious name certificates; conforms January 1, 2020, as the date
when certificates are to be filed centrally with the clerk of the State Corporation
Commission rather than with the clerk of court. Amending § 59.1-74.
Patron: Keam
Passed House ................................................................. 207
Constitutional reading dispensed, referred to Committee on Commerce and Labor .... 207
Reported ................................................................. 901
Constitutional reading dispensed, passed by for day ........................................... 932, 934
Passed by for day ................................................................. 1231
Read third time ................................................................. 1314
Passed Senate ................................................................. 1320
Signed by President ................................................................. 1520
Approved by Governor-Chapter 464 (effective 3/18/19)

H.B. 1927. Special identification card; applicants who are blind or vision impaired.
Amending § 46.2-345.
Patron: Keam
Passed House ................................................................. 298
H.B. 1927 (continued)
Constitutional reading dispensed, referred to Committee on Transportation 299
Reported 621
Constitutional reading dispensed, passed by for day 856, 858
Read third time and passed Senate 872, 878
Signed by President 1286
Approved by Governor-Chapter 75 (effective 7/1/19)
H.B. 1929. Campaign finance; disclosure of all out-of-state contributors.
Amending §§ 24.2-947.4, 24.2-949.5, 24.2-949.9:1, 24.2-949.9:2, 24.2-950.4, 24.2-951.3, and 24.2-952.3.
Patron: Yancey
Passed House 453
Constitutional reading dispensed, referred to Committee on Privileges and Elections 456
H.B. 1930. Concussions in student-athletes; guidelines, policies, and procedures shall be
biennially updated. Amending § 22.1-271.5.
Patrons: Bell, Richard P., et al.
Passed House 345
Constitutional reading dispensed, referred to Committee on Education and Health 348
Reported 619
Constitutional reading dispensed, passed by for day 856, 858
Read third time and passed Senate 872, 878
Signed by President 1286
Approved by Governor-Chapter 142 (effective 7/1/19)
H.B. 1932. Mineral mining; increases permit fees, permit fee for successor operator.
Amending §§ 45.1-181 and 45.1-184.2.
Patron: Ware
Passed House 541
Constitutional reading dispensed, referred to Committee on Agriculture 549
Reported 851
Rereferred to Committee on Finance 852
Reported 903
Constitutional reading dispensed 933
Read third time and passed Senate 1147
Reconsideration of vote on Senate passage 1148
Passed Senate 1149
Signed by President 1334
Approved by Governor-Chapter 538 (effective 7/1/19)
H.B. 1933. Prisoners; process for sheriff or administrator to authorize medical and mental
Patrons: Hope, et al.
Passed House 345
Constitutional reading dispensed, referred to Committee for Courts of Justice 348
Rereferred to Committee on Rehabilitation and Social Services 417
Reported with amendment 852
Constitutional reading dispensed, passed by for day 883
Read third time 908
Reading of amendment waived 910
Committee amendment agreed to 910
Engrossed 910
Passed Senate 913
Senate amendment agreed to by House 1294
H.B. 1933 (continued)
Signed by President ................................................................. 1515
Approved by Governor-Chapter 809 (effective 7/1/19)

H.B. 1934. Electric vehicle charging stations; Department of General Services, DMV, and
Department of Transportation may locate and operate a retail fee-based station on any
property or facility that such agency controls, etc. Amending §§ 56-1.2, 56-1.2:1, and
56-232.2:1; adding § 2.2-614.5.
Patrons: Bulova, et al.
Passed House ................................................................. 599
Constitutional reading dispensed, referred to Committee on General Laws and Technology . 611
Reported with substitute ............................................................ 1398
Constitutional reading dispensed, passed by for day ........................................... 1425, 1427
Read third time ................................................................. 1493
Reading of substitute waived .......................................................... 1493
Committee substitute agreed to .......................................................... 1493
Engrossed ................................................................. 1493
Passed Senate ................................................................. 1493
Senate substitute agreed to by House ................................................... 1612
Signed by President ................................................................. 1735
Approved by Governor-Chapter 248 (effective 7/1/19)

H.B. 1935. Inmate workforces; eligibility for voluntary participation, approval of and under
supervision of sheriff or his designee. Amending § 53.1-128.
Patron: Collins
Passed House ................................................................. 320
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 321
Reported ................................................................. 852
Constitutional reading dispensed, passed by for day ........................................... 883, 884
Read third time and passed Senate .................................................. 917
Signed by President ................................................................. 1287
Approved by Governor-Chapter 199 (effective 7/1/19)

H.B. 1936. Higher educational institutions, public; in-state tuition for any member of foreign
service office who resided in the Commonwealth for at least 90 days, etc.
Amending § 23.1-506.
Patrons: Krizek, et al.
Passed House ................................................................. 393
Constitutional reading dispensed, referred to Committee on Education and Health . 395
Reported ................................................................. 619
Rereferred to Committee on Finance .................................................. 621
Reported ................................................................. 925
Constitutional reading dispensed, passed by for day ........................................... 1278, 1280
Read third time ................................................................. 1314
Passed Senate ................................................................. 1320
Signed by President ................................................................. 1520
Approved by Governor-Chapter 329 (effective 7/1/19)

H.B. 1937. Real property tax; exemptions for elderly and handicapped, computation of
income limitation. Amending § 58.1-3212.
Patrons: Krizek, et al.
Passed House ................................................................. 246
Constitutional reading dispensed, referred to Committee on Finance . 247
Reported ................................................................. 611
Constitutional reading dispensed, passed by for day ........................................... 624
Read third time ................................................................. 853
Passed Senate ................................................................. 853
H.B. 1937 (continued)
Signed by President ................................................................. 888
Approved by Governor-Chapter 16 (effective 7/1/19)

Patron: Krizek
Passed House ................................................................. 298
Constitutional reading dispensed, referred to Committee on Education and Health .......... 299
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day ........................................ 856, 858
Read third time and passed Senate .................................................. 872, 878
Signed by President ................................................................. 1286
Approved by Governor-Chapter 88 (effective 7/1/19)

H.B. 1939. Regulatory boards; adjustment of fees, distribution of excess fees to current regulants, effective date. Amending § 54.1-113.
Patrons: Webert, et al.
Passed House ................................................................. 541
Constitutional reading dispensed, referred to Committee on General Laws and Technology .... 549
Reported with amendments ........................................................... 903
Constitutional reading dispensed ..................................................... 933
Read third time ................................................................. 1148
Reading of amendments waived .................................................. 1148
Committee amendments agreed to .................................................. 1148
Engrossed ................................................................. 1148
Passed Senate ................................................................. 1148
Senate amendments agreed to by House ........................................... 1169
Signed by President ................................................................. 1334
Approved by Governor-Chapter 697 (effective 1/1/22)

Amending § 19.2-390.3.
Patron: Bell, Robert B.
Passed House ................................................................. 345
Constitutional reading dispensed, referred to Committee for Courts of Justice ................ 348
Reported ................................................................. 416
Constitutional reading dispensed, passed by for day ........................................ 471, 472
Passed by for day ................................................................. 495
Read third time and passed Senate .................................................. 550
Signed by President ................................................................. 616
Approved by Governor-Chapter 3 (effective 7/1/19)

H.B. 1941. Driving while intoxicated or operating watercraft while intoxicated; maiming, etc., of another, definition of “serious bodily injury,” penalties. Amending §§ 18.2-51.4 and 18.2-51.5.
Patrons: Bell, Robert B., et al.
Passed House ................................................................. 599
Constitutional reading dispensed, referred to Committee for Courts of Justice ................ 610
Reported with substitute ........................................................... 864
Referred to Committee on Finance .................................................. 864
Reported with amendment ............................................................ 1398
Constitutional reading dispensed, passed by for day ........................................ 1425, 1426
Read third time ................................................................. 1479
Reading of substitute waived .................................................... 1482
Committee substitute agreed to ..................................................... 1482
Reading of amendment waived .................................................... 1483
H.B. 1941 (continued)
Committee amendment agreed to ................................................. 1483
Engrossed ................................................................. 1483
Passed Senate ........................................................... 1487
Senate substitute with amendment rejected by House ................. 1574
Senate insisted on substitute with amendment and requested committee of conference .... 1577
House acceded to request .................................................... 1599
Conferees appointed ......................................................... 1601
Conference report adopted by Senate ..................................... 1690
Conference report adopted by House ..................................... 1745
Signed by President .......................................................... 1989
Approved by Governor-Chapter 465 (effective 7/1/19)

H.B. 1942. Behavioral health services; exchange of medical and mental health information and records, standards for services provided in correctional facilities, report. Amending §§ 53.1-40.10, 53.1-68, and 53.1-133.03.
Patrons: Bell, Robert B., et al.
Passed House ................................................................. 599
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 611
Reported with amendments ................................................... 852
Rereferred to Committee on Finance ...................................... 852
Reported ............................................................... 925
Constitutional reading dispensed, passed by for day .................. 1278, 1280
Read third time ............................................................ 1314
Reading of amendments waived ............................................ 1317
Committee amendments agreed to ........................................ 1317
Engrossed ................................................................. 1483
Passed Senate ............................................................... 1483
Senate amendments agreed to by House .............................. 1448
Signed by President .......................................................... 1665
House concurred in Governor’s recommendations .................. 2016
Senate concurred in Governor’s recommendations ................. 2047
Signed by President as reenrolled ........................................ 2094
Enacted, Chapter 827 (effective 7/1/19)

H.B. 1944. Civil actions; in the case of a no-fault divorce proceeding, there shall be a presumption that a person who is a current recipient of a state or federally funded public assistance program for the indigent is unable to pay. Amending § 17.1-606.
Patrons: Campbell, J.L., et al.
Passed House ................................................................. 453
Constitutional reading dispensed, referred to Committee for Courts of Justice .......... 456
Reported with substitute .................................................... 619
Constitutional reading dispensed, passed by for day ................. 856, 858
Read third time ............................................................ 872
Reading of substitute waived ............................................... 875
Committee substitute agreed to ............................................ 875
Engrossed ................................................................. 875
Passed Senate ............................................................... 878
Senate substitute agreed to by House .................................. 1169
Signed by President .......................................................... 1334
Approved by Governor-Chapter 411 (effective 7/1/19)
H.B. 1945. No-fault divorce; waiver of service of process, waiver may occur if final decree of divorce as proposed by complainant is signed by the defendant, etc. Amending §§ 20-99.1:1 and 20-106.
Patrons: Campbell, J.L., et al.
Passed House ......................................................... 453
Constitutional reading dispensed, referred to Committee for Courts of Justice .......................... 456
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day ................................................................. 856, 858
Read third time and passed Senate .......................................................... 872, 878
Signed by President ...................................................... 1286
Approved by Governor-Chapter 133 (effective 7/1/19)

H.B. 1947. Elementary or secondary school, private or public; threats to bomb or damage, false information as to danger, penalty. Amending § 18.2-83.
Patron: Campbell, J.L.
Passed House ......................................................... 599
Constitutional reading dispensed, referred to Committee for Courts of Justice .......................... 610

H.B. 1950. Retail Sales and Use Tax; clarifies definition of “nonprofit organization” or “nonprofit entity,” exemption is available to a single member limited liability company whose sole member is a nonprofit organization. Amending § 58.1-609.11.
Patron: Webert
Passed House ......................................................... 345
Constitutional reading dispensed, referred to Committee on Finance .......................................... 348
Reported ................................................................. 549
Constitutional reading dispensed, passed by for day ................................................................. 613, 614
Read third time and passed Senate .......................................................... 622
Signed by President ...................................................... 887
Approved by Governor-Chapter 20 (effective 7/1/19)

Patron: Campbell, J.L.
Passed House ......................................................... 371
Constitutional reading dispensed, referred to Committee on Education and Health.......................... 373
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day ................................................................. 856, 858
Read third time and passed Senate .......................................................... 872, 878
Signed by President ...................................................... 1286
Approved by Governor-Chapter 137 (effective 7/1/19)

H.B. 1953. Child abuse or neglect; appeals from founded complaints, concurrent criminal investigations. Amending § 63.2-1526.
Patrons: Campbell, J.L., et al.
Passed House ......................................................... 298
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services ......... 299
Reported ................................................................. 457
Read second time .......................................................... 507
Passed by temporarily .......................................................... 550
Read third time and passed Senate .......................................................... 551
Signed by President ...................................................... 616
Approved by Governor-Chapter 12 (effective 7/1/19)
H.B. 1954. Uniform Power of Attorney Act; breach of fiduciary duty by agent, recovery of attorney fees to any person who petitions the court for relief to be paid by the agent found in violation. Amending § 64.2-1614.
Patron: Campbell, J.L.
passed House ................................................................. 345
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................................ 348
Reported with substitute .......................................................... 864
Constitutional reading dispensed, passed by for day ........................................ 920, 921
Passed by for day ........................................................................ 930
Read third time ........................................................................... 1231
Reading of substitute waived ......................................................................................... 1234
Committee substitute agreed to ..................................................................................... 1234
Engrossed ....................................................................................... 1234
Passed Senate .............................................................................. 1243
Senate substitute agreed to by House ............................................................................ 1396
Signed by President ........................................................................... 1604
Approved by Governor-Chapter 520 (effective 7/1/19)

H.B. 1955. Appellate damages; specifies that when any judgment is affirmed, whether in whole or in part, damages shall be awarded to the appellee on the portion of the judgment affirmed. Amending § 8.01-682.
Patron: Campbell, J.L.
passed House ................................................................. 345
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................................ 348
Reported ...................................................................................... 619
Constitutional reading dispensing, passed by for day ........................................ 857, 859
Read third time and passed Senate ............................................................................. 881
Signed by President ........................................................................... 1286
Approved by Governor-Chapter 134 (effective 7/1/19)

Patron: Toscano
Passed House ................................................................. 412
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 415
Reported ...................................................................................... 852
Rereferred to Committee on Finance ............................................................................. 852
Reported ...................................................................................... 925
Constitutional reading dispensed, passed by for day ........................................ 1279, 1281
Read third time and passed Senate ............................................................................. 1324
Signed by President ........................................................................... 1520
Approved by Governor-Chapter 466 (effective 7/1/19)

Patron: Bulova
Passed House ................................................................. 412
Constitutional reading dispensed, referred to Committee on General Laws and Technology . . . . 415
Reported ...................................................................................... 903
Constitutional reading dispensed, passed by for day ........................................ 932, 934
Read third time and passed Senate ............................................................................. 1232, 1243
Signed by President ........................................................................... 1515
Approved by Governor-Chapter 467 (effective 7/1/19)
H.B. 1963. Fort Monroe Authority; changes definition of “Area of Operation.”
Amending § 2.2-2337.
Patron: Helsel
Passed House ................................................................. 412
Constitutional reading dispensed, referred to Committee on Local Government .......... 415
Reported ................................................................. 926
Constitutional reading dispensed, passed by for day ........................................... 1278, 1280
Read third time ............................................................. 1314
Passed Senate .......................................................... 1320
Signed by President .......................................................... 1520
Approved by Governor-Chapter 389 (effective 7/1/19)

H.B. 1964. Freedom of Information Act; authorizes board of trustees of the Fort Monroe
Authority to hold closed meetings to discuss certain matters. Amending § 2.2-3711.
Patron: Helsel
Passed House ................................................................. 298
Constitutional reading dispensed, referred to Committee on General Laws and Technology ... 299
Reported ................................................................. 539
Constitutional reading dispensed, passed by for day ........................................... 560
Read third time and passed Senate ................................................................. 613
Reconsideration of vote on Senate passage .......................................................... 615
Passed Senate .......................................................... 615
Signed by President .......................................................... 846
Approved by Governor-Chapter 4 (effective 7/1/19)

H.B. 1965. Fort Monroe Authority; payments to the City of Hampton in lieu of real property
taxes, leases with other government entities. Amending § 2.2-2342.
Patron: Helsel
Passed House ................................................................. 412
Constitutional reading dispensed, referred to Committee on Local Government .......... 415
Reported ................................................................. 926
Constitutional reading dispensed, passed by for day ........................................... 1278, 1280
Read third time and passed Senate ................................................................. 1314, 1320
Signed by President .......................................................... 1520
Approved by Governor-Chapter 468 (effective 7/1/19)

H.B. 1966. Uniform Statewide Building Code; fees levied shall be used only to support
functions of the local building departments, when denying an application for the issuance
of a building permit, department shall provide to the applicant a written explanation
detailing the reasons for which the application was denied. Amending § 36-105.
Patron: Yancey
Passed House ................................................................. 541
Constitutional reading dispensed, referred to Committee on General Laws and Technology ... 549
Reported with amendments ................................................................. 903
Constitutional reading dispensed, passed by for day ........................................... 932, 934
Read third time ................................................................. 1232
Reading of amendments waived ................................................................. 1237
Committee amendments agreed to ................................................................. 1238
Engrossed ................................................................. 1238
Passed Senate .......................................................... 1243
Senate amendments agreed to by House .......................................................... 1395
Signed by President .......................................................... 1604
Approved by Governor-Chapter 698 (effective 7/1/19)
H.B. 1970. **Telemedicine services;** payment of medical assistance for medically necessary health care services provided through telemedicine services, coverage shall include use of telemedicine technologies as it pertains to medically necessary remote patient monitoring services. Amending §§ 32.1-325, 38.2-3418.16, and 54.1-2901.
Patrons: Kilgore, et al.
Passed House ................................. 541
Constitutional reading dispensed, referred to Committee on Education and Health ........................................... 549
Reported with amendment ................................................. 619
Constitutional reading dispensed, passed by for day ......................... 856, 858
Read third time ........................................ 872
Reading of amendment waived ........................................... 875
Committee amendment agreed to ........................................ 875
Engrossed .................................................. 875
Passed Senate ............................................. 878
Senate amendment agreed to by House .................................. 1196
Signed by President ............................................. 1334
Approved by Governor-Chapter 211 (effective 7/1/19)

Patron: Stolle
Passed House ................................. 371
Constitutional reading dispensed, referred to Committee on Education and Health ........................................... 373
Reported .................................................. 619
Constitutional reading dispensed, passed by for day ......................... 856, 858
Read third time and passed Senate ........................................ 872, 878
Signed by President ............................................. 1286
Approved by Governor-Chapter 138 (effective 7/1/19)

Patrons: Robinson, et al.
Passed House ................................. 599
Constitutional reading dispensed, referred to Committee on Education and Health ........................................... 610
Reported .................................................. 1198
Rereferred to Committee on Finance ........................................ 1200
Reported .................................................. 1398
Constitutional reading dispensed, passed by for day ......................... 1425, 1426
Read third time ........................................ 1479
Passed Senate ............................................. 1487
Signed by President ............................................. 1663
Approved by Governor-Chapter 803 (effective 7/1/19)

Patron: Hurst
Passed House ................................. 542
Constitutional reading dispensed, referred to Committee on General Laws and Technology ................. 549
Reported .................................................. 904
Rereferred to Committee on Finance ........................................ 904
Reported .................................................. 925
Constitutional reading dispensed, passed by for day ......................... 1278, 1280
Read third time ........................................ 1314
Passed Senate ............................................. 1320
Patron: Bell, Robert B.
Passed House ................................................................. 345
Constitutional reading dispensed, referred to Committee on Finance ............... 348
Reported ................................................................. 549
Constitutional reading dispensed, passed by for day ................................ 613, 614
Read third time ................................................................. 622
Passed Senate ................................................................. 622
Signed by President ............................................................ 887
Approved by Governor-Chapter 53 (effective 7/1/19)

H.B. 1975. PACE program; definition, the Department of Medical Assistance Services shall
develop and implement a coordinated plan to provide choice and education to eligible
prospective PACE clients. Amending § 32.1-330.3.
Patrons: Rasoul, et al.
Passed House ................................................................. 412
Constitutional reading dispensed, referred to Committee on Education and Health ...... 415
Reported ................................................................. 1198
Constitutional reading dispensed, passed by for day ................................ 1329, 1331
Read third time ................................................................. 1349
Passed Senate ................................................................. 1355
Signed by President ............................................................. 1604
Approved by Governor-Chapter 419 (effective 7/1/19)

H.B. 1979. Assisted conception; definition of “legal or contractual custody,” amends statute to
provide gender-neutral terminology, etc. Amending §§ 20-156, 20-158 through 20-163,
and 20-165.
Patrons: Sullivan, et al.
Passed House ................................................................. 599
Constitutional reading dispensed, referred to Committee for Courts of Justice ...... 610
Reported with substitute .......................................................... 1198
Constitutional reading dispensed, passed by for day ................................ 1330, 1332
Read third time ................................................................. 1363
Reading of substitute waived .................................................. 1364
Committee substitute agreed to ........................................... 1364
Reading of amendment waived ............................................. 1364
Amendment by Senator Peake rejected ......................................... 1364
Engrossed ................................................................. 1364
Passed Senate ................................................................. 1364
Senate substitute agreed to by House ........................................ 1530
Signed by President ............................................................. 1663
Approved by Governor-Chapter 375 (effective 7/1/19)

H.B. 1981. Virginia Correctional Enterprises; procedure for exemptions to the mandatory
Patron: Fowler
Passed House ................................................................. 453
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 456
Reported ................................................................. 852
Constitutional reading dispensed, passed by for day ................................ 883, 884
Read third time ................................................................. 908
Passed Senate ................................................................. 913
H.B. 1981 (continued)
Signed by President ................................................................. 1287
Approved by Governor-Chapter 167 (effective 7/1/19)

H.B. 1983. Rail Enhancement Fund; federal government funds may be used to satisfy the requirement that any project funded by Fund include at least 30 percent matching funds from a private source which may include federal funds for freight rail projects. Amending § 33.2-1601.
Patron: Stolle
Passed House ................................................................. 412
Constitutional reading dispensed, referred to Committee on Transportation ........................................ 415
Reported with amendment ..................................................... 621
Constitutional reading dispensed, passed by for day ........................................... 856, 858
Read third time ................................................................. 872
Reading of amendment waived ................................................. 875
Committee amendment agreed to ....................................... 875
Engrossed ................................................................. 875
Passed Senate ................................................................. 878
Senate amendment agreed to by House ........................................ 1196
Signed by President ................................................................. 1334
Approved by Governor-Chapter 185 (effective 7/1/19)

H.B. 1985. Alternative education programs; Department of Education shall annually collect from each school board and publish on its website various enrollment and achievement data on programs for students who have been suspended, expelled, or otherwise precluded from attendance at school, data shall include average length of enrollment in an alternative education program, etc. Adding § 22.1-277.2:2.
Patron: Bell, Richard P.
Passed House ................................................................. 493
Constitutional reading dispensed, referred to Committee on Education and Health ........................................ 494
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day ........................................... 856, 858
Read third time and passed Senate ........................................ 872, 878
Signed by President ................................................................. 1286
Approved by Governor-Chapter 123 (effective 7/1/19)

H.B. 1986. Children in residence or custody; participation in any educational programs offered by the facility that is administered by the Department of Education, regardless of their enrollment status. Amending § 22.1-7.
Patrons: Bell, Richard P., et al.
Passed House ................................................................. 393
Constitutional reading dispensed, referred to Committee on Education and Health ........................................ 395
Reported ................................................................. 619
Rereferred to Committee on Finance ........................................ 621
Reported ................................................................. 925
Constitutional reading dispensed, passed by for day ........................................... 1278, 1280
Read third time and passed Senate ........................................ 1314, 1320
Signed by President ................................................................. 1520
Approved by Governor-Chapter 281 (effective 7/1/19)

H.B. 1987. Aged or incapacitated adults; financial exploitation, authority of financial institution staff to refuse transactions or disbursements, etc. Amending § 63.2-1606.
Patrons: Toscano, et al.
Passed House ................................................................. 298
Constitutional reading dispensed, referred to Committee on Commerce and Labor ........................................ 299
Rereferred to Committee on Rehabilitation and Social Services ........................................ 902, 904
Reported with substitute ..................................................... 1295
H.B. 1987 (continued)
Constitutional reading dispensed, passed by for day ................................. 1372
Read third time ......................................................... 1415
Reading of substitute waived .................................................. 1416
Committee substitute agreed to ................................................. 1416
Engrossed .................................................................. 1416
Passed Senate ................................................................ 1418
Senate substitute rejected by House .............................................. 1510
Senate insisted on substitute and requested committee of conference .... 1534
House acceded to request ....................................................... 1594
Conferrees appointed ............................................................. 1595
Conferrees reappointed by Senate ............................................... 1619
Conference report adopted by Senate .......................................... 1653
Conference report adopted by House ......................................... 1659
Signed by President ............................................................ 1989
Approved by Governor-Chapter 420 (effective 7/1/19)

Amending § 20-107.3.
Patrons: Toscano, et al.
Passed House ............................................................... 453
Constitutional reading dispensed, referred to Committee for Courts of Justice 456
Reported .................................................................... 864
Constitutional reading dispensed, passed by for day ......................... 920, 921
Passed by temporarily ................................................................ 930
Read third time and passed Senate ............................................. 1162
Signed by President ............................................................ 1334
Approved by Governor-Chapter 304 (effective 7/1/19)

H.B. 1997. Public elementary and secondary school students; protective orders, notification to licensed instructional personnel and other school personnel, Board of Education shall establish guidelines and develop model policies to aid local school boards.
Adding § 22.1-279.3:2.
Passed House ............................................................... 599
Constitutional reading dispensed, referred to Committee on Education and Health 610
Reported .................................................................... 1198
Constitutional reading dispensed, passed by for day ......................... 1329, 1331
Read third time and passed Senate ............................................. 1349, 1355
Signed by President ............................................................ 1604
Approved by Governor-Chapter 579 (effective 7/1/19)

H.B. 1998. Human immunodeficiency virus or hepatitis B or C viruses; exposure to bodily fluids, infection, expedited testing, hearing on petition shall be given precedence on docket so as to be heard by court within 48 hours of filing petition, if court is closed during this period, petition will be heard on next day that court is in session, person who is subject to a testing order may appeal the order of the general district court to the circuit court of the same jurisdiction within 10 days of receiving notice of order. Amending §§ 16.1-241 and 32.1-45.1.
Passed House ............................................................... 346
Constitutional reading dispensed, referred to Committee for Courts of Justice 348
Reported with amendment .................................................... 416
Constitutional reading dispensed, passed by for day ......................... 471, 472
Read third time ................................................................ 495
Reading of amendment waived .............................................. 496
H.B. 1998 (continued)
Committee amendment agreed to .................................................. 496
Engrossed ................................................................. 496
Passed Senate ................................................................. 496
Senate amendment agreed to by House ........................................ 850
Signed by President ........................................................... 887
Approved by Governor-Chapter 27 (effective 7/1/19)

Patron: Aird
Passed House ................................................................. 599
Constitutional reading dispensed, referred to Committee on Local Government ............ 610
Reported ................................................................. 926
Constitutional reading dispensed, passed by for day ................................................. 1278, 1280
Read third time ............................................................... 1314
Passed Senate ................................................................. 1320
Signed by President ........................................................... 1520
Approved by Governor-Chapter 207 (effective 7/1/19)

H.B. 2003. Major business facility job tax credit; extends sunset date, Department of Taxation to publish information about companies in a manner that prevents identification of particular taxpayers and reports. Amending § 58.1-439.
Patrons: Aird, et al.
Passed House ................................................................. 346
Constitutional reading dispensed, referred to Committee on Finance ......................... 348
Reported with substitute .......................................................... 903
Constitutional reading dispensed, passed by for day .................................................. 932, 934
Read third time ............................................................... 1232
Reading of substitute waived .......................................................... 1238
Committee substitute agreed to .................................................. 1238
Engrossed ................................................................. 1238
Passed Senate ................................................................. 1243
Senate substitute agreed to by House ........................................... 1396
Signed by President ........................................................... 1605
Approved by Governor-Chapter 699 (effective 7/1/19)

Amending § 63.2-602.
Patrons: Aird, et al.
Passed House ................................................................. 599
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 611
Reported ................................................................. 1295
Rereferred to Committee on Finance ............................................... 1296
Reported ................................................................. 1398
Constitutional reading dispensed, passed by for day ................................................. 1425, 1426
Read third time ............................................................... 1479
Passed Senate ................................................................. 1487
Signed by President ........................................................... 1663
Approved by Governor-Chapter 376 (effective 7/1/19)

H.B. 2007. Eviction; changes terminology from writ of possession to writ of eviction for the writ executed by a sheriff to recover real property pursuant to an order of possession, pleadings and other papers by certain parties not represented by attorneys.
H.B. 2007 (continued)
Patrons: Aird, et al.
Passed House ................................................................. 298
Constitutional reading dispensed, referred to Committee on General Laws and Technology ........................................ 299
Reported with substitute .................................................. 904
Constitutional reading dispensed, passed by for day ........................................ 932, 934
Read third time ................................................................. 1232
Reading of substitute waived .............................................. 1238
Committee substitute agreed to .......................................... 1238
Engrossed ................................................................. 1238
Passed Senate ................................................................. 1243
Senate substitute agreed to by House .................................. 1396
Signed by President ......................................................... 1605
Approved by Governor-Chapter 700 (effective 7/1/19)

Patrons: Garrett, et al.
Passed House ................................................................. 599
Constitutional reading dispensed, referred to Committee on Education and Health ........................................ 610
Reported ................................................................. 1198
Constitutional reading dispensed, passed by for day ........................................ 1329, 1331
Read third time ................................................................. 1349
Passed Senate ................................................................. 1355
Signed by President ......................................................... 1605
Approved by Governor-Chapter 370 (effective 7/1/19)

Amending § 10.1-1020.
Patrons: Krizek, et al.
Passed House ................................................................. 599
Constitutional reading dispensed, referred to Committee on Agriculture ........................................ 611
Reported ................................................................. 1295
Constitutional reading dispensed, passed by for day ........................................ 1372
Read third time and passed Senate .................................. 1415, 1418
Signed by President ......................................................... 1665
Approved by Governor-Chapter 539 (effective 7/1/19)

H.B. 2011. License plates, special; issuance for supporters of Virginia’s Move Over law bearing legend MOVE OVER.
Passed House ................................................................. 599
Constitutional reading dispensed, referred to Committee on Transportation ........................................ 611
Reported ................................................................. 1199
Constitutional reading dispensed, passed by for day ........................................ 1329, 1331
Read third time and passed Senate .................................. 1349, 1355
Signed by President ......................................................... 1605
Approved by Governor-Chapter 540 (effective 7/1/19)

H.B. 2012. Industrial development authority; King William County may expand the board of its authority. Amending § 15.2-4904.
Passed House ................................................................. 320
Constitutional reading dispensed, referred to Committee on Local Government ........................................ 321
Reported ................................................................. 926
H.B. 2012 (continued)
Constitutional reading dispensed, passed by for day 1279, 1281
Read third time and passed Senate 1325
Signed by President 1520
Approved by Governor-Chapter 363 (effective 7/1/19)

H.B. 2014. Family First Prevention Services Act, federal; statutory alignment.
Amending §§ 16.1-228, 16.1-281 through 16.1-282.2, 37.2-408.1, 63.2-100, and 63.2-1726; adding § 63.2-906.1.
Passed House 599
Constitutional reading dispensed, referred to Committee for Courts of Justice 610
Rereferred to Committee on Rehabilitation and Social Services 847
Reported with amendments 852
Constitutional reading dispensed, passed by for day 883, 884
Read third time 909
Reading of amendments waived 911
Committee amendments agreed to 911
Engrossed 911
Passed Senate 913
Senate amendments agreed to by House 1169
Signed by President 1344
Approved by Governor-Chapter 282 (effective 3/8/19)

H.B. 2015. Fraud prevention; Department of Medical Assistance Services shall conduct a pilot program to develop and implement means to mitigate risk of improper payment to services providers, etc., report. Amending § 32.1-319.1.
Passed House 599
Constitutional reading dispensed, referred to Committee on Education and Health 610
Reported 1198
Constitutional reading dispensed, passed by for day 1329, 1331
Read third time 1349
Passed Senate 1355
Signed by President 1605
Approved by Governor-Chapter 422 (effective 7/1/19)

H.B. 2016. New Kent County; Department of Forestry authorized to convey a permanent easement and right-of-way across a portion of the New Kent Forestry Center.
Patron: Peace
Passed House 542
Constitutional reading dispensed, referred to Committee for Courts of Justice 549
Reported 864
Constitutional reading dispensed, passed by for day 920, 921
Passed by for day 930
Read third time and passed Senate 1231, 1243
Signed by President 1515
Approved by Governor-Chapter 186 (effective 7/1/19)

H.B. 2017. Auxiliary grants; number of auxiliary grant recipients in supportive housing setting shall not exceed 90, etc. Amending § 51.5-160.
Patron: Peace
Passed House 599
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 611
Reported 852
Constitutional reading dispensed, passed by for day 883, 884
Read third time 909
H.B. 2017 (continued)
  Reading of amendment waived .......................................................... 911
  Amendment by Senator agreed to ....................................................... 911
  Engrossed ....................................................................................... 911
  Passed Senate ................................................................................. 913
  Senate amendment rejected by House ............................................... 1293
  Senate insisted on amendment and requested committee of conference ........ 1345
  House acceded to request .................................................................. 1431
  Conferees appointed ....................................................................... 1461
  Conference report adopted by House ................................................. 1600
  Conference report adopted by Senate .............................................. 1620
  Signed by President ....................................................................... 1989
  Approved by Governor-Chapter 657 (effective 7/1/19)

H.B. 2018. Career and Technical Education Work-Based Learning Guide; Board of
  Education shall review and revise.
  Passed House .................................................................................. 393
  Constitutional reading dispensed, referred to Committee on Education and Health ........ 395
  Reported .......................................................................................... 619
  Constitutional reading dispensed, passed by for day ....................................... 856, 858
  Read third time and passed Senate .................................................... 872, 878
  Signed by President ......................................................................... 1286
  Approved by Governor-Chapter 143 (effective 7/1/19)

H.B. 2019. Residential real property; information on covenants, required disclosures,
  stormwater management facilities. Amending §§ 54.1-2350 and 55-519.
  Patrons: Murphy, et al.
  Passed House .................................................................................. 600
  Constitutional reading dispensed, referred to Committee on General Laws and Technology .... 611
  Reported .......................................................................................... 1398
  Constitutional reading dispensed, passed by for day ....................................... 1425, 1426
  Read third time and passed Senate .................................................... 1479, 1487
  Signed by President ......................................................................... 1663
  Approved by Governor-Chapter 390 (effective 7/1/19)

H.B. 2020. Virginia Community College System; the System, in consultation with the
  Department of Labor and Industry, shall develop and deliver uniform, related instruction
  for registered apprenticeships in high-demand programs. Adding § 23.1-2907.2.
  Patrons: James, et al.
  Passed House .................................................................................. 600
  Constitutional reading dispensed, referred to Committee on Education and Health .............. 610
  Reported .......................................................................................... 1198
  Rereferred to Committee on Finance .................................................................... 1200
  Reported with amendment ............................................................................. 1398
  Constitutional reading dispensed, passed by for day ....................................... 1425, 1426
  Read third time .................................................................................. 1479
  Reading of amendment waived .................................................................. 1483
  Committee amendment agreed to ......................................................... 1483
  Engrossed ....................................................................................... 1483
  Passed Senate .................................................................................. 1488
  Senate amendment rejected by House .................................................... 1573
  Senate insisted on amendment and requested committee of conference ..................... 1577
  House acceded to request ....................................................................... 1599
  Conferees appointed ............................................................................ 1601
  Conference report adopted by Senate .................................................. 1675
H.B. 2020 (continued)
Conference report adopted by House ................................. 1745
Signed by President .................................................. 1990
Approved by Governor-Chapter 580 (effective 7/1/19)

H.B. 2021. Virginia Investment Performance Grant and Virginia Economic Development
Incentive Grant Programs; reauthorization. Amending §§ 2.2-5101 and 2.2-5102.1.
Patrons: James, et al.
Passed House ............................................................ 346
Constitutional reading dispensed, referred to Committee on Finance .......... 348
Reported ................................................................. 549
Constitutional reading dispensed, passed by for day ............................ 613, 614
Read third time and passed Senate ...................................... 622
Signed by President .................................................. 887
Approved by Governor-Chapter 32 (effective 7/1/19)

Patrons: Murphy, et al.
Passed House ............................................................ 600
Constitutional reading dispensed, referred to Committee on Commerce and Labor . . 611
Reported ................................................................. 901
Rereferred to Committee on Finance .................................. 904
Reported ................................................................. 925
Constitutional reading dispensed, passed by for day ......................... 1278, 1280
Read third time ................................................................ 1314
Passed Senate ............................................................ 1320
Signed by President .................................................. 1520
Approved by Governor-Chapter 470 (effective 7/1/19)

H.B. 2026. Newborn screening; Board of Health to amend regulations to include screening for
congenital cytomegalovirus in newborns who fail the newborn hearing screen.
Patrons: Stolle, et al.
Passed House ............................................................ 600
Constitutional reading dispensed, referred to Committee on Education and Health . . 610
Reported ................................................................. 619
Rereferred to Committee on Finance .................................. 621
Reported with amendment ............................................... 903
Constitutional reading dispensed ....................................... 931
Read third time ................................................................ 935
Reading of amendment waived ....................................... 1145
Committee amendment agreed to ............................... 1145
Engrossed ................................................................. 1145
Passed Senate ............................................................ 1146
Senate amendment rejected by House ................................. 1169
Senate insisted on amendment and requested committee of conference .......... 1171
House acceded to request ........................................... 1181
Rules suspended ................................................................ 1182
Conferees appointed ................................................... 1182
Conference report adopted by Senate .................................. 1638
Conference report adopted by House .................................. 1659
Signed by President .................................................. 1990
Approved by Governor-Chapter 423 (effective 7/1/19)

H.B. 2028. Occupation; legislation increasing or beginning regulation, evaluation required.
Adding § 30-19.03:1.3.
Passed House ............................................................ 346
H.B. 2028 (continued)
Constitutional reading dispensed, referred to Committee on Rules ........................................ 349
Reported with amendment ................................................................. 1340
Rereferred to Committee on Finance ..................................................... 1341
Reported ............................................................... 1398
Constitutional reading dispensed, passed by for day ........................................ 1425, 1426
Read third time .......................................................... 1479
Reading of amendment waived .......................................................... 1483
Committee amendment agreed to ......................................................... 1483
Engrossed .......................................................... 1483
Passed Senate .......................................................... 1488
Senate amendment agreed to by House .............................................. 1612
Signed by President ......................................................................... 1735
Approved by Governor-Chapter 812 (effective 7/1/19)

Patrons: Bulova, et al.
Passed House .......................................................... 298
Constitutional reading dispensed, referred to Committee on General Laws and Technology ...... 299
Reported .......................................................... 539
Constitutional reading dispensed, passed by for day ........................................ 560
Read third time and passed Senate ......................................................... 613
Reconsideration of vote on Senate passage ................................................ 615
Passed Senate .......................................................... 615
Signed by President ......................................................................... 887
Approved by Governor-Chapter 33 (effective 7/1/19)

H.B. 2033. Turns into or out of certain residential areas; allows counties that operate under the urban county executive form of government (Fairfax County) by ordinance to develop a program to issue permits or stickers to residents of a designated area, etc.
Adding § 15.2-2022.1.
Patron: Murphy
Passed House .......................................................... 600
Constitutional reading dispensed, referred to Committee on Local Government ................. 610
Reported .......................................................... 926
Constitutional reading dispensed, passed by for day ........................................ 1279, 1281
Read third time and passed Senate ......................................................... 1325
Signed by President ......................................................................... 1521
Approved by Governor-Chapter 305 (effective 7/1/19)

H.B. 2034. Local electoral boards and general registrars; removal from office by circuit court, etc. Amending §§ 24.2-103, 24.2-109, 24.2-234, and 24.2-235; adding § 24.2-234.1.
Passed House .......................................................... 493
Constitutional reading dispensed, referred to Committee on Privileges and Elections ............. 494
Reported with amendment ................................................................. 927
Constitutional reading dispensed, passed by for day ........................................ 1279, 1281
Passed by for day .......................................................... 1325
Read third time .......................................................... 1358
Reading of amendment waived .......................................................... 1359
Committee amendment agreed to ......................................................... 1359
Engrossed .......................................................... 1359
Motion to pass .......................................................... 1359
Passed by temporarily ............................................................. 1359
H.B. 2034 (continued)
Motion to pass ........................................... 1371
Passed by for day ........................................ 1371
Committee amendment reconsidered .................. 1420
Committee amendment rejected ....................... 1420
Passed Senate .............................................. 1420
Signed by President ..................................... 1666
House sustained Governor’s veto ........................ 2093

H.B. 2035. Criminal history background information; licensed home care agency, community services board, licensed adult day care center, etc., that provide services under state plan for medical assistance services may disclose whether background check has been performed on an employee and whether such person is eligible for employment. Amending §§ 32.1-162.9:1, 37.2-416, 37.2-506, and 63.2-1720.
Patron: Price
Passed House .............................................. 542
Constitutional reading dispensed, referred to Committee on Education and Health .............. 549
Reported ...................................................... 620
Constitutional reading dispensed, passed by for day ............................. 856, 858
Read third time and passed Senate .......................... 872, 878
Signed by President ..................................... 1286
Approved by Governor-Chapter 89 (effective 7/1/19)

H.B. 2037. Teacher licensure; Board of Education’s regulations shall include requirements that a person demonstrate proficiency in the relevant content area, etc., or meeting alternative education evaluation standards, Board shall issue a license to an individual seeking initial licensure who has not completed the professional assessments prescribed by the Board, if such individual holds a provisional license that will expire within three months, etc. Amending §§ 22.1-298.1, 22.1-298.2, and 23.1-902.
Patrons: Carroll Foy, et al.
Passed House .............................................. 600
Constitutional reading dispensed, referred to Committee on Education and Health .............. 610
Reported ...................................................... 1198
Constitutional reading dispensed, passed by for day ............................. 1329, 1331
Read third time and passed Senate .......................... 1349, 1355
Signed by President ..................................... 1605
Approved by Governor-Chapter 407 (effective 7/1/19)

Patron: Ransone
Passed House .............................................. 267
Constitutional reading dispensed, referred to Committee on Commerce and Labor .............. 269
Reported ...................................................... 901
Constitutional reading dispensed, passed by for day ............................. 932, 934
Read third time and passed Senate .......................... 1232, 1243
Signed by President ..................................... 1516
Approved by Governor-Chapter 396 (effective 7/1/19)

H.B. 2039. Motor vehicle sales locations; Motor Vehicle Dealer Board authorized to issue a temporary supplemental license for sale of used motor vehicles in a new motor vehicle show that is sponsored by a statewide or local trade association of franchised dealers, etc. Amending § 46.2-1516.
Patron: McGuire
Passed House .............................................. 298
Constitutional reading dispensed, referred to Committee on Transportation ....................... 299
H.B. 2039 (continued)
Reported ...................................................... 621
Constitutional reading dispensed, passed by for day ...................... 856, 858
Read third time and passed Senate ........................................ 872, 878
Signed by President ................................................. 1287
Approved by Governor—Chapter 153 (effective 7/1/19)

H.B. 2042. Assault and battery against a family or household member; previous convictions within a period of 10 years, mandatory minimum term of confinement.
Amending § 18.2-57.2.
Patrons: Murphy, et al.
Passed House .................................................... 600
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................................ 610
Reported ................................................................. 864
Constitutional reading dispensed, passed by for day ...................... 920, 921
Passed by temporarily .............................................. 930
Read third time ..................................................... 1162
Reading of amendment waived ........................................ 1162
Amendment by Senator Petersen agreed to ................................ 1162
Engrossed ............................................................... 1162
Passed Senate .......................................................... 1163
Statement on vote .................................................. 1163
Reconsideration of vote on Senate passage ............................. 1165
Passed Senate .......................................................... 1165
Senate amendment rejected by House .................................... 1338
Senate insisted on amendment and requested committee of conference ........................................ 1400
House acceded to request ............................................. 1511
Conferrees appointed ................................................. 1536
Conference report adopted by House .................................. 1594
Conference report adopted by Senate .................................. 1639
Signed by President .................................................. 1990
House rejected Governor’s recommendation .......................... 2017

H.B. 2044. Medical records; subpoena duces tecum, additional time to comply.
Amending § 8.01-413.
Patron: McGuire
Passed House .................................................... 600
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................................ 610
Reported with substitute ............................................. 864
Constitutional reading dispensed, passed by for day ...................... 920, 921
Passed by temporarily .............................................. 930
Read third time ..................................................... 1163
Reading of substitute waived ........................................ 1163
Committee substitute agreed to ....................................... 1163
Engrossed ............................................................... 1163
Passed Senate .......................................................... 1163
Senate substitute rejected by House .................................... 1338
Senate insisted on substitute and requested committee of conference ........................................ 1400
House acceded to request ............................................. 1511
Conferrees appointed ................................................. 1536

H.B. 2045. Recovery residences; definitions, certification by Department of Behavioral Health and Developmental Services, civil penalty. Adding § 37.2-431.1.
Patrons: Hurst, et al.
Passed House .................................................... 393
Constitutional reading dispensed, referred to Committee on Education and Health ...................... 395
H.B. 2045 (continued)
Reported ................................................................. 620
Constitutional reading dispensed, passed by for day ..................... 856, 858
Read third time and passed Senate ...................................... 872, 878
Signed by President ..................................................... 1287
Approved by Governor-Chapter 220 (effective 7/1/19)

H.B. 2046. Form of ballot; on any ballot all offices to be elected shall appear before any
questions presented to the voters. Amending § 24.2-613.
Patrons: McNamara, et al.
Passed House .............................................................. 453
Constitutional reading dispensed, referred to Committee on Privileges and Elections ......... 456
Reported ................................................................. 927
Constitutional reading dispensed, passed by for day ........................ 1278, 1280
Read third time and passed Senate ...................................... 1314, 1320
Signed by President ..................................................... 1521
Approved by Governor-Chapter 283 (effective 7/1/19)

H.B. 2047. Oyster planting grounds; municipal dredging projects, Commissioner shall notify,
by certified letter, the holder of lease within footprint of proposed navigation channel,
requesting a response within 60 days, extends sunset date, repeals current sunset
provision. Amending § 28.2-618; repealing second enactment of Chapters 365 and 529,
2017 Acts.
Patrons: Stolle, et al.
Passed House .............................................................. 393
Constitutional reading dispensed, referred to Committee on Agriculture ....................... 395
Reported ................................................................. 1295
Constitutional reading dispensed, passed by for day ........................ 1372
Read third time and passed Senate ...................................... 1415, 1418
Signed by President ..................................................... 1666
Approved by Governor-Chapter 735 (effective 7/1/19)

H.B. 2052. Richmond, City of; amending charter, runoff elections, procedures and deadlines
for voter registration, etc.
Patrons: McQuinn, et al.
Passed House .............................................................. 453
Constitutional reading dispensed, referred to Committee on Local Government .......... 456
Reported ................................................................. 926
Constitutional reading dispensed, passed by for day ........................ 1278, 1280
Read third time .......................................................... 1314
Passed Senate ............................................................. 1320
Signed by President ..................................................... 1521
Approved by Governor-Chapter 306 (effective 7/1/19)

H.B. 2053. Guidance counselors; changes the name to school counselors and requires school
boards to employ school counselors in accordance with certain ratios, effective with
2019-2020 school year, ratio of number of counselors to number of students as required by
law shall be as is included in a general appropriation act. Amending §§ 22.1-227.1,
Patrons: McQuinn, et al.
Passed House .............................................................. 600
Constitutional reading dispensed, referred to Committee on Education and Health .......... 610
Reported with amendment ............................................... 1198
Rereferred to Committee on Finance ...................................... 1200
Reported with amendment ............................................... 1398
Constitutional reading dispensed, passed by for day ........................ 1425, 1427
Read third time .......................................................... 1493
H.B. 2053 (continued)

Reading of amendment waived. ........................................ 1493
Committee amendment agreed to ....................................... 1493
Reading of amendment waived. ....................................... 1494
Committee amendment agreed to ....................................... 1494
Engrossed ........................................ 1494
Passed Senate ........................................ 1494
Senate amendments rejected by House ................................. 1573
Senate insisted on amendments and requested committee of conference ........................................ 1577
House acceded to request ........................................ 1599
Conferences appointed ........................................ 1602
Conference report adopted by Senate ........................................ 1705
Conference report adopted by House ........................................ 1745
Signed by President ........................................ 1990
House concurred in Governor’s recommendations .................. 2016
Passed by temporarily ........................................ 2047, 2069
Senate rejected Governor’s recommendations .................. 2071

H.B. 2054. Virginia Residential Landlord and Tenant Act; rental agreement, provisions

made applicable by operation of law. Amending §§ 55-248.4 and 55-248.7.
Patrons: Carr, et al.
Passed House ........................................ 298
Constitutional reading dispensed, referred to Committee on General Laws and Technology ........................................ 299
Reported ........................................ 539
Constitutional reading dispensed, passed by for day ........................................ 560
Read third time and passed Senate ........................................ 613
Reconsideration of vote on Senate passage .................. 615
Passed Senate ........................................ 615
Signed by President ........................................ 847
Approved by Governor-Chapter 5 (effective 7/1/19)

H.B. 2055. Human Resource Management, Department of; review of employee
recruitment, retention, and compensation, report. Amending § 2.2-1202.
Patrons: Carr, et al.
Passed House ........................................ 600
Constitutional reading dispensed, referred to Committee on General Laws and Technology ........................................ 611
Reported ........................................ 1166
Rereferred to Committee on Finance ........................................ 1166
Reported with amendment ........................................ 1398
Constitutional reading dispensed, passed by for day ........................................ 1425, 1426
Read third time ........................................ 1479
Reading of amendment waived ........................................ 1483
Committee amendment agreed to ....................................... 1483
Engrossed ........................................ 1484
Passed Senate ........................................ 1488
Senate amendment rejected by House ........................................ 1573
Senate insisted on amendment and requested committee of conference ........................................ 1577
House acceded to request ........................................ 1599
Conferences appointed ........................................ 1602
Conference report adopted by Senate ........................................ 1640
Conference report adopted by House ........................................ 1659
Signed by President ........................................ 1990
Approved by Governor-Chapter 424 (effective 7/1/19)
H.B. 2056. Law-enforcement officials; unlawful for any person to knowingly, with intent to mislead an agency, cause another to give a false report to any official, penalty. Amending § 18.2-461.
Patron: Yancey
Passed House ................................................................. 600
Constitutional reading dispensed, referred to Committee for Courts of Justice ............... 610
Reported with substitute .................................................. 864
Constitutional reading dispensed, passed by for day .................................................. 920, 921
Passed by for day .................................................................. 930
Read third time .................................................................... 1231
Reading of substitute waived .................................................. 1234
Committee substitute agreed to .............................................. 1234
Engrossed ....................................................................... 1234
Passed Senate ................................................................... 1243
Senate substitute rejected by House .................................................................. 1386
Senate insisted on substitute and requested committee of conference ......................... 1400
House acceded to request ....................................................... 1511
Conferees appointed ............................................................ 1536
Conference report adopted by Senate .................................................................. 1654
Conference report adopted by House .................................................. 1745
Signed by President .................................................................. 1990
Approved by Governor-Chapter 471 (effective 7/1/19)

H.B. 2057. Chief Medical Examiner, Office of the; removes the requirement that the central office and facilities of the Office be located in the City of Richmond. Amending § 32.1-277.
Patrons: Carr, et al.
Passed House ................................................................. 298
Constitutional reading dispensed, referred to Committee on Education and Health ........... 299
Reported ....................................................................... 620
Constitutional reading dispensed, passed by for day .................................................. 856, 859
Read third time and passed Senate .................................................. 872, 878
Signed by President .................................................................. 1287
Approved by Governor-Chapter 168 (effective 7/1/19)

H.B. 2058. Remote access to land records; exempts Department of General Services, Department of Conservation and Recreation, Department of Forestry, and Virginia Alcoholic Beverage Control Authority from paying the fee for records, etc. Amending § 17.1-276.
Patron: Carr
Passed House ................................................................. 412
Constitutional reading dispensed, referred to Committee on General Laws and Technology .................................................. 415
Reported with substitute .................................................................. 904
Constitutional reading dispensed, passed by for day .................................................. 932, 934
Read third time .................................................................... 1232
Reading of substitute waived .................................................. 1238
Committee substitute agreed to .................................................. 1238
Engrossed ....................................................................... 1238
Passed Senate ................................................................... 1243
Senate substitute agreed to by House .................................................. 1396
Signed by President .................................................................. 1605
Approved by Governor-Chapter 611 (effective 7/1/19)
H.B. 2059. Child support; nonpayment, amount of arrearage paid, repayment agreement, suspension of driver’s license. Amending § 46.2-320.1.
Patrons: Carr, et al.
Passed House .......................................................... 453
Constitutional reading dispensed, referred to Committee for Courts of Justice ................................. 456
Reported with amendments ........................................ 619
Constitutional reading dispensed, passed by for day ................................................................. 857, 859
Read third time .......................................................... 881
Reading of amendments waived ..................................... 881
Committee amendments agreed to ................................. 881
Engrossed ................................................................. 881
Passed Senate .......................................................... 1193
Senate amendments rejected by House ......................... 1193
Senate insisted on amendments and requested committee of conference ..................................... 1297
House acceded to request .............................................. 1391
Conferrees appointed ................................................ 1403
Conference report adopted by Senate ............................... 1534
Statement on vote ...................................................... 1534
Conference report adopted by House ......................... 1575
Signed by President ...................................................... 1735
Approved by Governor-Chapter 284 (effective 7/1/19)

H.B. 2060. Real estate with delinquent taxes or liens; appointment of special commissioner, increases required value. Amending § 58.1-3970.1.
Patrons: Carr, et al.
Passed House .......................................................... 346
Constitutional reading dispensed, referred to Committee on Finance ............................................ 348
Reported with amendments ........................................ 611
Constitutional reading dispensed, passed by for day ................................................................. 624, 625
Read third time .......................................................... 854
Reading of amendments waived ..................................... 855
Committee amendments agreed to ................................. 855
Engrossed ................................................................. 855
Passed Senate .......................................................... 1230
Senate amendments rejected by House ......................... 924
Senate insisted on amendments and requested committee of conference ..................................... 1230
House acceded to request .............................................. 1338
Conferrees appointed ................................................ 1403
Conference report adopted by House ......................... 1575
Passed by temporarily ................................................ 1620
Conference report adopted by Senate ............................... 1632
Signed by President ...................................................... 1990
Approved by Governor-Chapter 541 (effective 7/1/19)

H.B. 2061. Richmond, City of; restrictions on activities of former officers and employees.
Amending § 15.2-1408.
Passed House .......................................................... 600
Constitutional reading dispensed, referred to Committee on Local Government ............................... 610
Reported ................................................................. 926
Constitutional reading dispensed, passed by for day ................................................................. 1278, 1280
Read third time .......................................................... 1314
Passed Senate .......................................................... 1320
H.B. 2061 (continued)
Signed by President ................................................. 1521
Approved by Governor-Chapter 472 (effective 7/1/19)

H.B. 2065. Telework expenses; advances expiration of tax credit.
Patron: Carr
Passed House .......................................................... 246
Constitutional reading dispensed, referred to Committee on Finance ............ 247
Reported ................................................................. 611
Constitutional reading dispensed, passed by for day ................................. 624, 625
Read third time and passed Senate .......................................... 855
Signed by President ...................................................... 888
Approved by Governor-Chapter 21 (effective 7/1/19)

H.B. 2071. Virginia Public Procurement Act; beginning on July 1, 2019, the maximum
threshold amount shall be $6 million, job order contracting, limitations.
Amending § 2.2-4303.2.
Patrons: Bell, John J., et al.
Passed House .......................................................... 412
Constitutional reading dispensed, referred to Committee on General Laws and Technology ... 415
Reported ................................................................. 1398
Constitutional reading dispensed, passed by for day .................................. 1425, 1427
Read third time and passed Senate .......................................... 1494
Signed by President ...................................................... 1663
Approved by Governor-Chapter 286 (effective 7/1/19)

H.B. 2073. Alcoholic beverage control; happy hour advertising, using creative marketing
techniques, techniques not intended to induce overconsumption or consumption by
minors. Amending § 4.1-111.
Patron: Bell, John J.
Passed House .......................................................... 298
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 299
Reported with amendment ...................................................... 457
Read second time ......................................................... 507
Read third time ............................................................ 550
Reading of amendment waived .................................................. 551
Committee amendment agreed to .............................................. 551
Engrossed ................................................................. 551
Passed Senate ............................................................ 551
Senate amendment agreed to by House ...................................... 850
Signed by President ...................................................... 887
Approved by Governor-Chapter 29 (effective 7/1/19)

H.B. 2078. Forfeiture on recognizance; bail bondsman, suspension of license.
Amending §§ 9.1-185.8 and 19.2-143.
Patron: Bell, Richard P.
Passed House .......................................................... 346
Constitutional reading dispensed, referred to Committee for Courts of Justice .......... 348
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day ................................. 856, 859
Read third time and passed Senate .......................................... 872, 878
Signed by President ...................................................... 1287
Approved by Governor-Chapter 200 (effective 7/1/19)
H.B. 2080. Physical evidence recovery kits; Department of Forensic Science shall maintain a statewide electronic tracking system for kits, etc., health care providers, law-enforcement agencies, etc., shall be required to enter identification number and other information pertaining to the kits in the System as required. Amending § 19.2-11.13.
Patron: Watts, et al.
Passed House ................................................................. 600
Constitutional reading dispensed, referred to Committee for Courts of Justice 610
Reported ................................................................. 1198
Constitutional reading dispensed, passed by for day .......................... 1329, 1331
Read third time ................................................................ 1349
Passed Senate .................................................................. 1356
Signed by President .......................................................... 1605
Approved by Governor-Chapter 473 (effective 7/1/20)

H.B. 2081. Common Interest Community Board; association fees, Common Interest Community Management Information Fund, fees based on number of units or lots in the association. Amending §§ 54.1-2349, 55-79.93:1, 55-504.1, 55-509.6, 55-509.7, 55-516.1, and 55-529.
Patron: Watts
Passed House ................................................................. 412
Constitutional reading dispensed, referred to Committee on General Laws and Technology . 415
Reported ................................................................. 904
Constitutional reading dispensed, passed by for day .......................... 932, 934
Read third time and passed Senate ........................................... 1232, 1243
Signed by President .......................................................... 1516
Approved by Governor-Chapter 391 (effective 7/1/19)

Passed House ................................................................. 600
Constitutional reading dispensed, referred to Committee for Courts of Justice 610
Reported ................................................................. 864
Rereferred to Committee on Finance ....................................... 864
Reported with amendment .................................................. 1398
Constitutional reading dispensed, passed by for day .......................... 1425, 1427
Read third time ................................................................ 1494
Reading of amendment waived ........................................... 1494
Committee amendment agreed to .......................................... 1495
Engrossed ................................................................. 1495
Passed by temporarily ......................................................... 1495
Passed Senate .................................................................. 1500
Senate amendment rejected by House ..................................... 1573
Senate insisted on amendment and requested committee of conference .......... 1577
House acceded to request ................................................... 1599
Conferrees appointed ........................................................ 1602

H.B. 2089. Sex Offender and Crimes Against Minors Registry; reregistration schedule, copies of all forms to be used and guidelines for submitting such forms, shall be available through distribution by the State Police, etc., effective date. Amending § 9.1-904.
Patron: Watts
Passed House ................................................................. 600
Constitutional reading dispensed, referred to Committee for Courts of Justice 610
Reported with substitute ..................................................... 1198
H.B. 2089 (continued)
Constitutional reading dispensed, passed by for day ................................. 1329, 1331
Read third time ......................................................................................... 1349
Reading of substitute waived ................................................................. 1351
Committee substitute agreed to ............................................................... 1351
Engrossed ................................................................................................. 1352
Passed Senate ......................................................................................... 1356
Senate substitute rejected by House ....................................................... 1431
Senate insisted on substitute and requested committee of conference .... 1455
House acceded to request ....................................................................... 1574
Conferees appointed ............................................................................... 1578
Conference report adopted by Senate .................................................... 1655
Conference report adopted by House ..................................................... 1659
Signed by President ................................................................................ 1990
Approved by Governor-Chapter 613 (effective 7/1/20)

Patrons: Guzman, et al.
Passed House .......................................................................................... 412
Constitutional reading dispensed, referred to Committee on General Laws and Technology . 415
Reported .................................................................................................... 904
Constitutional reading dispensed, passed by for day ............................ 932, 934
Read third time and passed Senate ......................................................... 1232, 1243
Signed by President ................................................................................ 1516
Approved by Governor-Chapter 208 (effective 7/1/19)

Patrons: Ransone, et al.
Passed House .......................................................................................... 393
Constitutional reading dispensed, referred to Committee on Education and Health . 395
Reported .................................................................................................... 1198
Constitutional reading dispensed, passed by for day ............................ 1330, 1332
Read third time and passed Senate ......................................................... 1364
Signed by President ................................................................................ 1605
Approved by Governor-Chapter 581 (effective 7/1/19)

H.B. 2108. Foster care agreements; rights of foster parent, dispute resolution, regulations.
Amending §§ 63.2-902 and 63.2-904.
Patrons: Bell, Richard P., et al.
Passed House .......................................................................................... 542
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 549
Reported .................................................................................................... 1295
Constitutional reading dispensed, passed by for day ............................ 1372
Read third time and passed Senate ......................................................... 1415, 1418
Signed by President ................................................................................ 1666
Approved by Governor-Chapter 336 (effective 7/1/19)

H.B. 2109. Guaranteed asset protection waivers; establishes requirements for offering waivers, etc., certain waivers are not insurance. Adding §§ 38.2-6400 through 38.2-6407.
Patrons: O’Quinn, et al.
Passed House .......................................................................................... 267
Constitutional reading dispensed, referred to Committee on Commerce and Labor . 269
Reported with amendment ...................................................................... 901
Constitutional reading dispensed, passed by for day ............................ 932, 934
Read third time ......................................................................................... 1232
Reading of amendment waived .............................................................. 1239
H.B. 2109 (continued)
Committee amendment agreed to .................................................. 1239
Engrossed .......................................................... 1239
Passed Senate .......................................................... 1243
Senate amendment agreed to by House ....................................... 1395
Signed by President .................................................. 1605
Approved by Governor-Chapter 799 (effective 7/1/19)

H.B. 2113. Higher educational institutions, public; refund of tuition and mandatory fees paid by any veteran student when such student is forced to withdraw, for first time, due to a service-connected medical condition during a semester. Adding § 23.1-607.1.
Patrons: Murphy, et al.
Passed House .......................................................... 600
Constitutional reading dispensed, referred to Committee on Education and Health ........................................... 610
Reported .......................................................... 620
Constitutional reading dispensed, passed by for day ......................... 856, 859
Read third time and passed Senate ........................................ 872, 878
Signed by President .................................................. 1288
Approved by Governor-Chapter 154 (effective 7/1/19)

H.B. 2114. License plates, special; issuance for members of the International Association of Fire Fighters. Amending § 46.2-746.8.
Patrons: Plum, et al.
Passed House .......................................................... 413
Constitutional reading dispensed, referred to Committee on Transportation ........................................... 415
Reported .......................................................... 620
Constitutional reading dispensed, passed by for day ......................... 856, 859
Read third time and passed Senate ........................................ 872, 878
Signed by President .................................................. 1288
Approved by Governor-Chapter 154 (effective 7/1/19)

Patron: Mullin
Passed House .......................................................... 601
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................................... 610
Reported .......................................................... 1198
Constitutional reading dispensed, passed by for day ......................... 1329, 1331
Read third time .......................................................... 1349
Passed Senate .......................................................... 1356
Signed by President .................................................. 1605
Approved by Governor-Chapter 474 (effective 7/1/19)

H.B. 2119. Nonattorney attendance officers and division superintendents or their desigees; may complete, sign, and file with the clerk a motion for a rule to show cause, child in need of supervision. Amending §§ 16.1-260 and 54.1-3900.
Patron: Carroll Foy
Passed House .......................................................... 453
Constitutional reading dispensed, referred to Committee on Education and Health ........................................... 456
Rereferred to Committee for Courts of Justice ........................................... 620, 621

Patrons: Carroll Foy, et al.
Passed House .......................................................... 601
Constitutional reading dispensed, referred to Committee on Education and Health ........................................... 610
Reported .......................................................... 1198
Rereferred to Committee on Finance ........................................... 1200
Reported with amendment ........................................... 1398
Constitutional reading dispensed, passed by for day ......................... 1425, 1426
Read third time .......................................................... 1479
H.B. 2123 (continued)
Reading of amendment waived ........................................ 1484
Committee amendment agreed to ....................................... 1484
Engrossed ................................................................. 1484
Passed Senate .................................................................. 1488
Senate amendment agreed to by House ............................... 1612
Signed by President ......................................................... 1735
Approved by Governor-Chapter 582 (effective 7/1/19)

H.B. 2124. Length of school term; Board of Education shall waive requirement that school
closings resulting from an evacuation directed and compelled by the Governor for up to
two and one-half teaching days. Amending § 22.1-98.
Patron: Davis
Passed House ................................................................. 601
Constitutional reading dispensed, referred to Committee on Education and Health ........ 610
Reported ................................................................. 1198
Constitutional reading dispensed, passed by for day .............. 1330, 1332
Read third time and passed Senate .................................... 1365
Signed by President ......................................................... 1605
Approved by Governor-Chapter 644 (effective 7/1/19)

H.B. 2126. Accident and sickness insurance; step therapy protocols, definitions.
Adding § 38.2-3407.9:05.
Patrons: Davis, et al.
Passed House ................................................................. 601
Constitutional reading dispensed, referred to Committee on Commerce and Labor ........ 611
Reported with amendments ................................................ 1397
Rereferred to Committee on Finance .................................. 1397
Reported with amendment ................................................ 1398
Constitutional reading dispensed, passed by for day .............. 1425, 1426
Read third time ............................................................. 1479
Reading of amendments waived ....................................... 1490
Committee amendments agreed to ...................................... 1490
Reading of amendment waived ........................................ 1490
Committee amendment agreed to ...................................... 1490
Passed by for day .......................................................... 1490
Finance Committee amendment reconsidered ....................... 1553
Committee amendment rejected ....................................... 1554
Engrossed ................................................................. 1554
Passed Senate ............................................................... 1554
Senate amendments agreed to by House ............................. 1612
Signed by President ......................................................... 1735
Approved by Governor-Chapter 337 (effective 1/1/20)

H.B. 2127. Children; in determining custody or visitation arrangements, the court shall, when
appropriate, assure frequent and continuing contact with each parent.
Amending § 20-124.3.
Patron: Davis
Passed House ................................................................. 453
Constitutional reading dispensed, referred to Committee for Courts of Justice ............ 456
Reported with substitute ................................................... 1340
Constitutional reading dispensed, passed by for day .............. 1422, 1423
Read third time ............................................................. 1495
Reading of substitute waived ........................................... 1495
Committee substitute agreed to ......................................... 1495
H.B. 2127 (continued)

Engrossed ................................................................. 1495
Motion to pass ......................................................... 1495
Passed by for day ..................................................... 1495, 1556

H.B. 2129. Nursing, Board of; application for license or certification by military spouse, expedited review. Amending § 54.1-3005.
Patrons: Guzman, et al.
Passed House ............................................................ 371
Constitutional reading dispensed, referred to Committee on Education and Health .......... 373
Reported ................................................................. 1198
Constitutional reading dispensed, passed by for day ..................................................... 1329, 1331
Read third time and passed Senate ................................................................. 1350, 1356
Signed by President .................................................... 1605
Approved by Governor-Chapter 287 (effective 7/1/19)

H.B. 2133. Emergency Management, Virginia Department of; annual reporting requirements, etc., repeals provisions referring to agency mandates on localities. Amending §§ 2.2-222.1, 2.2-222.3, 44-146.17:2, 44-146.18, and 44-146.28; adding § 44-146.18:4; repealing § 2.2-613.
Patron: Jones, J.C.
Passed House ............................................................ 454
Constitutional reading dispensed, referred to Committee on General Laws and Technology .... 456
Reported ................................................................. 904
Constitutional reading dispensed, passed by for day ..................................................... 932, 934
Read third time and passed Senate ................................................................. 1232, 1243
Signed by President .................................................... 1516
Approved by Governor-Chapter 615 (effective 7/1/19)

H.B. 2136. Evidence; in any criminal case, an accident reconstruction expert may testify as an expert witness. Adding § 19.2-270.8.
Patrons: Thomas, et al.
Passed House ............................................................ 346
Constitutional reading dispensed, referred to Committee for Courts of Justice ............ 348

H.B. 2137. Persons who are deaf or hard of hearing; replaces certain terminology. Amending §§ 3.2-6528, 8.01-384.1, 19.2-152.4:3, 22.1-213, 22.1-214, 22.1-217.01, 22.1-319, 32.1-64.1, 32.1-64.2, 36-99.5, 46.2-342, 51.5-44, 51.5-45, and 54.1-2600.
Patron: Thomas
Passed House ............................................................ 371
Constitutional reading dispensed, referred to Committee on Education and Health ....... 373
Reported ................................................................. 1198
Constitutional reading dispensed, passed by for day ..................................................... 1329, 1331
Read third time .......................................................... 1350
Passed Senate ........................................................... 1356
Signed by President .................................................... 1605
Approved by Governor-Chapter 288 (effective 7/1/19)

H.B. 2138. Fluorinated hydrocarbons or vapors, or hydrogenated fluorocarbons; prohibited inhalants or other noxious chemical substances, definition. Amending § 18.2-264.
Patron: Thomas
Passed House ............................................................ 346
Constitutional reading dispensed, referred to Committee for Courts of Justice ............ 348
Reported ................................................................. 416
Constitutional reading dispensed, passed by for day ..................................................... 471, 472
Read third time and passed Senate ................................................................. 495, 496
H.B. 2138 (continued)
Signed by President .......................................................... 593
Approved by Governor-Chapter 6 (effective 7/1/19)

H.B. 2139. Transfer of development rights; specified sending and receiving areas.
Amending § 15.2-2316.2.
Patron: Thomas
Passed House .......................................................... 320
Constitutional reading dispensed, referred to Committee on Local Government .................................................................................................................. 321
Reported ........................................................................ 926
Constitutional reading dispensed, passed by for day ........................................... 1278, 1280
Read third time and passed Senate .......................................................... 1315, 1320
Signed by President ........................................................................ 1521
Approved by Governor-Chapter 701 (effective 7/1/19)

H.B. 2140. School calendar; school board of any school division located in Planning District 16 (George Washington RC) may set calendar so students are required to attend earlier than Labor Day.
Patrons: Thomas, et al.
Passed House .......................................................... 493
Constitutional reading dispensed, referred to Committee on Education and Health .................................................................................................................. 494
Reported with substitute ........................................................................ 1198
Constitutional reading dispensed, passed by for day ........................................... 1330, 1332
Read third time ........................................................................ 1365
Reading of substitute waived ........................................................................ 1365
Committee substitute agreed to ........................................................................ 1365
Engrossed ........................................................................ 1365
Passed Senate ........................................................................ 1365
Senate substitute rejected by House ........................................................................ 1510
Senate insisted on substitute and requested committee of conference ......................... 1535
House acceded to request ........................................................................ 1594
Conferees appointed ........................................................................ 1595
Conference report adopted by Senate ........................................................................ 1641
Conference report adopted by House ........................................................................ 1660
Signed by President ........................................................................ 1990
Approved by Governor-Chapter 701 (effective 7/1/19)

H.B. 2141. Local service districts; broadband and telecommunications services to unserved areas of the district, contracts with nongovernmental broadband service providers.
Amending § 15.2-2403.
Patrons: Thomas, et al.
Passed House .......................................................... 454
Constitutional reading dispensed, referred to Committee on Local Government .................................................................................................................. 456
Reported with amendments ........................................................................ 926
Constitutional reading dispensed, passed by for day ........................................... 1279, 1281
Read third time ........................................................................ 1325
Reading of amendments waived ........................................................................ 1325
Committee amendments agreed to ........................................................................ 1325
Engrossed ........................................................................ 1325
Passed Senate ........................................................................ 1325
Senate amendments rejected by House ........................................................................ 1430
Senate insisted on amendments and requested committee of conference ......................... 1456
Reconsideration of vote by which Senate insisted on amendments ......................... 1456
Senate insisted on amendments and requested committee of conference ......................... 1457
House acceded to request ........................................................................ 1574
Conferees appointed ........................................................................ 1578
H.B. 2141 (continued)
Conference report adopted by Senate .................................................. 1621
Conference report adopted by House .................................................. 1660
Signed by President ............................................................................. 1990
House concurred in Governor’s recommendations ............................... 2016
Senate concurred in Governor’s recommendations ............................... 2048
Signed by President as reenrolled ....................................................... 2094
Enacted, Chapter 828 (effective 7/1/19)

H.B. 2142. School protection officers; definition, compulsory minimum training standards.
Patrons: Thomas, et al.
Passed House ....................................................................................... 454
Constitutional reading dispensed, referred to Committee on Education and Health ........................................................................ 456
Rereferred to Committee for Courts of Justice ....................................... 620, 621
Reported ............................................................................................... 864
Constitutional reading dispensed, passed by for day ............................... 920, 921
Passed by temporarily ........................................................................... 930
Read third time and passed Senate ....................................................... 1163
Signed by President .............................................................................. 1334
House sustained Governor’s veto ......................................................... 2093

H.B. 2143. Air bags; manufacture, importation, sale, etc., of counterfeit or nonfunctional bags prohibited, penalty, provisions shall not apply to sale, installation, etc., on any motor vehicle used solely for police work. Amending § 46.2-1088.3.
Patron: Bell, Robert B.
Passed House ....................................................................................... 346
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................................................................ 348
Reported with substitute ....................................................................... 1198
Constitutional reading dispensed, passed by for day ............................... 1329, 1331
Read third time .................................................................................. 1350
Reading of substitute waived ............................................................... 1352
Committee substitute agreed to ............................................................. 1352
Engrossed .............................................................................................. 1352
Passed Senate ..................................................................................... 1356
Senate substitute agreed to by House .................................................. 1449
Signed by President .............................................................................. 1666
Approved by Governor-Chapter 392 (effective 7/1/19)

H.B. 2147. Standards for Accreditation; Board of Education shall establish a review process to assist any school that does not meet the standards established by the Board, establishes corrective action plan process. Amending § 22.1-253.13:3.
Patrons: Turpin, et al.
Passed House ....................................................................................... 493
Constitutional reading dispensed, referred to Committee on Education and Health ........................................................................ 494
Reported ............................................................................................... 1199
Constitutional reading dispensed, passed by for day ............................... 1329, 1331
Read third time .................................................................................. 1350
Passed Senate ..................................................................................... 1356
Signed by President .............................................................................. 1605
Approved by Governor-Chapter 585 (effective 7/1/19)

Patrons: Ingram, et al.
Passed House ....................................................................................... 601
Constitutional reading dispensed, referred to Committee on Privileges and Elections ............................................................ 610
Reported ............................................................................................... 927
H.B. 2148 (continued)
Constitutional reading dispensed, passed by for day 1278, 1280
Read third time 1315
Passed Senate 1320
Signed by President 1521
Approved by Governor-Chapter 289 (effective 7/1/19)

H.B. 2150. Real property tax; exemption for the elderly and disabled, improvements to a dwelling. Amending § 58.1-3210.
Patron: Ingram
Passed House 601
Constitutional reading dispensed, referred to Committee on Finance 610
Reported 903
Constitutional reading dispensed, passed by for day 932, 934
Read third time and passed Senate 1232, 1243
Signed by President 1516
Approved by Governor-Chapter 736 (effective 7/1/19)

H.B. 2158. Naloxone; expands list of individuals who may dispense to include emergency medical services personnel and health care providers, providing services in a hospital emergency department, etc. Amending § 54.1-3408.
Patrons: Plum, et al.
Passed House 542
Constitutional reading dispensed, referred to Committee on Education and Health 549
Reported 620
Constitutional reading dispensed, passed by for day 856, 859
Read third time and passed Senate 872, 878
Signed by President 1288
Approved by Governor-Chapter 221 (effective 7/1/19)

H.B. 2161. General Services, Department of; disposition of surplus materials to service disabled veteran-owned businesses, etc. Amending § 2.2-1124.
Patrons: Carroll Foy, et al.
Passed House 542
Constitutional reading dispensed, referred to Committee on General Laws and Technology 549
Reported 904
Constitutional reading dispensed, passed by for day 932, 934
Read third time and passed Senate 1232, 1243
Signed by President 1516
Approved by Governor-Chapter 425 (effective 7/1/19)

H.B. 2166. Law-enforcement officer; removes from the definition of officer, as it applies to an investigator who is a sworn member of the security division of the Virginia Lottery, the requirement that such investigator be a full-time member of the division. Amending § 9.1-101.
Patron: Rush
Passed House 601
Constitutional reading dispensed, referred to Committee on General Laws and Technology 611
Reported 1166
Rereferred to Committee on Finance 1166
Reported 1398
Constitutional reading dispensed, passed by for day 1425, 1426
Read third time 1479
Passed Senate 1488
Signed by President 1663
Approved by Governor-Chapter 475 (effective 7/1/19)

Patron: Brewer, et al.
Passed House ................................................................. 454
Constitutional reading dispensed, referred to Committee for Courts of Justice .............................................. 456
Reported ........................................................................... 619
Constitutional reading dispensed, passed by for day ................................................................. 857, 859
Read third time and passed Senate ................................................................. 882
Reconsideration of vote on Senate passage ................................................................. 884-885

H.B. 2169. Physician assistants; Board of Medicine authorized to issue a license by endorsement to an applicant for licensure as an assistant, etc. Amending § 54.1-2951.1.

Patrons: Thomas, et al.
Passed House ................................................................. 542
Constitutional reading dispensed, referred to Committee on Education and Health .............................................. 549
Reported with amendment ......................................................................................... 1199
Constitutional reading dispensed, passed by for day ................................................................. 1329, 1331
Read third time ................................................................. 1350
Reading of amendment waived ................................................................. 1352
Committee amendment agreed to ................................................................. 1352
Engrossed ........................................................................... 1352
Passed Senate ................................................................ 1356
Senate amendments rejected by House ................................................................. 1573
Senate insisted on amendments and requested committee of conference ................................................................. 1577
House acceded to request ................................................................. 1599
Conferrees appointed ......................................................................................... 1602


Patron: Yancey
Passed House ................................................................. 601
Constitutional reading dispensed, referred to Committee on Rules ................................................................. 610
Reported with amendments ......................................................................................... 1340
Rereferred to Committee on Finance ........................................................................... 1341
Reported with amendment ......................................................................................... 1398
Constitutional reading dispensed, passed by for day ................................................................. 1425, 1426
Read third time ........................................................................... 1479
Reading of amendments waived ........................................................................... 1484
Committee amendments agreed to ........................................................................... 1484
Reading of amendment waived ........................................................................... 1485
Committee amendment agreed to ........................................................................... 1485
Engrossed ........................................................................... 1485
Passed Senate ................................................................ 1488
Senate amendments rejected by House ................................................................. 1573
Senate insisted on amendments and requested committee of conference ................................................................. 1577
House acceded to request ................................................................. 1599
Conferees appointed ......................................................................................... 1602


Patron: Peace
Passed House ................................................................. 346
Constitutional reading dispensed, referred to Committee for Courts of Justice ................................................................. 348
Reported ........................................................................... 416
Constitutional reading dispensed, passed by for day ................................................................. 471, 472
Read third time and passed Senate ........................................................................... 497
Signed by President ......................................................................................... 593
Approved by Governor-Chapter 9 (effective 7/1/19)


Patron: Yancey
H.B. 2170 (continued)
Passed by for day .......................................................... 885
Reading of amendment waived ........................................... 914
Amendment by Senator Petersen agreed to .......................... 914
Engrossed ........................................................................... 914
Passed Senate ..................................................................... 914
Senate amendment agreed to by House ............................... 1294
Signed by President ........................................................... 1516
Approved by Governor-Chapter 738 (effective 7/1/19)

H.B. 2173. Higher educational institutions, public; tuition and fee increases, prior to any vote, the governing board of each institution shall permit public comment on proposed increase. Amending § 23.1-307.
Patrons: Miyares, et al.
Passed House ................................................................. 393
Constitutional reading dispensed, referred to Committee on Education and Health ........................................ 395
Reported with substitute .................................................... 620
Rereferred to Committee on Finance ................................. 621
Reported .......................................................................... 925
Constitutional reading dispensed, passed by for day .......... 1278, 1280
Read third time ................................................................... 1315
Reading of substitute waived ............................................. 1317
Committee substitute agreed to ........................................... 1317
Engrossed ........................................................................... 1317
Passed Senate ..................................................................... 1320
Senate substitute rejected by House ................................. 1431
Senate insisted on substitute and requested committee of conference .................................................. 1456
House acceded to request .................................................. 1574
Conferees appointed .......................................................... 1578
Conference report adopted by Senate ............................... 1641
Conference report adopted by House ............................... 1660
Signed by President ........................................................... 1990
Approved by Governor-Chapter 583 (effective 7/1/19)

H.B. 2174. Manufacturer or distributor; shall not exercise or enforce right of first refusal if proposed sale or transfer is to a dealer licensed in the United States, etc., discontinuation of distributors. Amending §§ 46.2-1569.1 and 46.2-1570.
Patrons: Miyares, et al.
Passed House ................................................................. 542
Constitutional reading dispensed, referred to Committee on Transportation ........................................... 549
Reported with amendments ............................................... 1199
Constitutional reading dispensed, passed by for day .......... 1330, 1332
Read third time ................................................................... 1365
Reading of amendments waived ....................................... 1366
Committee amendments agreed to .................................... 1366
Reading of amendments waived ....................................... 1366
Amendments by Senator McPike agreed to ..................... 1366
Engrossed ........................................................................... 1366
Passed Senate ..................................................................... 1366
Senate amendments agreed to by House ........................ 1448
Signed by President ........................................................... 1666
Approved by Governor-Chapter 738 (effective 7/1/19)
H.B. 2178. *Virginia voter registration system*; security plans and procedures, update of security standards at least annually, remedying security risks, State Board of Elections shall convene a work group prior to adopting standards. Amending § 2.2-3711; adding § 24.2-410.2.
Patrons: Sickles, et al.
Passed House ................................................................. 601
Constitutional reading dispensed, referred to Committee on Privileges and Elections 610
Reported with amendment ............................................. 927
Constitutional reading dispensed, passed by for day ........................................ 1279, 1281
Passed by for day .......................................................... 1326
Read third time ............................................................. 1359
Reading of amendment waived ....................................... 1359
Committee amendment agreed to .................................. 1359
Engrossed ................................................................. 1359
Passed Senate ............................................................. 1359
Senate amendment rejected by House ............................... 1430
Senate insisted on amendment and requested committee of conference .................. 1456
House acceded to request .............................................. 1574
Conferrees appointed .................................................. 1578
Passed by temporarily .................................................. 1727
Conference report adopted by Senate .................................. 1729
Conference report adopted by House ................................ 1745
Signed by President ...................................................... 1990
Approved by Governor-Chapter 426 (effective 7/1/19)

Passed House ................................................................. 346
Constitutional reading dispensed, referred to Committee on Finance 348
Reported ................................................................. 549
Constitutional reading dispensed, passed by for day ........................................ 613, 614
Read third time ............................................................. 622
Passed Senate ............................................................. 623
Signed by President ...................................................... 887
Approved by Governor-Chapter 34 (effective 7/1/19)

H.B. 2181. *Radford University*; authority to establish Radford University-Roanoke Division.
Adding § 23.1-2104.
Passed House ................................................................. 346
Constitutional reading dispensed, referred to Committee on Finance 348
Reported ................................................................. 549
Constitutional reading dispensed, passed by for day ........................................ 613, 614
Read third time and passed Senate ................................ 622, 623
Signed by President ...................................................... 887
Approved by Governor-Chapter 60 (effective 7/1/19)

H.B. 2182. *General Services, Department of*; surplus property, opportunity for economic development entities to purchase prior to public sale, upon receipt of Secretary of Natural Resources’ review and prior to offering surplus property for sale to the public, Department shall notify chief administrative officer of locality within which property is located of pending disposition of such property. Amending §§ 2.2-1130, 2.2-1153, 2.2-1156, 2.2-1157, 10.1-1122, and 36-139.1.
Patrons: Austin, et al.
Passed House ................................................................. 601
H.B. 2182 (continued)
Constitutional reading dispensed, referred to Committee on General Laws and Technology . . . . . . 611
Reported ......................................................................................................................... 1398
Constitutional reading dispensed, passed by for day .......................................................... 1425, 1426
Read third time .............................................................................................................. 1479
Passed Senate .................................................................................................................. 1488
Signed by President ........................................................................................................ 1663
Approved by Governor-Chapter 659 (effective 7/1/19)

H.B. 2183. Commercial vehicles; certain Class A driver training schools to be third party testers for the skills test component of the license examination, waiver of requirement that third party tester applicant employ 50 drivers, report. Amending §§ 46.2-341.14:1, 46.2-341.14:10, and 46.2-1702; adding § 46.2-326.1.
Patron: Austin
Passed House .................................................................................................................. 371
Constitutional reading dispensed, referred to Committee on Transportation .......................... 373
Reported ............................................................................................................................ 621
Constitutional reading dispensed, passed by for day .......................................................... 857, 859
Read third time and passed Senate .................................................................................. 872, 878
Signed by President ........................................................................................................ 1288
Approved by Governor-Chapter 155 (effective 10/1/19)

H.B. 2184. Volunteer license, special; shall not apply to dentists and dental hygienists volunteering to provide free health care to an underserved area, etc. Amending § 54.1-2701.
Patron: Kilgore
Passed House .................................................................................................................. 542
Constitutional reading dispensed, referred to Committee on Education and Health .......... 549
Reported with substitute .................................................................................................. 1199
Constitutional reading dispensed, passed by for day .......................................................... 1329, 1331
Read third time .............................................................................................................. 1350
Reading of substitute waived .......................................................................................... 1352
Committee substitute agreed to ....................................................................................... 1352
Engrossed ......................................................................................................................... 1352
Passed Senate .................................................................................................................. 1356
Senate substitute agreed to by House ............................................................................. 1449
Signed by President ........................................................................................................ 1666
Approved by Governor-Chapter 290 (effective 7/1/19)

H.B. 2185. Virginia Rural Information Technology Apprenticeship Grant Fund and Program; established, Botetourt County included in definition of “qualified locality.”
Adding § 23.1-3129.1.
Patrons: Kilgore, et al.
Passed House .................................................................................................................. 601
Constitutional reading dispensed, referred to Committee on Finance ................................. 610
Reported with substitute .................................................................................................. 925
Constitutional reading dispensed, passed by for day .......................................................... 1278, 1280
Read third time .............................................................................................................. 1315
Reading of substitute waived .......................................................................................... 1317
Committee substitute agreed to ....................................................................................... 1317
Engrossed ......................................................................................................................... 1317
Passed Senate .................................................................................................................. 1320
Senate substitute rejected by House ............................................................................. 1431
Senate insisted on substitute and requested committee of conference ............................. 1457
House acceded to request .............................................................................................. 1574
Conferees appointed ..................................................................................................... 1578
H.B. 2185 (continued)
Conference report adopted by Senate. ......... 1656
Conference report adopted by House. .......... 1660
Signed by President. .............................. 1990
Approved by Governor-Chapter 647 (effective 7/1/19)

H.B. 2186. Travel insurance; establishes procedures and requirements for travel protection plans and travel administrators, classification of travel insurance. Amending §§ 38.2-126, 38.2-1887, and 38.2-1888; adding §§ 38.2-1888.1 through 38.2-1888.5 and 58.1-2501.1.
Patron: Kilgore
Passed House ........................................ 413
Constitutional reading dispensed, referred to Committee on Commerce and Labor ............ 416
Reported with amendment .......................... 902
Constitutional reading dispensed ............... 931
Read third time ...................................... 1145
Reading of amendment waived .................... 1145
Committee amendment agreed to ................. 1145
Engrossed ........................................... 1145
Passed Senate ........................................ 1146
Senate amendment agreed to by House ........... 1169
Signed by President .................................. 1334
Approved by Governor-Chapter 346 (effective 7/1/19)

H.B. 2192. Public school buildings and facilities; establishes standards for design, construction, maintenance, and operation, school board may enter into a lease agreement with a private entity to meet such standards, solar facilities shall be located on rooftops of buildings and facilities. Amending §§ 2.2-2279 and 15.2-4901; adding §§ 22.1-141.1, 22.1-141.2, and 56-589.1.
Patron: Rush
Passed House ........................................ 601
Constitutional reading dispensed, referred to Committee on Education and Health ............ 610
Reported with substitute ............................ 1199
Constitutional reading dispensed, passed by for day .............................................. 1330, 1332
Read third time ...................................... 1366
Reading of substitute waived ..................... 1367
Committee substitute agreed to .................... 1367
Reading of amendment waived .................... 1367
Amendment by Senator Stanley to the substitute agreed to ......................................... 1367
Engrossed ........................................... 1367
Passed Senate ........................................ 1367
Senate substitute with amendment agreed to by House .............................................. 1449
Signed by President .................................. 1666
Approved by Governor-Chapter 819 (effective 7/1/19)

H.B. 2197. Summary judgment; limited use of discovery depositions and affidavits. Amending § 8.01-420.
Patron: Gilbert
Passed House ........................................ 346
Constitutional reading dispensed, referred to Committee for Courts of Justice ............... 348
Reported ............................................. 416
Constitutional reading dispensed, passed by for day .............................................. 471, 472
Read third time and passed Senate ................ 497
Signed by President ................................. 593
Approved by Governor-Chapter 10 (effective 7/1/19)
H.B. 2198. Virginia Public Procurement Act; exempts counties, cities, school boards, and towns with populations greater than 3,500, competitive negotiation for professional services, cost of professional services expected to exceed $80,000. Amending § 2.2-4343.
Patron: Gilbert
Passed House ................................................................. 320
Constitutional reading dispensed, referred to Committee on General Laws and Technology ........................................... 321
Reported ................................................................. 904
Constitutional reading dispensed, passed by for day ................................................................. 932, 934
Read third time and passed Senate ......................................................... 1232, 1243
Signed by President ................................................................. 1516
Approved by Governor-Chapter 427 (effective 7/1/19)
Patron: Tyler
Passed House ................................................................. 542
Constitutional reading dispensed, referred to Committee on Agriculture ......................................................... 549
H.B. 2204. Polling place procedures; full residence address of voter not announced.
Amending § 24.2-643.
Patrons: Filler-Corn, et al.
Passed House ................................................................. 601
Constitutional reading dispensed, referred to Committee on Privileges and Elections ......................................................... 610
Reported ................................................................. 927
Constitutional reading dispensed, passed by for day ................................................................. 1279, 1281
Passed by for day ................................................................. 1326
Recommitted to Committee on Privileges and Elections ................................................................. 1359
Patrons: Filler-Corn, et al.
Passed House ................................................................. 601
Constitutional reading dispensed, referred to Committee on Education and Health ......................................................... 610
Reported with amendments ................................................................. 1199
Constitutional reading dispensed, passed by for day ................................................................. 1329, 1331
Read third time ................................................................. 1350
Reading of amendments waived ................................................................. 1358
Committee amendments agreed to ................................................................. 1358
Passed by for day ................................................................. 1358
Engrossed ................................................................. 1415-1416
Passed Senate ................................................................. 1418
Senate amendments agreed to by House ................................................................. 1530
Signed by President ................................................................. 1664
Approved by Governor-Chapter 372 (effective 7/1/19)
H.B. 2208. Adoption by relative; clarifies term “close relative placement.”
Amending § 63.2-1242.1.
Patrons: Brewer, et al.
Passed House ................................................................. 542
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services ......................................................... 549
Reported with amendments ................................................................. 1295
Constitutional reading dispensed, passed by for day ................................................................. 1372
Read third time ................................................................. 1415
Reading of amendments waived ................................................................. 1416
Committee amendments agreed to ................................................................. 1416
Engrossed ................................................................. 1416
H.B. 2212. Private roads, certain, or rights-of-way; removes requirement that a petitioner prove that a gate was willfully and maliciously erected in order for a court to require a landowner to make necessary and reasonable changes to a gate erected by such landowner. Amending § 33.2-110.
Patron: Fariss
Passed House ........................................................................................................ 601
Constitutional reading dispensed, referred to Committee on Transportation .......... 611
Reported ............................................................................................................... 1199
Constitutional reading dispensed, passed by for day .............................................. 1329, 1331
Read third time and passed Senate .................................................................... 1350, 1356
Signed by President ............................................................................................. 1606
Approved by Governor-Chapter 542 (effective 7/1/19)

H.B. 2213. Medical and mental health information and records of person committed to jail; allows local probation officers to exchange. Amending § 53.1-133.03.
Patron: Heretick
Passed House ........................................................................................................ 320
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 321
Reported ............................................................................................................... 852
Constitutional reading dispensed, passed by for day .............................................. 883, 884
Read third time ................................................................................................... 909
Reading of substitute waived ............................................................................... 911
Substitute by Senator Surovell agreed to ................................................................. 911
Engrossed .............................................................................................................. 911
Passed Senate ..................................................................................................... 913
Senate substitute agreed to by House .................................................................. 1294
Signed by President ............................................................................................. 1516
Approved by Governor-Chapter 702 (effective 7/1/19)

H.B. 2215. Immunizations; extends the time by which an acellular pertussis booster shall be administered prior to entry into the seventh grade. Amending § 32.1-46.
Patrons: Bourne, et al.
Passed House ........................................................................................................ 394
Constitutional reading dispensed, referred to Committee on Education and Health .......... 395
Reported ............................................................................................................... 620
Constitutional reading dispensed, passed by for day .............................................. 857, 859
Read third time and passed Senate .................................................................... 872, 878
Signed by President ............................................................................................. 1288
Approved by Governor-Chapter 222 (effective 7/1/19)

H.B. 2217. Microcredential program; Department of Education may establish, Department shall direct Advisory Board on Teacher Education and Licensure to convene a workgroup to determine how any microcredential awarded will be used. Adding § 22.1-299.7.
Patrons: Bourne, et al.
Passed House ........................................................................................................ 394
Constitutional reading dispensed, referred to Committee on Education and Health .......... 395
Reported ............................................................................................................... 620
Constitutional reading dispensed, passed by for day .............................................. 857, 859
Read third time and passed Senate .................................................................... 872, 878
Signed by President ............................................................................................. 1288
Approved by Governor-Chapter 227 (effective 7/1/19)
H.B. 2218. Virginia Consumer Protection Act; prohibited practices, unlawful practice of an
occupation or profession. Amending § 59.1-200.
Patrons: Bourne, et al.
Passed House ................................................................. 602
Constitutional reading dispensed, referred to Committee on General Laws and Technology . . . 611
Reported ................................................................. 1398
Constitutional reading dispensed, passed by for day ......................................................... 1425, 1426
Read third time ................................................................. 1479
Passed Senate ................................................................. 1488
Signed by President .......................................................... 1664
Approved by Governor-Chapter 521 (effective 7/1/19)

H.B. 2219. Nursing homes; truth in advertising for inspections, surveys, and investigations, no
person shall use, in any advertisement for professional services provided by such person,
Patron: Orrock
Passed House ................................................................. 602
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 611
Rereferred to Committee on Education and Health ......................................................... 852
Reported ................................................................. 1199
Constitutional reading dispensed, passed by for day ......................................................... 1329, 1331
Read third time ................................................................. 1350
Passed Senate ................................................................. 1356
Signed by President .......................................................... 1606
Approved by Governor-Chapter 291 (effective 7/1/19)

H.B. 2220. License plates, special; issuance for persons awarded the Armed Forces
Expeditionary Medal or for unremarried surviving spouses of such persons.
Adding § 46.2-745.1.
Patrons: O’Quinn, et al.
Passed House ................................................................. 413
Constitutional reading dispensed, referred to Committee on Transportation ................. 415
Reported ................................................................. 621
Constitutional reading dispensed, passed by for day ......................................................... 857, 859
Read third time and passed Senate ................................................................. 872, 878
Signed by President .......................................................... 1288
Approved by Governor-Chapter 194 (effective 7/1/19)

H.B. 2222. School boards, local; display of advertising material on school buses.
Amending § 22.1-177.
Patrons: O’Quinn, et al.
Passed House ................................................................. 346
Constitutional reading dispensed, referred to Committee on Education and Health ........... 348

H.B. 2223. Pharmacies; mail order and delivery of prescription drugs, pharmacy benefits
managers. Adding § 38.2-3407.15:5.
Patrons: O’Quinn, et al.
Passed House ................................................................. 602
Constitutional reading dispensed, referred to Committee on Education and Health ........... 610

H.B. 2224. Zoning appeals, local board of; in a town with a population of 3,500 or less, either
three, five, or seven residents of the locality shall be appointed by circuit court of the
locality. Amending § 15.2-2308.
Patron: O’Quinn
Passed House ................................................................. 454
Constitutional reading dispensed, referred to Committee on Local Government .............. 456
Reported ................................................................. 926
H.B. 2224 (continued)
Constitutional reading dispensed, passed by for day ................................. 1278, 1280
Read third time and passed Senate ............................................................. 1315, 1320
Signed by President ..................................................................................... 1521
Approved by Governor-Chapter 703 (effective 7/1/19)

H.B. 2225. Aged or incapacitated adults; financial exploitation, reporting by financial
institution staff, staff may provide supporting information and records.
Amending § 63.2-1606.
Patrons: O’Quinn, et al.
Passed House ............................................................................................... 454
Constitutional reading dispensed, referred to Committee on Commerce and Labor ............................. 456
Reported ........................................................................................................ 902
Constitutional reading dispensed, passed by for day ........................................... 932, 934
Read third time and passed Senate ................................................................ 1232, 1243
Signed by President ..................................................................................... 1516
Approved by Governor-Chapter 339 (effective 7/1/19)

H.B. 2226. Trooper Mark Barrett Memorial Bridge; designating as the bridge on Meadow
Road over Interstate 64 at mile marker 202 in Henrico County.
Patrons: Bagby, et al.
Passed House ............................................................................................... 371
Constitutional reading dispensed, referred to Committee on Transportation ...................... 373
Reported ........................................................................................................ 621
Constitutional reading dispensed, passed by for day ........................................... 857, 859
Passsed by for day ......................................................................................... 882
Read third time and passed Senate ................................................................ 915
Signed by President ..................................................................................... 1288
Approved by Governor-Chapter 156 (effective 7/1/19)

H.B. 2228. Nursing and Psychology, Boards of; alters composition, staggering terms of
members of certain health regulatory boards. Amending §§ 54.1-3002 and 54.1-3603.
Patrons: Bagby, et al.
Passed House ............................................................................................... 371
Constitutional reading dispensed, referred to Committee on Education and Health .................. 373
Reported ........................................................................................................ 620
Constitutional reading dispensed, passed by for day ........................................... 857, 859
Passed by for day ......................................................................................... 882
Read third time and passed Senate ................................................................ 915
Signed by President ..................................................................................... 1288
Approved by Governor-Chapter 169 (effective 7/1/19)

H.B. 2229. Affordable housing; waiver of fees. Amending § 15.2-958.4.
Patrons: Bagby, et al.
Passed House ............................................................................................... 454
Constitutional reading dispensed, referred to Committee on General Laws and Technology .. 456
Reported ........................................................................................................ 904
Constitutional reading dispensed, passed by for day ........................................... 932, 934
Read third time and passed Senate ................................................................ 1232, 1243
Signed by President ..................................................................................... 1516
Approved by Governor-Chapter 393 (effective 7/1/19)

H.B. 2230. Property and motor vehicle insurance; use of credit score, adverse actions.
Amending §§ 38.2-2126 and 38.2-2234.
Patron: Bagby
Passed House ............................................................................................... 371
Constitutional reading dispensed, referred to Committee on Commerce and Labor .................. 373
Reported ........................................................................................................ 902
Constitutional reading dispensed, passed by for day ........................................... 932, 934
H.B. 2230 (continued)
Passeed by for day .......................................................... 1231, 1314, 1349
Read third time .......................................................... 1415
Passed Senate .......................................................... 1418
Signed by President .................................................. 1666
Approved by Governor-Chapter 704 (effective 7/1/19)

H.B. 2234. Parental leave benefits; Department of Human Resource Management shall implement and administer leave for eligible employees following birth, adoption, or foster placement of a child younger than age 18, an employee shall receive eight weeks of leave, etc. Adding § 2.2-1210.
Patron: Robinson
Passed House .......................................................... 602
Constitutional reading dispensed, referred to Committee on Finance ............................................ 610
Reported with substitute ........................................... 903
Constitutional reading dispensed, passed by for day .......................................................... 932, 934
Read third time .......................................................... 1232
Reading of substitute waived ..................................... 1239
Committee substitute agreed to ................................... 1239
Engrossed .............................................................. 1239
Passed Senate .......................................................... 1243
Senate substitute rejected by House .............................. 1386
Senate insisted on substitute and requested committee of conference ......................................... 1401
House acceded to request ........................................... 1511
Conferreees appointed ................................................ 1536
Conference report adopted by Senate ..................... 1700
Conference report adopted by House ..................... 1745
Signed by President .................................................. 1990
House concurred in Governor’s recommendations ........................................................................... 2016
Senate concurred in Governor’s recommendations ................................................................. 2049
Signed by President as reenrolled ....................... 2094
Enacted, Chapter 829 (effective 7/1/19)

H.B. 2238. Cemeteries; adds the category of previously unidentified cemetery to the laws allowing for the removal of remains from graveyards or family cemeteries that have been abandoned or are unused and neglected by their owners. Amending §§ 57-36, 57-38.1, and 57-38.2; adding § 57-35.35:1.
Patrons: McQuinn, et al.
Passed House .......................................................... 413
Constitutional reading dispensed, referred to Committee on General Laws and Technology ................ 415
Reported ................................................................. 904
Constitutional reading dispensed, passed by for day .......................................................... 932, 934
Read third time and passed Senate ......................... 1232, 1243
Signed by President .................................................. 1516
Approved by Governor-Chapter 195 (effective 7/1/19)

H.B. 2239. Court buildings; courthouses allowed to be located on property owned jointly by a county and city, location of district courts for Albemarle County. Amending §§ 15.2-1638, 16.1-69.35, 16.1-77, and 16.1-123.1; adding § 16.1-69.35:01.
Patrons: Bell, Robert B., et al.
Passed House .......................................................... 602
Constitutional reading dispensed, referred to Committee for Courts of Justice ............................. 610
Reported ................................................................. 864
Constitutional reading dispensed, passed by for day .......................................................... 920, 921
Passed by for day ....................................................... 930
Read third time and passed Senate ......................... 1231, 1243
H.B. 2239 (continued)
Signed by President ................................................................. 1516
Approved by Governor-Chapter 240 (effective 7/1/19)

H.B. 2242. Statute of limitations; action based on an unsigned, written contract.
Amending § 8.01-246.
Patron: Sullivan
Passed House ................................................................. 346
Constitutional reading dispensed, referred to Committee for Courts of Justice .......... 348
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day ......................................... 857, 859
Read third time and passed Senate ......................................................... 872, 878
Signed by President ................................................................. 1288
Approved by Governor-Chapter 241 (effective 7/1/19)

H.B. 2247. Optometry, Board of; adds requirements for members. Amending § 54.1-3207.
Patron: Robinson
Passed House ................................................................. 602
Constitutional reading dispensed, referred to Committee on Education and Health ........ 610
Reported with amendment ............................................................ 1199
Constitutional reading dispensed, passed by for day ........................................... 1329, 1331
Read third time ................................................................. 1350
Reading of amendment waived ............................................................ 1353
Committee amendment agreed to ............................................................ 1353
Engrossed ................................................................. 1353
Passed Senate ................................................................. 1356
Senate amendment agreed to by House ...................................................... 1448
Signed by President ................................................................. 1666
Approved by Governor-Chapter 340 (effective 7/1/19)

H.B. 2251. Mortgage loan originators; licensing, repeals provisions relating to the issuance of transitional mortgage loan originator licenses. Amending §§ 6.2-1700, 6.2-1701, 6.2-1706, 6.2-1707, 6.2-1708, and 6.2-1712.1; adding § 6.2-1701.3; repealing § 6.2-1701.2.
Patron: Marshall
Passed House ................................................................. 299
Constitutional reading dispensed, referred to Committee on Commerce and Labor ...................................................... 299
Reported ................................................................. 902
Constitutional reading dispensed, passed by for day ........................................... 932, 934
Read third time and passed Senate ...................................................... 1232, 1243
Signed by President ................................................................. 1517
Approved by Governor-Chapter 740 (effective 7/1/19)

H.B. 2252. Firearms ordinances; applicability to property located in multiple localities, landowner may elect to have ordinances of locality in which largest portion of contiguous parcel of land lies to apply to anyone hunting on the property, notification to Department of Game and Inland Fisheries, report. Adding § 29.1-528.3.
Patron: Head
Passed House ................................................................. 602
Constitutional reading dispensed, referred to Committee for Courts of Justice .......... 610
Rereferred to Committee on Agriculture ...................................................... 847
Reported ................................................................. 1295
Constitutional reading dispensed, passed by for day ........................................... 1372, 1373
Read third time and passed Senate ...................................................... 1421
Signed by President ................................................................. 1666
House concurred in Governor’s recommendation ........................................... 2016
Senate concurred in Governor’s recommendation ........................................... 2049
H.B. 2252. Health insurance; health carriers may offer catastrophic plans on the individual
market and may offer such plans to all individuals. Adding § 38.2-3446.1.
Approved by Governor-Chapter 604 (effective 7/1/19)
Signed by President ......................................................... 1288

H.B. 2253. Concealed handgun permits, nonresident; Department of State Police to issue a
permit to a nonresident within 90 days of receipt of completed application, effective date.
Amending § 18.2-308.06.
Patrons: Pogge, et al.
Passed House ......................................................................... 371
Constitutional reading dispensed, referred to Committee on Agriculture ......................... 371
Reported with amendments ......................................................................................... 851
Constitutional reading dispensed, passed by for day ......................................................... 883, 884
Read third time ................................................................................................. 909
Reading of amendments waived ..................................................................................... 912
Committee amendments agreed to .............................................................................. 913
Passed Senate ............................................................................................................ 885
Senate amendments agreed to by House ...................................................................... 1294
Signed by President ................................................................................................. 1288
House sustained Governor’s veto .................................................................................. 1288

H.B. 2256. Animals; remedies containing any part of the Cannabis plant, exemption.
Amending § 3.2-4901.
Patron: Pogge
Passed House ................................................................................................. 542
Constitutional reading dispensed, referred to Committee on Agriculture ......................... 549
Reported with amendments ......................................................................................... 851
Constitutional reading dispensed, passed by for day ......................................................... 883, 884
Read third time ................................................................................................. 909
Reading of amendments waived ..................................................................................... 912
Committee amendments agreed to .............................................................................. 913
Engrossed ............................................................................................................. 1666
Passed Senate ........................................................................................................... 1666
Reconsideration of Governor’s recommendation ........................................................... 2051
Senate concurred in Governor’s recommendation .......................................................... 2052
Signed by President ................................................................................................. 1288

H.B. 2258. Child day programs; staff training requirements, exemption for cooperative
preschools. Amending § 63.2-1734.
Patrons: Pogge, et al.
Passed House ................................................................................................. 413
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 415
Reported with amendments ......................................................................................... 851
Constitutional reading dispensed, passed by for day ......................................................... 883, 884
Read third time ................................................................................................. 909
Reading of amendments waived ..................................................................................... 912
Committee amendments agreed to .............................................................................. 913
Engrossed ............................................................................................................. 1666
Passed Senate ........................................................................................................... 1666
Reconsideration of Governor’s recommendation ........................................................... 2051
Senate concurred in Governor’s recommendation .......................................................... 2052
Signed by President ................................................................................................. 1288

H.B. 2260. Health insurance; health carriers may offer catastrophic plans on the individual
market and may offer such plans to all individuals. Adding § 38.2-3446.1.
Patrons: Robinson, et al.
Passed House ................................................................................................. 371
Constitutional reading dispensed, referred to Committee on Commerce and Labor ............. 373
Reported with amendments ......................................................................................... 902
Rereferred to Committee on Finance ............................................................................ 904
Reported with amendments ......................................................................................... 925
Constitutional reading dispensed, passed by for day ......................................................... 1279, 1281
Read third time and passed Senate .............................................................................. 1326
H.B. 2260 (continued)
Reconsideration of vote on Senate passage agreed to ................................. 1332
Passed Senate ................................................. 1332
Signed by President ........................................... 1521
House sustained Governor’s veto .................................................. 2093

H.B. 2262. Landlord; clarifies that for purposes of signing pleadings and other papers and obtaining a judgment for possession or for rent or damages in general district court, the managing agent may act on behalf of the business. Amending §§ 16.1-88.03, 55-246.1, and 55-248.4.
Patron: Campbell, J.L.
Passed House ................................................. 346
Constitutional reading dispensed, referred to Committee for Courts of Justice .......................... 348
Reported .......................................................... 1198
Constitutional reading dispensed, passed by for day ........................................ 1329, 1331
Read third time .................................................. 1350
Passed Senate ................................................. 1356
Signed by President ........................................... 1606
Approved by Governor-Chapter 477 (effective 7/1/19)

H.B. 2263. Firefighters and Emergency Medical Technicians Procedural Guarantee Act; breach of procedures, interrogations shall be conducted at a reasonable time of day, evidence gathered through conduct of an interrogation shall not be admissible in any administrative hearing against a firefighter or emergency medical services personnel. Amending §§ 9.1-301 and 9.1-302.
Patrons: Krizek, et al.
Passed House ................................................. 454
Constitutional reading dispensed, referred to Committee for Courts of Justice .......................... 456
Rereferred to Committee on General Laws and Technology ................................................. 847
Reported with substitute ........................................ 1398
Constitutional reading dispensed, passed by for day ........................................ 1425, 1426
Read third time .................................................. 1479
Reading of substitute waived ........................................ 1485
Committee substitute agreed to ........................................ 1485
Engrossed .......................................................... 1485
Passed Senate ................................................. 1488
Senate substitute agreed to by House ........................................ 1612
Signed by President ........................................... 1735
House concurred in Governor’s recommendation ........................................ 2016
Senate concurred in Governor’s recommendation ........................................ 2050
Signed by President as reenrolled ........................................ 2094
Enacted, Chapter 831 (effective 7/1/19)

Patrons: Poindexter, et al.
Passed House ................................................. 394
Constitutional reading dispensed, referred to Committee on Agriculture .......................... 395
Reported .......................................................... 851
Constitutional reading dispensed, passed by for day ........................................ 883, 884
Read third time .................................................. 917
Tie vote, Chair votes Nay ........................................ 918
Defeated by Senate ............................................ 918
Reconsideration of vote by which bill was defeated ........................................ 919
Passed Senate ................................................. 920
H.B. 2269 (continued)
Signed by President ....................................................... 1288
House sustained Governor’s veto ........................................ 2093

H.B. 2270. Incarcerated aliens, certain; release or discharge from jail, notice to U.S.
Immigration and Customs Enforcement. Adding § 53.1-220.3.
Patrons: Poindexter, et al.
Passed House ................................................................. 602
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................................ 610
Reported ................................................................. 1198
Constitutional reading dispensed, passed by for day ...................... 1330, 1332
Read third time and passed Senate .................................................. 1367
Signed by President ....................................................... 1606
House sustained Governor’s veto ........................................ 2093

H.B. 2272. Limited liability companies; creation by a company of one or more protected
13.1-1099.27.
Patron: Webert
Passed House ................................................................. 413
Constitutional reading dispensed, referred to Committee on Commerce and Labor ........................................ 416
Reported ................................................................. 902
Rereferred to Committee on Finance ........................................ 904
Reported ................................................................. 925
Constitutional reading dispensed, passed by for day ...................... 1278, 1280
Read third time ............................................................... 1315
Passed Senate ............................................................... 1320
Signed by President ....................................................... 1664
Approved by Governor-Chapter 636 (effective 7/1/20)

H.B. 2273. Handheld personal communications devices; use of devices while passing a
stopped school bus, penalty. Amending § 46.2-1078.1.
Patrons: Webert, et al.
Passed House ................................................................. 454
Constitutional reading dispensed, referred to Committee on Transportation ........................................ 456

H.B. 2278. Police and court records; automatic expungement of records relating to a person’s
conviction if he has been granted an absolute pardon for a crime he did not commit.
Amending §§ 2.2-402 and 19.2-392.2.
Patron: Cole
Passed House ................................................................. 454
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................................ 456
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day ...................... 857, 859
Read third time and passed Senate ........................................ 872, 878
Signed by President ....................................................... 1288
Approved by Governor-Chapter 181 (effective 7/1/19)

H.B. 2279. Forensic Science, Department of; purchase of forensic laboratory services,
laboratory that has entered into a contract with the Department for provision of services
shall be deemed authorized by Department to conduct such analyses or examinations.
Patron: Morefield
Passed House ................................................................. 602
Constitutional reading dispensed, referred to Committee on Finance ........................................ 610
Reported ................................................................. 903
Constitutional reading dispensed, passed by for day ...................... 932, 934
H.B. 2279 (continued)
Read third time and passed Senate ....................................................... 1232, 1244
Signed by President ............................................................................. 1517
Approved by Governor-Chapter 478 (effective 7/1/19)

H.B. 2280. Child day programs; exemptions from licensure. Amending § 63.2-1715.
Patrons: Head, et al.
Passed House .......................................................................................... 413
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 415
Reported .................................................................................................. 1296
Rereferred to Committee on Finance ...................................................... 1296

H.B. 2282. Issuance of temporary licenses; individuals engaged in counseling residency.
Amending § 54.1-3505.
Patrons: Filler-Corn, et al.
Passed House .......................................................................................... 413
Constitutional reading dispensed, referred to Committee on Education and Health ............... 415
Reported .................................................................................................. 1199
Constitutional reading dispensed, passed by for day ................................................. 1329, 1331
Read third time and passed Senate .................................................................. 1350, 1356
Signed by President .................................................................................... 1606
Approved by Governor-Chapter 428 (effective 7/1/19)

Patron: Heretick
Passed House .......................................................................................... 371
Constitutional reading dispensed, referred to Committee on Commerce and Labor ............... 373
Reported .................................................................................................. 902
Constitutional reading dispensed, passed by for day ................................................. 932, 934
Read third time and passed Senate .................................................................. 1232, 1244
Signed by President .................................................................................... 1517
Approved by Governor-Chapter 325 (effective 7/1/19)

H.B. 2286. Chesapeake Hospital Authority; investment of funds held by the Authority, or contributed to its affiliated foundations, shall be exempt from application of the Investment of Public Funds Act. Amending Chapter 658, 2006 Acts.
Patron: Leftwich
Passed House .......................................................................................... 602
Constitutional reading dispensed, referred to Committee on Local Government ................. 610
Reported .................................................................................................. 926
Constitutional reading dispensed, passed by for day ................................................. 1278, 1280
Read third time and passed Senate .................................................................. 1315, 1320
Signed by President .................................................................................... 1521
Approved by Governor-Chapter 249 (effective 7/1/19)

H.B. 2287. Lease agreements; requirements, will or deed necessary to convey estate.
Patrons: Leftwich, et al.
Passed House .......................................................................................... 299
Constitutional reading dispensed, referred to Committee on General Laws and Technology ... 299
Reported .................................................................................................. 539
Constitutional reading dispensed, passed by for day ................................................. 560
Read third time .......................................................................................... 613
Passed Senate ........................................................................................... 613
Reconsideration of vote on Senate passage agreed to ................................................. 615
Passed Senate ........................................................................................... 615
Signed by President .................................................................................... 847
Approved by Governor-Chapter 11 (effective 2/13/19)
H.B. 2289. Jurisdiction of claim; plaintiff’s motion to amend claim amount, plaintiff shall provide a certified copy of transfer order to receiving court. Amending §§ 8.01-195.4 and 16.1-77.
Patrons: Leftwich, et al.
Passed House ................................................................. 347
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................................ 348
Reported ................................................................. 864
Constitutional reading dispensed, passed by for day ................................................................. 920, 921
Passed by for day ................................................................. 930
Read third time ................................................................. 1231
Reading of substitute waived ................................................................. 1234
Substitute by Senator Obenshain agreed to ................................................................. 1234
Engrossed ................................................................. 1234
Passed Senate ................................................................. 1243
Senate substitute agreed to by House ................................................................. 1396
Signed by President ................................................................. 1606
Approved by Governor-Chapter 787 (effective 7/1/19)

H.B. 2290. James Madison University; management agreement with the Commonwealth.
Patron: Leftwich
Passed House ................................................................. 394
Constitutional reading dispensed, referred to Committee on Finance ........................................ 395
Reported ................................................................. 611
Constitutional reading dispensed, passed by for day ................................................................. 624, 625
Read third time ................................................................. 853
Passed Senate ................................................................. 853
Signed by President ................................................................. 1284
Approved by Governor-Chapter 124 (effective 7/1/19)

H.B. 2292. Electric utilities; definitions, if State Corporation Commission determines that an energy efficiency program or portfolio of programs is not in the public interest, its final order shall include all work product and analysis conducted that has bearing on Commission’s decision. Amending §§ 56-576 and 56-585.1.
Patrons: Sullivan, et al.
Passed House ................................................................. 602
Constitutional reading dispensed, referred to Committee on Commerce and Labor ................................ 611
Reported with substitute ................................................................. 902
Constitutional reading dispensed, passed by for day ................................................................. 933, 935
Read third time ................................................................. 1274
Reading of substitute waived ................................................................. 1274
Committee substitute agreed to ................................................................. 1274
Engrossed ................................................................. 1275
Passed Senate ................................................................. 1275
Senate substitute agreed to by House ................................................................. 1396
Signed by President ................................................................. 1606
Approved by Governor-Chapter 741 (effective 7/1/19)

H.B. 2293. Electric utilities; stakeholder process for energy efficiency programs, independent monitor shall convene meetings of participants in the process not less frequently than twice in each calendar year ending July 1, 2028. Amending fifteenth enactment of Chapter 296, 2018 Acts.
Patrons: Sullivan, et al.
Passed House ................................................................. 602
Constitutional reading dispensed, referred to Committee on Commerce and Labor ................................ 611
Reported ................................................................. 902
H.B. 2293 (continued)
Constitutional reading dispensed, passed by for day ................................. 932, 934
Read third time and passed Senate .......................................................... 1232, 1244
Signed by President .................................................................................... 1517
Approved by Governor-Chapter 397 (effective 7/1/19)

H.B. 2296. Rights of persons with disabilities; procedures for certain actions, if the claimant
is alleging that the website of a bank, trust company, etc., is inaccessible and abridges his
rights, the claimant shall file by registered mail such written statement within such
180-day period, etc. Amending § 51.5-46.
Patrons: Leftwich, et al.
Passed House ................................................................. 602
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 611
Rereferred to Committee for Courts of Justice ............................................ 852
Reported with substitute ........................................................................... 1198
Constitutional reading dispensed, passed by for day ................................. 1330, 1332
Read third time ................................................................. 1367
Reading of substitute waived .................................................................. 1368
Committee substitute agreed to. .............................................................. 1368
Engrossed .................................................................................... 1368
Passed Senate ........................................................................................ 1368
Senate substitute rejected by House ....................................................... 1431
Senate insisted on it’s substitute and requested committee of conference ........ 1457
House acceded to request ........................................................................ 1574
Conferrees appointed .............................................................................. 1578
Conference report adopted by Senate .................................................... 1709
Reconsideration of Conference committee report ................................ 1710
Conference report adopted by Senate .................................................... 1711
Conference report adopted by House .................................................... 1745
Signed by President ................................................................................. 1990
House rejected Governor’s recommendation ........................................ 2017
Rereferred to Committee for Courts of Justice ................................. 852

H.B. 2297. Free public elementary and secondary education; eligibility criteria.
Patrons: Simon, et al.
Passed House ................................................................. 493
Constitutional reading dispensed, referred to Committee on Education and Health 494
Reported with substitute ........................................................................ 1199
Constitutional reading dispensed, passed by for day ................................. 1330, 1332
Read third time ................................................................. 1368
Reading of substitute waived .................................................................. 1368
Committee substitute agreed to. .............................................................. 1368
Engrossed .................................................................................... 1368
Passed Senate ........................................................................................ 1368
Senate substitute agreed to by House .................................................... 1530
Signed by President ................................................................................. 1664
Approved by Governor-Chapter 586 (effective 7/1/19)

Patron: O’Quinn
Passed House ................................................................. 371
Constitutional reading dispensed, referred to Committee on Commerce and Labor 373
Reported .................................................................................. 902
Constitutional reading dispensed, passed by for day ................................. 932, 934
Read third time and passed Senate ...................................................... 1232, 1244
H.B. 2298 (continued)
Signed by President ................................................................. 1517
Approved by Governor-Chapter 242 (effective 7/1/19)

H.B. 2300. Motor vehicles; no person who is required to register with the Sex Offender and Crimes Against Minors Registry or the federal National Sex Offender Public Website for an offense that is similar to a sexually violent offense may operate a taxicab for transportation of passengers for remuneration over the highways. Adding § 46.2-2011.33.
Patrons: Collins, et al.
Passed House ................................................................. 602
Constitutional reading dispensed, referred to Committee for Courts of Justice ............... 610
Reported with substitute ............................................................... 864
Constitutional reading dispensed, passed by for day ........................................ 920, 921
Passed by for day ................................................................. 930
Read third time ................................................................. 1231
Reading of substitute waived ............................................................... 1234
Committee substitute agreed to ............................................................... 1234
Engrossed ................................................................. 1234
Passed Senate ................................................................. 1243
Senate substitute agreed to by House ............................................................... 1396
Signed by President ................................................................. 1606
Approved by Governor-Chapter 480 (effective 7/1/19)

H.B. 2301. Alcoholic beverage control; limited mixed beverage license for retail cigar shops.
Patrons: Collins, et al.
Passed House ................................................................. 413
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 415

H.B. 2303. Sex offenders; registered offenders who enter an emergency shelter to notify a member of shelter’s staff, etc., any person who violates this subsection is guilty of a Class 3 misdemeanor, no person shall be denied entry into emergency shelter on basis of his status unless prohibited by law, use of Registry information. Adding § 9.1-906.1.
Patron: Leftwich
Passed House ................................................................. 602
Constitutional reading dispensed, referred to Committee for Courts of Justice ............... 610
Reported with substitute ............................................................... 864
Constitutional reading dispensed, passed by for day ........................................ 920, 921
Passed by for day ................................................................. 930
Read third time ................................................................. 1231
Reading of substitute waived ............................................................... 1235
Committee substitute agreed to ............................................................... 1235
Engrossed ................................................................. 1235
Passed Senate ................................................................. 1243
Senate substitute rejected by House ............................................................... 1386
Senate insisted on substitute and requested committee of conference ................................ 1401
House acceded to request ................................................................. 1511
Conferees appointed ................................................................. 1536
Passed by temporarily ................................................................. 1709
Conference report adopted by Senate ............................................................... 1726
Conference report adopted by House ............................................................... 1745
Signed by President ................................................................. 1990
House rejected Governor’s recommendation ............................................................... 2017
H.B. 2304. **Landlord and tenant:** disclosure of waiver of subrogation provision in renter’s insurance policy obtained by a landlord on behalf of a tenant. Amending §§ 55-225.24 and 55-248.7:2.

Patron: Leftwich

Passed House ................................................................. 603

Constitutional reading dispensed, referred to Committee on General Laws and Technology .......................... 611

Reported ............................................................... 1398

Constitutional reading dispensed, passed by for day ................................................................. 1425, 1426

Passed by for day .......................................................... 1478

Read third time and passed Senate .............................................. 1552, 1554

Signed by President .................................................. 1736

Approved by Governor-Chapter 394 (effective 7/1/19)

H.B. 2305. **Localities:** descriptions are replaced with locality names, and various technical amendments. Amending §§ 15.2-1128, 15.2-1130, 15.2-1201.1, 15.2-1212, 15.2-1228, 15.2-2257, 15.2-4602, 15.2-4701, 15.2-4702, 15.2-4801, 15.2-5118, and 15.2-5120.

Patron: Leftwich

Passed House ................................................................. 603

Constitutional reading dispensed, referred to Committee on Local Government ........................................ 610

Reported ............................................................... 926

Constitutional reading dispensed, passed by for day ................................................................. 1278, 1280

Read third time ............................................................ 1315, 1320

Passed Senate .............................................................. 1320

Signed by President .................................................. 1521

Approved by Governor-Chapter 632 (effective 7/1/19)

H.B. 2306. **Long-Term Employment Support Services and Extended Employment Services:** Department for Aging and Rehabilitative Services to make referrals to any employment services organizations that provide competitive or commensurate wages and is eligible to receive state-funded Services, Employment Service Organization Steering Committee established, Committee to report on policy, funding, and allocation of funds to organizations, the Committee shall meet no more than four times a year.

Amending § 51.5-169.1; adding § 51.5-169.2.

Patrons: Landes, et al.

Passed House ................................................................. 413

Constitutional reading dispensed, referred to Committee on Education and Health ........................................ 415

Rereferred to Committee on Finance ................................................................. 620, 621

Reported with amendments ............................................. 903

Constitutional reading dispensed, passed by for day ................................................................. 932, 934

Read third time ............................................................ 1232

Reading of amendments waived ................................................ 1239

Committee amendments agreed to ................................................ 1240

Engrossed ................................................................. 1240

Passed Senate .............................................................. 1244

Senate amendments agreed to by House .................................................. 1395

Signed by President .................................................. 1606

House rejected Governor’s recommendation ................................................. 2017

Approved by Governor-Chapter 851 (effective 7/1/19)

H.B. 2310. **Flood plain, local:** regulation by localities. Adding § 15.2-984.

Patron: Hayes

Passed House ................................................................. 320

Constitutional reading dispensed, referred to Committee on Local Government ........................................ 321

Reported with amendment ................................................ 926

Constitutional reading dispensed, passed by for day ................................................................. 1279, 1281
H.B. 2310 (continued)
Read third time ........................................................ 1326
Reading of amendment waived ........................................ 1326
Committee amendment agreed to ................................. 1326
Engrossed ................................................................ 1336
Motion to pass .......................................................... 1326
Passed by for day ....................................................... 1326
Passed by temporarily ................................................ 1359
Amendment by Senator Spruill withdrawn ................. 1371
Reading of amendment waived ................................ 1371
Amendment by Senator Stanley agreed to ............... 1371
Passed by for day ....................................................... 1372
Engrossed ................................................................ 1421
Motion to pass .......................................................... 1421
Passed by for the day ................................................ 1421
Passed by temporarily ................................................ 1492
Defeated by Senate ...................................................... 1500
H.B. 2311. Historical African American cemeteries; adds Oak Lawn Cemetery in City of Suffolk to list. Amending § 10.1-2211.2.
Patrons: Hayes, et al.
Passed House .............................................................. 542
Constitutional reading dispensed, referred to Committee on General Laws and Technology .......................... 549
Reported .................................................................. 904
Rereferred to Committee on Finance ......................... 904
Reported .................................................................. 925
Constitutional reading dispensed, passed by for day .......... 1279, 1280
Read third time and passed Senate ............................. 1315, 1320
Signed by President .................................................... 1521
Approved by Governor-Chapters 251 (effective 7/1/19)

H.B. 2313. Comprehensive highway access management standards; highway access projects consistency with minimum standards. Amending § 33.2-245.
Patron: Hodges
Passed House .............................................................. 372
Constitutional reading dispensed, referred to Committee on Transportation ............................................. 373
Reported .................................................................. 621
Constitutional reading dispensed, passed by for day .......... 857, 859
Read third time and passed Senate ............................. 872, 878
Signed by President .................................................... 1288
Approved by Governor-Chapters 157 (effective 7/1/19)

H.B. 2316. Voluntary boundary; agreement between Counties of Caroline and Essex, attachment of GIS map to petitions. Amending § 15.2-3108.
Patrons: Hodges, et al.
Passed House .............................................................. 320
Constitutional reading dispensed, referred to Committee on Local Government ................................... 321
Reported .................................................................. 926
Constitutional reading dispensed, passed by for day .......... 1279, 1280
Read third time .......................................................... 1315
Passed Senate ............................................................ 1320
Signed by President .................................................... 1521
Approved by Governor-Chapters 705 (effective 7/1/19)
H.B. 2317. Custody and visitation orders; court may order that exchange of a child shall take place at an appropriate meeting place. Amending § 20-124.3.
Patrons: Aird, et al.
Passed House ................................................................. 454
Constitutional reading dispensed, referred to Committee for Courts of Justice .... 456
Reported with substitute ............................................... 1340
Constitutional reading dispensed, passed by for day .................................... 1422, 1423
Read third time .................................................................. 1495
Reading of substitute waived .................................................. 1495
Committee substitute agreed to .................................................. 1495
Reading of amendment waived ............................................. 1495
Amendment by Senator Obenshain agreed to ........................................... 1495
Engrossed ........................................................................ 1495
Passed Senate .................................................................... 1495
Reconsideration of vote on Senate passage ............................................. 1496
Passed Senate .................................................................... 1496
Senate substitute with amendment agreed to by House ............................ 1613
Signed by President ................................................................ 1736
Approved by Governor-Chapter 378 (effective 7/1/19)

H.B. 2318. Naloxone; possession and administration by school nurses and local health department employees, other school board employees or individuals contracted by a school board to provide school health services. Amending § 54.1-3408.
Patron: McGuire
Passed House ................................................................. 542
Constitutional reading dispensed, referred to Committee on Education and Health ........ 549
Reported ........................................................................... 620
Constitutional reading dispensed, passed by for day .................................... 857, 859
Read third time and passed Senate .................................................. 872, 878
Signed by President ................................................................ 1288
Approved by Governor-Chapter 212 (effective 7/1/19)

Patron: VanValkenburg
Passed House ................................................................. 454
Constitutional reading dispensed, referred to Committee for Courts of Justice .... 456
Reported ........................................................................... 1198
Constitutional reading dispensed, passed by for day .................................... 1329, 1331
Read third time .................................................................. 1350
Passed Senate .................................................................... 1356
Signed by President ................................................................ 1606
Approved by Governor-Chapter 616 (effective 7/1/19)

H.B. 2321. Gaming, Commission on; established, report, sunset provision.
Passed House ................................................................. 603
Constitutional reading dispensed, referred to Committee on Rules .............. 610

H.B. 2322. Onsite sewage treatment systems; Department of Health shall develop a plan for oversight and enforcement of requirements, Department shall present plan before implementation.
Patron: Hodges
Passed House ................................................................. 413
Constitutional reading dispensed, referred to Committee on Education and Health .... 415
Reported ........................................................................... 1199
H.B. 2322 (continued)
Constitutional reading dispensed, passed by for day ......................... 1329, 1331
Read third time and passed Senate .............................................. 1350, 1356
Signed by President ................................................................. 1606
Approved by Governor-Chapter 429 (effective 7/1/19)

H.B. 2324. Major information technology project procurement; definition of “supplier,”
terms and conditions, limitation of liability provisions. Adding § 2.2-2012.1.
Passed House .................................................................................. 413
Constitutional reading dispensed, referred to Committee on General Laws and Technology ...... 415
Reported ......................................................................................... 904
Rereferred to Committee on Finance ............................................... 904
Reported ......................................................................................... 925
Constitutional reading dispensed, passed by for day ......................... 1279, 1281
Read third time and passed Senate ................................................. 1326
Signed by President ........................................................................ 1521
Approved by Governor-Chapter 605 (effective 7/1/19)

H.B. 2325. School board employees; Board of Education to include in its regulations that
prescribe the requirements for the licensure of teachers and other school personnel
required to hold a license, procedures for written reprimand of such license holders, notice
of which shall be made by the Superintendent of Public Instruction to division
superintendents, etc. Amending §§ 22.1-292.1, 22.1-298.1, and 22.1-304.
Patrons: Thomas, et al.
Passed House .................................................................................. 493
Constitutional reading dispensed, referred to Committee on Education and Health ................. 494
Reported ......................................................................................... 1199
Constitutional reading dispensed, passed by for day ........................... 1329, 1331
Read third time ............................................................................... 1350
Passed Senate ................................................................................. 1356
Signed by President ........................................................................ 1606
Approved by Governor-Chapter 587 (effective 7/1/19)

H.B. 2327. Professional and Occupational Regulation, Department of; unlicensed practice,
cease and desist notices, penalty. Amending § 54.1-111.
Patron: McNamara
Passed House .................................................................................. 542
Constitutional reading dispensed, referred to Committee on General Laws and Technology ........ 549
Reported with amendments ................................................................ 904
Constitutional reading dispensed, passed by for day ........................... 933, 935
Read third time ............................................................................... 1275
Reading of amendments waived .................................................... 1275
Committee amendments agreed to .................................................. 1275
Engrossed ......................................................................................... 1275
Passed Senate ................................................................................. 1275
Senate amendments agreed to by House ........................................... 1395
Signed by President ........................................................................ 1606
Approved by Governor-Chapter 481 (effective 7/1/19)

H.B. 2328. Virginia Public Procurement Act; proscribed subcontracting by certain small
businesses. Adding § 2.2-4376.2.
Patrons: McNamara, et al.
Passed House .................................................................................. 413
Constitutional reading dispensed, referred to Committee on General Laws and Technology ........ 415
Reported ......................................................................................... 904
Constitutional reading dispensed, passed by for day ........................... 932, 934
H.B. 2328 (continued)
Read third time and passed Senate ................................................................. 1232, 1244
Signed by President ...................................................................................... 1517
House rejected Governor’s recommendation ............................................... 2017

H.B. 2332. Consumer data; State Corporation Commission shall convene and facilitate a Data
Access Stakeholder group to review and consider protection issues, report.
Patron: Keam
Passed House ................................................................................................. 603
Constitutional reading dispensed, referred to Committee on Commerce and Labor .... 611
Reported with substitute ................................................................................ 1397
Constitutional reading dispensed, passed by for day ...................................... 1425, 1426
Read third time .............................................................................................. 1479
Reading of substitute waived ........................................................................ 1485
Committee substitute agreed to ...................................................................... 1485
Engrossed ........................................................................................................ 1485
Passed Senate ................................................................................................. 1488
Senate substitute agreed to by House ............................................................. 1612
Signed by President ....................................................................................... 1736
Approved by Governor-Chapter 399 (effective 7/1/19)

H.B. 2333. Higher educational institutions, public; increasing salary of any executive officer of such institution that exceeds for previous fiscal year
Patron: Landes
Passed House ................................................................................................. 603
Constitutional reading dispensed, referred to Committee on Education and Health .... 610
Reported with substitute ................................................................................ 1199
Rereferred to Committee on Finance ............................................................. 1200
Reported .......................................................................................................... 1398
Constitutional reading dispensed, passed by for day ...................................... 1425, 1427
Passed by for day ........................................................................................... 1496
Read third time .............................................................................................. 1556
Reading of substitute waived ........................................................................ 1557
Committee substitute agreed to ...................................................................... 1557
Engrossed ........................................................................................................ 1557
Passed Senate ................................................................................................. 1557
Senate substitute agreed to by House ............................................................. 1612
Signed by President ....................................................................................... 1736
Approved by Governor-Chapter 408 (effective 7/1/19)

H.B. 2337. Higher educational institutions, public; increase of undergraduate tuition and
mandatory fees, prior to voting on increase, governing board of each institution shall
permit public comment on proposed increase at a meeting of the board, report.
Patrons: Landes, et al.
Passed House ................................................................................................. 542
Constitutional reading dispensed, referred to Committee on Education and Health .... 549
Reported with substitute ................................................................................ 620
Rereferred to Committee on Finance ............................................................. 621
Reported with substitute ................................................................................ 925
Constitutional reading dispensed, passed by for day ...................................... 1279, 1280
Read third time .............................................................................................. 1315
Reading of substitute waived ........................................................................ 1318
Committee substitute rejected ....................................................................... 1318
Reading of substitute waived ........................................................................ 1318
H.B. 2337 (continued)
Committee substitute agreed to ............................................................... 1318
Engrossed ................................................. 1318
Passed Senate ................................................. 1320
Senate substitute rejected by House ......................................................... 1431
Senate insisted on substitute and requested committee of conference ................................................. 1458
House acceded to request ........................................................................ 1574
Conferees appointed ............................................................................. 1578
Conference report adopted by Senate ......................................................... 1707
Conference report adopted by House ......................................................... 1745
Signed by President .............................................................................. 1991
Approved by Governor-Chapter 588 (effective 7/1/19)

H.B. 2339. Taxation, Department of; sharing information with the Department of Social Services. Amending § 58.1-3.
Patron: Roem
Passed House ................................................................. 603
Constitutional reading dispensed, referred to Committee on Finance ...................... 610
Reported ............................................................................. 903
Constitutional reading dispensed, passed by for day .................................................. 933, 935
Read third time ............................................................................... 1276
Amendments by Senator Hanger withdrawn ......................................................... 1276
Passed by for day ............................................................................... 1276
Reading of substitute waived .................................................................. 1322
Substitute by Senator Hanger agreed to ......................................................... 1322
Engrossed ............................................................................. 1322
Passed Senate ................................................................................ 1322
Senate substitute agreed to by House .......................................................... 1449
Signed by President .............................................................................. 1666
House rejected Governor’s recommendation ....................................................... 2069
House rejected Governor’s recommendation ....................................................... 2069
Approved by Governor-Chapter 588 (effective 7/1/19)

H.B. 2341. Forester title; educational criteria, no person shall be appointed by the Governor to serve as State Forester unless he meets requirements. Amending § 10.1-1181.9.
Patron: Edmunds
Passed House ................................................................. 543
Constitutional reading dispensed, referred to Committee on Agriculture ...................... 549
Reported ............................................................................. 851
Constitutional reading dispensed, passed by for day .................................................. 883, 884
Read third time and passed Senate .................................................................. 909, 913
Signed by President .............................................................................. 1288
Approved by Governor-Chapter 588 (effective 7/1/19)

H.B. 2342. Conditional rezoning proffers; extensive changes to zoning provisions, specific amendments include the addition of provisions stating that no local governing body shall require any unreasonable proffer, etc., repeals enactment that refers to applications for rezoning filed prior to July 1, 2016, etc. Amending § 15.2-2303.4; repealing third enactment of Chapter 322, 2016 Acts.
Patrons: Thomas, et al.
Passed House ................................................................. 320
Constitutional reading dispensed, referred to Committee on Local Government ...................... 321
Reported ............................................................................. 926
Constitutional reading dispensed, passed by for day .................................................. 1279, 1281
Read third time ............................................................................... 1327
Passed Senate ................................................................................ 1327
H.B. 2342 (continued)
Signed by President ......................................................... 1521
Approved by Governor-Chapter 245 (effective - see bill)

H.B. 2343. Central Criminal Records Exchange; reports to the Exchange, duties and
responsibilities of local community-based probation officers, unapplied criminal history
record information. Amending §§ 9.1-101, 9.1-176.1, 18.2-57.3, 18.2-251, 19.2-74,
53.1-145, and 53.1-165; adding §§ 19.2-303.02 and 19.2-390.03.
Patron: Bell, Robert B.
Passed House .............................................................. 454
Constitutional reading dispensed, referred to Committee for Courts of Justice .......... 456
Reported with substitute .................................................. 619
Constitutional reading dispensed, passed by for day ................................. 857, 859
Read third time .................................................................. 872
Reading of substitute waived .................................................. 876
Committee substitute agreed to ................................................ 876
Engrossed ....................................................................... 876
Passed Senate ................................................................. 879
Senate substitute agreed to by House ........................................ 1197
Signed by President .......................................................... 1334
Approved by Governor-Chapter 783 (effective 7/1/19)

H.B. 2344. Motor Vehicles, Department of; records released to certain private vendors,
unauthorized use or disclosure of personal information, Commissioner may also release
other appropriate information as governmental entity, etc., may require in order to carry
out its official functions, civil penalty. Amending §§ 46.2-208 and 46.2-844.
Patron: Bell, Robert B.
Passed House ................................................................. 454
Constitutional reading dispensed, referred to Committee on Transportation .......... 456
Reported with amendments ................................................... 1199
Constitutional reading dispensed, passed by for day ................................. 1329, 1331
Read third time ................................................................ 1350
Reading of amendments waived ................................................ 1353
Committee amendments agreed to ............................................. 1353
Engrossed .................................................................... 1353
Passed Senate ................................................................ 1356
Senate amendments agreed to by House ........................................ 1448
Signed by President .......................................................... 1666
Approved by Governor-Chapter 543 (effective 7/1/19)

H.B. 2345. Individual and certain group health benefit plans; rates for plans, minimum loss
ratios. Amending § 38.2-316.1.
Patron: Toscano
Passed House ................................................................. 372
Constitutional reading dispensed, referred to Committee on Commerce and Labor .... 373
Reported ................................................................. 902
Constitutional reading dispensed, passed by for day ................................. 932, 934
Read third time and passed Senate ............................................... 1232, 1244
Signed by President .......................................................... 1517
Approved by Governor-Chapter 607 (effective 7/1/19)

H.B. 2347. Small Business Investment Grant Fund; investment in a small business on or
after July 1, 2019, but prior to January 1, 2022, recapture of awards.
Amending § 2.2-1616.
Patron: Herring
Passed House ................................................................. 347
H.B. 2347 (continued)
Constitutional reading dispensed, referred to Committee on Finance . . . . . . . . . . . . . . . . . . . . . . 348
Reported . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 549
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 613, 614
Read third time and passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 622
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 888
Approved by Governor-Chapter 35 (effective 7/1/19)

H.B. 2350. Higher educational institutions, public; tuition and fees, foster care youth.
Amending § 23.1-601.
Patrons: Miyares, et al.
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 603
Constitutional reading dispensed, referred to Committee on Education and Health . . . . . . . . . . . 610
Reported . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1199
Rereferred to Committee on Finance . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1200
Reported with amendments . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1398
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1425, 1426
Read third time . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1479
Reading of amendments waived . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1491
Committee amendments agreed to . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1491
Passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1491
Engrossed . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1552
Passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1553
Senate amendments rejected by House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1593
Senate insisted on amendments and requested committee of conference . . . . . . . . . . . . . . . . . . 1597
House acceded to request . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1602
Conferees appointed . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1603
Conference report adopted by Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1731
Conference report adopted by House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1745
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1991
Approved by Governor-Chapter 589 (effective 7/1/19)

H.B. 2352. Real Estate Board; real estate licensees. Amending §§ 54.1-2105, 54.1-2106.1,
54.1-2108.2, and 54.1-2109.
Patrons: Miyares, et al.
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 413
Constitutional reading dispensed, referred to Committee on General Laws and Technology . . . . . . . 415
Reported . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 904
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 932, 934
Read third time and passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1232, 1244
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1517
Approved by Governor-Chapter 395 (effective 7/1/19)

H.B. 2354. Revenue Stabilization Fund and Revenue Reserve Fund; maximum amounts.
Amending §§ 2.2-1829 and 2.2-1831.3.
Patron: Jones, S.C.
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 394
Constitutional reading dispensed, referred to Committee on Finance . . . . . . . . . . . . . . . . . . . . . . 395
Reported . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 903
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 932, 934
Read third time and passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1232, 1244
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1517
Approved by Governor-Chapter 347 (effective 7/1/19)

H.B. 2356. Major Headquarters Workforce Grant Fund; created. Adding § 59.1-284.31. Patrons: Jones, S.C., et al. Passed House ................................................................. 394 Constitutional reading dispensed, referred to Committee on Finance ....................... 395 Reported ................................................................. 903 Constitutional reading dispensed, passed by for day ............................................. 932, 934 Read third time ............................................................. 1232 Passed Senate ................................................................. 1254 Signed by President ....................................................... 1517 Approved by Governor-Chapter 482 (effective 7/1/19)

H.B. 2357. Commonwealth of Virginia Institutions of Higher Education Bond Act of 2019; created. Patron: Jones, S.C. Passed House ................................................................. 394 Constitutional reading dispensed, referred to Committee on Finance ....................... 395 Reported ................................................................. 903 Constitutional reading dispensed, passed by for day ............................................. 932, 934 Read third time and passed Senate ............................................................. 1232, 1244 Signed by President ....................................................... 1517 Approved by Governor-Chapter 187 (effective 3/5/19)


H.B. 2360. Bond bills; Governor’s required submission of bills requesting an authorization of additional bonded indebtedness. Amending § 2.2-1509. Patron: Jones, S.C. Passed House ................................................................. 394 Constitutional reading dispensed, referred to Committee on Finance ....................... 395 Reported ................................................................. 903 Constitutional reading dispensed, passed by for day ............................................. 932, 934 Read third time and passed Senate ............................................................. 1232, 1244 Signed by President ....................................................... 1517 Approved by Governor-Chapter 188 (effective 7/1/19)
H.B. 2361. Stormwater management; criteria adopted by Board and became effective July 1, 2014, shall be applicable to those land-disturbing activities that are subject to a VSMP permit initially issued prior to July 1, 2014, notice of transfer of permit to another party provided after December 31, 2020, etc. Amending § 62.1-44.15:28.

Patron: Jones, S.C.

Passed House ................................................................. 543

Constitutional reading dispensed, referred to Committee on Agriculture ........................................ 549

H.B. 2362. Advanced Shipbuilding Production Facility Grants; grant availability dates.

Amending § 59.1-284.29.


Passed House ................................................................. 347

Constitutional reading dispensed, referred to Committee on Finance ........................................ 348

Reported ................................................................. 550

Constitutional reading dispensed, passed by for day ........................................ 613, 614

Read third time and passed Senate ........................................ 622

Signed by President ................................................................. 888

Approved by Governor-Chapter 36 (effective 7/1/19)


Patron: Knight

Passed House ................................................................. 347

Constitutional reading dispensed, referred to Committee on Finance ........................................ 348

Reported ................................................................. 550

Constitutional reading dispensed, passed by for day ........................................ 613, 614

Read third time ................................................................. 622

Passed Senate ................................................................. 622

Signed by President ................................................................. 888

Approved by Governor-Chapter 22 (effective 7/1/19)

H.B. 2367. Alcoholic beverage control; regulations, terms and conditions for a mixed beverage licensee, delivery permittees, records on deliveries of wine and beer, permittees shall remit records on a monthly basis for any month during which permittee makes a delivery and is required to collect and remit excise taxes due to Authority. Amending §§ 4.1-111, 4.1-204, and 4.1-212.1.

Patron: Knight

Passed House ................................................................. 414

Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services ........................................ 415

Reported with substitute ................................................................. 1296

Constitutional reading dispensed, passed by for day ........................................ 1372, 1373

Read third time ................................................................. 1415

Reading of substitute waived ................................................................. 1417

Committee substitute agreed to ................................................................. 1417

Engrossed ................................................................. 1417

Passed Senate ................................................................. 1418

Senate substitute agreed to by House ................................................................. 1530

Signed by President ................................................................. 1664

Approved by Governor-Chapter 706 (effective 7/1/19)

H.B. 2368. Sports or entertainment project; City of Virginia Beach granted certain powers relating to construction, entitlement to tax revenues. Adding §§ 15.2-5928 through 15.2-5934.

Patrons: Knight, et al.

Passed House ................................................................. 603
H.B. 2368 (continued)
Constitutional reading dispensed, referred to Committee on Local Government ............... 610
Rereferred to Committee on Finance ................................................................. 926, 927

H.B. 2375. Zoning ordinance; if local government reduces time period by which a planning commission shall review a proposed amendment to less than 100 days, they shall hold at least one public hearing, locality shall publish notice of hearing in a newspaper having general circulation and shall also publish the notice on the locality’s website. Amending § 15.2-2285.
Patron: Roem
Passed House ................................................................. 320
Constitutional reading dispensed, referred to Committee on Local Government ............... 321
Reported ................................................................. 926
Constitutional reading dispensed, passed by for day ................................................. 1279, 1280
Read third time ................................................................. 1315
Passed Senate ................................................................. 1320
Signed by President ................................................................. 1521
Approved by Governor-Chapter 483 (effective 7/1/19)

Patrons: Hurst, et al.
Passed House ................................................................. 543
Constitutional reading dispensed, referred to Committee on Education and Health .......... 549
Reported ................................................................. 1199
Constitutional reading dispensed, passed by for day ................................................. 1329, 1331
Read third time ................................................................. 1350
Passed Senate ................................................................. 1356
Signed by President ................................................................. 1606
Approved by Governor-Chapter 590 (effective 7/1/19)

H.B. 2384. Public schools; each school board shall develop and implement a policy to prohibit the use and distribution of any tobacco product or nicotine vapor product on a school bus, on school property, or at an on-site or off-site school-sponsored activity, board shall work to ensure adequate notice of this policy. Amending §§ 22.1-79.5 and 22.1-279.6.
Patrons: Hope, et al.
Passed House ................................................................. 603
Constitutional reading dispensed, referred to Committee on Education and Health .......... 610
Reported ................................................................. 1199
Constitutional reading dispensed, passed by for day ................................................. 1329, 1331
Read third time and passed Senate ................................................................. 1350, 1356
Signed by President ................................................................. 1606
Approved by Governor-Chapter 246 (effective 7/1/19)

Patron: Bulova
Passed House ................................................................. 414
Constitutional reading dispensed, referred to Committee on General Laws and Technology ........ 415
Reported ................................................................. 904
Constitutional reading dispensed, passed by for day ................................................. 932, 934
Read third time and passed Senate ................................................................. 1232, 1244
Signed by President ................................................................. 1518
Approved by Governor-Chapter 364 (effective 7/1/19)
H.B. 2395. **Hazardous Waste Site Inventory**; Department of Environmental Quality to compile and update at least annually and post to its website. Amending § 10.1-1186.1:1.

Patron: Lopez

Passed House .................................................. 603
Constitutional reading dispensed, referred to Committee on Agriculture .......... 611
Reported with amendment ...................................... 1295
Constitutional reading dispensed, passed by for day .................................. 1372, 1373
Read third time .................................................. 1415
Reading of amendment waived .................................. 1417
Committee amendment agreed to ................................ 1417
Engrossed .......................................................... 1418
Passed Senate ...................................................... 1418

Approved by Governor-Chapters 545 (effective 7/1/19)

H.B. 2396. **Passport and military identification numbers**; breach of personal information notification. Amending § 18.2-186.6.

Patron: Lopez

Passed House .................................................. 603
Constitutional reading dispensed, referred to Committee for Courts of Justice .... 610
Reported .......................................................... 1198
Constitutional reading dispensed, passed by for day .................................. 1329, 1331
Read third time .................................................. 1350
Passed Senate ...................................................... 1356
Signed by President ............................................. 1606

Passed Senate ...................................................... 1356

Approved by Governor-Chapter 484 (effective 7/1/19)

H.B. 2400. **School Breakfast Program and National School Lunch Program**; school boards to determine eligibility, etc. Amending § 22.1-207.2:1.

Patrons: Roem, et al.

Passed House .................................................. 493
Constitutional reading dispensed, referred to Committee on Education and Health .... 494
Reported .......................................................... 620
Constitutional reading dispensed, passed by for day .................................. 857, 859
Read third time and passed Senate ........................................ 872, 879
Signed by President ............................................. 1288

Passed Senate ...................................................... 872

Approved by Governor-Chapter 228 (effective 7/1/19)

H.B. 2403. **Wetlands**; Board shall evaluate appropriate compensatory mitigation option on a case-by-case basis, etc. Amending § 62.1-44.15:21.

Patrons: Hodges, et al.

Passed House .................................................. 543
Constitutional reading dispensed, referred to Committee on Agriculture .......... 549
Reported .......................................................... 1295
Constitutional reading dispensed, passed by for day .................................. 1372, 1373
Read third time and passed Senate ........................................ 1415, 1418
Signed by President ............................................. 1666

Passed Senate ...................................................... 1415

Approved by Governor-Chapter 545 (effective 7/1/19)

H.B. 2405. **Real estate**; delinquent taxes or liens, adds City of Martinsville to list of cities with different requirements for the appointment of a special commissioner. Amending § 58.1-3970.1.

Patron: Adams, L.R.

Passed House .................................................. 347
Constitutional reading dispensed, referred to Committee on Finance .......... 348
Reported with amendment ...................................... 611
Constitutional reading dispensed, passed by for day .................................. 624, 625
Read third time .................................................. 853

Passed Senate ...................................................... 624
H.B. 2405 (continued)
Reading of amendment waived .............................................. 854
Committee amendment agreed to .......................................... 854
Engrossed ............................................................................ 854
Passed Senate ...................................................................... 854
Senate amendment agreed to by House ................................. 924
Signed by President ............................................................... 1288
Approved by Governor-Chapter 159 (effective 7/1/19)

H.B. 2406. Historical African American cemeteries; adds Matthews Cemetery, The People’s
Cemetery, and Smith Street Cemetery in City of Martinsville to list.
Amending § 10.1-2211.2.
Patron: Adams, L.R.
Passed House ........................................................................ 543
Constitutional reading dispensed, referred to Committee on General Laws and Technology .. 549
Reported ............................................................................. 904
Rereferred to Committee on Finance ...................................... 904
Reported ............................................................................. 925
Constitutional reading dispensed, passed by for day .................... 1279, 1280
Read third time and passed Senate ........................................ 1315, 1321
Signed by President ............................................................... 1521
Approved by Governor-Chapter 252 (effective 7/1/19)

H.B. 2409. Mechanic’s liens; makes consistent the statute and statutory forms.
Amending §§ 43-4, 43-5, 43-8, and 43-10.
Patron: Adams, L.R.
Passed House ........................................................................ 603
Constitutional reading dispensed, referred to Committee for Courts of Justice ................. 610
Reported ............................................................................. 864
Constitutional reading dispensed, passed by for day .................... 920, 921
Passed by for day .................................................................. 930
Read third time and passed Senate ........................................ 1231, 1243
Signed by President ............................................................... 1518
Approved by Governor-Chapter 243 (effective 7/1/19)

H.B. 2410. Resident agent; appointment by nonresident property owner.
Amending § 55-218.1.
Patron: Adams, L.R.
Passed House ........................................................................ 414
Constitutional reading dispensed, referred to Committee on General Laws and Technology .. 415
Reported ............................................................................. 904
Constitutional reading dispensed, passed by for day .................... 932, 934
Read third time and passed Senate ........................................ 1232, 1244
Signed by President ............................................................... 1518
Approved by Governor-Chapter 365 (effective 7/1/19)

H.B. 2411. Timber theft; a person who buys and removes timber from a landowner’s property
is guilty of Class 1 misdemeanor if he fails to pay the landowner within date specified in
written timber sales agreement, load tickets required for certain sales of timber.
Amending §§ 10.1-1105 and 55-332; adding §§ 55-334.2 and 55-334.3.
Patrons: Adams, L.R., et al.
Passed House ........................................................................ 543
Constitutional reading dispensed, referred to Committee on Agriculture .......................... 549
Reported with substitute .......................................................... 1295
Rereferred to Committee on Finance ....................................... 1296
Reported ............................................................................. 1398
Constitutional reading dispensed, passed by for day .................... 1425, 1426
H.B. 2414. Transfer of venue; transfer may occur when such adjudication consists of a finding of facts sufficient to justify a finding of delinquency. Amending § 16.1-243.
Patron: Adams, L.R.
Passed House ................................................................. 603
Constitutional reading dispensed, referred to Committee for Courts of Justice .......................... 610
Reported ................................................................. 864
Constitutional reading dispensed, passed by for day .......................................................... 920, 921
Passed by for day ................................................................. 930
Read third time ................................................................. 1231
Reading of amendments waived ................................................................. 1235
Committee amendments agreed to ................................................................. 1235
Engrossed ................................................................. 1235
Passed Senate ................................................................. 1243
Senate amendments agreed to by House ................................................................. 1395
Signed by President ................................................................. 1607
Approved by Governor-Chapter 235 (effective 7/1/19)

Patron: Adams, L.R.
Passed House ................................................................. 603
Constitutional reading dispensed, referred to Committee for Courts of Justice .......................... 610
Reported with amendments ................................................................. 864
Constitutional reading dispensed, passed by for day .......................................................... 920, 921
Passed by for day ................................................................. 930
Read third time ................................................................. 1231
Reading of amendments waived ................................................................. 1235
Committee amendments agreed to ................................................................. 1235
Engrossed ................................................................. 1235
Passed Senate ................................................................. 1243
Senate amendments agreed to by House ................................................................. 1395
Signed by President ................................................................. 1607
Approved by Governor-Chapter 522 (effective 7/1/19)

H.B. 2417. Emergency protective order; required conditions, petition to dissolve or modify.
Amending §§ 16.1-253.4 and 19.2-152.8.
Patrons: Herring, et al.
Passed House ................................................................. 347
Constitutional reading dispensed, referred to Committee for Courts of Justice .......................... 348

H.B. 2419. Banks; capital stock, repeals a provision that bars the State Corporation Commission from authorizing a bank to commence business if commissions or other compensation have been paid by the bank for the sale of stock in the bank. Amending § 6.2-817; repealing § 6.2-818.
Patron: Yancey
Passed House ................................................................. 372
Constitutional reading dispensed, referred to Committee on Commerce and Labor .......................... 373
Reported ................................................................. 902
Constitutional reading dispensed, passed by for day .......................................................... 932, 934
Read third time and passed Senate ................................................................. 1232, 1244
Signed by President ................................................................. 1518
Approved by Governor-Chapter 253 (effective 7/1/19)
H.B. 2420. Nonconforming use; a wall built on residential property shall be grandfathered as a valid use and the wall shall not be subject to removal solely due to such nonconformity.
Patron: Bell, Richard P.
Passed House ................................................................. 454
Constitutional reading dispensed, referred to Committee on Local Government ........ 456
Reported ................................................................. 926
Constitutional reading dispensed, passed by for day ..................................................... 1279, 1280
Read third time ............................................................... 1315
Passed Senate ................................................................. 1321
Signed by President ......................................................... 1521
Approved by Governor-Chapter 707 (effective 7/1/19)

Patrons: Levine, et al.
Passed House ................................................................. 604
Constitutional reading dispensed, referred to Committee on Education and Health .... 610
Reported ................................................................. 1199
Constitutional reading dispensed, passed by for day ..................................................... 1329, 1331
Read third time and passed Senate ................................................................. 1350, 1356
Signed by President ......................................................... 1607
Approved by Governor-Chapter 293 (effective 7/1/19)

Patron: Mullin
Passed House ................................................................. 320
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 321
Reported ................................................................. 852
Constitutional reading dispensed, passed by for day ..................................................... 883, 884
Read third time ............................................................... 918
Reading of substitute waived ................................................................. 918
Substitute by Senator Reeves agreed to ................................................................. 918
Engrossed ................................................................. 918
Passed Senate ................................................................. 918
Senate substitute agreed to by House ................................................................. 1294
Signed by President ......................................................... 1518
Approved by Governor-Chapter 366 (effective 7/1/19)

H.B. 2439. DNA analysis; conviction of certain crimes or similar ordinance of a locality.
Amending § 19.2-310.2.
Patron: Campbell, R.R.
Passed House ................................................................. 347
Constitutional reading dispensed, referred to Committee for Courts of Justice .......... 348
Reported with substitute ................................................................. 619
Constitutional reading dispensed, passed by for day ..................................................... 857, 859
Read third time ............................................................... 872
Reading of substitute waived ................................................................. 876
Committee substitute agreed to ................................................................. 876
Engrossed ................................................................. 876
Passed Senate ................................................................. 879
Senate substitute agreed to by House ................................................................. 1197
Signed by President ......................................................... 1335
Approved by Governor-Chapter 201 (effective 7/1/19)
Passed House ................................................................. 604
Constitutional reading dispensed, referred to Committee on Finance .................. 610
Reported ................................................................. 903
Constitutional reading dispensed, passed by for day ...................................... 932, 934
Read third time and passed Senate ............................................................. 1232, 1244
Signed by President ............................................................................. 1518
Approved by Governor-Chapter 255 (effective 7/1/19)

H.B. 2441. Special identification card without a photograph; fee, confidentiality, penalties.
Amending § 46.2-345; adding § 46.2-345.2.
Patrons: Wilt, et al.
Passed House ................................................................. 604
Constitutional reading dispensed, referred to Committee for Courts of Justice ..... 610
Rereferred to Committee on Transportation .............................................. 847
Rereferred to Committee on Finance ....................................................... 889-890
Reported ......................................................................................... 903
Constitutional reading dispensed ............................................................. 933
Read third time and passed Senate ............................................................. 1149
Signed by President ............................................................................. 1335
House concurred in Governor’s recommendation ....................................... 2016
Senate concurred in Governor’s recommendation ....................................... 2051
Signed by President as reenrolled .............................................................. 2094
Enacted, Chapter 832 (effective 7/1/19)

H.B. 2443. Group health benefit plans; replaces references to bona fide associations with term sponsoring associations, formation of benefits consortium, sponsoring associations not subject to regulation or taxation as an insurance company. Amending §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1; adding §§ 59.1-571 through 59.1-574.
Patron: Wilt
Passed House ................................................................. 604
Constitutional reading dispensed, referred to Committee on Commerce and Labor ...... 611
Reported with substitute ........................................................................ 902
Constitutional reading dispensed, passed by for day ...................................... 932, 934
Read third time ....................................................................................... 1232
Reading of substitute waived .................................................................. 1254
Committee substitute agreed to ................................................................. 1254
Reading of amendment waived .................................................................. 1255
Amendment by Senator Wagner to the substitute agreed to ......................... 1255
Engrossed ............................................................................................... 1255
Passed Senate .......................................................................................... 1255
Senate substitute with amendment agreed to by House .................................. 1396
Signed by President ............................................................................. 1607
House rejected Governor’s recommendation ............................................. 2017

H.B. 2445. Death certificates; requires the completed medical certification portion of a certificate to be filed electronically with the State Registrar of Vital Records through the Electronic Death Registration System, etc., Department of Health shall work with Virginia
H.B. 2445 (continued)
Morticians’ Association, Inc., etc., to educate and encourage physicians, physician assistants, etc., to timely register with and utilize the System. Amending §§ 32.1-263 and 54.1-2915.
Patrons: Wilt, et al.
Passed House 414
Constitutional reading dispensed, referred to Committee on Education and Health 415
Reported 620
Constitutional reading dispensed, passed by for day 857, 859
Read third time and passed Senate 872, 879
Signed by President 1289
Approved by Governor-Chapter 213 (effective - see bill)

Patron: Wilt
Passed House 394
Constitutional reading dispensed, referred to Committee on Education and Health 395
Reported 620
Constitutional reading dispensed, passed by for day 857, 859
Read third time and passed Senate 872, 879
Signed by President 1289
Approved by Governor-Chapter 229 (effective 7/1/19)

Patron: Adams, L.R.
Passed House 347
Constitutional reading dispensed, referred to Committee for Courts of Justice 348
Reported 864
Constitutional reading dispensed, passed by for day 920, 921
Passed by for day 930
Read third time and passed Senate 1231, 1243
Signed by President 1518
Approved by Governor-Chapter 708 (effective 7/1/19)

H.B. 2453. Bail and recognizances; magistrate’s checklist, surety’s basis for request for capias. Amending §§ 19.2-121 and 19.2-149.
Patron: Adams, L.R.
Passed House 347
Constitutional reading dispensed, referred to Committee for Courts of Justice 348
Reported 619
Constitutional reading dispensed, passed by for day 857, 859
Read third time and passed Senate 872, 879
Signed by President 1289
Approved by Governor-Chapter 176 (effective 7/1/19)

H.B. 2457. Medicine, osteopathy, podiatry, or chiropractic, practitioners of; Board of Medicine may issue a retiree license to any practitioner who holds an unrestricted, active license to practice in the Commonwealth. Adding § 54.1-2937.1.
Patrons: Landes, et al.
Passed House 543
Constitutional reading dispensed, referred to Committee on Education and Health 549
Reported with amendments 1199
Constitutional reading dispensed, passed by for day 1329, 1331
Read third time 1350
Reading of amendments waived 1353
H.B. 2473. Minimum wage; eliminates the exemptions to Virginia’s requirements for
prostitution and human trafficking related crimes, taking, detaining
H.B. 2470. Minors;
H.B. 2465. Photo-monitoring systems;
testimony, using two-way closed-circuit television,
H.B. 2464. Child victims and witnesses;
commercial sex trafficking and prostitution offenses. Amending § 18.2-67.9.
Patron: Collins
Passed House ................................................................. 347
Constitutional reading dispensed, referred to Committee for Courts of Justice .... 348
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day ......................... 857, 859
Read third time and passed Senate ............................................ 873, 879
Signed by President ...................................................... 1289
Approved by Governor-Chapter 146 (effective 7/1/19)
H.B. 2470. Minors; prostitution and human trafficking related crimes, taking, detaining
person, etc., if minor is 15 years of age or older at time of offense, Class 3 misdemeanor, if
minor is younger than 15 years of age at time of offense, Class 2 felony.
Amending §§ 18.2-355 through 18.2-357.1.
Patrons: Gilbert, et al.
Passed House ................................................................. 604
Constitutional reading dispensed, referred to Committee for Courts of Justice .... 610
Reported ................................................................. 864
Rereferred to Committee on Finance ........................................... 864
Reported with amendment .................................................. 1398
Constitutional reading dispensed, passed by for day ......................... 1425, 1426
Read third time ............................................................. 1479
Reading of amendment waived ............................................... 1486
Committee amendment agreed to ............................................. 1486
Engrossed ................................................................. 1486
Passed Senate ............................................................. 1488
Senate amendment rejected by House ........................................ 1573
Senate insisted on amendment and requested committee of conference .......... 1577
House acceded to request .................................................. 1599
Conferees appointed ...................................................... 1602
H.B. 2473. Minimum wage; eliminates the exemptions to Virginia’s requirements for
newsboys, shoe-shine boys, babysitters who work 10 hours or more per week, etc.
Amending § 40.1-28.9.
Passed House ................................................................. 604
Constitutional reading dispensed, referred to Committee on Commerce and Labor .... 611
Reported ................................................................. 902
Constitutional reading dispensed, passed by for day .................................. 932, 934
Read third time and passed Senate ............................................ 1232, 1244
Signed by President ...................................................... 1518
Approved by Governor-Chapter 330 (effective 7/1/19)
Patrons: Torian, et al.
Passed House ................................................................. 604
Constitutional reading dispensed, referred to Committee on Education and Health .... 610
Reported ................................................................. 1199
Constitutional reading dispensed, passed by for day ........................................... 1329, 1330
Read third time and passed Senate ................................................................. 1350, 1356
Signed by President ................................................................. 1607
Approved by Governor—Chapter 430 (effective 7/1/19)

H.B. 2477. Electric utilities; competitive suppliers, licensed retail energy suppliers.
Amending §§ 56-577 and 56-587.
Patrons: Kilgore, et al.
Passed House ................................................................. 604
Constitutional reading dispensed, referred to Committee on Commerce and Labor .... 611
Reported ................................................................. 902
Constitutional reading dispensed, passed by for day ........................................... 932, 934
Read third time ................................................................. 1232
Motion to pass ................................................................. 1272
Passed by for day ................................................................. 1272, 1314
Passed Senate ................................................................. 1357
Signed by President ................................................................. 1607
House concurred in Governor’s recommendation .................................................. 2016
Senate concurred in Governor’s recommendation .................................................. 2052
Signed by President as reenrolled ................................................................. 2094
Enacted, Chapter 833 (effective 7/1/19)

H.B. 2478. Virginia Stock Corporation Act; updates and modernizes the Act to conform to
many provisions of the 2016 revision of the Model Business Corporation Act produced by
the Corporate Laws Committee of the American Bar Association’s Business Law Section,
until July 1, 2020, the term “conversion,” when used in any provision of the first
enactment of this Act, shall be construed to mean “entity conversion,” repealing
provisions relating to articles of domestication, abandonment of domestication, and
Patron: Kilgore
Passed House ................................................................. 604
Constitutional reading dispensed, referred to Committee on Commerce and Labor .... 611
Reported ................................................................. 902
Referred to Committee on Finance ................................................................. 904
Reported ................................................................. 925
Constitutional reading dispensed, passed by for day ........................................... 1279, 1281
H.B. 2478 (continued)
Read third time and passed Senate .......................................................... 1327
Signed by President ................................................................. 1991
Approved by Governor-Chapter 734 (effective - see bill)

H.B. 2482. Land preservation tax credits; operation of facility on donated land, agreements
between the Commonwealth and a third party related to donated land.
Amending § 58.1-512.
Patron: Hodges
Passed House .......................................................... 494
Constitutional reading dispensed, referred to Committee on Finance ........................................ 494
Reported .......................................................... 903
Constitutional reading dispensed .......................................................... 931
Read third time ................................................................ 935
Passed Senate .................................................................... 1146
Signed by President .......................................................... 1335
Approved by Governor-Chapter 649 (effective 7/1/19)

H.B. 2484. Credit cards; prosecution for card fraud may occur in county or city in which
cardholder resides. Amending § 18.2-198.1.
Patron: Hodges
Passed House .......................................................... 347
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................................ 348
Reported .......................................................... 619
Constitutional reading dispensed, passed by for day .......................................................... 857, 859
Read third time and passed Senate .......................................................... 873, 879
Signed by President .......................................................... 1289
Approved by Governor-Chapter 177 (effective 7/1/19)

H.B. 2485. Industrial development authorities; legislative intent. Amending § 15.2-4901.
Patrons: Hodges, et al.
Passed House .......................................................... 455
Constitutional reading dispensed, referred to Committee on Local Government ........................................ 456
Reported .......................................................... 926
Constitutional reading dispensed, passed by for day .......................................................... 1279, 1281
Read third time and passed Senate .......................................................... 1327
Signed by President .......................................................... 1522
Approved by Governor-Chapter 546 (effective 7/1/19)

H.B. 2486. Teacher licensure; clarifies definition of “alternate route to licensure;” Board of
Education shall grant special consideration to individuals who have successfully completed a program offered by a provider that is accredited by the Council for the
Accreditation of Educator Preparation, any such route may include alternatives to regulatory requirements for teacher preparation, etc. Amending § 22.1-298.1.
Patrons: Robinson, et al.
Passed House .......................................................... 494
Constitutional reading dispensed, referred to Committee on Education and Health ........................................ 494
Reported with substitute .......................................................... 1199
Constitutional reading dispensed, passed by for day .......................................................... 1329, 1331
Read third time ................................................................ 1350
Reading of substitute waived .......................................................... 1354
Committee substitute agreed to .......................................................... 1354
Engrossed .......................................................... 1354
Passed Senate .......................................................... 1356
Senate substitute agreed to by House .......................................................... 1449
Signed by President .......................................................... 1667
Approved by Governor-Chapter 409 (effective 7/1/19)
H.B. 2487. Motor vehicle dealers; definitions, new trailers to be treated similarly to new motor vehicles. Amending § 46.2-1500.
Patron: Garrett
Passed House ................................................................. 414
Constitutional reading dispensed, referred to Committee on Transportation ........................................... 415
Reported ...................................................................... 621
Constitutional reading dispensed, passed by for day ................................................................. 857, 859
Read third time and passed Senate ................................................................. 873, 879
Signed by President ................................................................... 1289
Approved by Governor-Chapter 160 (effective 7/1/19)

H.B. 2489. Tolls; any mandatory evacuation during a state of emergency shall require temporary suspension of toll collection operations in affected zones, Commissioner of Highways or his designee shall order temporary suspension of collection operations. Amending § 33.2-613.
Patrons: Jones, J.C., et al.
Passed House ................................................................. 543
Constitutional reading dispensed, referred to Committee on Transportation ........................................... 549
Reported ...................................................................... 1199
Constitutional reading dispensed, passed by for day ................................................................. 1329, 1331
Read third time and passed Senate ................................................................. 1350, 1356
Signed by President ................................................................... 1607
Approved by Governor-Chapter 547 (effective 7/1/19)

H.B. 2490. Tech Talent Investment Program and Fund; created, educational records and certain records of educational institutions, definitions, report. Amending § 2.2-3705.4; adding §§ 23.1-1239 through 23.1-1243.
Passed House ................................................................. 604
Constitutional reading dispensed, referred to Committee on Finance ........................................... 610
Reported with substitute ...................................................................... 925
Constitutional reading dispensed, passed by for day ................................................................. 1279, 1280
Read third time ...................................................................... 1315
Reading of substitute waived ...................................................................... 1318
Committee substitute agreed to ................................................................. 1318
Engrossed ...................................................................... 1318
Passed Senate ...................................................................... 1321
Senate substitute rejected by House ...................................................................... 1431
Senate insisted on substitute and requested committee of conference ................................................................. 1458
House acceded to request ...................................................................... 1575
Conferrees appointed ...................................................................... 1578
Conference report adopted by Senate ...................................................................... 1690
Conference report adopted by House ...................................................................... 1746
Signed by President ................................................................... 1991
Approved by Governor-Chapter 638 (effective 7/1/19)

Patron: Tran
Passed House ................................................................. 543
Constitutional reading dispensed, referred to Committee on Education and Health ........................................... 549
Reported ...................................................................... 1199
Constitutional reading dispensed, passed by for day ................................................................. 1329, 1331
Read third time ...................................................................... 1350
Passed Senate ...................................................................... 1356
H.B. 2493 (continued)
Signed by President ................................................................. 1607
Approved by Governor-Chapter 431 (effective 7/1/19)

Patrons: Tran, et al.
Passed House ................................................................. 604
Constitutional reading dispensed, referred to Committee on General Laws and Technology ........................................... 611
Reported ................................................................. 1398
Constitutional reading dispensed, passed by for day .................. 1425, 1427
Read third time and passed Senate ........................................ 1496
Signed by President ................................................................. 1664
Approved by Governor-Chapter 774 (effective 7/1/19)

H.B. 2497. Bristol, City of; amending charter, city powers, council meetings, etc.
Patrons: O'Quinn, et al.
Passed House ................................................................. 605
Constitutional reading dispensed, referred to Committee on Local Government ........................................... 610
Reported ................................................................. 926
Constitutional reading dispensed, passed by for day .................. 1279, 1280
Read third time and passed Senate ........................................ 1315, 1321
Signed by President ................................................................. 1522
Approved by Governor-Chapter 633 (effective 7/1/19)

H.B. 2499. Corrections, Department of; development of policies to improve exchange of offender medical and mental health information and records, report. Amending § 53.1-40.10.
Patron: Watts
Passed House ................................................................. 320
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services ........................................... 321
Reported ................................................................. 852
Constitutional reading dispensed, passed by for day .................. 883, 884
Read third time and passed Senate ........................................ 909, 913
Signed by President ................................................................. 1289
Approved by Governor-Chapter 202 (effective 7/1/19)

Patron: Hugo
Passed House ................................................................. 543
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................................... 549
Reported ................................................................. 1198
Constitutional reading dispensed, passed by for day .................. 1329, 1331
Read third time and passed Senate ........................................ 1350, 1356
Signed by President ................................................................. 1607
Approved by Governor-Chapter 485 (effective 7/1/19)

H.B. 2514. Motor vehicle safety inspections; increases maximum charge from $16 to $20, $0.70 shall be transmitted to Department of State Police for costs of administering program. Amending § 46.2-1167.
Patron: Hugo
Passed House ................................................................. 605
Constitutional reading dispensed, referred to Committee on Transportation ........................................... 611
Reported with amendment ................................................................. 1199
Constitutional reading dispensed, passed by for day .................. 1330, 1332
Read third time ................................................................. 1369
H.B. 2514 (continued)
Reading of amendment waived......................................................... 1369
Committee amendment agreed to................................................. 1369
Engrossed ............................................................................... 1369
Passed Senate ......................................................................... 1369
Senate amendment agreed to by House .................................. 1448
Signed by President .................................................................. 1667
Approved by Governor-Chapter 307 (effective 7/1/19)

H.B. 2515. Health plans; calculation of enrollee’s contribution to out-of-pocket maximum or
cost-sharing requirement. Amending §§ 38.2-4214 and 38.2-4319; adding § 38.2-3407.20.
Patrons: Hugo, et al.
Passed House ........................................................................ 605
Constitutional reading dispensed, referred to Committee on Commerce and Labor . 611
Reported .................................................................................. 902
Constitutional reading dispensed, passed by for day ......................... 932, 934
Read third time......................................................................... 1232
Reading of amendment waived..................................................... 1240
Amendment by Senator Dunnavant agreed to .............................. 1240
Engrossed ............................................................................... 1240
Passed Senate ......................................................................... 1244
Senate amendment agreed to by House .................................. 1395
Signed by President .................................................................. 1607
Approved by Governor-Chapter 661 (effective 7/1/19)

H.B. 2521. Assisted living facilities; Board of Social Services to amend regulations governing
staffing of certain units during overnight hours.
Patrons: Rasoul, et al.
Passed House ........................................................................ 414
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 415
Reported with amendments ......................................................... 852
Constitutional reading dispensed, passed by for day ......................... 883, 884
Read third time......................................................................... 909
Reading of amendments waived ................................................... 912
Committee amendments agreed to ............................................. 912
Engrossed ............................................................................... 912
Passed Senate ......................................................................... 913
Senate amendments agreed to by House .................................. 1294
Signed by President .................................................................. 1518
Approved by Governor-Chapter 294 (effective 7/1/19)

H.B. 2526. Income tax, state; changes definition of resident estate or trust.
Amending § 58.1-302.
Patrons: Hugo, et al.
Passed House ........................................................................ 347
Constitutional reading dispensed, referred to Committee on Finance ........ 348
Reported .................................................................................. 550
Constitutional reading dispensed, passed by for day ......................... 613, 614
Read third time and passed Senate ............................................ 622
Signed by President .................................................................. 888
Approved by Governor-Chapter 23 (effective 7/1/19)

H.B. 2527. Tolling; prohibits the imposition and collection on any primary highway that is
wholly located in Northern Virginia (Planning District 8), etc. Amending § 33.2-119.
Patrons: Hugo, et al.
Passed House ........................................................................ 543
Constitutional reading dispensed, referred to Committee on Transportation .......... 549
H.B. 2527 (continued)

Reported .......................... 1199
Constitutional reading dispensed, passed by for day .............. 1329, 1331
Read third time .................................. 1359
Passed Senate ................................ 1356
Signed by President ....................... 1607

Approved by Governor-Chapter 548 (effective 7/1/19)


Patrons: Hugo, et al.
Passed House ........................................ 605
Constitutional reading dispensed, referred to Committee for Courts of Justice .............. 610
Reported with substitute ................................ 864
Rereferred to Committee on Finance ............................ 864
Reported with substitute ................................ 1398
Constitutional reading dispensed, passed by for day .............. 1425, 1426
Passed by for day .................................... 1479

Reported with substitute .............................. 864
Passed by temporarily .................................. 1552
Reading of substitute waived .............................. 1554
Committee substitute rejected ............................... 1554
Reading of substitute waived .............................. 1555
Committee substitute agreed to .............................. 1555
Reading of amendments waived .............................. 1555
Amendments by Senator Obenshain agreed to ................. 1555
Engrossed .............................................. 1555
Passed Senate ........................................ 1555
Senate substitute with amendments agreed to by House ........ 1613
Signed by President .................................... 1736
House rejected Governor’s recommendation ................... 2017

H.B. 2529. Income tax, state; conformity of the Commonwealth’s taxation system with the
Internal Revenue Code, taxable income deductions, real property and personal property
taxes, etc. Amending §§ 58.1-301, 58.1-322.03, and 58.1-402.

Patrons: Hugo, et al.
Passed House ........................................ 605
Constitutional reading dispensed, referred to Committee on Finance .............. 610
Reported with substitute ................................ 851
Read second time ...................................... 859
Read third time ...................................... 879
Passed by temporarily .................................. 880
Reading of substitute waived .............................. 886
Committee substitute rejected ............................... 886
Reading of substitute waived .............................. 886
Substitute by Senator Newman agreed to ....................... 886
Engrossed .............................................. 886
Passed Senate ........................................ 886
Senate substitute agreed to by House ...................... 922
Signed by President .................................... 1186

Approved by Governor-Chapter 17 (effective 2/15/19)

H.B. 2538. Health insurance; payment of out-of-network providers, patient access to elective
services. Adding § 38.2-3445.1.

Patrons: Ware, et al.
Passed House ........................................ 605
Constitutional reading dispensed, referred to Committee on Commerce and Labor ........ 611
Reported ............................................... 902
H.B. 2538 (continued)
Constitutional reading dispensed, passed by for day .................................................. 932, 934
Passed by for day ........................................................................................................ 1231, 1314
Read third time and passed Senate ........................................................................... 1349, 1355
Signed by President ..................................................................................................... 1607
Approved by Governor-Chapter 432 (effective 7/1/19)
H.B. 2539. Worker retraining tax credit; sunset date, worker training investment tax credit
Patrons: Byron, et al.
Passed House .............................................................................................................. 347
Constitutional reading dispensed, referred to Committee on Finance ....................... 348
Reported with amendment ......................................................................................... 903
Constitutional reading dispensed .............................................................................. 931
Read third time ........................................................................................................... 935
Reading of amendment waived .................................................................................. 1146
Committee amendment agreed to .............................................................................. 1146
Engrossed .................................................................................................................... 1146
Passed Senate ............................................................................................................ 1146
Senate amendment agreed to by House ..................................................................... 1169
Signed by President .................................................................................................... 1335
Approved by Governor-Chapter 189 (effective 7/1/19)
H.B. 2540. Retail Sales and Use Tax; reduced rate on essential personal hygiene products, effective date. Amending §§ 58.1-603.1, 58.1-603.2, 58.1-604.01, and 58.1-611.1.
Patrons: Byron, et al.
Passed House .............................................................................................................. 494
Constitutional reading dispensed, referred to Committee on Finance ....................... 494
Reported with amendment ......................................................................................... 903
Constitutional reading dispensed .............................................................................. 931
Read third time ........................................................................................................... 935
Reading of amendment waived .................................................................................. 1146
Committee amendment agreed to .............................................................................. 1146
Engrossed .................................................................................................................... 1146
Passed Senate ............................................................................................................ 1146
Senate amendment rejected by House ....................................................................... 1169
Senate insisted on amendment and requested committee of conference ..................... 1171
House acceded to request ......................................................................................... 1181
Conferees appointed .................................................................................................. 1185
Conference report adopted by Senate ....................................................................... 1642
Conference report adopted by House ....................................................................... 1660
Signed by President .................................................................................................... 1991
Approved by Governor-Chapter 549 (effective 1/1/20)
H.B. 2541. Telework Promotion and Broadband Assistance, Office of, and Broadband Advisory Council; increases membership of Council, extends sunset provision, repeals previous sunset date. Amending § 2.2-2699.3 and Chapters 759 and 760, 2018 Acts; repealing third enactment of Chapters 818 and 852, 2009 Acts.
Patron: Byron
Passed House .............................................................................................................. 543
Constitutional reading dispensed, referred to Committee on General Laws and Technology . 549
Reported with substitute .......................................................................................... 904
Constitutional reading dispensed, passed by for day .................................................. 932, 934
Read third time ........................................................................................................... 1232
Reading of substitute waived ..................................................................................... 1240
Committee substitute agreed to .................................................................................. 1240
H.B. 2541 (continued)
Engrossed ................................................................. 1240
Passed Senate ............................................................. 1244
Senate substitute agreed to by House ................................. 1396
Signed by President ...................................................... 1607
Approved by Governor-Chapter 709 (effective 7/1/19)

H.B. 2542. Parental or legal custodial powers; delegation of powers, licensed child-placing agency, no person to whom powers have been delegated shall be required to obtain a license to operate an independent foster home or approval as a foster parent from the Commissioner. Amending §§ 63.2-100 and 63.2-1715; adding §§ 20-166 and 20-167.
Patrons: Byron, et al.
Passed House ............................................................. 455
Constitutional reading dispensed, referred to Committee for Courts of Justice ............................................ 456
Reported ................................................................. 864
Constitutional reading dispensed, passed by for day ...................... 920, 921
Passed by temporarily .................................................. 930
Read third time and passed Senate .................................... 1164
Signed by President ...................................................... 1335
Approved by Governor-Chapter 297 (effective 7/1/19)

H.B. 2546. Maternal Mortality Review Team; created, duties, report.
Amending §§ 2.2-3705.5, 2.2-3711, and 2.2-4002; adding § 32.1-283.8.
Patrons: Robinson, et al.
Passed House ............................................................. 605
Constitutional reading dispensed, referred to Committee for Courts of Justice ............................................ 610
Rereferred to Committee on Education and Health ....................... 848
Reported ................................................................. 1199
Constitutional reading dispensed, passed by for day ...................... 1329, 1331
Read third time and passed Senate .................................... 1350, 1356
Signed by President ...................................................... 1607
House concurred in Governor’s recommendations ......................... 2016
Senate concurred in Governor’s recommendations ....................... 2054
Signed by President as reenrolled ...................................... 2095
Enacted, Chapter 834 (effective 7/1/19)

Patrons: Hugo, et al.
Passed House ............................................................. 605
Constitutional reading dispensed, referred to Committee on Commerce and Labor ........................................ 611
Reported with amendment ................................................. 902
Constitutional reading dispensed, passed by for day ...................... 933, 935
Read third time .......................................................... 1276
Reading of amendment waived ........................................... 1276
Committee amendment agreed to ........................................ 1276
Reading of amendment waived ........................................... 1277
Amendment by Senator Sturtevant agreed to ............................. 1277
Engrossed .................................................................. 1277
Passed Senate ............................................................. 1277
Senate amendments agreed to by House .................................. 1395
Signed by President ...................................................... 1608
Approved by Governor-Chapter 742 (effective 7/1/19)
H.B. 2548. Felons; mechanism for reporting to Department of State Police when a circuit court restores right to possess, transport, and carry a firearm, etc., effective date. Amending §§ 18.2-308.09 and 18.2-308.2.
Passed House .......................................................... 455
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................................ 456
Reported .......................................................... 619
Constitutional reading dispensed, passed by for day ......................... 857, 859
Read third time and passed Senate ................................ 873, 879
Signed by President .............................................. 1289
Approved by Governor-Chapter 203 (effective 1/1/21)

Patron: Jones, S.C.
Passed House .......................................................... 605
Constitutional reading dispensed, referred to Committee on Local Government ........................................ 610
Reported with amendments ........................................ 926
Constitutional reading dispensed, passed by for day ......................... 1279, 1281
Passed by for day .............................................. 1327, 1359, 1421, 1492, 1556

H.B. 2550. Commonwealth of Virginia Research Consortium Authority; created, membership, report, etc., repeals the existing Virginia Research Investment Committee, etc., repeals Innovation and Entrepreneurship Investment Authority. Amending §§ 2.2-204, 2.2-225, 2.2-3705.6, 2.2-3705.7, 2.2-3711, 23.1-203, and 51.1-124.38; adding §§ 2.2-2351 through 2.2-2367; repealing §§ 2.2-2218 through 2.2-2233.1 and 23.1-3130 through 23.1-3134.
Passed House .......................................................... 605
Constitutional reading dispensed, referred to Committee on Finance ........................................ 610
Reported with substitute ........................................ 903
Constitutional reading dispensed, passed by for day ......................... 932, 934
Read third time .................................................. 1232
Reading of substitute waived ........................................ 1240
Committee substitute agreed to ..................................... 1240
Engrossed .......................................................... 1241
Passed Senate .................................................. 1244
Senate substitute rejected by House ................................ 1386
Senate insisted on substitute and requested committee of conference ............ 1401
House acceded to request ........................................ 1511
Conferrees appointed ........................................ 1536

H.B. 2551. Commercial driver’s licenses; Commissioner of DMV to waive certain knowledge and skills tests required for obtaining a permit or license for certain current or former military service members. Amending § 46.2-341.14:01.
Patrons: Thomas, et al.
Passed House .................................................. 414
Constitutional reading dispensed, referred to Committee on Transportation ........................................ 415
Reported .................................................. 621
Constitutional reading dispensed, passed by for day ......................... 857, 859
Read third time and passed Senate ................................ 873, 879
Signed by President .............................................. 1289
Approved by Governor-Chapter 161 (effective 7/1/19)
H.B. 2552. Unmanned aircraft systems; after 10 days after use of system has ended, a copy of executed search warrant shall be served on person who was subject of warrant and person whose property was subject of warrant, etc. Amending § 19.2-60.1.
Patron: Brewer
Passed House ......................................................... 605
Constitutional reading dispensed, referred to Committee for Courts of Justice ................. 610

H.B. 2553. Mass transit providers; Commonwealth Transportation Board may allocate supplemental operating funds in fiscal year 2020 to any transit provider that receives funds to support operating costs, etc., maximum amount of funds available shall not exceed $3 million from nongeneral fund available to Department of Rail and Public Transportation.
Patron: Thomas
Passed House ......................................................... 605
Constitutional reading dispensed, referred to Committee on Transportation .................. 610
Reported with substitute ........................................ 1200
Rereferred to Committee on Finance ................................ 1200
Reported ............................................................... 1398
Constitutional reading dispensed, passed by for day .................................................. 1425, 1426
Read third time .................................................. 1479
Reading of substitute waived ...................................... 1486
Committee substitute agreed to .................................. 1486
Engrossed ............................................................. 1486
Passed Senate ...................................................... 1488
Senate substitute agreed to by House ................................ 1613
Signed by President ................................................. 1736
Approved by Governor-Chapter 551 (effective 7/1/19)

Patrons: Pillion, et al.
Passed House ......................................................... 347
Constitutional reading dispensed, referred to Committee on Finance ......................... 348
Reported ............................................................. 550
Constitutional reading dispensed, passed by for day .................................................. 613, 614
Read third time .................................................. 622
Passed Senate ...................................................... 622
Signed by President ................................................. 888
Approved by Governor-Chapter 24 (effective 7/1/19)

H.B. 2556. Health Professions, Department of, and health regulatory boards; information obtained in an investigation or disciplinary proceeding, authorized disclosures. Amending § 54.1-2400.2.
Patrons: Plum, et al.
Passed House ......................................................... 372
Constitutional reading dispensed, referred to Committee on Education and Health ............ 373
Reported ............................................................. 1199
Constitutional reading dispensed, passed by for day .................................................. 1330, 1332
Read third time .................................................. 1350
Passed Senate ...................................................... 1356
Signed by President ................................................. 1608
Approved by Governor-Chapter 663 (effective 7/1/19)

Patrons: Pillion, et al.
Passed House ......................................................... 372
H.B. 2557 (continued)
Constitutional reading dispensed, referred to Committee on Education and Health  373
Reported with substitute  620
Constitutional reading dispensed, passed by for day  857, 859
Read third time  873
Reading of substitute waived  876
Committee substitute agreed to  876
Engrossed  876
Passed Senate  879
Senate substitute agreed to by House  1197
Signed by President  1335
Approved by Governor-Chapter 214 (effective 7/1/19)

H.B. 2558. Medicaid recipients; treatment involving opioids, prohibition on payment of costs
shall not apply to a recipient’s cost-sharing amounts required by the state plan for medical
assistance, written notice to patient prior to health care services, etc.
Adding § 54.1-2910.3:1.
Patrons: Pillion, et al.
Passed House  414
Constitutional reading dispensed, referred to Committee on Education and Health  415
Reported with substitute  620
Constitutional reading dispensed, passed by for day  857, 859
Read third time  873
Reading of substitute waived  877
Committee substitute agreed to  877
Engrossed  877
Passed Senate  879
Senate substitute agreed to by House  1197
Signed by President  1335
Approved by Governor-Chapter 223 (effective 7/1/19)

H.B. 2559. Electronic transmission of certain prescriptions; exceptions if prescriber
dispenses the controlled substance that contains an opioid directly to patient or patient’s
agent, etc., report. Amending §§ 54.1-3408.02 and 54.1-3410.
Patrons: Pillion, et al.
Passed House  543
Constitutional reading dispensed, referred to Committee on Education and Health  549
Reported  1199
Constitutional reading dispensed, passed by for day  1330, 1332
Read third time and passed Senate  1350, 1356
Signed by President  1608
Approved by Governor-Chapter 664 (effective 7/1/19)

H.B. 2560. Protective services; multidisciplinary adult abuse, neglect, and exploitation,
response teams may be established by Commonwealth attorney in each jurisdiction.
Amending §§ 2.2-3705.7, 2.2-3711, 15.2-1627.5, and 63.2-1605.
Patrons: Pillion, et al.
Passed House  543
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services  549
Reported  852
Constitutional reading dispensed, passed by for day  883-884
Read third time and passed Senate  909, 913
Signed by President  1289
Approved by Governor-Chapter 170 (effective 7/1/19)
H.B. 2561. Carrier contracts with pharmacy providers; limitations on audits of pharmacy records. Amending § 38.2-3407.15:1. Patrons: Pillion, et al. Passed House .......................................................... 605 Constitutional reading dispensed, referred to Committee on Education and Health .................................. 610 Reported with amendments ........................................... 1199 Constitutional reading dispensed, passed by for day .................. 1330, 1332 Read third time ............................................................ 1350 Reading of amendments waived ........................................ 1354 Committee amendments agreed to .................................... 1354 Engrossed ................................................................. 1354 Passed Senate ........................................................... 1356 Senate amendments agreed to by House ......................... 1448 Signed by President .................................................. 1667 Approved by Governor-Chapter 665 (effective 7/1/19)

H.B. 2563. Drug paraphernalia and controlled paraphernalia; narcotic testing products used to determine whether a controlled substance contains fentanyl or a fentanyl analog. Amending §§ 18.2-265.1 and 54.1-3466. Patrons: Robinson, et al. Passed House .......................................................... 543 Constitutional reading dispensed, referred to Committee on Education and Health .................................. 549 Reported ................................................................. 620 Constitutional reading dispensed, passed by for day .................. 857, 859 Read third time and passed Senate .................................... 873, 879 Signed by President .................................................. 1289 Approved by Governor-Chapter 215 (effective 7/1/19)

H.B. 2569. Family day homes; zoning permits, applicable local ordinances. Amending § 15.2-2292. Patron: LaRock Passed House .......................................................... 605 Constitutional reading dispensed, referred to Committee on Local Government .................................. 610 Reported ................................................................. 926 Constitutional reading dispensed, passed by for day .................. 1279, 1281 Read third time ............................................................ 1315 Reading of amendment waived ........................................ 1318 Amendment by Senator Favola agreed to ........................... 1318 Engrossed ................................................................. 1318 Passed Senate ........................................................... 1321 Senate amendment agreed to by House ......................... 1448 Signed by President .................................................. 1667 Approved by Governor-Chapter 380 (effective 7/1/19)

H.B. 2570. Family life education programs; prohibits any public elementary or secondary school student from participating in any program without prior written consent of his parent. Amending § 22.1-207.2. Patrons: LaRock, et al. Passed House .......................................................... 544 Constitutional reading dispensed, referred to Committee on Education and Health .................................. 549

H.B. 2572. Berryville, Town of; amending charter, updates boundary description, specifies certain town council appointments, etc. Patron: LaRock Passed House .......................................................... 321 Constitutional reading dispensed, referred to Committee on Local Government .................................. 321
H.B. 2572 (continued)
Reported .......................................................... 926
Constitutional reading dispensed, passed by for day ..................... 1279, 1281
Read third time and passed Senate ....................................... 1315, 1321
Signed by President .................................................. 1522
Approved by Governor-Chapter 308 (effective 7/1/19)

H.B. 2574. School Divisions of Innovation; Standards of Learning assessments for Virginia
Patron: LaRock
Passed House ...................................................... 544
Constitutional reading dispensed, referred to Committee on Education and Health .......... 549

H.B. 2576. Sex Trafficking Response Coordinator; establishes position, duties, report.
Adding § 9.1-116.4.
Patrons: Krizek, et al.
Passed House ...................................................... 606
Constitutional reading dispensed, referred to Committee for Courts of Justice ................. 610
Reported with amendment .............................................. 864
Constitutional reading dispensed, passed by for day ..................... 920, 921
Passed by for day .................................................. 930
Read third time ...................................................... 1231
Reading of amendment waived ........................................... 1235
Committee amendment agreed to ........................................ 1235
Engrossed ............................................................ 1235
Passed Senate ....................................................... 1243
Senate amendment rejected by House ................................... 1386
Senate insisted on amendment and requested committee of conference ........... 1402
House acceded to request ............................................. 1511
Conferrees appointed ................................................ 1536
Conference report adopted by Senate ..................................... 1643
Conference report adopted by House .................................... 1660
Signed by President .................................................. 1991
Approved by Governor-Chapter 486 (effective 7/1/19)

H.B. 2577. Health insurance; health insurers, health care subscription plans, and health
maintenance organizations to provide coverage for autism spectrum disorder for the
diagnosis and treatment of individuals of any age. Amending § 38.2-3418.17.
Patrons: Thomas, et al.
Passed House ...................................................... 606
Constitutional reading dispensed, referred to Committee on Commerce and Labor ........... 611
Reported .............................................................. 902
Rereferred to Committee on Finance ................................... 904
Reported .............................................................. 925
Constitutional reading dispensed, passed by for day ..................... 1279, 1281
Read third time ...................................................... 1315
Passed Senate ....................................................... 1321
Signed by President .................................................. 1522
Approved by Governor-Chapter 452 (effective 7/1/19)

H.B. 2578. Secondary state highways; limits requirement that a governing body with a
six-year plan advertise for and hold a public meeting. Amending § 33.2-331.
Patrons: Plum, et al.
Passed House ...................................................... 544
Constitutional reading dispensed, referred to Committee on Transportation ................... 549
Reported .............................................................. 1200
Constitutional reading dispensed, passed by for day ..................... 1330, 1332
H.B. 2578 (continued)
Read third time and passed Senate ................................................................. 1350, 1356
Signed by President ....................................................................................... 1608
Approved by Governor-Chapter 400 (effective 7/1/19)
H.B. 2585. Sheriffs; all marked motor vehicles used by offices shall conspicuously display on
each front side door of such vehicles the words “Sheriff’s Office” or “Sheriff,” etc.
Amending § 15.2-1610.
Patron: Gilbert
Passed House .................................................................................................. 494
Constitutional reading dispensed, referred to Committee on Local Government 494
Reported .......................................................................................................... 926
Constitutional reading dispensed, passed by for day ...................................... 1279, 1281
Read third time and passed Senate ............................................................... 1315, 1321
Signed by President ....................................................................................... 1522
Approved by Governor-Chapter 298 (effective 7/1/19)
H.B. 2586. Prostitution and sex trafficking; offenses involving a minor, penalties.
Amending §§ 9.1-902, 17.1-805, 18.2-46.1, 18.2-347 through 18.2-350, 18.2-357.1,
18.2-513, 19.2-215.1, and 19.2-392.02.
Patrons: Bell, Robert B., et al.
Passed House .................................................................................................. 606
Constitutional reading dispensed, referred to Committee for Courts of Justice 610
Reported .......................................................................................................... 864
Rereferred to Committee on Finance .............................................................. 864
Reported with amendment ............................................................................ 1398
Constitutional reading dispensed, passed by for day ...................................... 1425, 1427
Read third time ............................................................................................. 1497
Reading of amendment waived ..................................................................... 1497
Committee amendment agreed to ................................................................. 1497
Engrossed ....................................................................................................... 1497
Passed by temporarily ................................................................................... 1497
Passed Senate ................................................................................................. 1500
Senate amendment rejected by House ......................................................... 1573
Senate insisted on amendment and requested committee of conference .......... 1577
House acceded to request ............................................................................. 1599
Conferees appointed .................................................................................... 1602
Conference report adopted by Senate ........................................................... 1691
Conference report adopted by House ............................................................ 1746
Signed by President ....................................................................................... 1991
Approved by Governor-Chapter 617 (effective 7/1/19)
H.B. 2589. Teacher Education and Licensure, Advisory Board on; membership, report.
Amending § 22.1-305.2.
Patrons: Tran, et al.
Passed House .................................................................................................. 606
Constitutional reading dispensed, referred to Committee on Education and Health 610
Reported with substitute ............................................................................... 1199
Constitutional reading dispensed, passed by for day ...................................... 1330, 1332
Read third time ............................................................................................. 1350
Reading of substitute waived ....................................................................... 1354
Committee substitute agreed to ..................................................................... 1354
Engrossed ....................................................................................................... 1354
Passed Senate ................................................................................................. 1356
Senate substitute rejected by House ............................................................. 1431
Senate insisted on substitute and requested committee of conference .......... 1458
H.B. 2589 (continued)
House acceded to request ........................................... 1575
Conferrees appointed ............................................... 1578

H.B. 2591. Higher educational institutions, public; prohibits any student from being deemed ineligible to establish domicile and receive in-state tuition charges solely on the basis of the immigration status of his parent. Amending § 23.1-503.
Patron: Kory
Passed House .......................................................... 606
Constitutional reading dispensed, referred to Committee for Courts of Justice .... 610
Rereferred to Committee on Education and Health .......................... 848

H.B. 2594. Traffic incident management vehicles; definition, vehicle operator shall be required to complete an initial emergency vehicle operators course, etc., vehicles may be equipped with secondary warning lights. Amending §§ 46.2-920, 46.2-1023, 46.2-1029.2, and 46.2-1030.
Patron: LaRock
Passed House .......................................................... 414
Constitutional reading dispensed, referred to Committee on Transportation .... 415

H.B. 2597. Child abuse and neglect; sex trafficking assessments by local departments, notification to Child Protective Services Unit, valid report or complaint, child-protective services worker responding to a report or complaint may take a child into custody. Amending §§ 63.2-1508 and 63.2-1517; adding § 63.2-1506.1.
Patrons: Herring, et al.
Passed House .......................................................... 606
Constitutional reading dispensed, referred to Committee for Courts of Justice .... 610
Reported with substitute ............................................ 864
Rereferred to Committee on Finance ................................ 864
Reported ................................................................. 925
Constitutional reading dispensed, passed by for day .............................. 1279, 1281
Read third time ......................................................... 1315
Reading of substitute waived ......................................... 1319
Committee substitute agreed to ...................................... 1319
Engrossed ................................................................. 1319
Passed Senate .......................................................... 1321
Senate substitute agreed to by House .................................. 1449
Signed by President .................................................... 1667
Approved by Governor-Chapter 381 (effective 7/1/19)

H.B. 2599. Public schools; Board of Education shall identify and prohibit use of any method of restraint or seclusion that it determines poses a significant danger to the student, etc.
Amending § 22.1-279.1:1.
Patrons: Bell, John J., et al.
Passed House .......................................................... 606
Constitutional reading dispensed, referred to Committee on Education and Health .... 610
Reported ................................................................. 1199
Constitutional reading dispensed, passed by for day .............................. 1330, 1332
Read third time and passed Senate .................................... 1350, 1356
Signed by President .................................................... 1608
Approved by Governor-Chapter 591 (effective 7/1/19)

Patron: Bell, John J.
Passed House .......................................................... 606
Constitutional reading dispensed, referred to Committee on Commerce and Labor .... 611
H.B. 2600 (continued)
Reported ................................. 902
Constitutional reading dispensed, passed by for day 932, 934
Read third time and passed Senate 1232, 1244
Signed by President 1518
Approved by Governor-Chapter 256 (effective 7/1/19)

Patron: Jones, S.C.
Passed House ................................. 606
Constitutional reading dispensed, referred to Committee on Rules 610

H.B. 2605. Community corrections alternative program; establishment, repeals the boot camp incarceration program, diversion center incarceration program, and detention center incarceration program, etc. Amending §§ 19.2-298.01, 46.2-357, 46.2-391, 53.1-10, 53.1-67.6, 60.2-219, and 60.2-618; adding §§ 19.2-316.4 and 53.1-67.9; repealing §§ 19.2-316.1, 19.2-316.2, 19.2-316.3, 53.1-67.1, 53.1-67.7, and 53.1-67.8.
Passed House ................................. 606
Constitutional reading dispensed, referred to Committee for Courts of Justice 610
Reported ................................. 1340
Constitutional reading dispensed, passed by for day 1422, 1423
Read third time ................................. 1479
Passed Senate .................................. 1488
Signed by President .......................... 1664
Approved by Governor-Chapter 618 (effective 7/1/19)

H.B. 2609. School resource officers; powers and duties of Department of Criminal Justice Services, compulsory minimum training standards for certification and recertification of law-enforcement officers, training shall be specific to role and responsibility of officer working with students, etc. Amending §§ 9.1-102 and 22.1-279.8; adding § 9.1-114.1.
Patrons: Jones, J.C., et al.
Passed House ................................. 606
Constitutional reading dispensed, referred to Committee on Education and Health 610
Reported ........................................ 1199
Rereferred to Committee on Finance 1200
Reported with substitute .......................... 1398
Constitutional reading dispensed, passed by for day 1425, 1426
Read third time ................................. 1479
Reading of substitute waived 1491
Committee substitute agreed to 1491
Passed by for day .............................. 1491
Reading of amendment waived 1553
Amendment by Senator Stanley agreed to 1553
Engrossed ..................................... 1553
Passed Senate .................................. 1553
Senate substitute with amendment rejected by House 1594
Senate insisted on substitute with amendment and requested committee of conference 1597
House acceded to request ........................ 1602
Conferees appointed ............................ 1603
Passed by temporarily .......................... 1643
Passed by for day .............................. 1651
Conference report adopted by House 1660
Conference report rejected by Senate 1676
House requested second committee of conference 1730
H.B. 2609 (continued)

Senate acceded to request ......................................................... 1730
Second conferees appointed ...................................................... 1730
Second conference report adopted by Senate ............................... 1732
Second conference report adopted by House ............................... 1988
Signed by President .................................................................. 1991

Approved by Governor—Chapter 487 (effective 7/1/19)

Patrons: Poindexter, et al.

Passed House ........................................................................... 394
Constitutional reading dispensed, referred to Committee on Agriculture ........................................... 395
Reported .................................................................................... 851
Constitutional reading dispensed, passed by for day ....................... 883, 884
Read third time .......................................................................... 918
Motion to pass ............................................................................ 918
Passed by for day ....................................................................... 919
Passed by temporarily ............................................................... 930
Passed Senate ........................................................................... 1161
Reconsideration of vote on Senate passage agreed to .................... 1165
Passed Senate ........................................................................... 1165
Signed by President .................................................................. 1335
House sustained Governor’s veto ............................................... 2093

H.B. 2613. Maternity care patients; adds information about perinatal anxiety.
Amending § 32.1-134.01.
Patrons: Delaney, et al.

Passed House ........................................................................... 544
Constitutional reading dispensed, referred to Committee on Education and Health ................................. 549
Reported .................................................................................... 1199
Constitutional reading dispensed, passed by for day ....................... 1330, 1332
Read third time .......................................................................... 1350
Passed Senate ........................................................................... 1356
Signed by President .................................................................. 1608

Approved by Governor—Chapter 433 (effective 7/1/19)

H.B. 2615. Capital murder; law-enforcement officers and fire marshals, where offender was 18 years of age or older at time of offense, punishment shall be no less than a mandatory minimum term of confinement for life. Amending § 18.2-31.
Patrons: Pillion, et al.

Passed House ........................................................................... 606
Constitutional reading dispensed, referred to Committee for Courts of Justice ................................. 610
Reported .................................................................................... 864
Constitutional reading dispensed, passed by for day ....................... 920, 921
Passed by temporarily ............................................................... 930
Read third time and passed Senate .............................................. 1164
Signed by President .................................................................. 1335
House concurred in Governor’s recommendation ........................ 2016
Senate concurred in Governor’s recommendation ......................... 2055
Signed by President as reenrolled ............................................. 2095
Enacted, Chapter 835 (effective 7/1/19)
H.B. 2620. Higher educational institutions, public; educational programs for the governing boards shall include presentations relating to a review of student debt trends. Amending § 23.1-1304.
Patron: Miyares
Passed House ......................................................... 394
Constitutional reading dispensed, referred to Committee on Education and Health ....................... 395
Reported with substitute ........................................... 620
Rereferred to Committee on Finance ............................. 621
Reported ................................................................. 925
Constitutional reading dispensed, passed by for day ......................................................... 1279, 1281
Read third time ......................................................... 1315
Reading of substitute waived ....................................... 1319
Committee substitute agreed to .................................... 1319
Engrossed ................................................................. 1319
Passed Senate ......................................................... 1321
Senate substitute rejected by House ................................ 1431
Senate insisted on substitute and requested committee of conference .......................... 1459
House acceded to request ............................................. 1575
Conferees appointed ................................................. 1579
Passed by temporarily ............................................... 1656
Conference report adopted by House .................................. 1660
Conference report adopted by Senate .................................. 1692
Signed by President ................................................... 1991
Approved by Governor-Chapter 643 (effective 7/1/19)

H.B. 2621. Rezoning and site plan approval; any locality shall require an owner, lessee, or developer of real property to enter into a written agreement to decommission solar energy equipment, facilities, or devices, bonding provisions. Adding § 15.2-2241.2.
Patron: Ingram
Passed House ......................................................... 606
Constitutional reading dispensed, referred to Committee on Local Government ....................... 610
Reported with amendment ........................................... 926
Constitutional reading dispensed, passed by for day ......................................................... 1279, 1281
Read third time ......................................................... 1315
Reading of amendment waived ...................................... 1319
Committee amendment agreed to .................................... 1319
Engrossed ................................................................. 1319
Passed Senate ......................................................... 1321
Senate amendment agreed to by House .................................. 1448
Signed by President ................................................... 1667
Approved by Governor-Chapter 743 (effective 7/1/19)

Patron: Austin
Passed House ......................................................... 455
Constitutional reading dispensed, referred to Committee for Courts of Justice ....................... 456
Reported with amendment ........................................... 1198
Constitutional reading dispensed, passed by for day ......................................................... 1330, 1332
Read third time ......................................................... 1369
Reading of amendment waived ...................................... 1370
Committee amendment agreed to .................................... 1370
H.B. 2622 (continued)
Engrossed ................................................................. 1370
Passed Senate .......................................................... 1370
Senate amendment rejected by House .............................. 1430
Senate insisted on amendment and requested committee of conference 1459
House acceded to request ............................................ 1575
Conferrees appointed ................................................ 1579
Conference report adopted by Senate ............................. 1657
Conference report adopted by House ............................ 1746
Signed by President .................................................. 1991
Approved by Governor-Chapter 434 (effective 7/1/19)

H.B. 2623. Public schools; Board of Education shall develop a model policy for provision of counseling services.
Patrons: Ransone, et al.
Passed House ........................................................... 544
Constitutional reading dispensed, referred to Committee on Education and Health 549

H.B. 2625. Recounts; rules of procedure, multiple simultaneous recounts.
Amending §§ 24.2-800 and 24.2-802.
Patrons: Lindsey, et al.
Passed House ........................................................... 455
Constitutional reading dispensed, referred to Committee on Privileges and Elections 456
Reported ................................................................. 927
Constitutional reading dispensed, passed by for day ............. 1279, 1281
Read third time and passed Senate ................................ 1315, 1321
Signed by President .................................................. 1522
Approved by Governor-Chapter 382 (effective 7/1/19)

H.B. 2632. Veterans Services, Board of; increases membership and clarifies scope of responsibilities. Amending § 2.2-2452.
Patron: Helsel
Passed House ........................................................... 607
Constitutional reading dispensed, referred to Committee on General Laws and Technology 611
Reported ................................................................. 904
Constitutional reading dispensed, passed by for day ............. 932, 934
Read third time and passed Senate ................................ 1232, 1244
Signed by President .................................................. 1518
Approved by Governor-Chapter 204 (effective 1/1/20)

H.B. 2634. Alcoholic beverage control; allows the sale of mixed beverages by licensed restaurants and the sale of alcoholic beverages by the Board of Directors of the Virginia Alcoholic Beverage Control Authority in any county, town, or supervisor’s election district unless a referendum is held, etc., certain provisions of enactments shall become effective on July 1, 2020, repeals provision relating to licenses for establishments in national forests, certain adjoining lands, etc. Amending §§ 4.1-100, 4.1-119, 4.1-121, 4.1-122, 4.1-124, and 4.1-221.1; repealing § 4.1-126.
Patrons: Hurst, et al.
Passed House ........................................................... 414
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 415
Reported ................................................................. 852
Constitutional reading dispensed, passed by for day ............. 883, 884
Read third time and passed Senate ................................ 919
Signed by President .................................................. 1289
Approved by Governor-Chapter 178 (effective - see bill)
H.B. 2637. Loans and grants for agricultural best management practices; riparian buffers.
Amending § 62.1-229.1.
Patrons: Webert, et al.
Passed House ......................................................... 544
Constitutional reading dispensed, referred to Committee on Agriculture ........ 549
Reported ......................................................... 1295
Constitutional reading dispensed, passed by for day .............................. 1372, 1373
Read third time and passed Senate ..................................................... 1415, 1418
Signed by President ....................................................... 1667
Approved by Governor-Chapter 552 (effective 7/1/19)

H.B. 2639. Health care shared savings; definitions, health insurance incentive programs, required disclosures by health care providers. Amending §§ 38.2-4214, 38.2-4319, and 54.1-2910.01; adding §§ 38.2-3461 through 38.2-3464.
Patrons: Byron, et al.
Passed House ......................................................... 372
Constitutional reading dispensed, referred to Committee on Commerce and Labor .... 373
Reported with amendments ....................................................... 902
Constitutional reading dispensed, passed by for day .............................. 932, 935
Read third time ......................................................... 1232
Reading of amendments waived .................................................... 1241
Committee amendments agreed to ................................................ 1241
Engrossed .................................................................. 1244
Passed Senate ......................................................... 1244
Senate amendments agreed to by House ........................................... 1395
Signed by President ....................................................... 1608
Approved by Governor-Chapter 666 (effective 7/1/19)

H.B. 2642. Cruelty to animals with intent to coerce, intimidate or harass a family or household member; penalty. Amending § 3.2-6570.
Patrons: Levine, et al.
Passed House ......................................................... 607
Constitutional reading dispensed, referred to Committee on Agriculture .......... 611
Reported with substitute ....................................................... 1295
Rereferred to Committee on Finance ................................................ 1296
Rereferred to Committee on Agriculture ........................................... 1392
Reported ......................................................... 1392
Rereferred to Committee on Finance ................................................ 1392

Patron: Reid
Passed House ......................................................... 544
Constitutional reading dispensed, referred to Committee on General Laws and Technology .... 549
Reported ......................................................... 904
Constitutional reading dispensed, passed by for day .............................. 933, 935
Read third time and passed Senate ..................................................... 1277
Signed by President ....................................................... 1518
Approved by Governor-Chapter 367 (effective 7/1/19)

H.B. 2648. Crime victim rights; upon victim’s request, victim shall be notified by the Commissioner of Behavioral Health and Developmental Services or his designee of release of defendant found unrestorably incompetent or acquitted by reason of insanity. Amending § 19.2-11.01.
Patron: Orrock
Passed House ......................................................... 347
H.B. 2648 (continued)
Constitutional reading dispensed, referred to Committee for Courts of Justice .................................. 348
Reported ................................................................................................................................. 619
Constitutional reading dispensed, passed by for day .............................................................. 857, 859
Read third time and passed Senate .................................................................................... 873, 879
Signed by President ............................................................................................................ 1289
Approved by Governor-Chapter 216 (effective 7/1/19)

Patron: Yancey
Passed House .......................................................................................................................... 348
Constitutional reading dispensed, referred to Committee for Courts of Justice .......... 348
Reported with amendment ........................................................................................................ 864
Rereferred to Committee on Finance .................................................................................. 864
Reported ................................................................................................................................. 903
Constitutional reading dispensed .......................................................................................... 931
Read third time ...................................................................................................................... 935
Reading of amendment waived .............................................................................................. 1146
Committee amendment agreed to ......................................................................................... 1146
Engrossed ................................................................................................................................ 1146
Passed Senate .......................................................................................................................... 1146
Senate amendment agreed to by House ................................................................................ 1170
Signed by President ............................................................................................................. 1335
Approved by Governor-Chapter 728 (effective 7/1/19)

H.B. 2652. Regulation of licensed providers; Board of Behavioral Health and Developmental Services to require disclosure of certain information about employees, information subject to privilege or confidentiality.
Patrons: Hope, et al.
Passed House .......................................................................................................................... 607
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 611
Rereferred to Committee on Education and Health ............................................................... 852
Reported .................................................................................................................................. 1199
Constitutional reading dispensed, passed by for day ............................................................. 1330, 1332
Read third time and passed Senate ...................................................................................... 1350, 1356
Signed by President ............................................................................................................. 1608
Approved by Governor-Chapter 776 (effective 7/1/19)

Patrons: Cox, et al.
Passed House .......................................................................................................................... 607
Constitutional reading dispensed, referred to Committee on Finance .......................... 610
Reported with substitute ......................................................................................................... 1398
Constitutional reading dispensed, passed by for day ............................................................ 1425, 1426
Read third time ...................................................................................................................... 1479
Reading of substitute waived ................................................................................................. 1486
Committee substitute agreed to ............................................................................................... 1486
Engrossed ................................................................................................................................ 1487
Passed Senate .......................................................................................................................... 1488
Senate substitute rejected by House ..................................................................................... 1573
Senate insisted on substitute and requested committee of conference ......................... 1577
House acceded to request ...................................................................................................... 1599
Conferees appointed ............................................................................................................ 1602
H.B. 2653 (continued)
Passed by temporarily ......................................................... 1727
Conference report adopted by Senate .................................. 1733
Conference report adopted by House .................................. 1746
Signed by President ......................................................... 1992
Approved by Governor-Chapter 794 (effective 7/1/19)

Patrons: Collins, et al.
Passed House ................................................................. 607
Constitutional reading dispensed, referred to Committee on General Laws and Technology ........................ 611
Reported ................................................................. 904
Constitutional reading dispensed, passed by for day .................. 932, 935
Read third time and passed Senate .................................. 1232, 1244
Signed by President ......................................................... 1518
Approved by Governor-Chapter 355 (effective - see bill)

Patron: Collins
Passed House ................................................................. 607
Constitutional reading dispensed, referred to Committee on Finance ........................................... 610
Rereferred to Committee on General Laws and Technology ....................................................... 903
Reported ................................................................. 1398
Constitutional reading dispensed, passed by for day .................. 1425, 1426
Read third time .......................................................... 1479
Passed Senate .............................................................. 1488
Signed by President ......................................................... 1664
Approved by Governor-Chapter 489 (effective 7/1/19)

H.B. 2659. Bail bondsman; surrender of principal, deposit. Amending § 19.2-149.
Patron: Collins
Passed House ................................................................. 348
Constitutional reading dispensed, referred to Committee for Courts of Justice ........................... 348
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day .................. 857, 859
Read third time and passed Senate .................................. 873, 879
Signed by President ......................................................... 1289
Approved by Governor-Chapter 205 (effective 7/1/19)

H.B. 2660. Glasgow, Town of; amending charter, replaces references to sergeant with chief of police.
Patron: Campbell, R.R.
Passed House ................................................................. 321
Constitutional reading dispensed, referred to Committee on Local Government .......................... 321
Reported ................................................................. 926
Constitutional reading dispensed, passed by for day .................. 1279, 1281
Read third time .......................................................... 1315
Passed Senate .............................................................. 1321
Signed by President ......................................................... 1522
Approved by Governor-Chapter 309 (effective 7/1/19)
H.B. 2662. High school graduation requirements; work experience, requires students to complete a senior capstone project, etc., that relates to a work-based learning, service-learning, or community engagement activity, report. Amending § 22.1-253.13:4.
Patrons: Landes, et al.
Passed House .................................................. 494
Constitutional reading dispensed, referred to Committee on Education and Health .......... 494
Reported with amendment .................................. 1199
Rereferred to Committee on Finance ....................... 1200
Reported .......................................................... 1398
Constitutional reading dispensed, passed by for day .................................. 1425, 1426
Read third time ............................................... 1479
Reading of amendment waived ................................ 1491
Committee amendment agreed to ................................ 1491
Passed by for day .............................................. 1492
Committee amendment reconsidered .......................... 1555
Committee amendment rejected ................................ 1556
Reading of substitute waived ................................. 1556
Substitute by Senator Stuart agreed to ....................... 1556
Engrossed ....................................................... 1556
Passed Senate .................................................. 1556
Senate substitute rejected by House ......................... 1594
Senate insisted on substitute and requested a committee of conference ................. 1597
House acceded to request ..................................... 1603
Conferrees appointed .......................................... 1603
Conference report adopted by Senate ......................... 1693
Conference report adopted by House ......................... 1746
Signed by President ........................................... 1992
Approved by Governor-Chapter 640 (effective - see bill)

H.B. 2664. Wage payment statements; each employer, other than an employer engaged in agricultural employment including agribusiness and forestry, shall provide on each regular pay date, shall furnish employee a written statement of gross wages earned during the pay period, etc., effective date. Amending § 40.1-29.
Patrons: Aird, et al.
Passed House .................................................. 607
Constitutional reading dispensed, referred to Committee on Commerce and Labor .......... 611
Reported with amendment .................................. 902
Constitutional reading dispensed, passed by for day .................................. 932, 935
Read third time ............................................... 1232
Reading of amendment waived ................................ 1241
Committee amendment agreed to ................................ 1244
Engrossed ....................................................... 1241
Passed Senate .................................................. 1244
Senate amendment agreed to by House ....................... 1395
Signed by President ........................................... 1608
House concurred in Governor’s recommendation ......................... 2016
Senate concurred in Governor’s recommendation ......................... 2055
Signed by President as reenrolled .................................. 2095
Enacted, Chapter 836 (effective 1/1/20)
H.B. 2665. Specialty dockets; Office of the Executive Secretary of the Supreme Court shall develop a statewide evaluation model and conduct ongoing evaluations of the effectiveness and efficiency of all local specialty dockets, report. Amending § 18.2-254.2.
Patrons: Stolle, et al.
Passed House ................................................................. 348
Constitutional reading dispensed, referred to Committee for Courts of Justice .................. 348
Reported ............................................................................ 416
Constitutional reading dispensed, passed by for day ............................................................ 471, 472
Read third time and passed Senate .................................................................................. 495, 496
Signed by President ......................................................................................... 593
Approved by Governor-Chapter 13 (effective 7/1/19)

H.B. 2666. Law enforcement; Department of Criminal Justice Services to establish training standards and publish and periodically update model policies for personnel for sensitivity to and awareness of persons experiencing behavioral health or substance abuse crises.
Patron: Bell, Robert B.
Passed House ................................................................. 348
Constitutional reading dispensed, referred to Committee for Courts of Justice .................. 348

H.B. 2670. Dumfries, Town of; amending charter, town council elections, etc.
Patrons: Torian, et al.
Passed House ................................................................. 607
Constitutional reading dispensed, referred to Committee on Local Government .................. 610
Reported ............................................................................ 926
Constitutional reading dispensed, passed by for day ............................................................ 1279, 1281
Read third time and passed Senate .................................................................................. 1315, 1321
Signed by President ......................................................................................... 1522
Approved by Governor-Chapter 310 (effective 7/1/19)

H.B. 2672. Virginia War Memorial; only names and homes of record designation of those Virginians “Killed in Action” as a result of military operations against terrorism, etc., can be placed on the Shrine of Memory on the grounds of the Memorial, names and homes of record designation of all Virginians “Missing in Action” as a result of the Vietnam War and all other Virginians who served honorably shall be honored at the Memorial.
Amending § 2.2-2001.3.
Patron: Carr
Passed House ................................................................. 607
Constitutional reading dispensed, referred to Committee on General Laws and Technology ... 611
Reported ............................................................................ 904
Constitutional reading dispensed, passed by for day ............................................................ 932, 935
Read third time and passed Senate .................................................................................. 1233, 1244
Signed by President ......................................................................................... 1518
Approved by Governor-Chapter 312 (effective 7/1/19)

H.B. 2674. Certificates; notice of filing or recordation. Amending § 33.2-1020.
Patron: Freitas
Passed House ................................................................. 414
Constitutional reading dispensed, referred to Committee on Transportation ..................... 415
Reported ............................................................................ 621
Constitutional reading dispensed, passed by for day ............................................................ 857, 859
Read third time and passed Senate .................................................................................. 873, 879
Signed by President ......................................................................................... 1289
Approved by Governor-Chapter 162 (effective 7/1/19)
H.B. 2678. **Unlawful dissemination or sale of images of another person;** “another person” includes a person whose image was used in creating, etc., a videographic or still image with intent to depict an actual person, etc., penalty. Amending § 18.2-386.2.

Patron: Simon

Passed House .......................................................... 607

Constitutional reading dispensed, referred to Committee for Courts of Justice ............................................. 610

Reported with substitute ........................................... 864

Constitutional reading dispensed, passed by for day .......................................................... 920, 921

Passed by for day ........................................................ 930

Read third time ......................................................... 1231

Reading of substitute waived ..................................... 1236

Committee substitute agreed to .................................. 1236

Engrossed ............................................................... 1236

Passed Senate .......................................................... 1243

Senate substitute rejected by House ............................. 1386

Senate insisted on substitute and requested a committee of conference .................................................. 1402

House acceded to request .......................................... 1511

Conferees appointed ................................................ 1536

Conference report adopted by Senate ........................... 1644

Conference report adopted by House ........................... 1660

Signed by President .................................................. 1992

Approved by Governor-Chapter 490 (effective 7/1/19)


Patron: Simon

Passed House .......................................................... 455

Constitutional reading dispensed, referred to Committee for Courts of Justice ............................................. 456

Reported with substitute ........................................... 1198

Constitutional reading dispensed, passed by for day .......................................................... 1330, 1332

Read third time ......................................................... 1370

Reading of substitute waived ..................................... 1370

Committee substitute agreed to .................................. 1370

Engrossed ............................................................... 1370

Passed Senate .......................................................... 1370

Senate substitute rejected by House ............................. 1431

Senate insisted on substitute and requested a committee of conference .................................................. 1459

House acceded to request .......................................... 1575

Conferees appointed ................................................ 1579

Passed by temporarily ................................................ 1644

Conference report adopted by Senate ........................... 1651

Conference report adopted by House ........................... 1660

Signed by President .................................................. 1992

Approved by Governor-Chapter 412 (effective 7/1/19)

H.B. 2681. **Historical African American cemeteries;** adds seven cemeteries in City of Hampton to list. Amending § 10.1-2211.2.

Patrons: McQuinn, et al.

Passed House .......................................................... 544

Constitutional reading dispensed, referred to Committee on General Laws and Technology .......................... 549

Reported with amendment ......................................... 904

Rereferred to Committee on Finance ............................ 904

Reported ............................................................... 925

Constitutional reading dispensed, passed by for day .......................................................... 1279, 1281
H.B. 2681 (continued)
Read third time ........................................ 1315
Reading of amendment waived ......................... 1320
Committee amendment agreed to ...................... 1320
Engrossed ................................................ 1320
Passed Senate ............................................ 1321
Senate amendment agreed to by House ............... 1448
Signed by President .................................... 1667
Approved by Governor-Chapter 257 (effective 7/1/19)

Patron: Sickles
Passed House ............................................. 607
Constitutional reading dispensed, referred to Committee on Privileges and Elections ................. 610

Amending § 23.1-608; adding § 23.1-608.1.
Patrons: Torian, et al.
Passed House ............................................. 607
Constitutional reading dispensed, referred to Committee on Education and Health .................. 610
Reported with substitute .................................. 620
Rereferred to Committee on Finance .................... 621
Reported .................................................. 925
Constitutional reading dispensed, passed by for day .................................................. 1279, 1281
Read third time ........................................... 1328
Reading of substitute waived ............................ 1328
Committee substitute rejected .......................... 1328
Passed by temporarily .................................... 1328
Passed by for day ........................................ 1328
Reading of amendment waived ........................... 1360
Amendment by Senator Newman agreed to .......... 1360
Engrossed ................................................ 1360
Passed Senate ............................................ 1360
Senate amendment rejected by House ................ 1430
Senate insisted on amendment and requested committee of conference ............................ 1459
House acceded to request ................................ 1575
Conferees appointed .................................... 1579
Conference report adopted by Senate .................. 1987
Conference report adopted by House ................. 1987
Signed by President .................................... 1992
Approved by Governor-Chapter 491 (effective 7/1/19)

H.B. 2686. Zoning Appeals, Board of; changes vote requirement. Amending §§ 15.2-2308 and 15.2-2312.
Patron: Knight
Passed House ............................................. 607
Constitutional reading dispensed, referred to Committee on Local Government ...................... 610
Reported .................................................. 926
Constitutional reading dispensed, passed by for day .................................................. 1279, 1281
Read third time ........................................... 1328
Motion to pass ............................................ 1328
Passed by for day ........................................ 1328
Defeated by Senate ...................................... 1360
Reconsideration of vote by which bill was defeated .............................................. 1361
Passed Senate ............................................ 1361
H.B. 2686 (continued) Signed by President ................................................................. 1608
House rejected Governor’s recommendation ...................................................... 2018

H.B. 2687. Hunting elk; authorizes Board of Game and Inland Fisheries to create a special license, Board shall utilize a portion of fees collected for licenses to compensate an owner or lessee of land for damage caused by elk. Adding § 29.1-305.01.
Patrons: Morefield, et al.
Passed House ................................................................. 544
Constitutional reading dispensed, referred to Committee on Agriculture ............... 549

H.B. 2689. Livestock; changes definition to include alpacas. Amending §§ 3.2-5900 and 3.2-6500.
Patrons: Pogge, et al.
Passed House ................................................................. 394
Constitutional reading dispensed, referred to Committee on Agriculture ............... 395
Reported with substitute ............................................................... 851
Constitutional reading dispensed, passed by for day ........................................... 883, 884
Read third time ........................................................................... 909
Reading of substitute waived ............................................................................ 913
Committee substitute agreed to ........................................................................... 913
Engrossed ..................................................................................... 913
Passed Senate ............................................................................... 913
Senate substitute agreed to by House ................................................................. 1294
Signed by President ............................................................................. 1518
Approved by Governor-Chapter 258 (effective 7/1/19)

H.B. 2690. Money transmitters; licensure through the Nationwide Multistate Licensing System and Registry (NMLS). Amending §§ 6.2-1900, 6.2-1901, 6.2-1904.1, 6.2-1905, 6.2-1914, and 6.2-1917.
Patron: Kilgore
Passed House ................................................................. 414
Constitutional reading dispensed, referred to Committee on Commerce and Labor .... 416
Reported .................................................................................... 902
Constitutional reading dispensed, passed by for day ........................................... 932, 935
Read third time and passed Senate ..................................................................... 1233, 1244
Signed by President ............................................................................. 1519
Approved by Governor-Chapter 634 (effective 7/1/19)

H.B. 2691. Electric utilities; State Corporation Commission shall establish pilot programs under which certain utilities may submit one or more petitions to provide or make available broadband capacity to nongovernmental Internet service providers to unserved areas of the Commonwealth. Adding § 56-585.1:8.
Patrons: O’Quinn, et al.
Passed House ................................................................. 607
Constitutional reading dispensed, referred to Committee on Commerce and Labor .... 611
Reported with amendments .............................................................................. 1397
Rerereferred to Committee on Finance ................................................................. 1397
Reported .................................................................................... 1398
Constitutional reading dispensed, passed by for day ........................................... 1425, 1427
Read third time ........................................................................... 1497
Reading of amendments waived ............................................................................ 1498
Committee amendments agreed to ....................................................................... 1498
Engrossed ..................................................................................... 1498
Passed Senate ............................................................................... 1498
Reconsideration of vote on Senate passage agreed to ........................................... 1499
Passed Senate ................................................................................ 1499
H.B. 2691 (continued)

Signed by President ................................................................. 1612
Approved by Governor-Chapter 619 (effective 7/1/19)

H.B. 2693. Qualified mental health professionals; Board of Counseling to promulgate regulations for registration of persons receiving supervised training. Amending §§ 54.1-2400.1, 54.1-3500, and 54.1-3505.
Patron: Price
Passed House ................................................................. 544
Reported ................................................................. 620
Read third time and passed Senate .................................. 873, 879
Signed by President ................................................................. 1289
Approved by Governor-Chapter 217 (effective 7/1/19)

H.B. 2694. Property Owners’ Association Act; association meetings, notice by email, in the event that such electronic mail is returned as undeliverable, notice is subsequently sent by United States mail. Amending § 55-510.
Patron: Cole
Passed House ................................................................. 414
Reported ................................................................. 904
Read third time and passed Senate .................................. 1277
Signed by President ................................................................. 1519
Approved by Governor-Chapter 368 (effective 7/1/19)

Patrons: McQuinn, et al.
Passed House ................................................................. 348
Reported ................................................................. 620
Read third time and passed Senate .................................. 873, 879
Signed by President ................................................................. 1290
Approved by Governor-Chapter 230 (effective 7/1/19)

H.B. 2702. Virginia Polytechnic Institute and State University and Virginia State University; joint plan for establishment of a baccalaureate or other degree program.
Patron: Orrock
Passed House ................................................................. 394
Reported ................................................................. 1199
Rereferred to Committee on Finance .................................. 1200
Reported with amendment .................................................. 1398
Constitutional reading dispensed, passed by for day .......... 1425, 1426
Read third time ................................................................. 1479
Reading of amendment waived ........................................... 1487
Committee amendment agreed to ........................................ 1487
Engrossed ................................................................. 1487
Passed Senate ................................................................. 1488
Senate amendment agreed to by House ......................... 1612
Signed by President ................................................................. 1736
Approved by Governor-Chapter 592 (effective 7/1/19)
H.B. 2705. Historic rehabilitation; limit on tax credit that may be claimed.
Amending § 58.1-339.2.
Patron: Bloxom
Passed House ......................................................... 348
Constitutional reading dispensed, referred to Committee on Finance ........... 348
Reported ............................................................. 550
Constitutional reading dispensed, passed by for day ................................. 613, 614
Read third time .................................................... 622
Passed Senate ......................................................... 624
Signed by President ................................................ 888
Approved by Governor-Chapter 25 (effective 7/1/19)

H.B. 2711. Real estate; exemptions, recordation of signed writing, location of real estate or residence of householder if property located outside the Commonwealth.
Amending § 34-6.
Patron: Simon
Passed House ......................................................... 455
Constitutional reading dispensed, referred to Committee on General Laws and Technology .................. 456
Reported with amendment ........................................... 904
Constitutional reading dispensed, passed by for day ................................. 933, 935
Read third time .................................................... 1233
Reading of amendment waived ........................................ 1242
Committee amendment agreed to ....................................... 1242
Engrossed ............................................................. 1242
Passed Senate ......................................................... 1244
Senate amendment agreed to by House ..................................... 1395
Signed by President ................................................ 1608
Approved by Governor-Chapter 492 (effective 7/1/19)

H.B. 2717. Virginia Driver’s Manual course; computer-based mediums, providers of the Manual course online shall ensure that the certificate of completion is issued to the same person who took the course in a manner prescribed by the Department.
Amending § 46.2-325.
Patrons: Carr, et al.
Passed House ......................................................... 607
Constitutional reading dispensed, referred to Committee on Transportation .... 611
Reported ............................................................. 1200
Constitutional reading dispensed, passed by for day ................................. 1330, 1332
Read third time .................................................... 1350
Passed Senate ......................................................... 1356
Signed by President ................................................ 1608
Approved by Governor-Chapter 745 (effective 7/1/19)

H.B. 2718. Interstate 81; Interstate 81 Corridor Improvement Fund created, Interstate 81 Committee established, Committee’s meetings shall rotate between locations, report, responsibilities of Commonwealth Transportation Board and Department of Transportation, additional fees for certain vehicles, additional tax per gallon on diesel fuel, disposition of tax revenues, etc. Amending §§ 46.2-698, 58.1-2299.20, and 58.1-2701; adding §§ 33.2-3600 through 33.2-3605, 46.2-697.2, 46.2-702.1:1, 58.1-2217.1, and 58.1-2295.1.
Patrons: Landes, et al.
Passed House ......................................................... 607
Constitutional reading dispensed, referred to Committee on Transportation .... 611
Reported with substitute ............................................. 889
Rereferred to Committee on Finance .................................... 890
H.B. 2718 (continued)
Reported ......................................................... 903
Constitutional reading dispensed ................................ 933
Read third time ................................................. 1149
Reading of substitute waived .................................. 1149
Committee substitute agreed to ................................ 1149
Engrossed ....................................................... 1149
Passed Senate .................................................. 1150
Senate substitute rejected by House ............................ 1169
Senate insisted on substitute and requested committee of conference ........................................ 1172
House acceded to request ........................................ 1181
Conferrees appointed ........................................... 1185
Parliamentary inquiry ........................................... 1657
Rules Suspended, conference report adopted by Senate. ......................................................... 1658
Conference report adopted by House .......................... 1660
Signed by President .............................................. 1992
House concurred in Governor’s recommendations ............ 2017
Senate concurred in Governor’s recommendations Nos. 1, 4, 7, 10, 13, and 19 ............................ 2067
Senate concurred in Governor’s recommendations Nos. 2, 3, 5, 6, 8, 9, 11, 12, 14, 15, 16, 17, 18, 20, 21, 22, 23, 24, 25, 26, 27, and 28 ......................................................... 2067
Signed by President as reenrolled ............................... 2095
Enacted, Chapter 837 (effective - see bill)
H.B. 2719. Health insurance; revises definition of “small employer” for purposes of group policies. Amending § 38.2-3431.
Patrons: Pillion, et al.
Passed House .................................................... 608
Constitutional reading dispensed, referred to Committee on Commerce and Labor .................. 611
Reported .......................................................... 902
Constitutional reading dispensed, passed by for day .......... 933, 935
Read third time and passed Senate ............................. 1233, 1244
Signed by President .............................................. 1519
Approved by Governor-Chapter 383 (effective 7/1/19)
Patron: Gooditis
Passed House .................................................... 544
Constitutional reading dispensed, referred to Committee on Education and Health .................. 549
Reported .......................................................... 620
Constitutional reading dispensed, passed by for day .......... 857, 859
Read third time and passed Senate ............................. 873, 879
Signed by President .............................................. 1290
Approved by Governor-Chapter 231 (effective 7/1/19)
Patrons: Freitas, et al.
Passed House .................................................... 544
Constitutional reading dispensed, referred to Committee on Education and Health .................. 549
Reported with substitute ........................................ 1199
Constitutional reading dispensed, passed by for day .......... 1330, 1332
Read third time .................................................. 1370
Reading of substitute waived ................................... 1371
Committee substitute agreed to ................................ 1371
H.B. 2721 (continued)

Engrossed . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1371
Passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1371
Senate substitute agreed to by House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1449
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1667
Approved by Governor-Chapter 493 (effective 7/1/19)

Patron: Watts
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 414
Constitutional reading dispensed, referred to Committee on Education and Health . . . . . . . . . . 415
Reported . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 620
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 857, 859
Read third time and passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 873, 879
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1290
Approved by Governor-Chapter 299 (effective 7/1/19)

H.B. 2723. Portable electronics insurance; issuing notices and correspondence by mail or electronic means. Amending § 38.2-1877.
Patron: Wilt
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 608
Constitutional reading dispensed, referred to Committee on Commerce and Labor . . . . . . . . . . 611
Reported . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1397
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1425, 1426
Read third time . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1479
Passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1488
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1664
Approved by Governor-Chapter 523 (effective 7/1/19)

H.B. 2726. Local workforce development boards; career pathways for opportunity youth, report. Adding § 2.2-2472.3.
Patrons: James, et al.
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 544
Constitutional reading dispensed, referred to Committee on General Laws and Technology . . . . 549
Reported . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 904
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 933, 935
Read third time and passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1233, 1244
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1519
Approved by Governor-Chapter 593 (effective 7/1/19)

H.B. 2731. Lyme disease; disclosure of test result information to patients.
Adding § 32.1-137.06.
Patrons: Edmunds, et al.
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 544
Constitutional reading dispensed, referred to Committee on Education and Health . . . . . . . . . . 549
Reported . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1199
Constitutional reading dispensed, passed by for day . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1330, 1332
Read third time and passed Senate . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1350, 1356
Signed by President . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1608
Approved by Governor-Chapter 435 (effective 7/1/19)

H.B. 2733. Personal property tax; exemption for agricultural vehicles farm machinery includes equipment and machinery used by a nursery for production of horticultural products and any farm tractor. Amending § 58.1-3505.
Patrons: Webert, et al.
Passed House . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 608
Constitutional reading dispensed, referred to Committee on Finance . . . . . . . . . . . . . . . . . . . . . . 610
H.B. 2733 (continued)
Reported ................................................................. 903
Constitutional reading dispensed, passed by for day ....................... 933, 935
Read third time and passed Senate ................................... 1233, 1244
Signed by President .............................................. 1519
Approved by Governor-Chapter 259 (effective 7/1/19)

H.B. 2737. Amtrak or intercity passenger rail stations; Department of Rail and Public Transportation shall evaluate rail signage options, report.
Patron: Bagby
Passed House .................................................................. 544
Constitutional reading dispensed, referred to Committee on Transportation .................. 549
Reported ................................................................. 1200
Constitutional reading dispensed, passed by for day ....................... 1330, 1332
Read third time ................................................................ 1350
Passed Senate .................................................................. 1356
Signed by President .................................................. 1609
Approved by Governor-Chapter 553 (effective 7/1/19)

H.B. 2738. Public utilities; acquisition of rights-of-way for economic development sites, “qualified economic development site” means an industrial site within the Commonwealth that has been certified by the Partnership. Adding § 56-235.12.
Patrons: Bagby, et al.
Passed House .................................................................. 608
Constitutional reading dispensed, referred to Committee on Commerce and Labor ........ 611
Reported ................................................................. 902
Constitutional reading dispensed, passed by for day ....................... 933, 935
Read third time ................................................................ 1233
Passed Senate .................................................................. 1272
Signed by President .................................................. 1519
Approved by Governor-Chapter 494 (effective 7/1/19)

H.B. 2739. Historical African American cemeteries; adds six cemeteries in the City of Alexandria to list. Amending § 10.1-2211.2.
Patrons: Herring, et al.
Passed House .................................................................. 544
Constitutional reading dispensed, referred to Committee on General Laws and Technology ....... 549
Reported ................................................................. 904
Rereferred to Committee on Finance ......................................... 904
Reported ................................................................. 925
Constitutional reading dispensed, passed by for day ....................... 1279, 1281
Read third time and passed Senate ................................... 1315, 1321
Signed by President .............................................. 1522
Approved by Governor-Chapter 260 (effective 7/1/19)

H.B. 2740. Kenbridge, Town of; amending charter, staggers election of town council members.
Patron: Wright
Passed House .................................................................. 455
Constitutional reading dispensed, referred to Committee on Local Government ............ 456
Reported ................................................................. 926
Constitutional reading dispensed, passed by for day ....................... 1279, 1281
Read third time ................................................................ 1315
Passed Senate .................................................................. 1321
Signed by President .................................................. 1522
Approved by Governor-Chapter 313 (effective 7/1/19)
H.B. 2741. **Clean Energy Advisory Board;** established, membership, powers and duties, solar energy installation rebates, report, sunset provision. Adding §§ 45.1-395 through 45.1-400.
Patrons: Aird, et al.
PASSED HOUSE ................................................................. 608
Constitutional reading dispensed, referred to Committee on Commerce and Labor .................. 611
REPORTED .................................................................. 902
Rerereferred to Committee on Finance ................................................................................. 904
REPORTED .................................................................. 925
Constitutional reading dispensed, passed by for day ............................................................... 1279, 1281
Read third time and passed Senate ....................................................................................... 1328
Signed by President .............................................................................................................. 1522
Approved by Governor-Chapter 554 (effective 7/1/19)

H.B. 2743. **Child protective services;** investigations and family assessments, contact information, report. Amending §§ 63.2-1505 and 63.2-1506.
Patron: Morefield
PASSED HOUSE ................................................................. 544
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 549
REPORTED .................................................................. 1296
Constitutional reading dispensed, passed by for day ............................................................... 1372, 1373
Read third time and passed Senate ....................................................................................... 1415, 1418
Signed by President .............................................................................................................. 1667
Approved by Governor-Chapter 436 (effective 7/1/19)

H.B. 2744. **Virginia War Memorial Board;** transfer of duties, sunset provision.
Amending § 2.2-2001.3; adding § 2.2-2469.1.
Patron: Fowler
PASSED HOUSE ................................................................. 608
Constitutional reading dispensed, referred to Committee on General Laws and Technology .... 611
REPORTED .................................................................. 904
Constitutional reading dispensed, passed by for day ............................................................... 933, 935
Read third time and passed Senate ....................................................................................... 1233, 1244
Signed by President .............................................................................................................. 1519
Approved by Governor-Chapter 314 (effective 1/1/20)

H.B. 2745. **Dangerous dogs;** deferral of proceedings. Amending § 3.2-6540.
Patron: Hope
PASSED HOUSE ................................................................. 545
Constitutional reading dispensed, referred to Committee on Agriculture ................................ 549
REPORTED .................................................................. 851
Constitutional reading dispensed, passed by for day ............................................................... 883, 884
Read third time and passed Senate ....................................................................................... 919
Signed by President .............................................................................................................. 1290
Approved by Governor-Chapter 190 (effective 7/1/19)

H.B. 2746. **Central Criminal Records Exchange;** Department of State Police shall accept requests for background checks through the use of Live Scan device.
Adding § 19.2-388.1.
Patron: Head
PASSED HOUSE ................................................................. 455
Constitutional reading dispensed, referred to Committee for Courts of Justice ...................... 456
REPORTED .................................................................. 1198
Constitutional reading dispensed, passed by for day ............................................................... 1330, 1332
Read third time and passed Senate ....................................................................................... 1350, 1356
H.B. 2746 (continued)
Signed by President ........................................ 1609
Approved by Governor-Chapter 620 (effective 7/1/19)

H.B. 2747. Southwest Virginia Energy Research and Development Authority; created,
Patrons: Kilgore, et al.
Passed House ............................................... 608
Constitutional reading dispensed, referred to Committee on Commerce and Labor 611
Reported with amendments ........................................ 902
Constitutional reading dispensed, passed by for day 933, 935
Read third time ........................................ 1233
Reading of amendments waived ........................................ 1242
Committee amendments agreed to ........................................ 1242
Engrossed ........................................ 1242
Passed Senate ............................................... 1244
Senate amendments rejected by House 1386
Senate insisted on amendments and requested committee of conference 1402
House acceded to request ........................................ 1511
Conferees appointed ........................................ 1536
Conference report adopted by House ........................................ 1600
Passed by temporarily ........................................ 1621
Conference report adopted by Senate ........................................ 1634
Signed by President ........................................ 1992
Approved by Governor-Chapter 555 (effective 7/1/19)

H.B. 2748. Tobacco products, nicotine vapor products, and alternative nicotine products;
purchase, possession, and sale, minimum age requirements, provisions shall not apply to
any active duty military personnel who are 18 years of age or older, etc., penalties.
Amending §§ 18.2-246.8, 18.2-246.10, and 18.2-371.2.
Patrons: Stolle, et al.
Passed House ............................................... 608
Constitutional reading dispensed, referred to Committee for Courts of Justice 610
Reported with substitute ........................................ 864
Constitutional reading dispensed, passed by for day 920, 921
Read third time ........................................ 930
Reading of substitute waived ........................................ 931
Committee substitute agreed to ........................................ 931
Engrossed ........................................ 931
Passed Senate ............................................... 931
Senate substitute agreed to by House 1170
Signed by President ........................................ 1290
Approved by Governor-Chapter 90 (effective 7/1/19)

H.B. 2749. Temporary Assistance for Needy Families (TANF); restrictions on use of cash
assistance, report. Amending § 63.2-621.
Patron: Poindexter
Passed House ............................................... 608
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 611
Reported with amendments ........................................ 1296
Constitutional reading dispensed, passed by for day 1372, 1373
Read third time ........................................ 1421
Reading of amendments waived ........................................ 1422
Committee amendments agreed to ........................................ 1422
Engrossed ........................................ 1422
Passed Senate ............................................... 1422
H.B. 2749 (continued)
Senate amendments agreed to by House .................................................... 1530
Signed by President .................................................................................. 1664
House sustained Governor’s veto ............................................................ 2093

H.B. 2750. Elective medical procedure, test, or service; advance estimate of patient payment amount, written information shall be posted conspicuously in public areas of the hospital, etc., and included on any website maintained by hospital. Amending § 32.1-137.05.
Patrons: Toscano, et al.
Passed House ............................................................................................ 545
Constitutional reading dispensed, referred to Committee on Education and Health ...... 549
Reported with substitute .......................................................................... 620
Constitutional reading dispensed, passed by for day .................................. 857, 859
Read third time .......................................................................................... 873
Reading of substitute waived .................................................................... 877
Committee substitute agreed to ................................................................. 877
Engrossed .................................................................................................. 877
Passed Senate ............................................................................................ 879
Senate substitute rejected by House .......................................................... 1193
Senate insisted on substitute and requested committee of conference .............. 1297
House acceded to request ......................................................................... 1391
Conferrees appointed ................................................................................ 1403
Conference report adopted by Senate ....................................................... 1451-1452
Reconsideration of vote on conference committee report ............................. 1501
Passed by for day ....................................................................................... 1501
Conference report adopted by House ....................................................... 1511
Motion to pass by for day .......................................................................... 1534
Substitute motion to pass by temporarily, motion withdrawn ....................... 1534
Passed by for day ....................................................................................... 1534
Passed by temporarily ................................................................................ 1634
Passed by for day ....................................................................................... 1652
Conference report adopted by Senate ....................................................... 1676
Signed by President .................................................................................. 1992
Approved by Governor—Chapter 670 (effective 7/1/19)

H.B. 2752. Motorized skateboards or scooters; clarifies definitions, riding or driving on sidewalks, exceptions, powers of localities to regulate use of scooters, etc., for hire, effective date for certain provisions, local authority. Amending §§ 46.2-100, 46.2-800, 46.2-849, 46.2-903, 46.2-904, 46.2-905, 46.2-908.1, 46.2-1015, 46.2-1041, and 46.2-1081; adding § 46.2-1315.
Patron: Pillion
Passed House ............................................................................................ 545
Constitutional reading dispensed, referred to Committee on Transportation .... 549
Reported .................................................................................................... 1200
Constitutional reading dispensed, passed by for day .................................. 1330, 1332
Read third time .......................................................................................... 1350
Passed Senate ............................................................................................ 1356
Signed by President .................................................................................. 1609
Approved by Governor—Chapter 780 (effective - see bill)

H.B. 2755. Conservation easements; use of real property for open-space land shall conform to official plan for the area in which property is located. Amending § 10.1-1010.
Patron: Fariss
Passed House ............................................................................................ 545
Constitutional reading dispensed, referred to Committee on Agriculture ....... 549
Reported with amendment ......................................................................... 1295
H.B. 2755 (continued)
Constitutional reading dispensed, passed by for day ................................. 1372, 1373
Read third time .......................................................................................... 1415
Reading of amendment waived ................................................................. 1417
Committee amendment agreed to .............................................................. 1417
Engrossed ................................................................................................. 1417
Passed Senate ........................................................................................... 1418
Senate amendment rejected by House ...................................................... 1510
Senate insisted on amendment and requested committee of conference .... 1535
House acceded to request ........................................................................ 1594
Conferrees appointed .............................................................................. 1595

H.B. 2756. Child day programs; exempts from licensure any program in which child-minding
services are offered by a business on the premises of the business to no more than four
children under the age of 13 at any given time and no more than eight hours per day, etc.
Amending § 63.2-1715.
Patron: Miyares
Passed House ............................................................................................ 608
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 611
Reported .................................................................................................... 1296
Constitutional reading dispensed, passed by for day .................................. 1372, 1373
Read third time and passed Senate ............................................................ 1415, 1418
Signed by President .................................................................................. 1667
Approved by Governor-Chapter 667 (effective 7/1/19)

H.B. 2758. Kinship foster care; local board shall take all reasonable steps to provide notice to
relatives of their potential eligibility. Amending § 63.2-900.1.
Patrons: Carroll Foy, et al.
Passed House ............................................................................................ 545
Constitutional reading dispensed, referred to Committee on Rehabilitation and Social Services 549
Reported with amendment ....................................................................... 852
Constitutional reading dispensed, passed by for day .................................. 883, 884
Read third time .......................................................................................... 909
Reading of amendment waived ................................................................. 913
Committee amendment agreed to .............................................................. 913
Engrossed ................................................................................................. 913
Passed Senate ........................................................................................... 913
Senate amendment rejected by House ...................................................... 1293
Senate insisted on amendment and requested a committee of conference .... 1346
House acceded to request ........................................................................ 1432
Conferrees appointed .............................................................................. 1461
Conference report adopted by House ....................................................... 1594
Conference report adopted by Senate ...................................................... 1644
Signed by President .................................................................................. 1992
Approved by Governor-Chapter 437 (effective 7/1/19)

H.B. 2760. Redistricting; Geographic Information System maps required, any county, city, or
town that does not have GIS capabilities may request Department of Elections to create on
its behalf, review by the Department of Elections. Amending §§ 24.2-304.3, 24.2-306, and
30-264; adding § 24.2-103.1.
Patron: Sickles
Passed House ............................................................................................ 608
Constitutional reading dispensed, referred to Committee on Privileges and Elections 610
Reported .................................................................................................... 927
Rereferred to Committee on Finance ....................................................... 927
Reported with substitute ......................................................................... 1398
H.B. 2760 (continued)
Constitutional reading dispensed, passed by for day ................................. 1425, 1427
Read third time .................................................. 1479
Reading of substitute waived .................................................. 1492
Committee substitute rejected .................................................. 1492
Amendment by Senator Peake rejected .............................................. 1492
Ruling of the Chair .................................................. 1492
Passed Senate .................................................. 1492
Signed by President .................................................. 1664
Approved by Governor-Chapter 777 (effective 7/1/19)

H.B. 2762. Firefighting foam management; beginning July 1, 2021, no person, local
government, or agency of the Commonwealth shall discharge or otherwise use class B
firefighting foam that contains intentionally added PFAS chemicals, etc.
Adding § 9.1-207.1.
Patrons: Bulova, et al.
Passed House .................................................. 545
Constitutional reading dispensed, referred to Committee on General Laws and Technology .................................................. 549
Reported .................................................. 904
Constitutional reading dispensed, passed by for day ..................................... 933, 935
Read third time and passed Senate .................................................. 1233, 1244
Signed by President .................................................. 1519
House concurred in Governor’s recommendations ........................................... 2017
Senate concurred in Governor’s recommendations ........................................... 2068
Signed by President as reenrolled .................................................. 2095
Enacted, Chapter 838 (effective 7/1/19)

H.B. 2764. Voter registration; persons assisting with completion or collection of completed
document or collection of completed paper applications, certain identifying information required. Adding § 24.2-418.2.
Patron: Wilt
Passed House .................................................. 608
Constitutional reading dispensed, referred to Committee on Privileges and Elections .................................................. 610
Reported .................................................. 927
Constitutional reading dispensed, passed by for day ..................................... 1279, 1281
Passed by for day .................................................. 1328
Read third time and passed Senate .................................................. 1360
Signed by President .................................................. 1609
House sustained Governor’s veto .................................................. 2093

H.B. 2766. Certificate of public need; Commissioner of Health to review charity care
conditions at least once every three years to determine whether conditions continue to be
appropriate or should be revised, etc. Amending §§ 32.1-102.2 and 32.1-102.4.
Patron: Byron
Passed House .................................................. 608
Constitutional reading dispensed, referred to Committee on Education and Health .................................................. 610
Reported with amendment .................................................. 1199
Constitutional reading dispensed, passed by for day ..................................... 1330, 1332
Read third time .................................................. 1350
Reading of amendment waived .................................................. 1355
Committee amendment agreed to .................................................. 1355
Engrossed .................................................. 1355
Passed Senate .................................................. 1356
Senate amendment agreed to by House .................................................. 1448
Signed by President .................................................. 1667
House concurred in Governor’s recommendation ........................................... 2017
Senate concurred in Governor’s recommendation ........................................... 2068
H.B. 2766 (continued)
Signed by President as reenrolled .................................................. 2095
Enacted, Chapter 839 (effective 7/1/19)

H.B. 2767. Virginia African American Advisory Board; established, membership, report.
Adding §§ 2.2-2491 through 2.2-2495.
Patrons: Bagby, et al.
Passed House ................................................................. 608
Constitutional reading dispensed, referred to Committee on Rules ............ 610
Reported ................................................................. 1340
Constitutional reading dispensed, passed by for day .............................. 1422, 1423
Read third time ................................................................ 1479
Passed Senate .................................................................. 1488
Signed by President ............................................................. 1664
Approved by Governor-Chapter 594 (effective 7/1/19)

Patron: Campbell, R.R.
Passed House ................................................................. 608
Constitutional reading dispensed, referred to Committee on Finance ........ 610
Reported ................................................................. 903
Constitutional reading dispensed, passed by for day .............................. 933, 935
Read third time and passed Senate .................................................. 1278
Signed by President ............................................................. 1519
Approved by Governor-Chapter 261 (effective 7/1/19)

Patron: Campbell, R.R.
Passed House ................................................................. 455
Constitutional reading dispensed, referred to Committee for Courts of Justice ...................................... 456
Reported ................................................................. 619
Constitutional reading dispensed, passed by for day .............................. 857, 859
Read third time and passed Senate .................................................. 873, 879
Signed by President ............................................................. 1290
Approved by Governor-Chapter 326 (effective 7/1/19)

H.B. 2770. Accident and sickness insurance; restrictions relating to premium rates, variances in area rate factors, provisions shall apply only to proposed rate filings for 2020 plan year and subsequent plan years. Amending § 38.2-3447.
Patrons: Murphy, et al.
Passed House ................................................................. 609
Constitutional reading dispensed, referred to Committee on Commerce and Labor ...................................... 611
Reported with substitute ................................................................ 902
Constitutional reading dispensed, passed by for day .............................. 933, 935
Read third time ................................................................ 1233
Reading of substitute waived ......................................................... 1242
Committee substitute agreed to ....................................................... 1242
Engrossed ......................................................................... 1242
Passed Senate .................................................................. 1244
Senate substitute agreed to by House ................................................. 1396
Signed by President ............................................................. 1609
Approved by Governor-Chapter 439 (effective 7/1/19)

H.B. 2773. Criminal Injuries Compensation Fund; amount of award.
Amending § 19.2-368.11:1.
Patron: Bell, Robert B.
Passed House ................................................................. 455
H.B. 2773 (continued)
Constitutional reading dispensed, referred to Committee for Courts of Justice .......... 456
Reported .......................................................... 1198
Rereferred to Committee on Finance ........................................ 1200
Reported .......................................................... 1398
Constitutional reading dispensed, passed by for day ....................... 1425, 1427
Read third time ...................................................... 1479
Passed Senate ....................................................... 1488
Signed by President ................................................. 1665
Approved by Governor-Chapter 524 (effective 7/1/19)

H.B. 2776. Income tax, state; adds Page County to the list of qualified localities in which a
company may invest to become eligible for income tax modification.
Amending §§ 15.2-958.2:01 and 58.1-405.1.
Patron: Gilbert
Passed House ....................................................... 609
Constitutional reading dispensed, referred to Committee on Finance .......... 610
Reported .......................................................... 903
Constitutional reading dispensed ........................................ 931
Read third time ...................................................... 935
Passed Senate ....................................................... 1146
Signed by President ................................................. 1335
Approved by Governor-Chapter 262 (effective 7/1/19)

H.B. 2779. Enterprise zones; designation, Governor may renew zones designated on or after
July 1, 2005, for up to three five-year renewal periods and zones designated prior to July
1, 2005, for one five-year renewal period. Amending § 59.1-542.
Patron: Edmunds
Passed House ....................................................... 609
Constitutional reading dispensed, referred to Committee on Local Government .... 610
Reported .......................................................... 926
Constitutional reading dispensed, passed by for day ....................... 1279, 1281
Read third time and passed Senate ................................... 1315, 1321
Signed by President ................................................. 1522
Approved by Governor-Chapter 496 (effective 7/1/19)

H.B. 2783. Living shorelines; loans to businesses, to be eligible for loan funding, a business
shall be located within a locality that is in the Rural Coastal Virginia Community
Enhancement Authority. Amending § 62.1-229.5.
Patron: Hodges
Passed House ....................................................... 545
Constitutional reading dispensed, referred to Committee on Agriculture .......... 549
Reported .......................................................... 1295
Constitutional reading dispensed, passed by for day ....................... 1372, 1373
Read third time and passed Senate ................................... 1415, 1418
Signed by President ................................................. 1667
Approved by Governor-Chapter 497 (effective 7/1/19)

H.B. 2784. Robert O. Norris Bridge and Statewide Special Structure Fund; created, report,
Commonwealth Transportation Board shall evaluate feasibility of using the Public-Private
Transportation Act of 1995 to design, build, operate, and maintain two bridges, etc.
Amending § 33.2-214; adding § 33.2-1532.
Patrons: Hodges, et al.
Passed House ....................................................... 609
Constitutional reading dispensed, referred to Committee on Transportation .......... 611
Reported .......................................................... 1200
Constitutional reading dispensed, passed by for day ....................... 1330, 1332
H.B. 2784 (continued)
Read third time ......................................................... 1350
Passed Senate ......................................................... 1356
Signed by President .................................................... 1609
Approved by Governor-Chapter 349 (effective 7/1/19)

H.B. 2786. Coal combustion residuals impoundment; definitions, “carrying cost,” owner or operator of certain CCR unit located within Chesapeake Bay watershed, that ceased accepting CCR prior to July 1, 2019, shall complete closure of such unit, report, Commonwealth shall not authorize any cost recovery by an owner or operator for any fines or civil penalties resulting from violations of federal and state law.
Patrons: Ingram, et al.
Passed House ......................................................... 609
Constitutional reading dispensed; referred to Committee on Commerce and Labor ......................... 611
Reported with substitute .............................................. 902
Constitutional reading dispensed, passed by for day ................................................................. 933, 935
Read third time ......................................................... 1233
Reading of substitute waived ........................................ 1272
Committee substitute agreed to ....................................... 1272
Engrossed ................................................................. 1272
Passed Senate ............................................................. 1272
Senate substitute agreed to by House ................................... 1396
Signed by President ..................................................... 1436
Approved by Governor-Chapter 650 (effective 7/1/19)

H.B. 2789. Energy conservation measures; establishes, providing incentives for development of electric energy delivered from sunlight.
Patrons: O‘Quinn, et al.
Passed House ......................................................... 609
Constitutional reading dispensed, referred to Committee on Commerce and Labor ......................... 611
Reported ................................................................. 1397
Constitutional reading dispensed, passed by for day ................................................................. 1426, 1427
Read third time and passed Senate ........................................ 1498
Reconsideration of vote on Senate passage agreed to ........................................................................... 1499
Passed Senate ............................................................. 1499
Signed by President ..................................................... 1665
Approved by Governor-Chapter 748 (effective 7/1/19)

Passed House ......................................................... 609
Constitutional reading dispensed, referred to Committee on Privileges and Elections ......................... 610
Reported with amendments ........................................... 927
Rereferred to Committee on Finance ................................................. 927
Reported ................................................................. 1398
Constitutional reading dispensed, passed by for day ................................................................. 1426, 1427
Passed by for day ......................................................... 1499
Read third time ......................................................... 1557
Reading of amendments waived ........................................ 1558
Committee amendments agreed to ........................................ 1558
Engrossed ................................................................. 1558
Passed Senate ............................................................. 1558
Senate amendments agreed to by House ........................................ 1612
H.B. 2790 (continued)
Signed by President .................................................. 1736
Approved by Governor-Chapter 668 (effective 7/1/19)
H.B. 2791. Virginia Personnel Act; appointments, promotion, and tenure based upon merit
and fitness. Amending § 2.2-2901.
Patrons: Knight, et al.
Passed House .......................................................... 609
Constitutional reading dispensed, referred to Committee on General Laws and Technology .... 611
Reported with substitute .............................................. 1398
Constitutional reading dispensed, passed by for day .................................................. 1426, 1427
Passed by for day ...................................................... 1499
Read third time .......................................................... 1558
Motion to pass by for the day rejected .............................................. 1558
Parliamentary Inquiry .................................................. 1559
Motion to strike from the calendar rejected .............................................. 1559
Reading of substitute waived .............................................. 1559
Committee substitute agreed to .......................................... 1559
Engrossed .................................................................. 1559
Motion to pass ............................................................. 1559
Motion to recommit to Committee on General Laws rejected ........................................ 1560
Motion to pass by temporarily ............................................. 1560
Pending question not ordered ............................................ 1560
Motion to pass by temporarily withdrawn ........................................... 1560
Motion to reconsider rejection to strike from calendar ............................................. 1560
Parliamentary Inquiry .................................................. 1561
Pending question not ordered ............................................. 1561
Stricken from Calendar .................................................. 1561
H.B. 2792. Electric utilities; State Corporation Commission to establish a pilot program that
affords the opportunity for any municipality to participate in net energy metering,
Commission shall require each utility to submit a proposal to conduct a pilot program,
terms, conditions, and restrictions, report. Amending § 56-585.1:8.
Patrons: Tran, et al.
Passed House .......................................................... 609
Constitutional reading dispensed, referred to Committee on Commerce and Labor ............ 611
Reported .................................................................. 902
Constitutional reading dispensed, passed by for day .................................................. 933, 935
Read third time ............................................................. 1233
Passed Senate ............................................................. 1273
Signed by President .................................................... 1519
Approved by Governor-Chapter 746 (effective 7/1/19)
H.B. 2796. Watercraft; transfer by operation of law, transfer on death.
Amending § 29.1-733.20.
Patron: Yancey
Passed House .......................................................... 455
Constitutional reading dispensed, referred to Committee on Agriculture ......................... 456
Reported .................................................................. 851
Constitutional reading dispensed, passed by for day .................................................. 883, 884
Read third time and passed Senate .............................................. 919
Signed by President .................................................... 1290
Approved by Governor-Chapter 236 (effective 7/1/19)
H.B. 2798. All-Payer Claims Database; definitions, participation by issuers of individual or group accident and sickness insurance, etc., Commissioner shall establish a data release committee to review and approve requests for access to data. Amending §§ 32.1-276.3 and 32.1-276.7:1.
Patron: Garrett
Passed House .................................................. 545
Constitutional reading dispensed, referred to Committee on Education and Health .......................... 549
Reported with amendment ..................................... 620
Constitutional reading dispensed, passed by for day .......................................................... 857, 859
Read third time .................................................. 873
Reading of amendment waived .................................. 877
Committee amendment agreed to ............................... 877
Engrossed ............................................................ 877
Passed Senate ...................................................... 879
Senate amendment rejected by House ......................... 1168
Senate insisted on amendment and requested committee of conference .................. 1171
House acceded to request ....................................... 1181
Rules suspended .................................................. 1182
Conferees appointed ............................................. 1182
Conference report adopted by Senate .................................. 1645
Conference report adopted by House ......................... 1660
Signed by President ............................................ 1992
Approved by Governor-Chapter 673 (effective 7/1/19)

H.B. 2800. Highways, Commissioner of; annual report on certain data regarding operation of overweight trucks on highways.
Patron: Garrett
Passed House .................................................. 609
Constitutional reading dispensed, referred to Committee on Transportation .......................... 611
Reported with amendment ..................................... 1200
Constitutional reading dispensed, passed by for day .......................................................... 1330, 1332
Read third time .................................................. 1350
Reading of amendment waived .................................. 1355
Committee amendment agreed to ............................... 1355
Engrossed ............................................................ 1355
Passed Senate ...................................................... 1356
Senate amendment agreed to by House ......................... 1448
Signed by President ............................................ 1667
Approved by Governor-Chapter 401 (effective 7/1/19)

H.B. 2805. Parking; access aisles adjacent to parking spaces reserved for persons with disabilities. Amending § 46.2-1242.
Patron: LaRock
Passed House .................................................. 609
Constitutional reading dispensed, referred to Committee on Transportation .......................... 611
Reported with amendment ..................................... 1200
Constitutional reading dispensed, passed by for day .......................................................... 1330, 1332
Read third time .................................................. 1350
Passed Senate ...................................................... 1356
Signed by President ............................................ 1609
Approved by Governor-Chapter 557 (effective 7/1/19)

H.B. 2807. Keysville, Town of; amending charter, shifts municipal elections to November.
Patron: Edmunds
Passed House .................................................. 609
H.B. 2807 (continued) 
Constitutional reading dispensed, referred to Committee on Local Government ........................................... 610  
Reported .................................................................................................................................................. 926  
Constitutional reading dispensed, passed by for day ........................................................ 1279, 1281  
Read third time .................................................................................................................................. 1315, 1321  
Passed Senate ..................................................................................................................................... 1321  
Signed by President ............................................................................................................................ 1522  
Approved by Governor-Chapter 727 (effective 7/1/19)

H.B. 2808. Capron, Town of; new charter (previous charter repealed).
Patron: Tyler  
Passed House ......................................................................................................................................... 609  
Constitutional reading dispensed, referred to Committee on Local Government ......................... 610  
Reported .................................................................................................................................................. 926  
Constitutional reading dispensed, passed by for day ........................................................................... 1279, 1281  
Read third time and passed Senate ........................................................................................................ 1315, 1321  
Signed by President ............................................................................................................................ 1523  
Approved by Governor-Chapter 315 (effective 7/1/19)

H.B. 2809. Grottoes, Town of; amending charter, extends term of mayor to four years.
Patrons: Landes, et al.  
Passed House ......................................................................................................................................... 609  
Constitutional reading dispensed, referred to Committee on Local Government ......................... 610  
Reported .................................................................................................................................................. 926  
Constitutional reading dispensed, passed by for day ........................................................................... 1279, 1281  
Read third time .................................................................................................................................. 1315  
Passed Senate ..................................................................................................................................... 1321  
Signed by President ............................................................................................................................ 1523  
Approved by Governor-Chapter 316 (effective 7/1/19)

H.B. 2811. Water pollution control projects; adds to Virginia Department of Health’s duties to serve as a state certifying authority in determining conformity with state requirements for certain tax-exempt projects, for pollution control equipment and facilities certified by the Department, exemption applies only to onsite sewage systems that serve 10 or more households, etc. Amending § 58.1-3660.
Patrons: Webert, et al.  
Passed House ......................................................................................................................................... 609  
Constitutional reading dispensed, referred to Committee on Finance .............................................. 610  
Reported .................................................................................................................................................. 903  
Constitutional reading dispensed, passed by for day ........................................................................... 933, 935  
Read third time and passed Senate ........................................................................................................ 1233, 1244  
Signed by President ............................................................................................................................ 1519  
Approved by Governor-Chapter 441 (effective 3/18/19)

Patrons: Morefield, et al.  
Passed House ......................................................................................................................................... 609  
Constitutional reading dispensed, referred to Committee on Rules ................................................. 610  
Reported with amendment .................................................................................................................. 1340  
Constitutional reading dispensed, passed by for day ........................................................................... 1422, 1423  
Read third time .................................................................................................................................. 1479  
Reading of amendment waived ........................................................................................................ 1487  
Committee amendment agreed to ........................................................................................................... 1487  
Engrossed .............................................................................................................................................. 1487  
Passed Senate ..................................................................................................................................... 1488  
Senate amendment rejected by House ................................................................................................. 1573
H.B. 2814 (continued)
Senate insisted on amendment and requested committee of conference ............................ 1577
House acceded to request ........................................................................................................ 1599
Conferees appointed .................................................................................................................. 1602
Conference report adopted by Senate ....................................................................................... 1710
Conference report adopted by House ....................................................................................... 1746
Signed by President ................................................................................................................... 1992
Approved by Governor-Chapter 525 (effective 7/1/19)

Committee on Education and Senate Committee on Education and Health Studying
Future of Education in the Commonwealth; continued.
Patron: Bell, Richard P.
Continued from 2018 Session in Senate Committee on Rules .......................... 6

H.J.R. 581. Interstate 95; Commonwealth Transportation Board to study portion of corridor
between Exit 118 and Springfield Interchange and financing options for improvements.
Agreed to by House ................................................................................................................... 545
Reading waived, referred to Committee on Rules ..................................................................... 549
Reported ..................................................................................................................................... 1340
Reading waived ......................................................................................................................... 1423
Passed by for day ....................................................................................................................... 1424, 1501
Read third time ......................................................................................................................... 1561
Reading of amendment No. 1 by Senator Surovell waived ....................................................... 1562
Amendment No. 1 by Senator Surovell passed by temporarily .................................................. 1562
Reading of substitute by Senator Peake waived ........................................................................ 1562
Substitute by Senator Peake agreed to ....................................................................................... 1562
Amendment No. 1 by Senator Surovell withdrawn ................................................................. 1562
Reading of amendment No. 2 by Senator Surovell waived ....................................................... 1562
Amendment No. 2 by Senator Surovell to the substitute agreed to ........................................... 1562
Amendment No. 2 by Senator Surovell to the substitute reconsidered .................................... 1563
Amendment No. 2 by Senator Surovell to the substitute rejected ............................................ 1563
Substitute by Senator Peake reconsidered .................................................................................. 1563
Substitute by Senator Peake rejected ....................................................................................... 1564
Reading of amendment No. 3 by Senator Surovell waived ....................................................... 1564
Amendment No. 3 by Senator Surovell agreed to ..................................................................... 1564
Engrossed ..................................................................................................................................... 1564
Agreed to by Senate ................................................................................................................... 1564
Senate amendment agreed to by House ...................................................................................... 1613

Patrons: Hayes, et al.
Agreed to by House ................................................................................................................... 135
Laid on Clerk’s Desk ................................................................................................................. 137
Agreed to by Senate ................................................................................................................... 448

H.J.R. 587. American Legion; commemorating its 100th anniversary.
Patrons: Thomas, et al.
Agreed to by House ................................................................................................................... 135
Laid on Clerk’s Desk ................................................................................................................. 137
Agreed to by Senate ................................................................................................................... 448

Patrons: Edmunds, et al.
Agreed to by House ................................................................................................................... 135
Laid on Clerk’s Desk ................................................................................................................. 137
Agreed to by Senate ................................................................................................................... 1382
Patron: Edmunds
Agreed to by House .................................................. 135
Laid on Clerk’s Desk .................................................. 137
H.J.R. 591. Constitutional amendment; General Assembly may make technical adjustments
to legislative electoral district boundaries following the enactment of any decennial
reapportionment law (first reference). Amending Section 6 of Article II.
Agreed to by House .................................................. 545
Reading waived, referred to Committee on Privileges and Elections ........................................... 549
Reported ................................................................. 927
Read second time ..................................................... 1281
Passed by for day .................................................... 1332
Read third time ....................................................... 1376
Agreed to by Senate .................................................. 1377
Signed by President .................................................. 1996
Assigned Chapter 820 (effective 7/1/19)
H.J.R. 593. Kristallnacht; remembering its 80th anniversary.
Patrons: Rodman, et al.
Agreed to by House .................................................. 545
Reading waived, referred to Committee on Rules ................................................................. 549
Reported with amendments ........................................... 1340
Reading waived, passed by for day ........................................... 1423, 1424
Read third time ....................................................... 1502
Reading of amendments waived ...................................... 1502
Committee amendments agreed to .................................. 1502
Engrossed ............................................................... 1502
Agreed to by Senate .................................................. 1504
Senate amendments agreed to by House ......................... 1613
H.J.R. 594. Safe Digging Month; designating as April 2019, and each succeeding year thereafter.
Patrons: Carr, et al.
Agreed to by House .................................................. 545
Reading waived, referred to Committee on Rules ................................................................. 549
Reported ................................................................. 1340
Reading waived, passed by for day ........................................... 1423, 1424
Read third time ....................................................... 1502
Agreed to by Senate .................................................. 1504
H.J.R. 595. 811 Day; designating as August 11, 2019, and each succeeding year thereafter.
Patrons: Carr, et al.
Agreed to by House .................................................. 545
Reading waived, referred to Committee on Rules ................................................................. 549
Reported ................................................................. 1340
Reading waived, passed by for day ........................................... 1423, 1424
Read third time ....................................................... 1502
Agreed to by Senate .................................................. 1504
H.J.R. 596. Strickland, Troy Everette; recording sorrow upon death.
Patrons: Edmunds, et al.
Agreed to by House .................................................. 135
Laid on Clerk’s Desk .................................................. 137
Agreed to by Senate .................................................. 1380
Patrons: Sickles, et al.
Agreed to by House .................................................. 267
Reading waived, referred to Committee on Rules .................. 269
Reported ................................................................. 1340
Reading waived, passed by for day .............................. 1423, 1424
Read third time ...................................................... 1502
Agreed to by Senate ............................................... 1505

H.J.R. 600. 2nd Street Festival; commemorating its 30th anniversary.
Patrons: Bourne, et al.
Agreed to by House .................................................. 135
Laid on Clerk’s Desk .................................................. 137
Agreed to by Senate ............................................... 448

H.J.R. 601. Piney Grove Baptist Church; commemorating its 150th anniversary.
Patrons: Tyler, et al.
Agreed to by House .................................................. 135
Laid on Clerk’s Desk .................................................. 137
Agreed to by Senate ............................................... 1568

Patrons: Tyler, et al.
Agreed to by House .................................................. 135
Laid on Clerk’s Desk .................................................. 137
Agreed to by Senate ............................................... 1565

H.J.R. 603. Enrolled Agents Week; designating as first full week of February 2019, and each succeeding year thereafter.
Patrons: Fowler, et al.
Agreed to by House .................................................. 545
Reading waived, referred to Committee on Rules .............. 549
Reported ................................................................. 1340
Reading waived, passed by for day .............................. 1423, 1424
Read third time ...................................................... 1502
Agreed to by Senate ............................................... 1505

Patrons: Thomas, et al.
Agreed to by House .................................................. 135
Laid on Clerk’s Desk .................................................. 137
Agreed to by Senate ............................................... 1382

Patrons: Thomas, et al.
Agreed to by House .................................................. 135
Laid on Clerk’s Desk .................................................. 137
Agreed to by Senate ............................................... 1382

Patrons: Gilbert, et al.
Agreed to by House .................................................. 7
Read first time, referred to Committee on Rules .............. 7
Rules suspended ...................................................... 8
Committee discharged .............................................. 8
Readings waived ..................................................... 8
H.J.R. 606 (continued)
Take up for immediate consideration ......................................................... 8
Read third time ......................................................................................... 8
Agreed to by Senate ................................................................................ 13

Patrons: Gilbert, et al.
Agreed to by House ............................................................................... 7
Read first time, referred to Committee on Rules ...................................... 7
Rules suspended ..................................................................................... 13
Committee discharged ........................................................................... 13
Readings waived ................................................................................... 13
Taken up for immediate consideration .................................................... 13
Read third time ....................................................................................... 13
Agreed to by Senate ................................................................................ 14

H.J.R. 610. Wind tide flooding in the Southern Watershed; Secretary of Natural Resources
to study the effects.
Patrons: Knight, et al.
Agreed to by House ............................................................................... 545
Reading waived, referred to Committee on Rules .................................... 549
Reported .................................................................................................. 1340
Rereferred to Committee on Finance ...................................................... 1341
Reported with amendment ..................................................................... 1398
Read second time ................................................................................... 1428
Read third time ....................................................................................... 1502
Reading of amendment waived ............................................................... 1503
Committee amendment agreed to ............................................................ 1503
Engrossed ................................................................................................ 1505
Agreed to by Senate ................................................................................ 1505
Senate amendment rejected by House ................................................... 1576
Senate insisted on amendment and requested committee of conference .... 1577
House acceded to request ....................................................................... 1600
Conferences appointed .......................................................................... 1602

H.J.R. 611. Fuller, Joseph Benjamin; recording sorrow upon death.
Patrons: Heretick, et al.
Agreed to by House ............................................................................... 135
Laid on Clerk’s Desk ............................................................................... 137
Agreed to by Senate ................................................................................ 448

H.J.R. 612. Mission of Mercy project; commemorating its 100th event.
Patrons: Kory, et al.
Agreed to by House ............................................................................... 135
Laid on Clerk’s Desk ............................................................................... 137
Agreed to by Senate ................................................................................ 448

H.J.R. 613. Trench Safety Stand Down Week; designating as third full week of June 2019,
and each succeeding year thereafter.
Patron: Sickles
Agreed to by House ............................................................................... 545
Reading waived, referred to Committee on Rules .................................... 549
Reported .................................................................................................. 1340
Reading waived, passed by for day .......................................................... 1423, 1424
Read third time ....................................................................................... 1502
Agreed to by Senate ................................................................................ 1505
H.J.R. 615. **Constitutional amendment**; Virginia Redistricting Commission established, apportionment, public meetings (first reference). Amending Section 6 of Article II; adding Section 6-A in Article II.
Agreed to by House .......................................................... 546
Reading waived, referred to Committee on Privileges and Elections ............... 549
Reported with substitute .................................................................. 927
Read second time ........................................................................ 1281
Passed by for day ........................................................................ 1332
Read third time ........................................................................... 1377
Reading of substitute waived .......................................................... 1380
Committee substitute agreed to ....................................................... 1380
Engrossed .................................................................................... 1380
Agreed to by Senate ....................................................................... 1380
Senate substitute rejected by House .................................................. 1435
Senate insisted on substitute and requested committee of conference .............. 1460
House acceded to request ............................................................... 1576
Conferrees appointed .................................................................... 1579
Conference report adopted by Senate ................................................. 1715
Conference report adopted by House ................................................ 1746
Signed by President ...................................................................... 1996
Assigned Chapter 821 (effective 7/1/19)
Patrons: McQuinn, et al.
Agreed to by House ....................................................................... 546
Reading waived, referred to Committee on Rules ...................................... 549
Reported ..................................................................................... 1340
Reading waived, passed by for day .................................................... 1423, 1424
Read third time ............................................................................. 1502
Agreed to by Senate ....................................................................... 1505
Patron: Miyares
Agreed to by House ....................................................................... 135
Laid on Clerk’s Desk ...................................................................... 137
Patrons: Ransone, et al.
Agreed to by House ....................................................................... 135
Laid on Clerk’s Desk ...................................................................... 137
Agreed to by Senate ....................................................................... 448
H.J.R. 622. **Matthew Shepard Foundation**; commemorating its 20th anniversary.
Patrons: Sickles, et al.
Agreed to by House ....................................................................... 267
Reading waived, referred to Committee on Rules ...................................... 269
H.J.R. 623. **Shepard, Matthew Wayne**; commemorating his life and legacy.
Patrons: Sickles, et al.
Agreed to by House ....................................................................... 267
Reading waived, referred to Committee on Rules ...................................... 269
H.J.R. 624. **Stop Child Abuse Now of Northern Virginia**; commemorating its 30th anniversary.
Patrons: Kory, et al.
Agreed to by House ....................................................................... 135
H.J.R. 624 (continued)
Agreed to by Senate 1382
Laid on Clerk’s Desk 137
Agreed to by House 136

Patrons: Leftwich, et al.
Agreed to by House 136
Laid on Clerk’s Desk 137
Agreed to by Senate 1382

H.J.R. 626. Shingles prevention; Virginia Department of Health to take action to increase
awareness of shingles.
Patron: Stolle
Agreed to by House 546
Reading waived, referred to Committee on Rules 549
Reported 1340
Reading waived, passed by for day 1423, 1424
Read third time 1502
Agreed to by Senate 1505

H.J.R. 630. Silence Empowers Violence Break the Code Awareness-to-Action Week;
designating as third full week of September 2019, and each succeeding year thereafter.
Agreed to by House 546
Reading waived, referred to Committee on Rules 549
Reported 1340
Reading waived, passed by for day 1423, 1424
Read third time 1502
Agreed to by Senate 1505
Patron: Stolle

Agreed to by House 136
Laid on Clerk’s Desk 137
Passed by for the day 448
Agreed to by Senate 625

Agreed to by House 136
Laid on Clerk’s Desk 137
Agreed to by Senate 448

Agreed to by House 136
Laid on Clerk’s Desk 137
Agreed to by Senate 448

Agreed to by House 136
Laid on Clerk’s Desk 137
Agreed to by Senate 448

H.J.R. 635. Black Creek Volunteer Fire Department; commemorating its 50th anniversary.
Agreed to by House 136
Laid on Clerk’s Desk 137
Agreed to by Senate 448
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<td>Agreed to by Senate .......................... 448</td>
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<tr>
<td>H.J.R. 638. Lawler, Joan Albert; recording sorrow upon death.</td>
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<tr>
<td>Patrons: Ransone, et al.</td>
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<tr>
<td>Agreed to by House .......................... 136</td>
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<tr>
<td>Laid on Clerk's Desk .......................... 137</td>
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<tr>
<td>Agreed to by Senate .......................... 448</td>
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<td>H.J.R. 641. Rainwater; Department of Health to evaluate additional issues related to use as part of the rulemaking process.</td>
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<td>Patron: Yancey</td>
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<td>Agreed to by House .......................... 546</td>
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<td>Reading waived, referred to Committee on Rules .......................... 549</td>
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<td>Reported .......................... 1340</td>
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<td>Reading waived, passed by for day .......... 1423, 1424</td>
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<td>Read third time .......................... 1502</td>
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<tr>
<td>Agreed to by Senate .......................... 1505</td>
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<td>H.J.R. 646. First Responders Day; designating as September 11, 2019, and each succeeding year thereafter.</td>
<td></td>
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<td>Patrons: Mullin, et al.</td>
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<td>Agreed to by House .......................... 546</td>
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<td>Reading waived, referred to Committee on Rules .......................... 549</td>
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<td>Reading waived, passed by for day .......... 1423, 1424</td>
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<td>Read third time .......................... 1502</td>
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<td>Agreed to by Senate .......................... 1505</td>
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<td>Patrons: Thomas, et al.</td>
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<td>Agreed to by House .......................... 136</td>
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<td>Laid on Clerk’s Desk .......................... 137</td>
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<td>Agreed to by Senate .......................... 1382</td>
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<td>H.J.R. 649. Susanna Bolling Day; designating as December 5, 2019, and each succeeding year thereafter.</td>
<td></td>
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<td>Patrons: Ingram, et al.</td>
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<tr>
<td>Agreed to by House .......................... 546</td>
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<tr>
<td>Reading waived, referred to Committee on Rules .......................... 549</td>
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<td>Read third time .......................... 1502</td>
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<td>Agreed to by Senate .......................... 1505</td>
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<tr>
<td>H.J.R. 651. D-Day; commemorating its 75th anniversary.</td>
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<td>Patrons: Austin, et al.</td>
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<td>Agreed to by House .......................... 136</td>
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<td>Laid on Clerk’s Desk .......................... 137</td>
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<tr>
<td>Agreed to by Senate .......................... 1728</td>
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<td>H.J.R. 652. First Baptist Church of Waverly; commending.</td>
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<td>Patrons: Tyler, et al.</td>
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<td>Agreed to by House .......................... 136</td>
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<tr>
<td>Laid on Clerk’s Desk .......................... 137</td>
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<tr>
<td>Agreed to by Senate .......................... 1568</td>
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H.J.R. 655. Lynching; acknowledging with profound regret the existence and acceptance within the Commonwealth.
Patrons: McQuinn, et al.
Agreed to by House ................................................................. 546
Reading waived, referred to Committee on Rules .................................. 549
Reported with amendment ............................................................ 1340
Reading waived, passed by for day ............................................... 1423, 1424
Read third time ............................................................................. 1502
Reading of amendment waived ....................................................... 1503
Committee amendment agreed to ................................................... 1503
Engrossed .................................................................................... 1503
Agreed to by Senate ................................................................. 1505
Senate substitute agreed to by House ............................................ 1613

H.J.R. 659. Taiwan Day; designating as October 10, 2019, and each succeeding year thereafter.
Patrons: Morefield, et al.
Agreed to by House ................................................................. 546
Reading waived, referred to Committee on Rules ............................... 549
Reported with amendment ............................................................ 1340
Reading waived, passed by for day ............................................... 1423, 1424
Read third time ............................................................................. 1502
Engrossed .................................................................................... 1503
Agreed to by Senate ................................................................. 1505

H.J.R. 662. Pharmacy collaborative practice agreements, standing orders, and statewide protocols in the Commonwealth; Joint Commission on Health Care to study the dispensing of drugs and devices pursuant to prescriptions.
Patrons: Stolle, et al.
Agreed to by House ................................................................. 546
Reading waived, referred to Committee on Rules ............................... 549
Reported with amendment ............................................................ 1340
Reading waived, passed by for day ............................................... 1423, 1424
Read third time ............................................................................. 1502
Reading of amendment waived ....................................................... 1503
Committee amendment agreed to ................................................... 1503
Engrossed .................................................................................... 1503
Agreed to by Senate ................................................................. 1505
Senate amendment agreed to by House ........................................ 1613

Patrons: Miyares, et al.
Agreed to by House ................................................................. 136
Laid on Clerk’s Desk ............................................................... 137
Agreed to by Senate ................................................................. 1507

Agreed to by House ................................................................. 136
Laid on Clerk’s Desk ............................................................... 137
Agreed to by Senate ................................................................. 1382

H.J.R. 665. Western Branch High School track and field program; commending.
Agreed to by House ................................................................. 136
Laid on Clerk’s Desk ............................................................... 137
Agreed to by Senate ................................................................. 1382
H.J.R. 666. Nansemond River High School girls' track and field team; commending.
Agreed to by House ......................................................... 136
Laid on Clerk’s Desk ....................................................... 137
Agreed to by Senate ....................................................... 1382

Agreed to by House ......................................................... 136
Laid on Clerk’s Desk ....................................................... 137
Agreed to by Senate ....................................................... 448

H.J.R. 674. Military retirement income; Department of Veterans Services and the
Department of Taxation to convene a joint working group to study the feasibility of
exempting income from taxation.
Patrons: Torian, et al.
Agreed to by House ......................................................... 546
Reading waived, referred to Committee on Rules ............... 549
Reported ................................................................. 1340
Reading waived, passed by for day ................................ 1424
Read third time .......................................................... 1505
Agreed to by Senate ....................................................... 1505

H.J.R. 676. Constitutional amendment; personal property tax exemption for one motor
vehicle owned and used primarily by or for a disabled veteran, “motor vehicle” shall
include only automobiles and pickup trucks, exception (first reference).
Amending Section 6 of Article X.
Patrons: Filler-Corn, et al.
Agreed to by House ......................................................... 546
Reading waived, referred to Committee on Privileges and Elections 549
Reported with substitute .................................................. 927
Read second time .......................................................... 1281
Passed by for day .......................................................... 1332
Read third time ............................................................ 1373
Reading of substitute waived ....................................... 1375
Committee substitute agreed to ...................................... 1375
Engrossed ................................................................. 1375
Agreed to by Senate ....................................................... 1375
Senate substitute rejected by House ................................. 1435
Senate insisted on substitute and requested committee of conference 1460
House acceded to request ............................................... 1576
Conferees appointed ...................................................... 1579
Passed by temporarily ..................................................... 1621
Conference report adopted by Senate ............................... 1630
Conference report adopted by House .............................. 1661
Signed by President ..................................................... 1996
Assigned Chapter 822 (effective 7/1/19)

H.J.R. 677. Blockchain technology; joint subcommittee established to study the emergence
and integration in the economy of the Commonwealth.
Agreed to by House ......................................................... 546
Reading waived, referred to Committee on Rules ............... 549
Reported with substitute .................................................. 1340
Reading waived, passed by for day ................................ 1423, 1424
Read third time ............................................................ 1502
H.J.R. 677 (continued)
Reading of substitute waived .................................................. 1504
Committee substitute agreed to ............................................. 1504
Engrossed ................................................................. 1504
Agreed to by Senate ............................................................ 1505
Senate substitute rejected by House ....................................... 1576
Senate insisted on substitute and requested committee of conference .............................................. 1577
House acceded to request .................................................. 1600
Conferrees appointed ....................................................... 1602

H.J.R. 686. Arlington County Fire Department Station 8; commemorating its 100th anniversary.
Patrons: Sullivan, et al.
Agreed to by House ............................................................. 136
Laid on Clerk’s Desk ............................................................ 137
Rules suspended ................................................................. 295
Taken up for immediate consideration .................................. 295
Agreed to by Senate ............................................................. 295

H.J.R. 687. Tax assessments; Small Business Commission to study models and streamlined procedure for appealing decisions.
Patron: Keam
Agreed to by House ............................................................. 546
Reading waived, referred to Committee on Rules .................... 549
Reported with substitute ..................................................... 1340
Reading waived, passed by for day ....................................... 1423, 1424
Read third time ................................................................. 1502
Reading of substitute waived ............................................. 1504
Committee substitute agreed to ............................................. 1504
Engrossed ................................................................. 1504
Agreed to by Senate ............................................................ 1505
Senate substitute rejected by House ....................................... 1576
Senate insisted on substitute and requested committee of conference .............................................. 1577
House acceded to request .................................................. 1600
Conferrees appointed ....................................................... 1602
Conference report adopted by Senate .................................. 1694
Conference report adopted by House .................................. 1746

H.J.R. 689. General Assembly; notifying Governor of organization.
Patron: Gilbert
Agreed to by House ............................................................. 7
Taken up for immediate consideration .................................. 7
Agreed to by Senate ............................................................ 7

H.J.R. 690. First Transcontinental Railroad; designating May 10, 2019, as the 150th anniversary of the completion of the Railroad in Virginia.
Patrons: Keam, et al.
Agreed to by House ............................................................. 546
Reading waived, referred to Committee on Rules .................... 549
Reported ................................................................. 1340
Reading waived, passed by for day ....................................... 1423, 1424
Read third time ................................................................. 1502
Agreed to by Senate ............................................................ 1505

H.J.R. 691. Davis, John Maston; recording sorrow upon death.
Patrons: Ransone, et al.
Agreed to by House ............................................................. 136
H.J.R. 691 (continued)
Laid on Clerk’s Desk ................................................................. 137
Agreed to by Senate ................................................................. 448

H.J.R. 695. Weaver, Bettie Woodson; recording sorrow upon death.
Agreed to by House ................................................................. 136
Laid on Clerk’s Desk ................................................................. 137
Agreed to by Senate ................................................................. 448

Patrons: Freitas, et al.
Agreed to by House ................................................................. 136
Laid on Clerk’s Desk ................................................................. 137
Agreed to by Senate ................................................................. 1380

H.J.R. 697. Correctional Officers’ Week; designating as the first full week of May 2019, and each succeeding year thereafter.
Patrons: Kory, et al.
Agreed to by House ................................................................. 546
Reading waived, referred to Committee on Rules ......................... 549
Reported ................................................................................... 1340
Reading waived, passed by for day ............................................ 1423, 1424
Read third time ........................................................................ 1502
Agreed to by Senate ................................................................ 1505

Patrons: Kory, et al.
Agreed to by House ................................................................. 136
Laid on Clerk’s Desk ................................................................. 137
Agreed to by Senate ................................................................. 1382

Patrons: Reid, et al.
Agreed to by House ................................................................. 267
Laid on Clerk’s Desk ................................................................. 269
Agreed to by Senate ................................................................. 1568

H.J.R. 700. Hanover County; commemorating its 300th anniversary.
Agreed to by House ................................................................. 268
Laid on Clerk’s Desk ................................................................. 269
Agreed to by Senate ................................................................. 448

H.J.R. 701. Branch, Alvin Deon; recording sorrow upon death.
Patrons: Miyares, et al.
Agreed to by House ................................................................. 268
Laid on Clerk’s Desk ................................................................. 269
Agreed to by Senate ................................................................. 1380

Patrons: Reid, et al.
Agreed to by House ................................................................. 268
Laid on Clerk’s Desk ................................................................. 269
Agreed to by Senate ................................................................. 1568

H.J.R. 703. Trusted Choice® Independent Insurance Agents Week; designating the first full week of March 2019, and each succeeding year thereafter.
Patrons: Fowler, et al.
Agreed to by House ................................................................. 546
Reading waived, referred to Committee on Rules ......................... 549
Reported ................................................................................... 1340
H.J.R. 703 (continued)
Reading waived, passed by for day .................................................. 1423, 1424
Read third time ................................................................................. 1502
Agreed to by Senate ........................................................................ 1505

H.J.R. 705. Cameron Crowder Pediatric Care Awareness Day; designating as October 22, 2019, and each succeeding year thereafter.
Patron: Rush
Agreed to by House ........................................................................ 547
Reading waived, referred to Committee on Rules ............................... 549
Reported ......................................................................................... 1340
Reading waived, passed by for day ................................................... 1424
Read third time ................................................................................. 1502
Agreed to by Senate ........................................................................ 1505

Patrons: Austin, et al.
Agreed to by House ........................................................................ 268
Laid on Clerk’s Desk ........................................................................ 269
Agreed to by Senate ........................................................................ 448

Patrons: O’Quinn, et al.
Agreed to by House ........................................................................ 268
Laid on Clerk’s Desk ........................................................................ 269
Agreed to by Senate ........................................................................ 448

Patrons: O’Quinn, et al.
Agreed to by House ........................................................................ 268
Laid on Clerk’s Desk ........................................................................ 269
Agreed to by Senate ........................................................................ 448

H.J.R. 709. Appalachian Cast Products; commending.
Patrons: O’Quinn, et al.
Agreed to by House ........................................................................ 268
Laid on Clerk’s Desk ........................................................................ 269
Agreed to by Senate ........................................................................ 448

Patrons: O’Quinn, et al.
Agreed to by House ........................................................................ 268
Laid on Clerk’s Desk ........................................................................ 269
Agreed to by Senate ........................................................................ 448

Patrons: Ayala, et al.
Agreed to by House ........................................................................ 268
Laid on Clerk’s Desk ........................................................................ 269
Agreed to by Senate ........................................................................ 448

H.J.R. 712. Quayle, Frederick MacDonald; recording sorrow upon death.
Agreed to by House ........................................................................ 268
Laid on Clerk’s Desk ........................................................................ 269
Passed by for day ........................................................................... 448
Agreed to by Senate ........................................................................ 626

H.J.R. 713. Gong, Ted; commending.
Patrons: Keam, et al.
Agreed to by House ........................................................................ 268
H.J.R. 713 (continued)
Laid on Clerk’s Desk ................................................................. 269
Agreed to by Senate ............................................................... 1382

Agreed to by House ............................................................... 268
Laid on Clerk’s Desk ............................................................... 269
Agreed to by Senate ............................................................... 1382

Patrons: Lindsey, et al.
Agreed to by House ............................................................... 268
Reading waived, referred to Committee on Rules ......................... 269
Reported with amendments .................................................... 1340
Reading waived, passed by for day .......................................... 1424
Read third time ................................................................. 1502
Reading of amendments waived ............................................. 1504
Committee amendments agreed to .......................................... 1504
Engrossed ................................................................. 1504
Agreed to by Senate ............................................................... 1505
Senate amendments agreed to by House ................................. 1613

Patrons: Landes, et al.
Agreed to by House ............................................................... 246
Laid on Clerk’s Desk ............................................................... 247
Rules suspended ................................................................. 282
Taken up for immediate consideration .................................... 282
Agreed to by Senate ............................................................... 282

H.J.R. 718. Judges; election in Court of Appeals of Virginia, circuit court, general district court, juvenile and domestic relations district court, member of Judicial Inquiry and Review Commission, and member of State Corporation Commission.
Patron: Adams, L.R.
Agreed to by House ............................................................... 158
Rules suspended ................................................................. 160
Taken up for immediate consideration .................................... 160
Reading waived ................................................................. 160
Agreed to by Senate ............................................................... 160

H.J.R. 719. Loggans, Pat; recording sorrow upon death.
Patrons: Kilgore, et al.
Agreed to by House ............................................................... 268
Laid on Clerk’s Desk ............................................................... 269
Agreed to by Senate ............................................................... 1696

H.J.R. 720. World Refugee Day; designating as June 20, 2019, and each succeeding year thereafter.
Patrons: Rodman, et al.
Agreed to by House ............................................................... 547
Reading waived, referred to Committee on Rules ......................... 549
Reported ................................................................. 1340
Reading waived, passed by for day .......................................... 1424
Read third time ................................................................. 1502
Agreed to by Senate ............................................................... 1505

Patrons: O’Quinn, et al.
Agreed to by House ............................................................... 268
H.J.R. 721 (continued)
Laid on Clerk’s Desk ................................................................. 269
Agreed to by Senate ................................................................. 448

Patrons: Fowler, et al.
Agreed to by House ................................................................. 268
Laid on Clerk’s Desk ................................................................. 269
Agreed to by Senate ................................................................. 1565

Patrons: Ransone, et al.
Agreed to by House ................................................................. 268
Laid on Clerk’s Desk ................................................................. 269
Agreed to by Senate ................................................................. 1506

Patrons: Knight, et al.
Agreed to by House ................................................................. 372
Laid on Clerk’s Desk ................................................................. 374
Agreed to by Senate ................................................................. 1382

Patrons: Herring, et al.
Agreed to by House ................................................................. 372
Laid on Clerk’s Desk ................................................................. 374
Agreed to by Senate ................................................................. 628

Patrons: Kory, et al.
Agreed to by House ................................................................. 372
Laid on Clerk’s Desk ................................................................. 374
Agreed to by Senate ................................................................. 625

Patrons: Landes, et al.
Agreed to by House ................................................................. 372
Laid on Clerk’s Desk ................................................................. 374
Agreed to by Senate ................................................................. 625

Patrons: Ransone, et al.
Agreed to by House ................................................................. 372
Laid on Clerk’s Desk ................................................................. 374
Agreed to by Senate ................................................................. 625

H.J.R. 732. Tuskegee Airmen Commemoration Day; designating as the fourth Thursday in
March 2019, and each succeeding year thereafter.
Patrons: Aird, et al.
Agreed to by House ................................................................. 547
Reading waived, referred to Committee on Rules ...................... 549
Reported ................................................................. 1340
Reading waived, passed by for day ........................................ 1424
Read third time ................................................................. 1502
Agreed to by Senate ................................................................. 1505

H.J.R. 733. Richmond 34; commending.
Patrons: McQuinn, et al.
Agreed to by House ................................................................. 372
Laid on Clerk’s Desk ................................................................. 374
Agreed to by Senate ................................................................. 628
   Patrons: Mullin, et al.
   Agreed to by House .................................................. 299
   Laid on Clerk’s Desk ................................................. 300
   Rules suspended .......................................................... 341
   Taken up for immediate consideration .................................. 341
   Agreed to by Senate ...................................................... 341

   Patron: Hugo
   Agreed to by House .................................................. 372
   Laid on Clerk’s Desk ................................................. 374

H.J.R. 736. Virginia’s 21 planning district commissions; commemorating its 50th anniversary.
   Patrons: Landes, et al.
   Agreed to by House .................................................. 372
   Laid on Clerk’s Desk ................................................. 374
   Agreed to by Senate ...................................................... 628

   Patrons: Heretick, et al.
   Agreed to by House .................................................. 372
   Laid on Clerk’s Desk ................................................. 374
   Agreed to by Senate ...................................................... 628

   Patrons: Rasoul, et al.
   Agreed to by House .................................................. 372
   Laid on Clerk’s Desk ................................................. 374
   Agreed to by Senate ...................................................... 1728

H.J.R. 739. Virginia is for Lovers; commemorating its 50th anniversary.
   Patrons: Convirs-Fowler, et al.
   Agreed to by House .................................................. 372
   Laid on Clerk’s Desk ................................................. 374
   Agreed to by Senate ...................................................... 628

   Patrons: Landes, et al.
   Agreed to by House .................................................. 372
   Laid on Clerk’s Desk ................................................. 374
   Agreed to by Senate ...................................................... 628

   Patrons: Cox, et al.
   Agreed to by House .................................................. 372
   Laid on Clerk’s Desk ................................................. 374
   Agreed to by Senate ...................................................... 1380

   Patrons: Levine, et al.
   Agreed to by House .................................................. 372
   Laid on Clerk’s Desk ................................................. 374
   Passed by for day ...................................................... 628
   Agreed to by Senate ...................................................... 1283

   Patrons: Landes, et al.
   Agreed to by House .................................................. 415
   Laid on Clerk’s Desk .................................................. 416
H.J.R. 743 (continued)
Rules suspended ................................................. 449
Taken up for immediate consideration ......................... 449
Agreed to by Senate ............................................. 449

Patrons: Simon, et al.
Agreed to by House ............................................. 373
Laid on Clerk’s Desk ............................................. 374
Agreed to by Senate ............................................. 1380

H.J.R. 745. Dominion Hospital; commemorating its 50th anniversary.
Patrons: Kory, et al.
Agreed to by House ............................................. 373
Laid on Clerk’s Desk ............................................. 374
Agreed to by Senate ............................................. 1382

H.J.R. 746. Share, Inc.; commemorating its 50th anniversary.
Patrons: Simon, et al.
Agreed to by House ............................................. 373
Laid on Clerk’s Desk ............................................. 374
Agreed to by Senate ............................................. 628

Patrons: Simon, et al.
Agreed to by House ............................................. 373
Laid on Clerk’s Desk ............................................. 374
Agreed to by Senate ............................................. 628

H.J.R. 748. Virginia State University; commending.
Patrons: Aird, et al.
Agreed to by House ............................................. 373
Laid on Clerk’s Desk ............................................. 374
Agreed to by Senate ............................................. 628

Patrons: Simon, et al.
Agreed to by House ............................................. 547
Laid on Clerk’s Desk ............................................. 549
Agreed to by Senate ............................................. 1283

Patrons: Tyler, et al.
Agreed to by House ............................................. 547
Laid on Clerk’s Desk ............................................. 549
Agreed to by Senate ............................................. 1568

H.J.R. 751. Gilfield Baptist Church; commemorating its 155th anniversary.
Patrons: Tyler, et al.
Agreed to by House ............................................. 547
Laid on Clerk’s Desk ............................................. 549
Agreed to by Senate ............................................. 1568

H.J.R. 752. Virginia Funeral Directors Association; commemorating its 132nd anniversary.
Patrons: Cox, et al.
Agreed to by House ............................................. 373
Laid on Clerk’s Desk ............................................. 374
Agreed to by Senate ............................................. 1698

Patrons: Freitas, et al.
Agreed to by House ............................................. 547
H.J.R. 753 (continued)
Laid on Clerk’s Desk ................................................................. 549
Agreed to by Senate ................................................................. 628

Patrons: Freitas, et al.
Agreed to by House ................................................................. 547
Laid on Clerk’s Desk ................................................................. 549
Agreed to by Senate ................................................................. 1698

Patrons: Adams, L.R., et al.
Agreed to by House ................................................................. 547
Laid on Clerk’s Desk ................................................................. 549
Agreed to by Senate ................................................................. 628

H.J.R. 756. Chatham Southern Railway Depot; commemorating its 100th anniversary.
Patrons: Adams, L.R., et al.
Agreed to by House ................................................................. 547
Laid on Clerk’s Desk ................................................................. 549
Agreed to by Senate ................................................................. 628

Patrons: Adams, L.R., et al.
Agreed to by House ................................................................. 547
Laid on Clerk’s Desk ................................................................. 549
Agreed to by Senate ................................................................. 628

Patrons: Bourne, et al.
Agreed to by House ................................................................. 547
Laid on Clerk’s Desk ................................................................. 549
Agreed to by Senate ................................................................. 628

Patrons: Reid, et al.
Agreed to by House ................................................................. 547
Laid on Clerk’s Desk ................................................................. 549
Agreed to by Senate ................................................................. 1568

H.J.R. 760. George Washington University School of Nursing; commending.
Patrons: Reid, et al.
Agreed to by House ................................................................. 547
Laid on Clerk’s Desk ................................................................. 549
Agreed to by Senate ................................................................. 1568

H.J.R. 761. Welsh, George; recording sorrow upon death.
Patrons: Bell, Robert B., et al.
Agreed to by House ................................................................. 547
Laid on Clerk’s Desk ................................................................. 549
Agreed to by Senate ................................................................. 1283

Agreed to by House ................................................................. 547
Laid on Clerk’s Desk ................................................................. 549
Agreed to by Senate ................................................................. 1283

H.J.R. 763. Grayson County Public Schools; commending.
Patrons: O’Quinn, et al.
Agreed to by House ................................................................. 547
H.J.R. 763 (continued)
Laid on Clerk’s Desk .............................................................. 549
Agreed to by Senate ........................................................... 628

Patrons: O’Quinn, et al.
Agreed to by House .............................................................. 547
Laid on Clerk’s Desk .............................................................. 549
Agreed to by Senate ........................................................... 628

Patrons: Webert, et al.
Agreed to by House .............................................................. 547
Laid on Clerk’s Desk .............................................................. 549
Agreed to by Senate ........................................................... 1507

Patrons: O’Quinn, et al.
Agreed to by House .............................................................. 547
Laid on Clerk’s Desk .............................................................. 549
Agreed to by Senate ........................................................... 625

H.J.R. 767. Lineweaver, Elizabeth Carter; recording sorrow upon death.
Patrons: Webert, et al.
Agreed to by House .............................................................. 547
Laid on Clerk’s Desk .............................................................. 549
Agreed to by Senate ........................................................... 1380

Agreed to by House .............................................................. 547
Laid on Clerk’s Desk .............................................................. 549
Agreed to by Senate ........................................................... 1380

Agreed to by House .............................................................. 547
Laid on Clerk’s Desk .............................................................. 549
Agreed to by Senate ........................................................... 1382

H.J.R. 770. 2019 Virginia Outstanding Faculty Awards; commending the recipients of the Awards.
Patrons: Landes, et al.
Agreed to by House .............................................................. 547
Laid on Clerk’s Desk .............................................................. 549
Agreed to by Senate ........................................................... 628

Patrons: Delaney, et al.
Agreed to by House .............................................................. 548
Laid on Clerk’s Desk .............................................................. 549
Agreed to by Senate ........................................................... 1382

Patrons: Yancey, et al.
Agreed to by House .............................................................. 548
Laid on Clerk’s Desk .............................................................. 549
Agreed to by Senate ........................................................... 1728
H.J.R. 773. Old Dominion Association of Church Schools students; commending.
   Patrons: Gilbert, et al.
   Agreed to by House ................................................................. 548
   Laid on Clerk’s Desk ............................................................. 549
   Agreed to by Senate .............................................................. 628

H.J.R. 774. Asian American Chamber of Commerce; commemorating its 10th anniversary.
   Patrons: Keam, et al.
   Agreed to by House ................................................................. 894
   Laid on Clerk’s Desk ............................................................. 901
   Agreed to by Senate .............................................................. 1382

   Patrons: Keam, et al.
   Agreed to by House ................................................................. 894
   Laid on Clerk’s Desk ............................................................. 901
   Agreed to by Senate .............................................................. 1382

H.J.R. 776. National Active and Retired Federal Employees Association Vienna-Oakton
   Chapter 1116; commemorating its 50th anniversary.
   Patrons: Keam, et al.
   Agreed to by House ................................................................. 894
   Laid on Clerk’s Desk ............................................................. 901
   Agreed to by Senate .............................................................. 1382

   Patrons: Murphy, et al.
   Agreed to by House ................................................................. 894
   Laid on Clerk’s Desk ............................................................. 901
   Agreed to by Senate .............................................................. 1382

H.J.R. 778. Vanderhye, Margaret; commending.
   Patrons: Murphy, et al.
   Agreed to by House ................................................................. 894
   Laid on Clerk’s Desk ............................................................. 901
   Agreed to by Senate .............................................................. 1382

   Patrons: Murphy, et al.
   Agreed to by House ................................................................. 894
   Laid on Clerk’s Desk ............................................................. 901
   Agreed to by Senate .............................................................. 1382

H.J.R. 780. Chaudhry, Maqsood; commending.
   Patrons: Murphy, et al.
   Agreed to by House ................................................................. 894
   Laid on Clerk’s Desk ............................................................. 901
   Agreed to by Senate .............................................................. 1382

H.J.R. 781. Dodson, Thelma Virginia; recording sorrow upon death.
   Patrons: Murphy, et al.
   Agreed to by House ................................................................. 894
   Laid on Clerk’s Desk ............................................................. 901
   Agreed to by Senate .............................................................. 1282

H.J.R. 782. Chapel Grove United Church of Christ; commemorating its 150th anniversary.
   Patrons: Tyler, et al.
   Agreed to by House ................................................................. 894
   Laid on Clerk’s Desk ............................................................. 901
   Agreed to by Senate .............................................................. 1568
H.J.R. 783. Chantilly High School field hockey team; commending.
Patrons: Delaney, et al.
Agreed to by House ......................................................... 894
Laid on Clerk’s Desk ....................................................... 901
Agreed to by Senate ......................................................... 1382

H.J.R. 784. Chantilly High School volleyball team; commending.
Patrons: Delaney, et al.
Agreed to by House ......................................................... 894
Laid on Clerk’s Desk ....................................................... 901
Agreed to by Senate ......................................................... 1382

Patrons: Bagby, et al.
Agreed to by House ......................................................... 894
Laid on Clerk’s Desk ....................................................... 901
Agreed to by Senate ......................................................... 1283

Patrons: Ransone, et al.
Agreed to by House ......................................................... 894
Laid on Clerk’s Desk ....................................................... 901
Agreed to by Senate ......................................................... 1283

H.J.R. 787. Vinson Hall Retirement Community; commemorating its 50th anniversary.
Patrons: Sullivan, et al.
Agreed to by House ......................................................... 894
Laid on Clerk’s Desk ....................................................... 901
Agreed to by Senate ......................................................... 1382

H.J.R. 788. CrisisLink; commemorating its 50th anniversary.
Patrons: Sullivan, et al.
Agreed to by House ......................................................... 894
Laid on Clerk’s Desk ....................................................... 901
Agreed to by Senate ......................................................... 1382

H.J.R. 789. Public Broadcasting Service; commemorating its 50th anniversary.
Patrons: Sullivan, et al.
Agreed to by House ......................................................... 894
Laid on Clerk’s Desk ....................................................... 901
Agreed to by Senate ......................................................... 1382

H.J.R. 790. Rhee, Jhoon Goo; recording sorrow upon death.
Patrons: Sullivan, et al.
Agreed to by House ......................................................... 894
Laid on Clerk’s Desk ....................................................... 901
Agreed to by Senate ......................................................... 1565

H.J.R. 791. Virginia Commonwealth University; commemorating its 180th anniversary of its founding and 50th anniversary under its current name.
Patrons: Bourne, et al.
Agreed to by House ......................................................... 894
Laid on Clerk’s Desk ....................................................... 901
Agreed to by Senate ......................................................... 1283

H.J.R. 792. New River Valley Regional Commission; commemorating its 50th anniversary.
Agreed to by House ......................................................... 894
Laid on Clerk’s Desk ....................................................... 901
Agreed to by Senate ......................................................... 1382
   Patrons: Heretick, et al.
   Agreed to by House .................................................. 894
   Laid on Clerk’s Desk .................................................. 901
   Agreed to by Senate .................................................. 1507

   Patrons: Kilgore, et al.
   Agreed to by House .................................................. 895
   Laid on Clerk’s Desk .................................................. 901
   Agreed to by Senate .................................................. 1698

   Patrons: Delaney, et al.
   Agreed to by House .................................................. 895
   Laid on Clerk’s Desk .................................................. 901
   Agreed to by Senate .................................................. 1282

   Patrons: Delaney, et al.
   Agreed to by House .................................................. 895
   Laid on Clerk’s Desk .................................................. 901
   Agreed to by Senate .................................................. 1282

H.J.R. 797. Hoge, Mary Barbara Kirk; recording sorrow upon death.
   Patrons: Delaney, et al.
   Agreed to by House .................................................. 895
   Laid on Clerk’s Desk .................................................. 901
   Agreed to by Senate .................................................. 1282

   Patrons: Delaney, et al.
   Agreed to by House .................................................. 895
   Laid on Clerk’s Desk .................................................. 901
   Agreed to by Senate .................................................. 1282

H.J.R. 799. Byrne, Thomas Francis; recording sorrow upon death.
   Patrons: Delaney, et al.
   Agreed to by House .................................................. 895
   Laid on Clerk’s Desk .................................................. 901
   Agreed to by Senate .................................................. 1282

   Patrons: Delaney, et al.
   Agreed to by House .................................................. 895
   Laid on Clerk’s Desk .................................................. 901
   Agreed to by Senate .................................................. 1282

H.J.R. 801. Olson, Cleonia B. Ramsey Agee; recording sorrow upon death.
   Patrons: Delaney, et al.
   Agreed to by House .................................................. 895
   Laid on Clerk’s Desk .................................................. 901
   Agreed to by Senate .................................................. 1282

   Patrons: Delaney, et al.
   Agreed to by House .................................................. 895
   Laid on Clerk’s Desk .................................................. 901
   Agreed to by Senate .................................................. 1282
   Patrons: Delaney, et al.
   Agreed to by House ......................................................... 895
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1382

   Patrons: Delaney, et al.
   Agreed to by House ......................................................... 895
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1382

H.J.R. 805. Thompson, Charles; recording sorrow upon death.
   Patron: Miyares
   Agreed to by House ......................................................... 895
   Laid on Clerk’s Desk ...................................................... 901

H.J.R. 806. Riverheads High School football team; commending.
   Agreed to by House ......................................................... 895
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1382

   Agreed to by House ......................................................... 895
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1568

H.J.R. 808. Byrd Theatre; commemorating its 90th anniversary.
   Agreed to by House ......................................................... 895
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1283

   Patrons: Campbell, J.L., et al.
   Agreed to by House ......................................................... 895
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1382

   Patrons: Leftwich, et al.
   Agreed to by House ......................................................... 618
   Laid on Clerk’s Desk ...................................................... 618
   Rules suspended ............................................................ 846
   Taken up for immediate consideration ........................................ 846
   Agreed to by Senate ....................................................... 846

   Patrons: Campbell, J.L., et al.
   Agreed to by House ......................................................... 895
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1282

H.J.R. 812. Ross, Barbara Beatrice Abernathy; recording sorrow upon death.
   Patrons: Bourne, et al.
   Agreed to by House ......................................................... 895
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1282
   Patrons: Leftwich, et al.
   Agreed to by House ................................................................. 618
   Laid on Clerk’s Desk .............................................................. 618
   Agreed to by Senate .............................................................. 1283

   Patrons: Cox, et al.
   Agreed to by House ................................................................. 895
   Laid on Clerk’s Desk .............................................................. 901
   Agreed to by Senate .............................................................. 1380

   Patrons: Cox, et al.
   Agreed to by House ................................................................. 895
   Laid on Clerk’s Desk .............................................................. 901
   Agreed to by Senate .............................................................. 1380

H.J.R. 816. Carey, Justin; commending.
   Patrons: Hope, et al.
   Agreed to by House ................................................................. 895
   Laid on Clerk’s Desk .............................................................. 901
   Agreed to by Senate .............................................................. 1382

   Patrons: Murphy, et al.
   Agreed to by House ................................................................. 895
   Laid on Clerk’s Desk .............................................................. 901
   Agreed to by Senate .............................................................. 1382

   Patrons: Murphy, et al.
   Agreed to by House ................................................................. 895
   Laid on Clerk’s Desk .............................................................. 901
   Agreed to by Senate .............................................................. 1382

   Patrons: Robinson, et al.
   Agreed to by House ................................................................. 895
   Laid on Clerk’s Desk .............................................................. 901
   Agreed to by Senate .............................................................. 1380

H.J.R. 820. Falling Creek Ironworks; commemorating its 400th anniversary.
   Patrons: Robinson, et al.
   Agreed to by House ................................................................. 895
   Laid on Clerk’s Desk .............................................................. 901
   Agreed to by Senate .............................................................. 1282

   Patrons: Byron, et al.
   Agreed to by House ................................................................. 895
   Laid on Clerk’s Desk .............................................................. 901
   Agreed to by Senate .............................................................. 1283

H.J.R. 822. Bedford Area Chamber of Commerce; commemorating its 80th anniversary.
   Patrons: Austin, et al.
   Agreed to by House ................................................................. 896
   Laid on Clerk’s Desk .............................................................. 901
   Agreed to by Senate .............................................................. 1382
H.J.R. 823. Trible, Rosemary; commending.
Patrons: Yancey, et al.
   Agreed to by House ......................................................... 850
   Laid on Clerk’s Desk ...................................................... 851
   Rules suspended ............................................................ 1164
   Taken up for immediate consideration ................................ 1164
   Agreed to by Senate ....................................................... 1165

Patrons: Sickles, et al.
   Agreed to by House ......................................................... 896
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1507

H.J.R. 826. Shenandoah Area Agency on Aging; commending.
Patrons: Gilbert, et al.
   Agreed to by House ......................................................... 896
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1382

Patrons: Sickles, et al.
   Agreed to by House ......................................................... 896
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1507

H.J.R. 828. Spring Hill Baptist Church; commemorating its 175th anniversary.
Patrons: Wright, et al.
   Agreed to by House ......................................................... 896
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1383

Patrons: Heretick, et al.
   Agreed to by House ......................................................... 896
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1283

Patrons: Edmunds, et al.
   Agreed to by House ......................................................... 896
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1282

Patrons: Edmunds, et al.
   Agreed to by House ......................................................... 896
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1380

H.J.R. 832. Threat, Clifton; commending.
Patrons: Tyler, et al.
   Agreed to by House ......................................................... 896
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1568

H.J.R. 833. Locally Poured; commending.
Patrons: Delaney, et al.
   Agreed to by House ......................................................... 896
   Laid on Clerk’s Desk ...................................................... 901
   Agreed to by Senate ....................................................... 1383
   Agreed to by House .......................................................... 896
   Laid on Clerk’s Desk .......................................................... 901
   Agreed to by Senate ....................................................... 1282
   Patrons: O’Quinn, et al.
   Agreed to by House .......................................................... 896
   Laid on Clerk’s Desk .......................................................... 901
   Agreed to by Senate ....................................................... 1383
H.J.R. 836. Harris, Ruth Coles; commending.
   Patrons: McQuinn, et al.
   Agreed to by House .......................................................... 896
   Laid on Clerk’s Desk .......................................................... 901
   Agreed to by Senate ....................................................... 1283
   Patrons: McQuinn, et al.
   Agreed to by House .......................................................... 896
   Laid on Clerk’s Desk .......................................................... 901
   Agreed to by Senate ....................................................... 1283
   Patrons: McQuinn, et al.
   Agreed to by House .......................................................... 896
   Laid on Clerk’s Desk .......................................................... 901
   Agreed to by Senate ....................................................... 1283
   Patrons: McQuinn, et al.
   Agreed to by House .......................................................... 896
   Laid on Clerk’s Desk .......................................................... 901
   Agreed to by Senate ....................................................... 1282
   Patrons: McQuinn, et al.
   Agreed to by House .......................................................... 896
   Laid on Clerk’s Desk .......................................................... 901
   Agreed to by Senate ....................................................... 1282
   Patrons: Carr, et al.
   Agreed to by House .......................................................... 896
   Laid on Clerk’s Desk .......................................................... 901
   Agreed to by Senate ....................................................... 1506
   Patrons: Carr, et al.
   Agreed to by House .......................................................... 896
   Laid on Clerk’s Desk .......................................................... 901
   Agreed to by Senate ....................................................... 1506
H.J.R. 843. Logan, Joseph Dandridge, III; recording sorrow upon death.
   Patrons: Carr, et al.
   Agreed to by House .......................................................... 896
   Laid on Clerk’s Desk .......................................................... 901
   Agreed to by Senate ....................................................... 1506
H.J.R. 844. Hope in the Cities; commending.
  Patrons: Carr, et al.
  Agreed to by House .......................................................... 896
  Laid on Clerk’s Desk ......................................................... 901
  Agreed to by Senate ......................................................... 1507

H.J.R. 845. Spain, Yvonne Elizabeth; recording sorrow upon death.
  Patrons: Carr, et al.
  Agreed to by House .......................................................... 896
  Laid on Clerk’s Desk ......................................................... 901
  Agreed to by Senate ......................................................... 1507

  Patrons: Carr, et al.
  Agreed to by House .......................................................... 896
  Laid on Clerk’s Desk ......................................................... 901
  Agreed to by Senate ......................................................... 1506

H.J.R. 847. Ellwood Thompson’s; commemorating its 30th anniversary.
  Patrons: Carr, et al.
  Agreed to by House .......................................................... 896
  Laid on Clerk’s Desk ......................................................... 901
  Agreed to by Senate ......................................................... 1507

H.J.R. 848. Richmond Ballet; commemorating its 35th anniversary.
  Patrons: Carr, et al.
  Agreed to by House .......................................................... 896
  Laid on Clerk’s Desk ......................................................... 901
  Agreed to by Senate ......................................................... 1507

H.J.R. 849. Richmond Camera; commemorating its 80th anniversary.
  Patrons: Carr, et al.
  Agreed to by House .......................................................... 897
  Laid on Clerk’s Desk ......................................................... 901
  Agreed to by Senate ......................................................... 1507

  Patrons: Carr, et al.
  Agreed to by House .......................................................... 897
  Laid on Clerk’s Desk ......................................................... 901
  Agreed to by Senate ......................................................... 1507

  Patrons: Campbell, J.L., et al.
  Agreed to by House .......................................................... 897
  Laid on Clerk’s Desk ......................................................... 901
  Agreed to by Senate ......................................................... 1283

H.J.R. 852. Miller, Sandra Elizabeth; recording sorrow upon death.
  Patrons: Carr, et al.
  Agreed to by House .......................................................... 897
  Laid on Clerk’s Desk ......................................................... 901
  Agreed to by Senate ......................................................... 1506

H.J.R. 853. Wilson, Rick and Henderson Motorsports; commemorating the occasion of the 30th anniversary of their victory in the 1989 Budweiser 200 at Bristol Motor Speedway.
  Patrons: O’Quinn, et al.
  Agreed to by House .......................................................... 897
  Laid on Clerk’s Desk ......................................................... 901
  Agreed to by Senate ......................................................... 1383
H.J.R. 854. Zeta Chapter of Omega Psi Phi Fraternity, Inc.; commemorating its 100th anniversary at Virginia Union University.
Patrons: Hayes, et al.
Agreed to by House ................................................................. 897
Laid on Clerk’s Desk .......................................................... 901
Agreed to by Senate ......................................................... 1568

H.J.R. 855. Action in Community Through Service; commemorating its 50th anniversary.
Patrons: Torian, et al.
Agreed to by House ................................................................. 897
Laid on Clerk’s Desk .......................................................... 901
Agreed to by Senate ......................................................... 1283

H.J.R. 856. Dang, Oanh Pham Kim; commending.
Patrons: Convirs-Fowler, et al.
Agreed to by House ................................................................. 897
referred to Committee on Rules ........................................ 901

H.J.R. 857. Randolph-Macon College; commemorating its 150th anniversary of the institution’s move to Ashland.
Patrons: Rodman, et al.
Agreed to by House ................................................................. 897
Laid on Clerk’s Desk .......................................................... 901
Agreed to by Senate ......................................................... 1283

Patrons: Bloxom, et al.
Agreed to by House ................................................................. 897
Laid on Clerk’s Desk .......................................................... 901
Agreed to by Senate ......................................................... 1283

H.J.R. 859. Barrow, Leslyn; commending.
Patrons: Simon, et al.
Agreed to by House ................................................................. 897
Laid on Clerk’s Desk .......................................................... 901
Agreed to by Senate ......................................................... 1383

Patrons: Simon, et al.
Agreed to by House ................................................................. 897
Laid on Clerk’s Desk .......................................................... 901
Agreed to by Senate ......................................................... 1383

Patrons: Simon, et al.
Agreed to by House ................................................................. 897
Laid on Clerk’s Desk .......................................................... 901
Agreed to by Senate ......................................................... 1383

Patrons: Yancey, et al.
Agreed to by House ................................................................. 897
Laid on Clerk’s Desk .......................................................... 901
Agreed to by Senate ......................................................... 1728

Patrons: Garrett, et al.
Agreed to by House ................................................................. 897
Laid on Clerk’s Desk .......................................................... 901
Agreed to by Senate ......................................................... 1383
Patrons: Rodman, et al.
Agreed to by House ................................................................. 1386
Laid on Clerk’s Desk ................................................................. 1391
Agreed to by Senate ................................................................. 1568

H.J.R. 865. Providence Baptist Church; commemorating its 55th anniversary.
Agreed to by House ................................................................. 1386
Laid on Clerk’s Desk ................................................................. 1391
Agreed to by Senate ................................................................. 1698

H.J.R. 866. Downing-Gross Cultural Arts Center; commemorating its 10th anniversary.
Agreed to by House ................................................................. 1386
Laid on Clerk’s Desk ................................................................. 1391
Agreed to by Senate ................................................................. 1698

H.J.R. 867. United Steelworkers Local 8888; commemorating its 40th anniversary.
Agreed to by House ................................................................. 1386
Laid on Clerk’s Desk ................................................................. 1391
Agreed to by Senate ................................................................. 1698

H.J.R. 868. The Apprentice School; commemorating its 100th anniversary.
Agreed to by House ................................................................. 1193
Laid on Clerk’s Desk ................................................................. 1197
Agreed to by Senate ................................................................. 1698

H.J.R. 869. James Madison University women’s lacrosse team; commending.
Patrons: Wilt, et al.
Agreed to by House ................................................................. 1386
Laid on Clerk’s Desk ................................................................. 1391
Agreed to by Senate ................................................................. 1568

Patrons: O’Quinn, et al.
Agreed to by House ................................................................. 1386
Laid on Clerk’s Desk ................................................................. 1391
Agreed to by Senate ................................................................. 1568

Patrons: Wilt, et al.
Agreed to by House ................................................................. 1387
Laid on Clerk’s Desk ................................................................. 1391
Agreed to by Senate ................................................................. 1565

Patrons: McQuinn, et al.
Agreed to by House ................................................................. 1387
Laid on Clerk’s Desk ................................................................. 1391
Agreed to by Senate ................................................................. 1565

Agreed to by House ................................................................. 1387
Laid on Clerk’s Desk ................................................................. 1391
Agreed to by Senate ................................................................. 1697
   Patrons: Hurst, et al.
   Agreed to by House ......................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ..................................................... 1696

   Patrons: Hurst, et al.
   Agreed to by House ......................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ..................................................... 1696

H.J.R. 876. New River Valley Community Services; commending.
   Patrons: Hurst, et al.
   Agreed to by House ......................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ..................................................... 1568

   Patrons: Hurst, et al.
   Agreed to by House ......................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ..................................................... 1698

H.J.R. 878. Stoots, Robert; commending.
   Patrons: Hurst, et al.
   Agreed to by House ......................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ..................................................... 1698

H.J.R. 879. Frank W. Cox High School field hockey team; commending.
   Patrons: Miyares, et al.
   Agreed to by House ......................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ..................................................... 1568

   Patrons: Reid, et al.
   Agreed to by House ......................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ..................................................... 1568

H.J.R. 881. 29th Infantry Division; commemorating its 75th anniversary.
   Patrons: Freitas, et al.
   Agreed to by House ......................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ..................................................... 1568

H.J.R. 882. Orange County Agricultural Initiative; commending.
   Patrons: Freitas, et al.
   Agreed to by House ......................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ..................................................... 1568

   Patrons: Freitas, et al.
   Agreed to by House ......................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ..................................................... 1698
H.J.R. 884. Mt. Zion Baptist Church; commemorating its 160th anniversary.
Patrons: Freitas, et al.
Agreed to by House .......................................................... 1387
Laid on Clerk’s Desk ............................................................ 1391
Agreed to by Senate ............................................................ 1568

H.J.R. 885. Dolley Madison Garden Club; commemorating its 100th anniversary.
Patrons: Freitas, et al.
Agreed to by House .......................................................... 1387
Laid on Clerk’s Desk ............................................................ 1391
Agreed to by Senate ............................................................ 1568

Patrons: Freitas, et al.
Agreed to by House .......................................................... 1387
Laid on Clerk’s Desk ............................................................ 1391
Agreed to by Senate ............................................................ 1568

H.J.R. 887. Gloucester High School field hockey team; commending.
Patrons: Hodges, et al.
Agreed to by House .......................................................... 1387
Laid on Clerk’s Desk ............................................................ 1391
Agreed to by Senate ............................................................ 1568

H.J.R. 888. DeMolay International; commemorating its 100th anniversary.
Patrons: Ingram, et al.
Agreed to by House .......................................................... 1387
Laid on Clerk’s Desk ............................................................ 1391
Agreed to by Senate ............................................................ 1698

Patrons: Mullin, et al.
Agreed to by House .......................................................... 1387
Laid on Clerk’s Desk ............................................................ 1391
Agreed to by Senate ............................................................ 1568

Patrons: Mullin, et al.
Agreed to by House .......................................................... 1387
Laid on Clerk’s Desk ............................................................ 1391
Agreed to by Senate ............................................................ 1568

H.J.R. 891. Service dogs Liberty and Justice; commending.
Patrons: Mullin, et al.
Agreed to by House .......................................................... 1387
Laid on Clerk’s Desk ............................................................ 1391
Agreed to by Senate ............................................................ 1568

H.J.R. 892. Newport News Fall Festival; commemorating its 45th anniversary.
Patrons: Mullin, et al.
Agreed to by House .......................................................... 1387
Laid on Clerk’s Desk ............................................................ 1391
Agreed to by Senate ............................................................ 1698

H.J.R. 893. Newport News Police Department's Young Adult Police Commissioners program; commending.
Patrons: Mullin, et al.
Agreed to by House .......................................................... 1387
Laid on Clerk’s Desk ............................................................ 1391
Agreed to by Senate ............................................................ 1698
   Patrons: Mullin, et al.
   Agreed to by House ....................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ...................................................... 1568

   Patrons: Mullin, et al.
   Agreed to by House ....................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ...................................................... 1698

H.J.R. 896. Colonial Williamsburg; commemorating the occasion of its 40th anniversary of
   its outstanding historical interpretation programs focusing on African Americans.
   Patrons: Mullin, et al.
   Agreed to by House ....................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ...................................................... 1698

H.J.R. 897. Habitat for Humanity Peninsula and Greater Williamsburg; commending.
   Patrons: Mullin, et al.
   Agreed to by House ....................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ...................................................... 1568

   Patrons: Mullin, et al.
   Agreed to by House ....................................................... 1388
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ...................................................... 1698

   Patrons: Mullin, et al.
   Agreed to by House ....................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ...................................................... 1568

H.J.R. 900. 3 Amigos Mexican Restaurant; commending.
   Patrons: Mullin, et al.
   Agreed to by House ....................................................... 1387
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ...................................................... 1698

H.J.R. 901. BeVille, Jay; commending.
   Patrons: Mullin, et al.
   Agreed to by House ....................................................... 1388
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ...................................................... 1698

H.J.R. 902. Seltzer-Duny, Laura; commending.
   Patrons: Mullin, et al.
   Agreed to by House ....................................................... 1388
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ...................................................... 1698

H.J.R. 903. Naval Weapons Station Yorktown; commemorating its 100th anniversary.
   Patrons: Mullin, et al.
   Agreed to by House ....................................................... 1388
   Laid on Clerk’s Desk ..................................................... 1391
   Agreed to by Senate ...................................................... 1698
   Patrons: Mullin, et al.
   Agreed to by House ................................................................. 1388
   Laid on Clerk’s Desk .............................................................. 1391
   Agreed to by Senate .............................................................. 1698

H.J.R. 905. Spruill, Tyler McKellan; recording sorrow upon death.
   Patrons: Freitas, et al.
   Agreed to by House ................................................................. 1388
   Laid on Clerk’s Desk .............................................................. 1391
   Agreed to by Senate .............................................................. 1565

   Patrons: Ware, et al.
   Agreed to by House ................................................................. 1388
   Laid on Clerk’s Desk .............................................................. 1391
   Agreed to by Senate .............................................................. 1565

   Patrons: Mullin, et al.
   Agreed to by House ................................................................. 1388
   Laid on Clerk’s Desk .............................................................. 1391
   Agreed to by Senate .............................................................. 1565

H.J.R. 908. Cridlin, George Fuller; recording sorrow upon death.
   Patrons: Kilgore, et al.
   Agreed to by House ................................................................. 1388
   Laid on Clerk’s Desk .............................................................. 1391
   Agreed to by Senate .............................................................. 1565

H.J.R. 909. The Woman’s Club; commending.
   Patrons: Carr, et al.
   Agreed to by House ................................................................. 1388
   Laid on Clerk’s Desk .............................................................. 1391
   Agreed to by Senate .............................................................. 1565

   Patrons: Helsel, et al.
   Agreed to by House ................................................................. 1388
   Laid on Clerk’s Desk .............................................................. 1391
   Agreed to by Senate .............................................................. 1565

   Patrons: Helsel, et al.
   Agreed to by House ................................................................. 1388
   Laid on Clerk’s Desk .............................................................. 1391
   Agreed to by Senate .............................................................. 1565

   Patrons: Delaney, et al.
   Agreed to by House ................................................................. 1388
   Laid on Clerk’s Desk .............................................................. 1391
   Agreed to by Senate .............................................................. 1565

H.J.R. 913. Safe Space NOVA; commending.
   Patrons: Delaney, et al.
   Agreed to by House ................................................................. 1388
   Laid on Clerk’s Desk .............................................................. 1391
   Agreed to by Senate .............................................................. 1565
H.J.R. 914. Westfield High School football team; commending.
Patrons: Delaney, et al.
Agreed to by House .......................... 1388
Laid on Clerk’s Desk .......................... 1391
Agreed to by Senate .......................... 1568

Patrons: Delaney, et al.
Agreed to by House .......................... 1388
Laid on Clerk’s Desk .......................... 1391
Agreed to by Senate .......................... 1565

Patrons: Bagby, et al.
Agreed to by House .......................... 924
Laid on Clerk’s Desk .......................... 925
Agreed to by Senate .......................... 1283

Agreed to by House .......................... 1388
Passed by for day .......................... 1570
Agreed to by Senate .......................... 1633

H.J.R. 918. Rosenberg, David; commending.
Agreed to by House .......................... 1576
Laid on Clerk’s Desk .......................... 1577
Agreed to by Senate .......................... 1698

H.J.R. 919. McLean Newcomers and Neighbors Club; commemorating its 50th anniversary.
Patrons: Sullivan, et al.
Agreed to by House .......................... 1388
Laid on Clerk’s Desk .......................... 1391
Agreed to by Senate .......................... 1568

H.J.R. 920. Presbyterian Children’s Home of the Highlands; commemorating its 100th anniversary.
Patrons: Campbell, J.L., et al.
Agreed to by House .......................... 1388
Laid on Clerk’s Desk .......................... 1391
Agreed to by Senate .......................... 1568

Patrons: Webert, et al.
Agreed to by House .......................... 1388
Laid on Clerk’s Desk .......................... 1391
Agreed to by Senate .......................... 1728

H.J.R. 922. Warrenton-Fauquier Joint Communications Center; commemorating its 25th anniversary.
Patrons: Webert, et al.
Agreed to by House .......................... 1388
Laid on Clerk’s Desk .......................... 1391
Agreed to by Senate .......................... 1568

H.J.R. 923. Dean, Lou; recording sorrow upon death.
Patrons: Rodman, et al.
Agreed to by House .......................... 1388
H.J.R. 923 (continued)
Laid on Clerk’s Desk ................................................................. 1391
Agreed to by Senate ............................................................. 1565

H.J.R. 924. Landsrath, Ursula; recording sorrow upon death.
Patrons: Webert, et al.
Agreed to by House ............................................................. 1388
Laid on Clerk’s Desk ............................................................. 1391
Agreed to by Senate ............................................................. 1565

Patrons: Toscano, et al.
Agreed to by House ............................................................. 1388
Laid on Clerk’s Desk ............................................................. 1391
Agreed to by Senate ............................................................. 1565

H.J.R. 926. Snook, Helen B.; recording sorrow upon death.
Patrons: Toscano, et al.
Agreed to by House ............................................................. 1388
Laid on Clerk’s Desk ............................................................. 1391
Agreed to by Senate ............................................................. 1565

H.J.R. 927. Riddick, Charlotte Staples; recording sorrow upon death.
Patrons: Toscano, et al.
Agreed to by House ............................................................. 1388
Laid on Clerk’s Desk ............................................................. 1391
Agreed to by Senate ............................................................. 1565

Patrons: Toscano, et al.
Agreed to by House ............................................................. 1388
Laid on Clerk’s Desk ............................................................. 1391
Agreed to by Senate ............................................................. 1568

Patrons: Toscano, et al.
Agreed to by House ............................................................. 1388
Laid on Clerk’s Desk ............................................................. 1391
Agreed to by Senate ............................................................. 1568

Patrons: Toscano, et al.
Agreed to by House ............................................................. 1388
Laid on Clerk’s Desk ............................................................. 1391
Agreed to by Senate ............................................................. 1568

Patrons: Toscano, et al.
Agreed to by House ............................................................. 1388
Laid on Clerk’s Desk ............................................................. 1391
Agreed to by Senate ............................................................. 1568

Patrons: Hodges, et al.
Agreed to by House ............................................................. 1388
Laid on Clerk’s Desk ............................................................. 1391
Agreed to by Senate ............................................................. 1568

Patrons: Toscano, et al.
Agreed to by House ............................................................. 1389
Laid on Clerk’s Desk ............................................................. 1391
Agreed to by Senate ............................................................. 1569
H.J.R. 934. Medina, Meg; commending.
  Agreed to by House .................................................. 1389
  Laid on Clerk’s Desk ............................................... 1391
  Agreed to by Senate ............................................... 1698

  Patrons: Plum, et al.
  Agreed to by House .................................................. 1389
  Laid on Clerk’s Desk ............................................... 1391
  Agreed to by Senate ............................................... 1569

H.J.R. 936. Touching Heart; commending.
  Patrons: Plum, et al.
  Agreed to by House .................................................. 1389
  Laid on Clerk’s Desk ............................................... 1391
  Agreed to by Senate ............................................... 1569

  Patrons: Plum, et al.
  Agreed to by House .................................................. 1389
  Laid on Clerk’s Desk ............................................... 1391
  Agreed to by Senate ............................................... 1569

H.J.R. 938. Rose, Kurt; commending.
  Patrons: Plum, et al.
  Agreed to by House .................................................. 1389
  Laid on Clerk’s Desk ............................................... 1391
  Agreed to by Senate ............................................... 1569

  Patrons: Orrock, et al.
  Agreed to by House .................................................. 1389
  Laid on Clerk’s Desk ............................................... 1391
  Agreed to by Senate ............................................... 1569

  Patrons: Convirs-Fowler, et al.
  Agreed to by House .................................................. 1389
  Laid on Clerk’s Desk ............................................... 1391
  Agreed to by Senate ............................................... 1565

  Patrons: Carr, et al.
  Agreed to by House .................................................. 1389
  Laid on Clerk’s Desk ............................................... 1391
  Agreed to by Senate ............................................... 1565

  Patrons: Yancey, et al.
  Agreed to by House .................................................. 1389
  Laid on Clerk’s Desk ............................................... 1391
  Agreed to by Senate ............................................... 1728

H.J.R. 943. Newport News Redevelopment and Housing Authority; commemorating its
  80th anniversary.
  Agreed to by House .................................................. 1389
  Laid on Clerk’s Desk ............................................... 1391
  Agreed to by Senate ............................................... 1698
Agreed to by House .......................................................... 1389
Laid on Clerk’s Desk .......................................................... 1391
Agreed to by Senate .......................................................... 1698

Patrons: Plum, et al.
Agreed to by House .......................................................... 1389
Laid on Clerk’s Desk .......................................................... 1391
Agreed to by Senate .......................................................... 1565

H.J.R. 946. Liakos, John George; recording sorrow upon death.
Patrons: Rasoul, et al.
Agreed to by House .......................................................... 1389
Laid on Clerk’s Desk .......................................................... 1391
Agreed to by Senate .......................................................... 1565

Patrons: Rasoul, et al.
Agreed to by House .......................................................... 1389
Laid on Clerk’s Desk .......................................................... 1391
Agreed to by Senate .......................................................... 1565

Patrons: Rodman, et al.
Agreed to by House .......................................................... 1389
Laid on Clerk’s Desk .......................................................... 1391
Agreed to by Senate .......................................................... 1565

Patrons: Rasoul, et al.
Agreed to by House .......................................................... 1389
Laid on Clerk’s Desk .......................................................... 1391
Agreed to by Senate .......................................................... 1569

H.J.R. 950. Bethel, Evelyn and Helen Davis; commending.
Patrons: Rasoul, et al.
Agreed to by House .......................................................... 1389
Laid on Clerk’s Desk .......................................................... 1391
Agreed to by Senate .......................................................... 1569

H.J.R. 951. Nichols, Jamie Follin; commending.
Patrons: Rasoul, et al.
Agreed to by House .......................................................... 1389
Laid on Clerk’s Desk .......................................................... 1391
Agreed to by Senate .......................................................... 1569

Patrons: Rasoul, et al.
Agreed to by House .......................................................... 1389
Laid on Clerk’s Desk .......................................................... 1391
Agreed to by Senate .......................................................... 1569

H.J.R. 953. Miller, George; commending.
Patrons: Rasoul, et al.
Agreed to by House .......................................................... 1389
Laid on Clerk’s Desk .......................................................... 1391
Agreed to by Senate .......................................................... 1569
H.J.R. 954. Ranson, Sue; commending.
   Patrons: Rasoul, et al.
   Agreed to by House .................................................. 1389
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1569

H.J.R. 955. Hilton Downtown Richmond; commemorating its 10th anniversary.
   Patrons: Bourne, et al.
   Agreed to by House .................................................. 1389
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1569

   Patrons: Bourne, et al.
   Agreed to by House .................................................. 1389
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1569

H.J.R. 957. Lancaster, Donn; recording sorrow upon death.
   Patrons: Bourne, et al.
   Agreed to by House .................................................. 1389
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1565

H.J.R. 958. Dellinger, Cynthia Grim; recording sorrow upon death.
   Patrons: Gilbert, et al.
   Agreed to by House .................................................. 1389
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1565

   Patrons: Lindsey, et al.
   Agreed to by House .................................................. 1389
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1565

H.J.R. 960. Walker, Thomas Calhoun; commemorating his life and legacy on the occasion of
   the 65th anniversary of his death.
   Patrons: Hodges, et al.
   Agreed to by House .................................................. 1389
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1569

H.J.R. 961. Moore, Audrey Elizabeth; recording sorrow upon death.
   Agreed to by House .................................................. 1389
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1565

   Patrons: Sullivan, et al.
   Agreed to by House .................................................. 1389
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1728

   Patrons: Lopez, et al.
   Agreed to by House .................................................. 1390
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1698
H.J.R. 964. St. Augustine’s Episcopal Church; commemorating its 30th anniversary of its Saturday Feeding Program.
Agreed to by House ................................................................. 1390
Laid on Clerk’s Desk ............................................................... 1391
Agreed to by Senate .............................................................. 1698

Patrons: Landes, et al.
Agreed to by House ................................................................. 1390
Laid on Clerk’s Desk ............................................................... 1391
Agreed to by Senate .............................................................. 1569

Patrons: Reid, et al.
Agreed to by House ................................................................. 1390
Laid on Clerk’s Desk ............................................................... 1391
Agreed to by Senate .............................................................. 1569

Patrons: Reid, et al.
Agreed to by House ................................................................. 1390
Laid on Clerk’s Desk ............................................................... 1391
Agreed to by Senate .............................................................. 1569

Patrons: O’Quinn, et al.
Agreed to by House ................................................................. 1390
Laid on Clerk’s Desk ............................................................... 1391
Agreed to by Senate .............................................................. 1569

H.J.R. 969. Wood, Glen; recording sorrow upon death.
Patrons: Poindexter, et al.
Agreed to by House ................................................................. 1390
Laid on Clerk’s Desk ............................................................... 1391
Agreed to by Senate .............................................................. 1565

Patrons: Simon, et al.
Agreed to by House ................................................................. 1390
Laid on Clerk’s Desk ............................................................... 1391
Agreed to by Senate .............................................................. 1728

Patrons: Cox, et al.
Agreed to by House ................................................................. 1390
Laid on Clerk’s Desk ............................................................... 1391
Agreed to by Senate .............................................................. 1565

Patrons: Jones, J.C., et al.
Agreed to by House ................................................................. 1390
Laid on Clerk’s Desk ............................................................... 1391
Agreed to by Senate .............................................................. 1565

H.J.R. 973. Shumadine, Anne B.; recording sorrow upon death.
Patrons: Jones, J.C., et al.
Agreed to by House ................................................................. 1390
Laid on Clerk’s Desk ............................................................... 1391
Agreed to by Senate .............................................................. 1696
H.J.R. 974. Norfolk Drug Court; commemorating its 20th anniversary.
   Patrons: Jones, J.C., et al.
   
   Agreed to by House .................................................. 1390
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1698

H.J.R. 975. Attucks Theatre; commemorating its 100th anniversary.
   Patrons: Jones, J.C., et al.
   
   Agreed to by House .................................................. 1390
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1698

H.J.R. 976. Ohef Sholom Temple; commemorating its 175th anniversary.
   Patrons: Jones, J.C., et al.
   
   Agreed to by House .................................................. 1390
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1698

H.J.R. 977. Ebert, Paul B.; commending.
   Patrons: Torian, et al.
   
   Agreed to by House .................................................. 1390
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1698

H.J.R. 978. Brown family; commending their 100 years of success in the beverage industry.
   Patrons: Bagby, et al.
   
   Agreed to by House .................................................. 1390
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1698

H.J.R. 979. Judges; election in Supreme Court of Virginia, Court of Appeals of Virginia, circuit court, general district court, juvenile and domestic relations district court, and a member of the Judicial Inquiry and Review Commission.
   Patron: Adams, L.R.
   
   Agreed to by House .................................................. 1244
   Rules suspended, taken up for immediate consideration .................................. 1246
   Reading waived. ......................................................... 1247
   Agreed to by Senate .................................................. 1247

H.J.R. 980. 10 River Basin; commending Grand Winners of the Clean Water Farm Award.
   
   Agreed to by House .................................................. 1390
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1569

   
   Agreed to by House .................................................. 1390
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1728

   
   Agreed to by House .................................................. 1390
   Laid on Clerk’s Desk .................................................. 1391
   Agreed to by Senate .................................................. 1728

H.J.R. 983. Manchester High School football team; commending.
   Patrons: Robinson, et al.
   
   Agreed to by House .................................................. 1390
H.J.R. 983 (continued)
Laid on Clerk’s Desk ......................................................... 1391
Agreed to by Senate ......................................................... 1569

Agreed to by House ......................................................... 1390
Laid on Clerk’s Desk ......................................................... 1391
Agreed to by Senate ......................................................... 1565

H.J.R. 985. Lineburg, Frederick; recording sorrow upon death.
Patrons: Reid, et al.
Agreed to by House ......................................................... 1390
Laid on Clerk’s Desk ......................................................... 1391
Agreed to by Senate ......................................................... 1565

Patrons: Jones, J.C., et al.
Agreed to by House ......................................................... 1390
Laid on Clerk’s Desk ......................................................... 1391
Agreed to by Senate ......................................................... 1565

Patrons: McQuinn, et al.
Agreed to by House ......................................................... 1390
Laid on Clerk’s Desk ......................................................... 1391
Agreed to by Senate ......................................................... 1696

H.J.R. 989. Horizon Behavioral Health; commemorating its 50th anniversary.
Patrons: Garrett, et al.
Agreed to by House ......................................................... 1390
Laid on Clerk’s Desk ......................................................... 1391
Agreed to by Senate ......................................................... 1569

H.J.R. 990. Senior Connections, the Capital Area Agency on Aging; commending.
Patrons: Carr, et al.
Agreed to by House ......................................................... 1390
Laid on Clerk’s Desk ......................................................... 1391
Agreed to by Senate ......................................................... 1569

Patrons: Simon, et al.
Agreed to by House ......................................................... 1432
Laid on Clerk’s Desk ......................................................... 1436
Agreed to by Senate ......................................................... 1569

Patrons: Simon, et al.
Agreed to by House ......................................................... 1432
Laid on Clerk’s Desk ......................................................... 1436
Agreed to by Senate ......................................................... 1569

Patrons: Simon, et al.
Agreed to by House ......................................................... 1432
Laid on Clerk’s Desk ......................................................... 1436
Agreed to by Senate ......................................................... 1569

H.J.R. 994. West Engineering Company; commemorating its 100th anniversary.
Patrons: Fowler, et al.
Agreed to by House ......................................................... 1432
Laid on Clerk’s Desk ......................................................... 1436
Agreed to by Senate ......................................................... 1569
Agreed to by House ................................................................. 1432
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................. 1569

H.J.R. 996. God’s Pit Crew; commemorating its 20th anniversary.
Agreed to by House ................................................................. 1432
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................. 1569

Patrons: Fowler, et al.
Agreed to by House ................................................................. 1432
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................. 1565

H.J.R. 998. Rector, Clifton; commending.
Patrons: Simon, et al.
Agreed to by House ................................................................. 1432
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................. 1569

Patrons: Filler-Corn, et al.
Agreed to by House ................................................................. 1432
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................. 1569

Patrons: Sullivan, et al.
Agreed to by House ................................................................. 1432
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................. 1569

Patrons: Turpin, et al.
Agreed to by House ................................................................. 1432
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................. 1569

H.J.R. 1002. Arrowhead Elementary School; commemorating its 55th anniversary.
Patrons: Turpin, et al.
Agreed to by House ................................................................. 1432
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................. 1569

Patrons: Sullivan, et al.
Agreed to by House ................................................................. 1432
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................. 1569

Patrons: Sullivan, et al.
Agreed to by House ................................................................. 1432
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................. 1569
H.J.R. 1005. Carbajal, Jose Del Carmen; recording sorrow upon death.
   Patrons: Hope, et al.
   Agreed to by House .................................................. 1432
   Laid on Clerk’s Desk .................................................. 1436
   Agreed to by Senate ................................................. 1696

H.J.R. 1006. Rotary Club of Portsmouth; commemorating its 100th anniversary.
   Patrons: Heretick, et al.
   Agreed to by House .................................................. 1432
   Laid on Clerk’s Desk .................................................. 1436
   Agreed to by Senate ................................................. 1569

   Patrons: Bourne, et al.
   Agreed to by House .................................................. 1432
   Laid on Clerk’s Desk .................................................. 1436
   Agreed to by Senate ................................................. 1565

   Patrons: Hope, et al.
   Agreed to by House .................................................. 1432
   Laid on Clerk’s Desk .................................................. 1436
   Agreed to by Senate ................................................. 1565

H.J.R. 1009. Wise, Timothy Martin; recording sorrow upon death.
   Patrons: Hope, et al.
   Agreed to by House .................................................. 1433
   Laid on Clerk’s Desk .................................................. 1436
   Agreed to by Senate ................................................. 1565

   Patrons: Hope, et al.
   Agreed to by House .................................................. 1433
   Laid on Clerk’s Desk .................................................. 1436
   Agreed to by Senate ................................................. 1565

   Patrons: Hope, et al.
   Agreed to by House .................................................. 1433
   Laid on Clerk’s Desk .................................................. 1436
   Agreed to by Senate ................................................. 1565

H.J.R. 1012. Norman, Sheila Elizabeth; recording sorrow upon death.
   Patrons: Hope, et al.
   Agreed to by House .................................................. 1433
   Laid on Clerk’s Desk .................................................. 1436
   Agreed to by Senate ................................................. 1565

   Patrons: Hope, et al.
   Agreed to by House .................................................. 1433
   Laid on Clerk’s Desk .................................................. 1436
   Agreed to by Senate ................................................. 1569

H.J.R. 1014. League of Women Voters of Arlington; commemorating its 75th anniversary.
   Patrons: Hope, et al.
   Agreed to by House .................................................. 1433
   Laid on Clerk’s Desk .................................................. 1436
   Agreed to by Senate ................................................. 1569
Patrons: Hope, et al.
Agreed to by House ................................................................. 1433
Laid on Clerk’s Desk ................................................................. 1436
Agreed to by Senate ................................................................. 1569

Patrons: Hope, et al.
Agreed to by House ................................................................. 1433
Laid on Clerk’s Desk ................................................................. 1436
Agreed to by Senate ................................................................. 1569

Patrons: Hope, et al.
Agreed to by House ................................................................. 1433
Laid on Clerk’s Desk ................................................................. 1436
Agreed to by Senate ................................................................. 1569

Patrons: Hope, et al.
Agreed to by House ................................................................. 1433
Laid on Clerk’s Desk ................................................................. 1436
Agreed to by Senate ................................................................. 1569

Patrons: Hope, et al.
Agreed to by House ................................................................. 1433
Laid on Clerk’s Desk ................................................................. 1436
Agreed to by Senate ................................................................. 1569

Patrons: Hope, et al.
Agreed to by House ................................................................. 1433
Laid on Clerk’s Desk ................................................................. 1436
Agreed to by Senate ................................................................. 1569

Patrons: Hope, et al.
Agreed to by House ................................................................. 1433
Laid on Clerk’s Desk ................................................................. 1436
Agreed to by Senate ................................................................. 1569

H.J.R. 1022. West Springfield High School baseball team; commending.
Patrons: Filler-Corn, et al.
Agreed to by House ................................................................. 1433
Laid on Clerk’s Desk ................................................................. 1436
Agreed to by Senate ................................................................. 1569

Agreed to by House ................................................................. 1576
Laid on Clerk’s Desk ................................................................. 1577
Agreed to by Senate ................................................................. 1699

H.J.R. 1024. Williamsburg Unitarian Universalists; commemorating its 30th anniversary.
Patrons: Mullin, et al.
Agreed to by House ................................................................. 1433
Laid on Clerk’s Desk ................................................................. 1436
Agreed to by Senate ................................................................. 1569

Patrons: Kilgore, et al.
Agreed to by House .............................................. 1433
Laid on Clerk’s Desk .............................................. 1436
Agreed to by Senate .............................................. 1699


Patrons: Fariss, et al.
Agreed to by House .............................................. 1433
Laid on Clerk’s Desk .............................................. 1436
Agreed to by Senate .............................................. 1569


Patrons: Hodges, et al.
Agreed to by House .............................................. 1433
Laid on Clerk’s Desk .............................................. 1436
Agreed to by Senate .............................................. 1569

H.J.R. 1028. Veterans of Foreign Wars Post 3103; commemorating its 75th anniversary in 2018.

Agreed to by House .............................................. 1433
Laid on Clerk’s Desk .............................................. 1436
Agreed to by Senate .............................................. 1569

H.J.R. 1029. James Madison High School; commemorating its 60th anniversary.

Patrons: Keam, et al.
Agreed to by House .............................................. 1433
Laid on Clerk’s Desk .............................................. 1436
Agreed to by Senate .............................................. 1569

H.J.R. 1030. Smith, Kenny; recording sorrow upon death.

Patrons: Keam, et al.
Agreed to by House .............................................. 1433
Laid on Clerk’s Desk .............................................. 1436
Agreed to by Senate .............................................. 1699

H.J.R. 1031. Chancellor High School field hockey team; commending.

Patrons: Orrock, et al.
Agreed to by House .............................................. 1433
Laid on Clerk’s Desk .............................................. 1436
Agreed to by Senate .............................................. 1569


Patrons: Keam, et al.
Agreed to by House .............................................. 1433
Laid on Clerk’s Desk .............................................. 1436
Agreed to by Senate .............................................. 1569


Patrons: Roem, et al.
Agreed to by House .............................................. 1433
Laid on Clerk’s Desk .............................................. 1436
Agreed to by Senate .............................................. 1569


Patrons: Orrock, et al.
Agreed to by House .............................................. 1433
Laid on Clerk’s Desk .............................................. 1436
Agreed to by Senate .............................................. 1565
H.J.R. 1035. Kim, James Hoshik; recording sorrow upon death.
   Patrons: Keam, et al.
   Agreed to by House ......................................................... 1433
   Laid on Clerk’s Desk ..................................................... 1436
   Agreed to by Senate ...................................................... 1696

   Patrons: Stolle, et al.
   Agreed to by House ......................................................... 1434
   Laid on Clerk’s Desk ..................................................... 1436
   Agreed to by Senate ...................................................... 1569

H.J.R. 1037. Williamsburg-James City County Community Action Agency;
   commemorating its 50th anniversary.
   Patrons: Pogge, et al.
   Agreed to by House ......................................................... 1434
   Laid on Clerk’s Desk ..................................................... 1436
   Agreed to by Senate ...................................................... 1570

   Patrons: Pogge, et al.
   Agreed to by House ......................................................... 1434
   Laid on Clerk’s Desk ..................................................... 1436
   Agreed to by Senate ...................................................... 1699

   Patrons: Pogge, et al.
   Agreed to by House ......................................................... 1434
   Laid on Clerk’s Desk ..................................................... 1436
   Agreed to by Senate ...................................................... 1570

H.J.R. 1040. Fairfax County Department of Neighborhood and Community Services;
   commending.
   Patrons: Delaney, et al.
   Agreed to by House ......................................................... 1434
   Laid on Clerk’s Desk ..................................................... 1436
   Agreed to by Senate ...................................................... 1570

H.J.R. 1041. Fairfax County; commending.
   Patrons: Delaney, et al.
   Agreed to by House ......................................................... 1434
   Laid on Clerk’s Desk ..................................................... 1436
   Agreed to by Senate ...................................................... 1570

H.J.R. 1042. Bayside High School; commemorating its 55th anniversary.
   Patrons: Turpin, et al.
   Agreed to by House ......................................................... 1434
   Laid on Clerk’s Desk ..................................................... 1436
   Agreed to by Senate ...................................................... 1570

H.J.R. 1043. Kempsville Meadows Elementary School; commemorating its 60th
   anniversary.
   Patrons: Turpin, et al.
   Agreed to by House ......................................................... 1434
   Laid on Clerk’s Desk ..................................................... 1436
   Agreed to by Senate ...................................................... 1570

H.J.R. 1044. Kempsville Middle School; commemorating its 50th anniversary.
   Patrons: Turpin, et al.
   Agreed to by House ......................................................... 1434
H.J.R. 1044 (continued)
Laid on Clerk’s Desk ................................................................. 1436
Agreed to by Senate ............................................................... 1570

H.J.R. 1045. Aquia Harbour community; commemorating its 50th anniversary.
Patrons: Thomas, et al.
Agreed to by House ............................................................... 1434
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................... 1699

H.J.R. 1046. Pembroke Meadows Elementary School; commemorating its 50th anniversary.
Patrons: Turpin, et al.
Agreed to by House ............................................................... 1434
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................... 1570

Patrons: Stolle, et al.
Agreed to by House ............................................................... 1434
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................... 1565

H.J.R. 1048. Rowe, Josiah Pollard, III; recording sorrow upon death.
Patrons: Thomas, et al.
Agreed to by House ............................................................... 1434
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................... 1565

H.J.R. 1049. Raftels, Mitchel; recording sorrow upon death.
Patrons: Carroll Foy, et al.
Agreed to by House ............................................................... 1434
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................... 1570

H.J.R. 1050. Larkspur Middle School; commemorating its 25th anniversary.
Patrons: Turpin, et al.
Agreed to by House ............................................................... 1434
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................... 1728

H.J.R. 1051. Princess Anne High School; commemorating its 65th anniversary.
Patrons: Turpin, et al.
Agreed to by House ............................................................... 1434
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................... 1570

H.J.R. 1052. River Bend Bistro; commemorating its 5th anniversary.
Patrons: Krizek, et al.
Agreed to by House ............................................................... 1434
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................... 1570

H.J.R. 1053. First Bank and Trust Company; commemorating its 40th anniversary.
Patrons: O’Quinn, et al.
Agreed to by House ............................................................... 1434
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................... 1570

H.J.R. 1054. The employees of Bristol Motor Speedway; commending.
Patrons: O’Quinn, et al.
Agreed to by House ............................................................... 1434
Laid on Clerk’s Desk ............................................................... 1436
Agreed to by Senate ............................................................... 1570
H.J.R. 1055. *Bristol Chamber of Commerce*; commemorating its 110th anniversary.

Patrons: O’Quinn, et al.
Agreed to by House .......................... 1434
Laid on Clerk’s Desk .......................... 1436
Agreed to by Senate .......................... 1570


Patrons: Rasoul, et al.
Agreed to by House .......................... 1434
Laid on Clerk’s Desk .......................... 1436
Agreed to by Senate .......................... 1570


Patrons: Hayes, et al.
Agreed to by House .......................... 1434
Laid on Clerk’s Desk .......................... 1436
Agreed to by Senate .......................... 1570


Patrons: Keam, et al.
Agreed to by House .......................... 1434
Laid on Clerk’s Desk .......................... 1436
Agreed to by Senate .......................... 1696


Patrons: Hayes, et al.
Agreed to by House .......................... 1434
Laid on Clerk’s Desk .......................... 1436
Agreed to by Senate .......................... 1728


Patrons: Stolle, et al.
Agreed to by House .......................... 1434
Laid on Clerk’s Desk .......................... 1436
Agreed to by Senate .......................... 1565


Patrons: McQuinn, et al.
Agreed to by House .......................... 1434
Laid on Clerk’s Desk .......................... 1436
Agreed to by Senate .......................... 1570


Patrons: Murphy, et al.
Agreed to by House .......................... 1435
Laid on Clerk’s Desk .......................... 1436
Agreed to by Senate .......................... 1699


Agreed to by House .......................... 1435
Laid on Clerk’s Desk .......................... 1436
Agreed to by Senate .......................... 1699


Agreed to by House .......................... 1435
Laid on Clerk’s Desk .......................... 1436
Agreed to by Senate .......................... 1570
H.J.R. 1065. Fieldale-Collinsville Volunteer Rescue Squad; commemorating its 50th anniversary.
Patrons: Adams, L.R., et al.
Agreed to by House ............................................................... 1435
Laid on Clerk’s Desk ......................................................... 1436
Agreed to by Senate ......................................................... 1570

H.J.R. 1066. Woodall, Robbie; commending.
Agreed to by House ............................................................... 1435
Laid on Clerk’s Desk ......................................................... 1436
Agreed to by Senate ......................................................... 1570

Patrons: Adams, L.R., et al.
Agreed to by House ............................................................... 1435
Laid on Clerk’s Desk ......................................................... 1436
Agreed to by Senate ......................................................... 1570

H.J.R. 1068. Chatham Star-Tribune; commemorating its 150th anniversary.
Patrons: Adams, L.R., et al.
Agreed to by House ............................................................... 1435
Laid on Clerk’s Desk ......................................................... 1436
Agreed to by Senate ......................................................... 1570

Agreed to by House ............................................................... 1435
Laid on Clerk’s Desk ......................................................... 1436
Agreed to by Senate ......................................................... 1570

H.J.R. 1070. Sylvan Learning in Sterling; commending the occasion of their 40th year of helping students in the Commonwealth achieve academic success.
Patrons: Bell, John J., et al.
Agreed to by House ............................................................... 1435
Laid on Clerk’s Desk ......................................................... 1436
Agreed to by Senate ......................................................... 1699

H.J.R. 1071. Longfellow Middle School National Literature Competition team; commending.
Patrons: Sullivan, et al.
Agreed to by House ............................................................... 1435
Laid on Clerk’s Desk ......................................................... 1436
Agreed to by Senate ......................................................... 1570

H.J.R. 1072. Bloom by Doyle’s; commemorating its 100th anniversary.
Patrons: Garrett, et al.
Agreed to by House ............................................................... 1435
Laid on Clerk’s Desk ......................................................... 1436
Agreed to by Senate ......................................................... 1633

Patrons: Bell, John J., et al.
Agreed to by House ............................................................... 1435
Laid on Clerk’s Desk ......................................................... 1436
Agreed to by Senate ......................................................... 1570

H.J.R. 1074. Little Austria, LLC; commending.
Patrons: Bell, John J., et al.
Agreed to by House ............................................................... 1435
H.J.R. 1074 (continued)
Laid on Clerk’s Desk .................................................. 1436
Agreed to by Senate .................................................... 1699

Patrons: Roem, et al.
Agreed to by House ..................................................... 1435
Laid on Clerk’s Desk ..................................................... 1436
Agreed to by Senate ..................................................... 1699

H.J.R. 1076. Patrick Henry College moot court team; commending.
Patrons: LaRock, et al.
Agreed to by House ..................................................... 1435
Laid on Clerk’s Desk ..................................................... 1436
Agreed to by Senate ..................................................... 1570

Patrons: LaRock, et al.
Agreed to by House ..................................................... 1435
Laid on Clerk’s Desk ..................................................... 1436
Agreed to by Senate ..................................................... 1570

Patrons: LaRock, et al.
Agreed to by House ..................................................... 1435
Laid on Clerk’s Desk ..................................................... 1436
Agreed to by Senate ..................................................... 1570

Agreed to by House ..................................................... 1435
Laid on Clerk’s Desk ..................................................... 1436
Agreed to by Senate ..................................................... 1699

H.J.R. 1080. Williams, John Davis; recording sorrow upon death.
Patrons: McQuinn, et al.
Agreed to by House ..................................................... 1435
Laid on Clerk’s Desk ..................................................... 1436
Agreed to by Senate ..................................................... 1565

H.J.R. 1081. Martin, Fred Thomas, Sr.; recording sorrow upon death.
Patrons: Adams, L.R., et al.
Agreed to by House ..................................................... 1435
Laid on Clerk’s Desk ..................................................... 1436
Agreed to by Senate ..................................................... 1565

Patrons: Roem, et al.
Agreed to by House ..................................................... 1512
Laid on Clerk’s Desk ..................................................... 1514
Agreed to by Senate ..................................................... 1633

H.J.R. 1083. Ware, Evelynn Belle; recording sorrow upon death.
Patrons: LaRock, et al.
Agreed to by House ..................................................... 1512
Laid on Clerk’s Desk ..................................................... 1514
Agreed to by Senate ..................................................... 1633

Patrons: LaRock, et al.
Agreed to by House ..................................................... 1512
Laid on Clerk’s Desk ..................................................... 1514
Agreed to by Senate ..................................................... 1633
H.J.R. 1085. Loudoun Valley High School boys’ cross country team; commending.
    Patrons: LaRock, et al.
    Agreed to by House .................................................. 1512
    Laid on Clerk’s Desk .................................................. 1514
    Agreed to by Senate .................................................. 1633

H.J.R. 1086. Clarke County High School girls’ cross country team; commending.
    Patrons: LaRock, et al.
    Agreed to by House .................................................. 1512
    Laid on Clerk’s Desk .................................................. 1514
    Agreed to by Senate .................................................. 1633

    Patrons: LaRock, et al.
    Agreed to by House .................................................. 1512
    Laid on Clerk’s Desk .................................................. 1514
    Agreed to by Senate .................................................. 1633

    Patrons: LaRock, et al.
    Agreed to by House .................................................. 1512
    Laid on Clerk’s Desk .................................................. 1514
    Agreed to by Senate .................................................. 1633

H.J.R. 1089. First Church of Newport News (Baptist); commemorating its 155th anniversary.
    Agreed to by House .................................................. 1512
    Laid on Clerk’s Desk .................................................. 1514
    Agreed to by Senate .................................................. 1699

H.J.R. 1090. Tuscarora High School girls’ cross country team; commending.
    Patrons: LaRock, et al.
    Agreed to by House .................................................. 1512
    Laid on Clerk’s Desk .................................................. 1514
    Agreed to by Senate .................................................. 1634

H.J.R. 1091. Loudoun County High School girls’ soccer team; commending.
    Patrons: LaRock, et al.
    Agreed to by House .................................................. 1512
    Laid on Clerk’s Desk .................................................. 1514
    Agreed to by Senate .................................................. 1634

H.J.R. 1092. Loudoun County High School girls’ volleyball team; commending.
    Patrons: LaRock, et al.
    Agreed to by House .................................................. 1512
    Laid on Clerk’s Desk .................................................. 1514
    Agreed to by Senate .................................................. 1634

H.J.R. 1093. Residents of the Rollins Ford Road corridor; commending.
    Patrons: Roem, et al.
    Agreed to by House .................................................. 1512
    Laid on Clerk’s Desk .................................................. 1514
    Agreed to by Senate .................................................. 1699

H.J.R. 1094. Lawson, Jay; commending.
    Patrons: Webert, et al.
    Agreed to by House .................................................. 1512
    Laid on Clerk’s Desk .................................................. 1514
    Agreed to by Senate .................................................. 1699
H.J.R. 1095. Bulova, Sharon; commending.
   Patrons: Keam, et al.
   Agreed to by House ..................................................... 1512
   Laid on Clerk’s Desk .................................................. 1514
   Agreed to by Senate ................................................... 1634

   Patrons: Bulova, et al.
   Agreed to by House ..................................................... 1512
   Laid on Clerk’s Desk .................................................. 1514
   Agreed to by Senate ................................................... 1634

   Patron: Cox
   Agreed to by House ..................................................... 1661
   Reading waived, referred to Committee on Rules .................. 1662
   Reported ................................................................. 1708
   Read second time ...................................................... 1727
   Rules suspended, reading waived .................................. 1727
   Agreed to by Senate ................................................... 1727

   Patrons: Levine, et al.
   Agreed to by House ..................................................... 1512
   Laid on Clerk’s Desk .................................................. 1514
   Agreed to by Senate ................................................... 1633

   Patrons: Roem, et al.
   Agreed to by House ..................................................... 1512
   Laid on Clerk’s Desk .................................................. 1514
   Agreed to by Senate ................................................... 1696

H.J.R. 1100. LaPorta, Gary Carlo; recording sorrow upon death.
   Patrons: Simon, et al.
   Agreed to by House ..................................................... 1512
   Laid on Clerk’s Desk .................................................. 1514
   Agreed to by Senate ................................................... 1565

H.J.R. 1101. Arlington Partnership for Affordable Housing; commemorating its 30th anniversary.
   Patrons: Lopez, et al.
   Agreed to by House ..................................................... 1512
   Laid on Clerk’s Desk .................................................. 1514
   Agreed to by Senate ................................................... 1699

H.J.R. 1102. Bentley, Tony; commending.
   Patrons: Lopez, et al.
   Agreed to by House ..................................................... 1512
   Laid on Clerk’s Desk .................................................. 1514
   Agreed to by Senate ................................................... 1699

   Patrons: Krizek, et al.
   Agreed to by House ..................................................... 1512
   Laid on Clerk’s Desk .................................................. 1514
   Agreed to by Senate ................................................... 1634
Patrons: Krizek, et al.
Agreed to by House ................................................................. 1512
Laid on Clerk’s Desk .............................................................. 1514
Agreed to by Senate ............................................................. 1634

Patrons: Krizek, et al.
Agreed to by House ................................................................. 1512
Laid on Clerk’s Desk .............................................................. 1514
Agreed to by Senate ............................................................. 1699

Patrons: Krizek, et al.
Agreed to by House ................................................................. 1512
Laid on Clerk’s Desk .............................................................. 1514
Agreed to by Senate ............................................................. 1634

H.J.R. 1107. Gum Springs; commemorating its 185th anniversary.
Patrons: Krizek, et al.
Agreed to by House ................................................................. 1512
Laid on Clerk’s Desk .............................................................. 1514
Agreed to by Senate ............................................................. 1634

H.J.R. 1108. United Community Ministries, Inc.; commemorating its 50th anniversary.
Patrons: Krizek, et al.
Agreed to by House ................................................................. 1512
Laid on Clerk’s Desk .............................................................. 1514
Agreed to by Senate ............................................................. 1634

H.J.R. 1109. Bennett, Michael; commending.
Patrons: Krizek, et al.
Agreed to by House ................................................................. 1513
Laid on Clerk’s Desk .............................................................. 1514
Agreed to by Senate ............................................................. 1634

H.J.R. 1110. South County High School boys’ basketball team; commending.
Patrons: Tran, et al.
Agreed to by House ................................................................. 1513
Laid on Clerk’s Desk .............................................................. 1514
Agreed to by Senate ............................................................. 1699

H.J.R. 1111. South County High School band program; commending.
Patrons: Tran, et al.
Agreed to by House ................................................................. 1513
Laid on Clerk’s Desk .............................................................. 1514
Agreed to by Senate ............................................................. 1699

H.J.R. 1112. Young, Shayla; commending.
Patrons: Tran, et al.
Agreed to by House ................................................................. 1513
Laid on Clerk’s Desk .............................................................. 1514
Agreed to by Senate ............................................................. 1699

H.J.R. 1113. Northern Virginia Regional Park Authority; commemorating its 60th anniversary.
Patrons: Tran, et al.
Agreed to by House ................................................................. 1513
Laid on Clerk’s Desk .............................................................. 1514
Agreed to by Senate ............................................................. 1699
H.J.R. 1114. Lakewood Hills #1 Home Owners Association; commemorating its 40th anniversary.

Patrons: Tran, et al.

Agreed to by House ................................................................. 1513
Laid on Clerk’s Desk ............................................................... 1514
Agreed to by Senate ................................................................. 1699


Patrons: Tran, et al.

Agreed to by House ................................................................. 1513
Laid on Clerk’s Desk ............................................................... 1514
Agreed to by Senate ................................................................. 1699


Patrons: Tran, et al.

Agreed to by House ................................................................. 1513
Laid on Clerk’s Desk ............................................................... 1514
Agreed to by Senate ................................................................. 1699

H.J.R. 1117. Dettelbach, Brian; commending.

Patrons: Tran, et al.

Agreed to by House ................................................................. 1513
Laid on Clerk’s Desk ............................................................... 1514
Agreed to by Senate ................................................................. 1699


Patrons: Tran, et al.

Agreed to by House ................................................................. 1513
Laid on Clerk’s Desk ............................................................... 1514
Agreed to by Senate ................................................................. 1699


Patrons: Tran, et al.

Agreed to by House ................................................................. 1513
Laid on Clerk’s Desk ............................................................... 1514
Agreed to by Senate ................................................................. 1699

H.J.R. 1120. Johnson’s Orchards; commemorating its 100th anniversary.

Patrons: Garrett, et al.

Agreed to by House ................................................................. 1513
Laid on Clerk’s Desk ............................................................... 1514
Agreed to by Senate ................................................................. 1634

H.J.R. 1121. Mustang Heritage Foundation; commending.

Patrons: Tran, et al.

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Patrons: Tran, et al.

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Patrons: Tran, et al.

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Government Data Collection and Dissemination Practices Act; exemptions. Amending § 2.2-3802. (Patron–Bell, Richard P., HB 1740, CH 277)

Human Resource Management, Department of; review of employee recruitment, retention, and compensation, report. Amending § 2.2-1202. (Patron–Carr, HB 2055, CH 424)

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State Medical Facilities Plan; task force to review Plan and update or validate existing criteria at least once every two years, effective clause. Amending §§ 2.2-4006 and 32.1-102.2:1. (Patron–Barker, SB 1283)

Taxation, Department of; sharing information with the Department of Social Services. Amending § 58.1-3. (Patron–Roem, HB 2339, CH 853)

Tech Talent Investment Program and Fund; created, educational records and certain records of educational institutions, definitions, report. Amending § 2.2-3705.4; adding §§ 23.1-1239 through 23.1-1243. (Patron–Rush, HB 2490, CH 638; Ruff, SB 1617, CH 639)

Technology, Secretary of; transfer of duties to Secretaries of Administration and Commerce and Trade, repeals provisions relating to establishing position of Secretary of Technology and Office of Telework Promotion and Broadband Assistance, repeals sunset provision for the Broadband Advisory Council. Amending §§ 2.2-200, 2.2-203, 2.2-203.1, 2.2-204, 2.2-205, 2.2-205.2, 2.2-213.3, 2.2-436, 2.2-437, 2.2-2005, 2.2-2006, 2.2-2007, 2.2-2220, 2.2-2221, 2.2-2221.1, 2.2-2233.1, 2.2-2240.1, 2.2-2485, 2.2-2698, 2.2-2699.1, 2.2-2699.3, 2.2-2699.4, 2.2-2699.5, 2.2-2699.7, 2.2-2738, 2.2-2817.1, 2.2-2822, 2.2-3500, 2.2-3504, 2.2-3803, 15.2-2425, 23.1-2911.1, 23.1-3102, 30-279, 58.1-322.02, 58.1-402, 59.1-497, and 59.1-550; adding §§ 2.2-203.2:5 and 2.2-206.3; repealing §§ 2.2-225, 2.2-225.1, and third enactment of Chapters 818 and 852, 2009 Acts. (Patron–Locke, SB 1444)

Telework Promotion and Broadband Assistance, Office of, and Broadband Advisory Council; increases membership of Council, extends sunset provision, repeals previous sunset date. Amending § 2.2-2699.3 and Chapters 759 and 760, 2018 Acts; repealing third enactment of Chapters 818 and 852, 2009 Acts. (Patron–Byron, HB 2541, CH 709; Edwards, SB 1618, CH 710)


Veterans Services, Board of; increases membership and clarifies scope of responsibilities. Amending § 2.2-2452. (Patron–Helsel, HB 2632, CH 204; Reeves, SB 1241, CH 40)

Virginia African American Advisory Board; established, membership, report. Adding §§ 2.2-2491 through 2.2-2495. (Patron–Bagby, HB 2767, CH 594)

Virginia Charitable Gaming Board; annual evaluation of conduct of charitable gaming operations, renumeration may be paid to individuals who assist in conduct of charitable gaming not to exceed $50 per session. Amending §§ 2.2-2456, 18.2-340.19, 18.2-340.27, and 18.2-340.33. (Patron–Sturtevant, SB 1527)

Virginia Conflict of Interest and Ethics Advisory Council; duties, training requirement for local elected officials, Council may provide such training sessions by online means, no penalty shall be imposed on an official for failing to complete training. Amending § 30-356; adding § 2.2-3132. (Patron–Obenshain, SB 1430, CH 530)

Virginia Conflict of Interest and Ethics Advisory Council; public documents, redactions. Amending § 30-356. (Patron–McClellan, SB 289)

Virginia Freedom of Information Act; applicability to sexual assault response teams and multidisciplinary child sexual abuse response teams. Amending §§ 2.2-3703, 2.2-3705.7, and 2.2-3711. (Patron–Stuart, SB 1184, CH 729)

Virginia Freedom of Information Act; definition of trade secret. Amending §§ 2.2-3701, 2.2-3705.2, 2.2-3705.6, 2.2-3705.7, and 2.2-3711. (Patron–Stuart, SB 1180, CH 358)

Virginia Freedom of Information Act; meetings held through electronic communication means. Amending § 2.2-3708.2. (Patron–Stuart, SB 1182, CH 359)
ADMINISTRATION OF GOVERNMENT (continued)

Virginia Freedom of Information Act; training requirements for local elected officials, proceedings for enforcement, Advisory Council shall provide online training, no penalty shall be imposed on an official for failing to complete a training session, effective date. Amending § 2.2-3713; adding § 2.2-3704.3. (Patron—Obenshain, SB 1431, CH 531)

Virginia Freedom of Information Act (FOIA); violations and civil penalties, in determining whether a civil penalty is appropriate, the court shall consider mitigating factors, etc. Amending § 2.2-3714. (Patron—Surovell, SB 1554, CH 843)

Virginia Freedom of Information Advisory Council; advisory opinions, evidence in civil proceeding. Amending § 2.2-3704.3. (Patron—Surovell, SB 1554, CH 843)

Virginia Freedom of Information Advisory Council; advisory opinions, evidence in civil proceeding. Amending § 2.2-3704.3. (Patron—Surovell, SB 1554, CH 843)


Virginia Human Rights Act; establishment of right to reproductive choice. Adding § 2.2-3901.1. (Patron—Boysko, SB 1637)

Virginia Initiative for Employment Not Welfare (VIEW); changes name to the Virginia Initiative for Education and Work. Amending §§ 2.2-435.8, 2.2-2472, 63.2-100, 63.2-601, 63.2-608, 65.2-101, 65.2-500, 65.2-502, and 65.2-512. (Patron—Bell, Richard P., HB 1746, CH 210)

Virginia Investment Performance Grant and Virginia Economic Development Incentive Grant Programs; reauthorization. Amending §§ 2.2-5101 and 2.2-5102.1. (Patron—James, HB 2021, CH 32)

Virginia Lottery; disclosure of identity of winners. Amending §§ 2.2-3705.7 and 58.1-4006. (Patron—Ruff, SB 1082)


Virginia Personnel Act; appointments, promotion, and tenure based upon merit and fitness. Amending § 2.2-2901. (Patron—Knight, HB 2791)

Virginia Public Procurement Act; beginning on July 1, 2019, the maximum threshold amount shall be $6 million, job order contracting, limitations. Amending § 2.2-4303.2. (Patron—Bell, John J., HB 2071, CH 286; Black, SB 1153, CH 171)

Virginia Public Procurement Act; competitive negotiation for professional services, procurement of architectural or engineering services. Amending § 2.2-4302.2. (Patron—Favola, SB 1345)

Virginia Public Procurement Act; exempts counties, cities, school boards, and towns with populations greater than 3,500, competitive negotiation for professional services, cost of professional services expected to exceed $80,000. Amending § 2.2-4343. (Patron—Gilbert, HB 2198, CH 427)

Virginia Public Procurement Act; exempts from competitive sealed bidding purchase of aviation equipment by Department of State Police. Amending § 2.2-4345. (Patron—Carrico, SB 502)

Virginia Public Procurement Act; high-risk contracts, definition, Department of General Services and Virginia Information Technologies Agency shall develop guidelines for state agencies to use when assigning staff to administer contracts, report. Amending § 2.2-4303.2. (Patron—Favola, SB 1345)

Virginia Public Procurement Act; local labor use requirement for certain construction contracts, definition of “local labor market,” civil penalty, penalty shall be collected by the Department of Labor and Industry payable to the State Treasurer for deposit to the general fund. Adding § 2.2-4321.3. (Patron—Marsden, SB 1028)

Virginia Public Procurement Act; proscribed subcontracting by certain small businesses. Adding § 2.2-4376.2. (Patron—McNamara, HB 2328)
ADMINISTRATION OF GOVERNMENT (continued)

Virginia Public Procurement Act; removes the requirement for newspaper publication of Requests for Proposals for professional services, posting on Department of General Services’ central electronic procurement website shall be required if local public body elects not to publish notice of Proposal in a newspaper of general circulation. Amending § 2.2-4302.2. (Patron—Fowler, HB 1629, CH 274)

Virginia Public Procurement Act; statute of limitations on actions on construction contracts, excludes contracts where public body is the Department of Transportation unless such action is brought within five years after completion of work on the project, actions on performance bonds. Amending §§ 2.2-4340, 2.2-4343, and 23.1-1017; adding § 2.2-4340.1. (Patron—Norment, SB 1369)

Virginia Public Procurement Act; statute of limitations on actions on construction contracts, excludes contracts where public body is the Department of Transportation unless such action is brought within five years after completion of work on the project, actions on performance bonds. Amending §§ 2.2-4340, 2.2-4343, and 23.1-1017; adding § 2.2-4340.1. (Patron—Norment, SB 1369)

Virginia voter registration system; security plans and procedures, update of security standards at least annually, remedying security risks, State Board of Elections shall convene a work group prior to adopting standards. Amending § 2.2-3711; adding § 24.2-410.2. (Patron—Sickles, HB 2178, CH 426)

Virginia War Memorial; only names and homes of record designation of those Virginians “Killed in Action” as a result of military operations against terrorism, etc., can be placed on the Shrine of Memory on the grounds of the Memorial, names and homes of record designation of all Virginians “Missing in Action” as a result of the Vietnam War and all other Virginians who served honorably shall be honored at the Memorial. Amending § 2.2-2001.3. (Patron—Carr, HB 2672, CH 312; DeSteph, SB 1265, CH 318)

Virginia War Memorial Board; transfer of duties, sunset provision. Amending § 2.2-2001.3; adding § 2.2-2469.1. (Patron—Fowler, HB 2744, CH 314; McPike, SB 1705, CH 784)

Virginia Works Portal; created, report, effective clause. Adding § 2.2-435.10:1. (Patron—Dunnavant, SB 1589)

Wage; prevailing requirement for public works contracts, penalty. Amending § 40.1-6; adding § 2.2-4321.3. (Patron—Favola, SB 1673)

Workforce Development, Secretary of; created in Governor’s cabinet, Economic Crisis Strike Force membership, repeals position of Chief Workforce Development Advisor, effective clause. Amending §§ 2.2-200, 2.2-203, 2.2-203.1, 2.2-204, 2.2-205, 2.2-205.2, 2.2-213.3, 2.2-436, 2.2-437, 2.2-2005, 2.2-2006, 2.2-2007, 2.2-2220, 2.2-2221, 2.2-2221.1, 2.2-2233.1, 2.2-2240.1, 2.2-2485, 2.2-2698, 2.2-2699.1, 2.2-2699.3, 2.2-2699.4, 2.2-2699.5, 2.2-2699.7, 2.2-2738, 2.2-2817.1, 2.2-2822, 2.2-3503, 2.2-3504, 2.2-3803, 15.2-2425, 23.1-2911.1, 23.1-3102, 30-279, 58.1-322.02, 58.1-402, 59.1-497, and 59.1-550; adding §§ 2.2-234 and 2.2-235; repealing § 2.2-435.7. (Patron—Ruff, SB 1523)

ADMINISTRATION, SECRETARY OF

Military-overseas ballots; Secretary of Administration to oversee and develop a charter and directives for the State Board of Elections to form a working group to study implementation of electronic return of voted ballots. (Patron—DeSteph, SJR 291)

Technology, Secretary of; transfer of duties to Secretaries of Administration and Commerce and Trade, repeals provisions relating to establishing position of Secretary of Technology and Office of Telework Promotion and Broadband Assistance, repeals sunset provision for the Broadband Advisory Council. Amending §§ 2.2-200, 2.2-204, 2.2-205.1, 2.2-435.6, 2.2-435.8, 2.2-435.9, 2.2-435.10, 2.2-2471, 2.2-2471.1, 2.2-2472, and 2.2-2472.2; adding §§ 2.2-234 and 2.2-235; repealing § 2.2-435.7. (Patron—Ruff, SB 1523)

ADOPTION

Adoption by relative; clarifies term “close relative placement.” Amending § 63.2-1242.1. (Patron—Brewer, HB 2208, CH 377)

Post-adoption contact and communication agreements; unless parental rights have been terminated, local board of social services or child welfare agency required to file a petition for a permanency planning hearing, may inform the birth parent or parents, etc. Amending §§ 16.1-283.1 and 63.2-1220.2. (Patron—Reid, HB 1728, CH 84; Favola, SB 1139, CH 65)
ADULTS, HOMES AND SERVICES FOR
Adult protective services; creates central registry. Amending §§ 2.2-3802 and 63.2-1605; adding §§ 63.2-1605.1 and 63.2-1610.1 through 63.2-1610.4. (Patron—Lewis, SB 1570)

ADVERTISING AND ADVERTISEMENTS
Alcoholic beverage control; happy hour advertising, using creative marketing techniques, techniques not intended to induce overconsumption or consumption by minors. Amending § 4.1-111. (Patron—Bell, John J., HB 2073, CH 29; McPike, SB 1170; McDougle, SB 1726, CH 7)
School boards, local; display of commercial advertising material on school buses. Amending § 22.1-177. (Patron—O’Quinn, HB 809)
Virginia Public Procurement Act; removes the requirement for newspaper publication of Requests for Proposals for professional services, posting on Department of General Services’ central electronic procurement website shall be required if local public body elects not to publish notice of Proposal in a newspaper of general circulation. Amending § 2.2-4302.2. (Patron—Fowler, HB 1629, CH 274)

AFFIDAVITS
Summary judgment; limited use of discovery depositions and affidavits. Amending § 8.01-420. (Patron—Gilbert, HB 2197, CH 10; Obenshain, SB 1486, CH 128)

AFFORDABLE HOUSING
Affordable housing; City of Richmond added to list of localities with authority to provide for dwelling unit program. Amending § 15.2-2304. (Patron—Dance, SB 1192)
Affordable housing; waiver of fees. Amending § 15.2-958.4. (Patron—Bagby, HB 2229, CH 393)

AFRICAN AMERICANS
Historical African American cemeteries; adds Matthews Cemetery, The People’s Cemetery, and Smith Street Cemetery in City of Martinsville to list. Amending § 10.1-2211.2. (Patron—Adams, L.R., HB 2406, CH 252)
Historical African American cemeteries; adds New River Cemetery and West Dublin Cemetery in Pulaski County to list. Amending § 10.1-2211.2. (Patron—Hurst, HB 1973, CH 184)
Historical African American cemeteries; adds Oak Lawn Cemetery in City of Suffolk to list. Amending § 10.1-2211.2. (Patron—Hayes, HB 2311, CH 251)
Historical African American cemeteries; adds seven cemeteries in City of Hampton to list. Amending § 10.1-2211.2. (Patron—McQuinn, HB 2681, CH 257; Locke, SB 1128, CH 268)
Historical African American cemeteries; adds six cemeteries in the City of Alexandria to list. Amending § 10.1-2211.2. (Patron—Herring, HB 2739, CH 260)
Virginia African American Advisory Board; established, membership, report. Adding §§ 2.2-2491 through 2.2-2495. (Patron—Bagby, HB 2767, CH 594)

AGING AND REHABILITATIVE SERVICES, DEPARTMENT FOR
Long-Term Employment Support Services and Extended Employment Services; Department for Aging and Rehabilitative Services to make referrals to any employment services organizations that provide competitive or commensurate wages and is eligible to receive state-funded Services, Employment Service Organization Steering Committee established, Committee to report on policy, funding, and allocation of funds to organizations, the Committee shall meet no more than four times a year. Amending § 51.5-169.1; adding § 51.5-169.2. (Patron—Landes, HB 2306, CH 851; Hanger, SB 1485, CH 852)

AGING, LOCAL OFFICE ON
Aging, Local Office on; commending. (Patron—Rasoul, HJR 738)

AGRICULTURE, ANIMAL CARE AND FOOD
Agricultural equipment; time frame for reporting nonconformities. Amending § 59.1-207.8. (Patron—Carrocco, SB 1513, CH 752)
Animal care; clarifies definition of “adequate shelter,” provision includes proper shade during hot weather, etc. Amending § 3.2-6500. (Patron—Orrock, HB 1625, CH 532)
AGRICULTURE, ANIMAL CARE AND FOOD (continued)
Animal Cruelty Conviction List; Superintendent of State Police to establish and maintain by 2020. 
Adding § 3.2-6573.1. (Patron–Stanley, SB 32)
Animal Cruelty Conviction List; Superintendent of State Police to establish within the Department 
of State Police by July 1, 2022, a list on their website that is available to the public. 
Adding § 3.2-6573.1. (Patron–Stanley, SB 1011)
Animal fighting; confiscation of tethered cocks. Amending § 3.2-6571. (Patron–Orrock, HB 1626, 
CH 345)
Animals; remedies containing any part of the Cannabis plant, exemption. Amending § 3.2-4901. 
(Patron–Pogge, HB 2256, CH 267)
Benefits consortium; formation by a sponsoring association operating as a nonprofit agricultural 
organization. Amending §§ 38.2-1700 and 38.2-3420; adding §§ 3.2-116 through 3.2-119. 
(Patron–Head, HB 1661)
Companion animals; adequate shelter means during hot weather, is properly shaded, etc., definition 
of adequate space includes tethering of animals. Amending § 3.2-6500. (Patron–Spruill, 
SB 1025, CH 848)
Companion animals; any locality authorized to adopt an ordinance that parallels and makes more 
stringent the state law regarding care. Amending § 3.2-6543. (Patron–Favola, SB 1058)
Comprehensive animal care; enforceable under Virginia Consumer Protection Act. 
Amending §§ 3.2-6509 and 3.2-6512. (Patron–McPike, SB 1462, CH 566)
Cosmetics; animal testing prohibited, penalty. Amending § 3.2-6591; adding § 3.2-6594. 
(Patron–Boysko, SB 1642)
Cruelty to animals; aggravated cruelty, definition of “serious bodily injury,” increases penalty. 
Amending §§ 3.2-6569, 3.2-6570, and 18.2-403.2. (Patron–Ransone, HB 1874, CH 536; 
DeSteph, SB 1604, CH 537)
Cruelty to animals with intent to coerce, intimidate or harass a family or household member; penalty. 
Amending § 3.2-6570. (Patron–Levine, HB 2642)
Cruelty to animals with intent to intimidate or threaten a household member; provisions may result 
in a net increase in periods of imprisonment, etc. Amending § 3.2-6570. (Patron–Ebbin, 
SB 1276)
Dangerous dogs; deferral of proceedings. Amending § 3.2-6540. (Patron–Hope, HB 2745, CH 190)
Dogs; any locality may by ordinance prohibit the running at large in packs, except dogs used in 
hunting, civil penalty. Amending § 3.2-6538. (Patron–Norment, SB 1367, CH 562)
Dogs or cats; authorizes localities to adopt ordinances prohibiting sale in a pet shop of any that were 
not obtained from a Virginia releasing agency or a nonprofit animal rescue organization, 
penalty. Amending § 3.2-6545. (Patron–Lewis, SB 217)
Dogs or cats; rental or lease prohibited, civil penalty, exception. Adding § 3.2-6513.2. 
(Patron–Stanley, SB 1065)
Dogs or cats; when notice has been given to a public animal shelter of intent of person to adopt or 
take custody of animal, animal shall not be euthanized and shall be kept for a certain period of 
time. Amending § 3.2-6546. (Patron–Stanley, SB 175)
Industrial hemp; clarifies definition of “hemp product,” conforms Virginia law to the provisions of 
the federal 2018 Farm Bill by amending the definitions of cannabidiol oil, marijuana, and 
tetrahydrocannabinol (THC) to exclude industrial hemp that is grown, dealt, or processed in 
compliance with state or federal law, testing of Cannabis sativa, reports, abolishes the higher 
education and Virginia industrial hemp research programs, etc. Amending §§ 3.2-4112, 
3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, 
54.1-3408.3, and 54.1-3446; repealing §§ 3.2-4114.1 and 3.2-4117. (Patron–Marshall, 
HB 1839, CH 653; Ruff, SB 1692, CH 654)
Industrial hemp; definition, exclusion from certain marijuana provisions. Amending §§ 3.2-4112, 
18.2-247, 54.1-3401, and 54.1-3446. (Patron–Marsden, SB 1057)
Livestock; changes definition to include alpacas. Amending §§ 3.2-5900 and 3.2-6500. 
(Patron–Pogge, HB 2689, CH 258)
Micro Market Act; registration required for operation of micro markets, effective clause. 
Adding §§ 3.2-5157 through 3.2-5160. (Patron–McDougle, SB 414)
Personal property tax; exemption for agricultural vehicles farm machinery includes equipment and 
machinery used by a nursery for production of horticultural products and any farm tractor. 
Amending § 58.1-3505. (Patron–Webert, HB 2733, CH 259)
AGRICULTURE, ANIMAL CARE AND FOOD (continued)
Pet shops; procurement of certain dogs, penalty. Amending § 3.2-6511.1. (Patron—Marsden, SB 1043)
Police animals; killing or injuring, penalty. Amending § 18.2-144.1. (Patron—Reeves, SB 1675)
Telecommunications companies; incentives, provision of wireless broadband services. Amending § 58.1-609.3; adding § 3.2-3108.1. (Patron—Edwards, SB 1317)
Tethering animals; requirement that an animal be given adequate space if the tether is four times the length of the animal or 15 feet long, whichever is greater, and does not cause injury or pain, etc. Amending § 3.2-6500. (Patron—Orrock, HB 1827)
Tobacco Indemnification and Community Revitalization Fund; investments in Virginia Venture Capital Accounts, distribution of Fund. Amending §§ 3.2-3103 and 3.2-3108. (Patron—Chafin, SB 1658)

AIRCRAFT AND AIRPORTS
Stormwater; localities to provide for a partial waiver of service charges for stormwater management to airports for that portion of the property that is used for runways and taxiways. Amending § 15.2-2114. (Patron—Newman, SB 367)
Unmanned aircraft system; trespassing with system if takes off or lands in violation of current Federal Aviation Administration Special Security Instructions, etc., guilty of Class 1 misdemeanor. Amending § 18.2-121.3. (Patron—Knight, HB 1636, CH 612)
Unmanned aircraft systems; after 10 days after use of system has ended, a copy of executed search warrant shall be served on person who was subject of warrant and person whose property was subject of warrant, etc. Amending § 19.2-60.1. (Patron—Brewer, HB 2552)
Unmanned aircraft systems; used by law-enforcement officer to aerially survey a primary residence of the subject of the arrest warrant to formulate a plan to execute an existing arrest warrant or capias for a felony offense, etc. Amending § 19.2-60.1. (Patron—Carrico, SB 1507, CH 781)

ALBEMARLE COUNTY
Court buildings; courthouses allowed to be located on property owned jointly by a county and city, location of district courts for Albemarle County. Amending §§ 15.2-1638, 16.1-69.35, 16.1-77, and 16.1-123.1; adding § 16.1-69.35:01. (Patron—Bell, Robert B., HB 2239, CH 240)
Firearms, certain; adds the County of Albemarle and the City of Charlottesville to the list of localities in which it is unlawful for a person to carry in public places. Amending § 18.2-287.4. (Patron—Deeds, SB 1482)

ALCOHOLIC BEVERAGE CONTROL ACT
Alcoholic beverage control; alcoholic beverage licenses, definition of “bespoke clothier establishment,” etc., coworking establishment license. Amending §§ 4.1-100, 4.1-206, 4.1-231, and 4.1-233. (Patron—Sturtevant, SB 1420, CH 628)
Alcoholic beverage control; allows the sale of mixed beverages by licensed restaurants and the sale of alcoholic beverages by the Board of Directors of the Virginia Alcoholic Beverage Control Authority in any county, town, or supervisor’s election district unless a referendum is held, etc., certain provisions of enactments shall become effective on July 1, 2020, repeals provision relating to licenses for establishments in national forests, certain adjoining lands, etc. Amending §§ 4.1-100, 4.1-119, 4.1-121, 4.1-122, 4.1-124, and 4.1-221.1; repealing § 4.1-126. (Patron—Hurst, HB 2634, CH 78; Reeves, SB 1110, CH 37)
Alcoholic beverage control; alternative to the food-to-beverage ratio for mixed beverage restaurant licensees by allowing such licensees to meet applicable food sale requirements by demonstrating at least $500,000 in annual food sales. Amending § 4.1-210. (Patron—Cosgrove, SB 1683)
Alcoholic beverage control; annual mixed beverage special events licenses, combined annual mixed beverage special events and mixed beverage caterer’s licenses, agritourism resorts. Amending §§ 4.1-100 and 4.1-210. (Patron—Reeves, SB 1245)
Alcoholic beverage control; creates an annual mixed beverage performing arts facility license. Amending § 4.1-210. (Patron—Landes, HB 1657, CH 174)
Alcoholic beverage control; creates local special events license. Amending §§ 4.1-206, 4.1-231, 4.1-233, and 4.1-308. (Patron—McPike, SB 1171, CH 622)
ALCOHOLIC BEVERAGE CONTROL ACT (continued)
Alcoholic beverage control; distiller licensees, monthly revenue transfers from licensed distillers to Board electronically and through other methods, provisions shall become effective on July 1, 2020. Amending § 4.1-119. (Patron–Peake, SB 1709, CH 814)
Alcoholic beverage control; expands privileges of farm winery licensees and limited brewery licensees. Amending §§ 4.1-207 and 4.1-208. (Patron–Stanley, SB 1064)
Alcoholic beverage control; happy hour advertising, using creative marketing techniques, techniques not intended to induce overconsumption or consumption by minors. Amending § 4.1-111. (Patron–Bell, John J., HB 2073, CH 29; McPike, SB 1170; McDougle, SB 1726, CH 7)
Alcoholic beverage control; limited mixed beverage license for retail cigar shops. Amending §§ 4.1-100, 4.1-210, 4.1-231, and 4.1-233. (Patron–Collins, HB 2301)
Alcoholic beverage control; manufacture of low alcohol beverage cooler by a licensed distiller or distiller located outside the Commonwealth, regulation of sale. Amending §§ 4.1-100 and 4.1-119. (Patron–Toscano, HB 1960, CH 466)
Alcoholic beverage control; mixed beverage restaurant license, penalties. Amending §§ 4.1-111 and 4.1-210. (Patron–Reeves, SB 1242)
Alcoholic beverage control; notwithstanding the requirement for a referendum for liquor by the drink, Board of Directors of the Alcoholic Beverage Control Authority may issue a mixed beverage license to establishments located on property fronting Doe Creek Farm Road and various other properties. Amending § 4.1-126. (Patron–Hurst, HB 1905, CH 175)
Alcoholic beverage control; regulations, terms and conditions for a mixed beverage licensee, delivery permittees, records on deliveries of wine and beer, permittees shall remit records on a monthly basis for any month during which permittee makes a delivery and is required to collect and remit excise taxes due to Authority. Amending §§ 4.1-111, 4.1-204, and 4.1-212.1. (Patron–Knight, HB 2367, CH 706)
Alcoholic beverage control; Sunday store hours, Authority shall pay a licensed distiller certain commission. Amending §§ 4.1-119 and 4.1-120. (Patron–Knight, HB 1770, CH 810; Reeves, SB 1668, CH 811)
Human trafficking hotline; Virginia Alcoholic Beverage Control Authority and the Virginia Employment Commission shall post notice of the existence of a hotline in government stores and employment offices, to alert possible witnesses or victims. Adding §§ 4.1-119.1 and 60.2-400.1. (Patron–Miyares, HB 1887, CH 388)
Underage alcoholic possession, etc.; person allowed to petition for expungement of a deferred disposition dismissal when offense occurred prior to the person’s twenty-first birthday, etc., costs of order of expungement. Amending § 19.2-392.2. (Patron–Peake, SB 1037)
Virginia adjusted gross income; income tax subtraction for income attributable to sale of crops grown by a farmer to a brewery licensed in Virginia. Amending § 58.1-322.02. (Patron–Stanley, SB 1001)

ALDERSON, RICHARD
Alderson, Richard; commending. (Patron–Krizek, HJR 1105)

ALEXANDER, CHARLES
Alexander, Charles; commending. (Patron–Toscano, HJR 931)

ALEXANDRIA, CITY OF
Historical African American cemeteries; adds six cemeteries in the City of Alexandria to list. Amending § 10.1-2211.2. (Patron–Herring, HB 2739, CH 260)

ALEXANDRIA DIVISION OF AGING AND ADULT SERVICES
Alexandria Division of Aging and Adult Services; commending. (Patron–Ebbin, SJR 471)

ALIENS OR IMMIGRANTS
Incarcerated aliens, certain; release or discharge from jail, notice to U.S. Immigration and Customs Enforcement. Adding § 53.1-220.3. (Patron–Poindexter, HB 2270)
ALL-TERRAIN VEHICLES (ATVS)
All-terrain vehicles (ATVs), mopeds, and off-road motorcycles; clarifies taxation on vehicles, etc., in any city or county located within the Historic Triangle, an additional one percent tax shall be imposed. Amending §§ 58.1-2402, 58.1-2403, and 58.1-2425. (Patron—Orrock, HB 1679, CH 52)

ALTERNATIVE EDUCATION PROGRAMS
Alternative education programs; Department of Education shall annually collect from each school board and publish on its website various enrollment and achievement data on programs for students who have been suspended, expelled, or otherwise precluded from attendance at school, data shall include average length of enrollment in an alternative education program, etc. Adding § 22.1-277.2:2. (Patron—Bell, Richard P., HB 1985, CH 123; Barker, SB 1298, CH 232)

AMERICAN JEWISH COMMITTEE WASHINGTON, D.C.
American Jewish Committee Washington, D.C.; commending the occasion of its 75th anniversary of service to communities throughout Virginia, Maryland, and the District of Columbia. (Patron—Filler-Corn, HJR 1133)

AMERICAN LEGION
American Legion; commemorating its 100th anniversary. (Patron—Thomas, HJR 587; Cosgrove, SJR 263)

AMIKIDS
AMIkids; commemorating its 50th anniversary. (Patron—Marsden, SJR 326)

ANDERSON, ALVIN W., SR.
Anderson, Alvin W., Sr.; recording sorrow upon death. (Patron—Jones, S.C., HJR 768)

ANDERSON, SCOTT MARVIN
Anderson, Scott Marvin; recording sorrow upon death. (Patron—Cole, HJR 834; Stuart, SJR 359)

ANIMALS AND ANIMAL SHELTERS
Dogs or cats; when notice has been given to a public animal shelter of intent of person to adopt or take custody of animal, animal shall not be euthanized and shall be kept for a certain period of time. Amending § 3.2-6546. (Patron—Stanley, SB 175)

APPALACHIAN AGENCY FOR SENIOR CITIZENS
Appalachian Agency for Senior Citizens; commending. (Patron—Chafin, SJR 342)

APPALACHIAN CAST PRODUCTS
Appalachian Cast Products; commending. (Patron—O’Quinn, HJR 709)

APPALACHIAN PLASTICS, INC.
Appalachian Plastics, Inc.; commemorating its 50th anniversary. (Patron—O’Quinn, HJR 764)

APPLEGATE, MICHAEL
Applegate, Michael; commending. (Patron—Tran, HJR 1115)

APPOINTMENTS
Governor; confirming appointments. (Patron—Vogel, SJR 292; Vogel, SJR 293; Vogel, SJR 294; Vogel, SJR 295; Vogel, SJR 296; Vogel, SJR 319; Vogel, SJR 332)
Senate Ethics Advisory Panel; confirming appointments by Senate Committee on Rules. (Patron—McDougle, SR 143)
Virginia Conflict of Interest and Ethics Advisory Council; confirming an appointment by Senate Committee on Rules. (Patron—McDougle, SJR 418)
Virginia Retirement System, Board of Trustees; confirming appointments by Joint Rules Committee. (Patron—Cox, HJR 1097)
APPROPRIATIONS

Aggravated sexual battery by false representation or subterfuge; penalty. Amending §§ 18.2-67.3 and 18.2-67.4. (Patron–DeSteph, SB 1151)

Assault and battery; adds to definition of law-enforcement officer for purposes of the crime of assault and battery any special agent or federal law-enforcement officers, penalty. Amending § 18.2-57. (Patron–Carrico, SB 1504)


Cruelty to animals with intent to coerce, intimidate or harass a family or household member; penalty. Amending § 3.2-6570. (Patron–Levine, HB 2642)

Driver privilege cards; authorizes issuance of new cards by DMV to an applicant who has reported income from Virginia sources on an individual tax return filed with the Commonwealth in the preceding 12 months, has provided an unexpired passport as proof of identity, etc. Amending §§ 2.2-3705.7, 2.2-3808.1, 4.1-305, 8.01-313, 8.01-420.8, 8.9A-503, 12.1-19, 16.1-69.40.1, 16.1-228, 17.1-293, 18.2-6, 18.2-268.1, 19.2-258.1, 20-60.3, 20-107.1, 22.1-205, 24.2-410.1, 24.2-411.1, 24.2-416.7, 24.2-643, 32.1-291.2, 33.2-613, 38.2-2212, 46.2-328.1, 46.2-330, 46.2-332, 46.2-333.1, 46.2-335, 46.2-343, 58.1-3, 59.1-442, 59.1-443.3, 63.2-1916, and 63.2-1941; adding § 46.2-328.3. (Patron–Surovell, SB 1740)

Driving under influence of alcohol; first offense, vehicle equipped with certified ignition interlock system. Amending §§ 18.2-270.1 and 18.2-271.1. (Patron–Surovell, SB 737)

Duties of drivers of vehicles approaching stationary vehicles displaying certain warning lights; yielding of right-of-way or reducing speed, penalty, repeals certain provision relating to drivers yielding right-of-way when approaching stationary emergency vehicles, etc. Adding § 46.2-861.1; repealing § 46.2-921.1. (Patron–Peace, HB 1911, CH 850)

Felony homicide; certain drug offenses, penalty. Amending § 18.2-33. (Patron–Obenshain, SB 541)

Firearm transfers; criminal history record information checks, age requirement, penalty. Amending §§ 18.2-308.2:2 and 54.1-4201.2; adding § 18.2-308.2:5. (Patron–Saslaw, SB 1162)

Firearms; trigger activators designed to increase the rate of fire, prohibition, penalty. Adding § 18.2-308.5:1. (Patron–Saslaw, SB 1163)

Firearms magazines and firearms, certain; prohibition of sale, transfer, etc., penalties. Amending §§ 16.1-278.9, 18.2-287.4, 18.2-308.2:01, 18.2-308.2:2, 18.2-308.7, and 18.2-308.8; adding § 18.2-309.1. (Patron–Ebbin, SB 1230)


Involuntary manslaughter; death of a fetus, penalty. Amending § 18.2-36.1. (Patron–Obenshain, SB 541)

Lottery Board; authorizes casino gaming in the Commonwealth to be regulated by Board, imposes criminal and civil penalties for violations of the casino gaming law. Amending §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364; adding §§ 11-16.1, 18.2-334.5, 37.2-314.1, and 58.1-4100 through 58.1-4131. (Patron–Carrico, SB 1503)
APPROPRIATIONS (continued)

Minors; allowing access to firearms, penalty. Amending § 18.2-56.2. (Patron—Howell, SB 1096)

Minors; prostitution and human trafficking related crimes, taking, detaining person, etc., if minor is 15 years of age or older at time of offense, Class 3 misdemeanor, if minor is younger than 15 years of age at time of offense, Class 2 felony. Amending §§ 18.2-355 through 18.2-357.1. (Patron—Gilbert, HB 2470)

Obstruction of justice; concealing evidence of an abduction, penalty. Amending §§ 18.2-370 and 18.2-460. (Patron—Carrico, SB 1508)

Open-end credit plans; any person engaged in the business of extending credit under an open-end credit plan under which interest is charged at an annual rate that exceeds 36 percent obtain a license to do so from the State Corporation Commission. Amending §§ 6.2-312 and 59.1-200. (Patron—Saslaw, SB 1266)

Owner or employee of bail bond company; carnal knowledge of pretrial defendant or posttrial offender, penalty. Amending §§ 18.2-64.2 and 19.2-8. (Patron—Chafin, SB 1649)

Paramilitary activities; penalty. Amending § 18.2-433.2. (Patron—Lucas, SB 1210)

Prostitution and sex trafficking; offenses involving a minor, penalties. Amending §§ 9.1-902, 17.1-805, 18.2-46.1, 18.2-347 through 18.2-350, 18.2-357.1, 18.2-513, 19.2-215.1, and 19.2-392.02. (Patron—Bell, Robert B., HB 2586, CH 617)


Protective orders; issuance upon convictions for certain felonies, penalty. Amending §§ 16.1-253.2, 17.1-513, 18.2-60.4, 18.2-60.5, 18.2-119, and 18.2-308.1:4; adding § 18.2-60.6. (Patron—Stuart, SB 952)

Protective orders; possession of firearms, penalty. Amending § 18.2-308.1:4. (Patron—Howell, SB 1078)

Protective orders; possession of firearms, surrender or transfer of firearms, penalties. Amending § 18.2-308.1:4. (Patron—Saslaw, SB 1467)

Protective orders; violation of provisions, entering the lands, buildings, or premises owned or leased by protected party prohibited, penalties. Amending §§ 16.1-253.2 and 18.2-60.4. (Patron—Obenshain, SB 1620)

Relief; Bush, Gary Linwood. (Patron—Deeds, SB 1477, CH 652)

Schedule I drugs; classification for fentanyl derivatives. Amending § 54.1-3446. (Patron—Wexton, SB 436)

Sex offenders; prohibited entry onto school property, penalty. Amending § 18.2-370.5. (Patron—Bell, Robert B., HB 622)

Telephone or wireless communication device; threats of death or bodily injury to a person or member of family, penalty. Amending § 18.2-60. (Patron—Peake, SB 1123)

AQUACULTURE
Oyster planting grounds; authorizes Commissioner of Marine Resources to decide which area within a riparian owner’s waters shall be assigned for planting. Commissioner shall consider public benefits and impacts of shellfish aquaculture. Amending §§ 28.2-600, 28.2-607, 28.2-608, 28.2-613, and 28.2-625. (Patron—Mason, SB 1413, CH 164)

AQUIA HARBOUR COMMUNITY
Aquia Harbour community; commemorating its 50th anniversary. (Patron—Thomas, HJR 1045)

ARLINGTON AREA AGENCY ON AGING
Arlington Area Agency on Aging; commending. (Patron—Hope, HJR 1015)

ARLINGTON COUNTY FIRE DEPARTMENT STATION 8
Arlington County Fire Department Station 8; commemorating its 100th anniversary. (Patron—Sullivan, HJR 686)
ARLINGTON FREE CLINIC
Arlington Free Clinic; commemorating its 25th anniversary. (Patron—Lopez, HJR 963)

ARLINGTON PARTNERSHIP FOR AFFORDABLE HOUSING
Arlington Partnership for Affordable Housing; commemorating its 30th anniversary. (Patron—Lopez, HJR 1101)

ARMED FORCES
Absentee voting; counting military and overseas absentee ballots received after close of polls on election day. Amending § 24.2-709. (Patron—Surovell, SB 771)

Commercial driver’s licenses; Commissioner of DMV to waive certain knowledge and skills tests required for obtaining a permit or license for certain current or former military service members. Amending § 46.2-341.14:01. (Patron—Thomas, HB 2551, CH 161)

Commercial driver’s licenses; entry-level driver training. Commissioner shall waive the knowledge test and driving skills test for certain current or former military service members applying for certain endorsements, etc. Amending §§ 46.2-324.1, 46.2-341.4, 46.2-341.10, 46.2-341.12, 46.2-341.14, 46.2-341.14:01, 46.2-341.14:1, 46.2-341.19, 46.2-341.22, 46.2-380, 46.2-382, 46.2-1700, and 46.2-1701.1; adding §§ 46.2-1708 through 46.2-1711. (Patron—Deeds, SB 1481, CH 750)

Concealed handgun permit; application for a resident permit by a member of United States Armed Forces. Amending § 18.2-308.02. (Patron—Stuart, SB 1179, CH 624)

Constitutional amendment; personal property tax exemption for one motor vehicle owned and used primarily by or for a disabled veteran, “motor vehicle” shall include only automobiles and pickup trucks, exception (first reference). Amending Section 6 of Article X. (Patron—Filler-Corn, HJR 676, CH 822; Reeves, SJR 278, CH 823)

Higher educational institutions, public; refund of tuition and mandatory fees paid by any veteran student when such student is forced to withdraw, for first time, due to a service-connected medical condition during a semester. Adding § 23.1-607.1. (Patron—Murphy, HB 2113)

Income taxes, state and corporate; tax credit for employers of National Guard members and self-employed National Guard members. Adding § 58.1-339.13. (Patron—Suetterlein, SB 1704)

Line of Duty Act; death benefit eligibility, Department of Military Affairs employees. Amending § 9.1-400. (Patron—Reeves, SB 468)

Military families; relocation to the Commonwealth, students may register, remotely or in-person, for courses and other academic programs, etc. Amending § 22.1-3. (Patron—Cole, HB 1623, CH 404; Reeves, SB 1249, CH 62)

Military retirement benefits; determination of benefits in a divorce. Amending § 20-107.3. (Patron—Toscano, HB 1988, CH 304)

Military retirement income; Department of Veterans Services and the Department of Taxation to convene a joint working group to study the feasibility of exempting income from taxation. (Patron—Torian, HJR 674)

Military-overseas ballots; Secretary of Administration to oversee and develop a charter and directives for the State Board of Elections to form a working group to study implementation of electronic return of voted ballots. (Patron—DeSteph, SJR 291)

Nursing, Board of; application for license or certification by military spouse, expedited review. Amending § 54.1-3005. (Patron—Guzman, HB 2129, CH 287)

Real property tax; exemption for the surviving spouse of a disabled veteran to such spouse’s principal place of residence regardless of whether such spouse moves to a different residence. Amending §§ 58.1-3219.5, 58.1-3219.9, and 58.1-3219.14. (Patron—Miyares, HB 1655, CH 15; Stuart, SB 1270, CH 801)


Veterans Services, Board of; increases membership and clarifies scope of responsibilities. Amending § 2.2-2452. (Patron—Helsel, HB 2632, CH 204; Reeves, SB 1241, CH 40)

Virginia Military Survivors and Dependents Education Program; eligibility, Virginia Military Survivors and Dependents Education Fund, stipends. Amending § 23.1-608; adding § 23.1-608.1. (Patron—Torian, HB 2685, CH 491; McPike, SB 1173, CH 317)
ARMED FORCES (continued)
Virginia Military Survivors and Dependents Education Program; extends benefits of Program to spouse or child of a veteran with at least a 90 percent permanent, service-related disability. Amending § 23.1-608. (Patron–Stuart, SB 259; Stuart, SB 1665)
Virginia National Guard; all members who are called into state active duty be paid an amount not less than that prescribed for a member with the rank of E-6 who has over 18 years of service, effective clause. Amending § 44-83. (Patron–Reeves, SB 1246)
Virginia National Guard; increases minimum number of years of remaining obligation that members are required to have to be eligible for the education grant, effective clause. Amending § 23.1-610. (Patron–Mason, SB 1412)
Virginia Veterans Recovery Grant Program and Fund; established, report. Adding §§ 32.1-373, 32.1-374, and 32.1-375. (Patron–Cosgrove, SB 243)

ARROWHEAD ELEMENTARY SCHOOL
Arrowhead Elementary School; commemorating its 55th anniversary. (Patron–Turpin, HJR 1002)

ARTS AND HUMANITIES
Alcoholic beverage control; creates an annual mixed beverage performing arts facility license. Amending § 4.1-210. (Patron–Landes, HB 1657, CH 174)
Library of Virginia; disposition of official correspondence of the Governor. Amending § 2.2-126. (Patron–Gilbert, HB 1702)
Library of Virginia; disposition of official correspondence of the Governor, effective clause. Amending § 2.2-126. (Patron–Suetterlein, SB 1703)
Smoking in outdoor amphitheater or concert venue; any locality, by ordinance, may designate reasonable no-smoking areas. Adding § 15.2-926.4. (Patron–Edwards, SB 1304, CH 713)

ASHBERRY, LANI
Ashberry, Lani; commending. (Patron–Hodges, HJR 932)

ASHE, VICTOR J.
Ashe, Victor J.; commemorating his life and legacy on the occasion of the 45th anniversary of his death. (Patron–Spruill, SR 140)

ASHLAND, TOWN OF
Pedestrian crossings; Town of Ashland added to list of localities that may provide by ordinance for the installation and maintenance of highway signs at marked crosswalks requiring drivers to yield to pedestrians. Amending § 46.2-924. (Patron–Fowler, HB 1648, CH 103)

ASHWORTH, LUTHER RAY
Ashworth, Luther Ray; recording sorrow upon death. (Patron–Norment, SJR 454)

ASIAN AMERICAN CHAMBER OF COMMERCE
Asian American Chamber of Commerce; commemorating its 10th anniversary. (Patron–Keam, HJR 774)

ASSAULT AND BATTERY
Assault and battery; adds to definition of law-enforcement officer for purposes of the crime of assault and battery any special agent or federal law-enforcement officers, penalty. Amending § 18.2-57. (Patron–Carrico, SB 1504)
Assault and battery against a family or household member; enhanced penalty. Amending § 18.2-57.2. (Patron–Obenshain, SB 1621)
Assault and battery against a family or household member; previous convictions within a period of 10 years, mandatory minimum term of confinement. Amending § 18.2-57.2. (Patron–Murphy, HB 2042)

ASSESSMENTS
Real property taxes; appeals to boards of equalization, taxpayer shall not be required to show that assessment is a result of manifest error or disregard of controlling evidence. Amending § 58.1-3379. (Patron–Keam, HB 787)
ASSESSMENTS (continued)
Taxes, local; application to court for relief from taxes, taxpayer shall not be required to show that assessment is a result of manifest error or disregard of controlling evidence. Amending § 58.1-3984. (Patron–Keam, HB 786)

ASSISTED LIVING FACILITIES
Assisted living facilities; Board of Social Services to amend regulations governing staffing of certain units during overnight hours. (Patron–Rasoul, HB 2521, CH 294; Mason, SB 1410, CH 97)
Assisted living facilities; facility shall give immediate notice to regional licensing office, etc., that licensed administrator resigned, etc., and shall provide last date of employment, authorization to operate under supervision of an acting administrator for more than two times in any two-year period shall be made by the Department on a case-by-case basis. Amending § 63.2-1803. (Patron–Mason, SB 1409, CH 448)
Assisted living facilities; temporary emergency electrical power source, disclosure to prospective residents. Amending § 63.2-1805. (Patron–Hope, HB 1815, CH 602)
Assisted living facility; State Board of Social Services to amend its regulations regarding generator requirements. (Patron–Howell, SB 1077, CH 91)
Child welfare agencies and assisted living facilities; Commissioner of Social Services may issue a notice of summary suspension of the license, summary suspension hearing. Amending §§ 63.2-1709, 63.2-1709.1, 63.2-1710.1, 63.2-1712, and 63.2-1737. (Patron–McClellan, SB 1435, CH 449)
Social Services, State Board of; Board shall amend its regulations to exempt from requirement that no more than two residents reside in a bedroom, etc. (Patron–McClellan, SB 1326)

ASSOCIATED GENERAL CONTRACTORS OF AMERICA
Associated General Contractors of America; commemorating its 100th anniversary. (Patron–Cosgrove, SR 99)

ATTORNEY GENERAL
Attorney General, Office of the; representation of members of the General Assembly for violations of the Virginia Freedom of Information Act. Amending §§ 2.2-507 and 2.2-510. (Patron–DeStefh, SB 1101, CH 357)

ATTUCKS THEATRE
Attucks Theatre; commemorating its 100th anniversary. (Patron–Jones, J.C., HJR 975)

AUBURN HIGH SCHOOL
Auburn High School boys’ and girls’ cross country teams; commending. (Patron–Suetterlein, SR 163)

AUDITOR OF PUBLIC ACCOUNTS
Annual local audit; notice of delay, any town with a population of less than 3,500 that voluntarily has an audit shall submit results to the Auditor of Public Accounts. Amending § 15.2-2511. (Patron–Peace, HB 1866, CH 322)
Auditor of Public Accounts; Commonwealth Data Point, employee compensation information. Amending § 30-133. (Patron–Peake, SB 1556, CH 731)
Voluntary town audits; submission to Auditor of Public Accounts. Amending § 15.2-2511. (Patron–Hanger, SB 1312, CH 361)

AUSTIN, ROBERT J.
Austin, Robert J.; commending. (Patron–Jones, S.C., HJR 1023)

AUTHORITIES
Alcoholic beverage control; allows the sale of mixed beverages by licensed restaurants and the sale of alcoholic beverages by the Board of Directors of the Virginia Alcoholic Beverage Control Authority in any county, town, or supervisor’s election district unless a referendum is held, etc., certain provisions of enactments shall become effective on July 1, 2020, repeals provision relating to licenses for establishments in national forests, certain adjoining lands, etc. Amending §§ 4.1-100, 4.1-119, 4.1-121, 4.1-122, 4.1-124, and 4.1-221.1; repealing § 4.1-126. (Patron–Hurst, HB 2634, CH 178; Reeves, SB 1110, CH 37)
AUTHORITIES (continued)

Alcoholic beverage control; notwithstanding the requirement for a referendum for liquor by the
drink, Board of Directors of the Alcoholic Beverage Control Authority may issue a mixed
beverage license to establishments located on property fronting Doe Creek Farm Road and
various other properties. Amending § 4.1-126. (Patron–Hurst, HB 1905, CH 175)

Alcoholic beverage control; Sunday store hours, Authority shall pay a licensed distiller certain
commission. Amending §§ 4.1-119 and 4.1-120. (Patron–Knight, HB 1770, CH 810; Reeves,
SB 1668, CH 811)

Chesapeake Hospital Authority; investment of funds held by the Authority, or contributed to its
affiliated foundations, shall be exempt from application of the Investment of Public Funds Act.
Amending Chapter 658, 2006 Acts. (Patron–Leftwich, HB 2286, CH 249; Spruill, SB 1088,
CH 250)

Commonwealth of Virginia Research Consortium Authority; created, membership, report, etc.,
repeals the existing Virginia Research Investment Committee, etc., repeals Innovation and
Entrepreneurship Investment Authority. Amending §§ 2.2-204, 2.2-225, 2.2-3705.6,
2.2-3705.7, 2.2-3711, 23.1-203, and 51.1-124.38; adding §§ 2.2-2351 through 2.2-2367;
repealing §§ 2.2-2218 through 2.2-2233.1 and 23.1-3130 through 23.1-3134.
(Patron–Jones, S.C., HB 2550)

Fort Monroe Authority; changes definition of “Area of Operation.” Amending § 2.2-2337.
(Patron–Helsel, HB 1963, CH 389; Locke, SB 1131, CH 38)

Fort Monroe Authority; payments to the City of Hampton in lieu of real property taxes, leases with
other government entities. Amending § 2.2-2342. (Patron–Helsel, HB 1965, CH 468; Locke,
SB 1089, CH 469)

Freedom of Information Act; authorizes board of trustees of the Fort Monroe Authority to hold
closed meetings to discuss certain matters. Amending § 2.2-3711. (Patron–Helsel, HB 1964,
CH 4; Locke, SB 1090, CH 500)

Human trafficking hotline; Virginia Alcoholic Beverage Control Authority and the Virginia
Employment Commission shall post notice of the existence of a hotline in government stores
and employment offices, to alert possible witnesses or victims. Adding §§ 4.1-119.1 and
60.2-400.1. (Patron–Miyares, HB 1887, CH 388)

Industrial development authorities; Joint Legislative Audit and Review Commission to study the
practices, procedures, and accountability in the Commonwealth. (Patron–Chase, SJR 285)

Literary Fund; Board of Education shall establish a program to subsidize interest payments on
certain loans made by the Virginia Public School Authority. Adding § 22.1-146.1.
(Patron–Ruff, SB 1093, CH 807)

Living shorelines; loans to businesses, to be eligible for loan funding, a business shall be located
within a locality that is in the Rural Coastal Virginia Community Enhancement Authority.
Amending § 62.1-229.5. (Patron–Hodges, HB 2783, CH 497)

Northern Virginia Transportation Authority; analysis of projects, repeals provision relating to
responsibilities of Department of Transportation for analysis of transportation projects in
Northern Virginia Transportation District. Amending §§ 33.2-214.3, 33.2-501, 33.2-2500,
33.2-2505, and 33.2-2510; repealing § 33.2-257. (Patron–Black, SB 1468, CH 749)

Northern Virginia Transportation Authority; use of certain revenues by localities to fund new
sidewalk projects that reduce congestion. Amending § 33.2-2510. (Patron–Petersen, SB 141)

Partnership for Innovation and Entrepreneurship Authority; increases membership, Capital Research
Investment Advisory Committee, appointment of Committee members, report.
Amending §§ 2.2-204, 2.2-2220, and 23.1-3132; adding § 2.2-2220.2. (Patron–Howell,
SB 1651)

Southwest Virginia Energy Research and Development Authority; created, report, sunset provision.
Adding §§ 67-1600 through 67-1607. (Patron–Kilgore, HB 2747, CH 555; Chafin, SB 1707,
CH 556)

AUTISM

Health insurance; health insurers, health care subscription plans, and health maintenance
organizations to provide coverage for autism spectrum disorder for the diagnosis and treatment of
individuals of any age. Amending § 38.2-3418.17. (Patron–Thomas, HB 2577, CH 452;
Vogel, SB 1693, CH 451)
AVIATION

Stormwater; localities to provide for a partial waiver of service charges for stormwater management to airports for that portion of the property that is used for runways and taxiways. Amending § 15.2-2114. (Patron—Newman, SB 367)

Unmanned aircraft system; trespassing with system if takes off or lands in violation of current Federal Aviation Administration Special Security Instructions, etc., guilty of Class 1 misdemeanor. Amending § 18.2-121.3. (Patron—Knight, HB 1636, CH 612)

Unmanned aircraft systems; after 10 days after use of system has ended, a copy of executed search warrant shall be served on person who was subject of warrant and person whose property was subject of warrant, etc. Amending § 19.2-60.1. (Patron—Brewer, HB 2552)

Unmanned aircraft systems; used by law-enforcement officer to aerially survey a primary residence of the subject of the arrest warrant to formulate a plan to execute an existing arrest warrant or capias for a felony offense, etc. Amending § 19.2-60.1. (Patron—Carrico, SB 1507, CH 781)

Virginia Public Procurement Act; exempts from competitive sealed bidding purchase of aviation equipment by Department of State Police. Amending § 2.2-4345. (Patron—Carrico, SB 502)

AXSELL, RALPH L., JR.

Axselle, Ralph L., Jr.; recording sorrow upon death. (Patron—VanValkenburg, HJR 873)

BACKPACK BUDDIES FOUNDATION OF LOUDOUN

Backpack Buddies Foundation of Loudoun; commending. (Patron—Reid, HJR 967)

BAIL AND RECOGNIZANCE

Bail and recognizances; magistrate’s checklist, surety’s basis for request for capias. Amending §§ 19.2-121 and 19.2-149. (Patron—Adams, L.R., HB 2453, CH 176)

Resetting bail, bond, and recognizance determinations; appeal from order, bail decision, jurisdiction. Amending §§ 19.2-124, 19.2-130, and 19.2-132. (Patron—VanValkenburg, HB 2320, CH 616)

Baldwin, Malcolm Forbes; recording sorrow upon death. (Patron—LaRock, HJR 1084)

BALLOTS AND BALLOTING

Absentee voting; any registered voter allowed to vote by absentee ballot in any election in which he is qualified to vote. Amending §§ 24.2-101, 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-706, 24.2-707, 24.2-709, and 24.2-1004; adding §§ 24.2-702.2 and 24.2-703.3; repealing §§ 24.2-702.1, 24.2-703, 24.2-703.1, and 24.2-703.2. (Patron—Locke, SB 114)

Absentee voting; any registered voter allowed to vote by absentee ballot in person beginning on the twenty-first day prior to any election in which he is qualified to vote without providing a reason or making prior application for an absentee ballot. Amending §§ 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-703.1, 24.2-703.2, 24.2-706, 24.2-707, and 24.2-709; adding § 24.2-701.1. (Patron—Howell, SB 136; Ebbin, SB 602)

Absentee voting; any registered voter may vote by absentee ballot in person in any election in which he is qualified to vote without providing a reason, application for absentee ballots shall contain applicant’s printed name and last four digits of the applicant’s social security number, etc. Amending §§ 24.2-700 and 24.2-701. (Patron—Dance, SB 254)

Absentee voting; any registered voter may vote by absentee ballot in person in any election in which he is qualified to vote without providing a reason for being unable to vote in person on election day. Amending §§ 24.2-700 and 24.2-701. (Patron—Dance, SB 1198)

Absentee voting; counting military and overseas absentee ballots received after close of polls on election day. Amending § 24.2-709. (Patron—Surovell, SB 771)

Absentee voting; deadline for returning absentee ballot. Amending § 24.2-709. (Patron—Sickles, HB 2682)

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CARRICK COUNTY
Southwestern Virginia Training Center; the Commonwealth shall not convey, sell, or otherwise dispose of certain real property in Carroll County outside the Town of Hillsville on which the former Center was situated. (Patron—Carrico, SB 1509, CH 610)

CARTER, CHRISTOPHER C., SR.
Carter, Christopher C., Sr.; commending. (Patron—Price, HJR 1079)
CASINOS
Lottery Board; authorizes casino gaming in the Commonwealth to be regulated by Board, imposes criminal and civil penalties for violations of the casino gaming law. Amending §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364; adding §§ 11-16.1, 18.2-334.5, 37.2-314.1, and 58.1-4100 through 58.1-4131. (Patron—Carrico, SB 1503)

CASON, BRITTNEY L.
Cason, Brittney L.; recording sorrow upon death. (Patron—Obenshain, SR 138)

CASTO, ROBERT
Casto, Robert; commending. (Patron—Campbell, R.R., HJR 807)

CATS
Dogs or cats; authorizes localities to adopt ordinances prohibiting sale in a pet shop of any that were not obtained from a Virginia releasing agency or a nonprofit animal rescue organization, penalty. Amending § 3.2-6545. (Patron—Lewis, SB 217)
Dogs or cats; rental or lease prohibited, civil penalty, exception. Adding § 3.2-6513.2. (Patron—Stanley, SB 1065)
Dogs or cats; when notice has been given to a public animal shelter of intent of person to adopt or take custody of animal, animal shall not be euthanized and shall be kept for a certain period of time. Amending § 3.2-6546. (Patron—Stanley, SB 175)

CELL PHONES
Handheld personal communications device; expands prohibition on manually entering multiple letters or text while operating a motor vehicle, etc., penalty. Amending § 46.2-868; adding § 46.2-869.1; repealing § 46.2-1078.1. (Patron—Vogel, SB 600)
Handheld personal communications devices; unlawful for person while driving a motor vehicle to hold, in his hand, a device, definition of “highway work zone.” Amending § 46.2-1078.1. (Patron—Mason, SB 1768, CH 849)
Handheld personal communications devices; unlawful for person while driving to hold a device, effective date, report. Amending § 46.2-1078.1. (Patron—Collins, HB 1811; Stuart, SB 1341)
Handheld personal communications devices; use of devices while passing a stopped school bus, penalty. Amending § 46.2-1078.1. (Patron—Webert, HB 2273)

CENTER FOR INNOVATIVE TECHNOLOGY’S CENTER FOR UNMANNED SYSTEMS AND THE VIRGINIA TECH MID- ATLANTIC AVIATION PARTNERSHIP
Center for Innovative Technology’s Center for Unmanned Systems and the Virginia Tech Mid-Atlantic Aviation Partnership; commending. (Patron—Cosgrove, SJR 347)

CENTRAL CHESAPEAKE REPUBLICAN WOMEN’S CLUB
Central Chesapeake Republican Women’s Club; commemorating its 50th anniversary. (Patron—Cosgrove, SR 111)

CHAFIN, A. BENTON, JR.
Notified Clerk of presence ................................................................. 1292

CHANCELLOR HIGH SCHOOL
Chancellor High School field hockey team; commending. (Patron—Orrock, HJR 1031; Reeves, SJR 382)

CHANDLER, JAMES MAPP
Chandler, James Mapp; recording sorrow upon death. (Patron—Cosgrove, SJR 346)
CHANTILLY HIGH SCHOOL
Chantilly High School boys’ tennis team; commending. (Patron—Delaney, HJR 803)
Chantilly High School field hockey team; commending. (Patron—Delaney, HJR 783)
Chantilly High School volleyball team; commending. (Patron—Delaney, HJR 784)

CHAPEL GROVE UNITED CHURCH OF CHRIST
Chapel Grove United Church of Christ; commemorating its 150th anniversary. (Patron—Tyler, HJR 782)

CHARITABLE, CIVIC AND VOLUNTEER INSTITUTIONS, AND ORGANIZATIONS
Parental or legal custodial powers, temporary delegation of; child-placing agency, private nonprofit organization that does not accept public funds and assists parents or legal custodians with the process. Amending §§ 63.2-100 and 63.2-1715; adding §§ 20-166 and 20-167. (Patron—Stanley, SB 178)
Retail Sales and Use Tax; clarifies definition of “nonprofit organization” or “nonprofit entity,” exemption is available to a single member limited liability company whose sole member is a nonprofit organization. Amending § 58.1-609.11. (Patron—Webert, HB 1950, CH 20)

CHARITABLE GAMING
Charitable gaming; special permit shall be granted to a qualified organization to allow such organization to place up to four Department-approved electronic versions of instant bingo, pull tabs, or seal cards on certain premises. Amending §§ 18.2-340.27:1 and 18.2-340.28. (Patron—McPike, SB 1671)
Virginia Charitable Gaming Board; annual evaluation of conduct of charitable gaming operations, renumeration may be paid to individuals who assist in conduct of charitable gaming not to exceed $50 per session. Amending §§ 2.2-2456, 18.2-340.19, 18.2-340.27, and 18.2-340.33. (Patron—Sturtevant, SB 1527)

CHARLES CITY COUNTY
Charles City County; commemorating its 400th anniversary. (Patron—McClellan, SJR 357)

CHARLOTTESVILLE, CITY OF
Firearms, certain; adds the County of Albemarle and the City of Charlottesville to the list of localities in which it is unlawful for a person to carry in public places. Amending § 18.2-287.4. (Patron—Deeds, SB 1482)
U.S. Route 29; Virginia Department of Transportation to study feasibility of an eastern bypass around Charlottesville. (Patron—Peake, SJR 32)
U.S. Route 29; Virginia Department of Transportation to study feasibility of an eastern bypass around Charlottesville, completion of meetings by November 30, 2019. (Patron—Peake, SJR 259)

CHARTER SCHOOLS
Public schools; Board of Education to establish regional charter school divisions. Amending §§ 22.1-25 and 22.1-212.10; adding §§ 22.1-57.01, 22.1-57.02, and 22.1-212.16:1 through 22.1-212.16:7. (Patron—Obenshain, SB 516)

CHARTERS
Berryville, Town of; amending charter, updates boundary description, specifies certain town council appointments, etc. (Patron—LaRock, HB 2572, CH 308)
Bristol, City of; amending charter, city powers, council meetings, etc. (Patron—O’Quinn, HB 2497, CH 633)
Capron, Town of; new charter (previous charter repealed). (Patron—Tyler, HB 2808, CH 315)
Dumfries, Town of; amending charter, town council elections, etc. (Patron—Torian, HB 2670, CH 310; Surovell, SB 1691, CH 311)
CHARTERS (continued)

Eastville, Town of; new charter (previous charter repealed). (Patron—Lewis, SB 1562, CH 813)

Glasgow, Town of; amending charter, replaces references to sergeant with chief of police. (Patron—Campbell, R.R., HB 2660, CH 309)

Grottoes, Town of; amending charter, extends term of mayor to four years. (Patron—Landes, HB 2809, CH 316)

Hopewell, City of; amending charter, appointment of president of city council. (Patron—Aird, HB 2002, CH 207; Dance, SB 1191, CH 109)

Irvington, Town of; amending charter, updates the town’s boundary description, elections of mayor and town council. (Patron—Ransone, HB 1895, CH 694)

Irvington, Town of; amending charter, updates town’s boundary description, on first Tuesday in May 2020, and every four years thereafter, there shall be election of mayor, etc. (Patron—McDougle, SB 1350, CH 113)

James City County; amending charter, inoperable vehicles. (Patron—Mason, SB 1408, CH 508)

Kenbridge, Town of; amending charter, staggers election of town council members. (Patron—Wright, HB 2740, CH 313)

Keysville, Town of; amending charter, shifts municipal elections to November. (Patron—Edmunds, HB 2807, CH 727)

Luray, Town of; new charter (previous charter repealed). (Patron—Obenshain, SB 1424, CH 714)

Newport News, City of; amending charter, inaugural meeting of newly elected council. (Patron—Yancey, HB 1766, CH 198; Locke, SB 1045, CH 108)

Onley, Town of; amending charter, appointment of town manager by town council, duties. (Patron—Lewis, SB 1558, CH 798)

Petersburg, City of; amending charter, city manager may serve as collector of city taxes. (Patron—Dance, SB 1363)

Richmond, City of; amending charter, runoff elections, procedures and deadlines for voter registration, etc. (Patron—McQuinn, HB 2052, CH 306; Dance, SB 1193, CH 110)

Waynesboro, City of; amending charter, city council procedures, real estate tax assessments. (Patron—Bell, Richard P., HB 1893, CH 239; Hanger, SB 1396, CH 127)

CHASE, AMANDA F.

Honorary adjournment in memory of Eva Scott. ................................................................. 2096

Statements on Vote

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CHASE, WILLIAM C., JR.

Chase, William C., Jr.; commending. (Patron—Freitas, HJR 886)

CHATHAM HALL

Chatham Hall; commemorating its 125th anniversary. (Patron—Adams, L.R., HJR 755)

CHATHAM SOUTHERN RAILWAY DEPOT

Chatham Southern Railway Depot; commemorating its 100th anniversary. (Patron—Adams, L.R., HJR 756)

CHATHAM STAR-TRIBUNE

Chatham Star-Tribune; commemorating its 150th anniversary. (Patron—Adams, L.R., HJR 1068)

CHAUDHRY, MAQSOOD

Chaudhry, Maqsood; commending. (Patron—Murphy, HJR 780)

CHENARD, JOHN H.

Chenard, John H.; recording sorrow upon death. (Patron—Delaney, HJR 796)
CHESAPEAKE BAY

Chesapeake Bay Watershed Implementation Plan; repeals directions to state agencies to exclude the Lynnhaven River and Little Creek watersheds from the James River Basin for purposes of the Plan. Repealing Chapter 184, 2015 Acts and Chapter 41, 2013 Acts. (Patron–Wagner, SB 1388, CH 563)

Coal ash ponds; flaws in closure plans, delay of permit. Adding § 10.1-1413.3. (Patron–Surovell, SB 767)

Coal ash ponds; mandatory testing of drinking water wells in Chesapeake Bay watershed. Adding § 10.1-1413.3. (Patron–Surovell, SB 765)

Coal combustion residuals; authorizes an electric utility to recover the costs of the permitted cleanup in the Chesapeake Bay watershed of residuals that are generated from the burning of coal for the purpose of generating electricity. Amending § 56-585.1. (Patron–Surovell, SB 1534)

Coal combustion residuals; requires owner or operator of any CCR unit to include a coal ash pond or landfill, that is located in the Chesapeake Bay watershed to close such CCR unit, report. Adding § 10.1-1413.3. (Patron–Surovell, SB 1533)

Coal combustion residuals (CCR) surface impoundments; Department of Environmental Quality to require closure of impoundments located in Chesapeake Bay watershed. Adding § 10.1-1413.3. (Patron–Chase, SB 1009)

Coal combustion residuals impoundment; definitions, “carrying cost,” owner or operator of certain CCR unit located within Chesapeake Bay watershed, that ceased accepting CCR prior to July 1, 2019, shall complete closure of such unit, report, Commonwealth shall not authorize any cost recovery by an owner or operator for any fines or civil penalties resulting from violations of federal and state law. (Patron–Ingram, HB 2786, CH 650; Wagner, SB 1355, CH 651)

Menhaden fishery; Virginia Marine Resources Commission to adopt regulations to implement Interstate Fishery Management Plan for Atlantic Menhaden and requires that any moratorium on the fishery be subject to legislative review, repeals code pertaining to annual closure of Chesapeake Bay purse seine fishery for menhaden. Amending §§ 2.2-4002, 2.2-4103, 28.2-409, and 28.2-410; adding § 28.2-203.2; repealing § 28.2-1000.2. (Patron–Cosgrove, SB 1049)

Plastic bags; imposes a five-cent per bag tax on bags provided to customers by certain retailers in localities located wholly within the Chesapeake Bay Watershed. Adding § 58.1-3835. (Patron–Petersen, SB 1116)

CHILD ABUSE OR NEGLECT

Child abuse and neglect; adds to list of persons who are mandatory reporters. Amending § 63.2-1509. (Patron–Delaney, HB 1659, CH 414; Vogel, SB 1257, CH 295)

Child abuse and neglect; local boards of social services, when investigating an individual who is the subject of allegations, to obtain and consider a search of the central registry, etc., family assessments. Amending §§ 63.2-1505 and 63.2-1506. (Patron–Mullin, HB 1671, CH 276)

Child abuse and neglect; sex trafficking assessments by local departments, notification to Child Protective Services Unit, valid report or complaint, child-protective services worker responding to a report or complaint may take a child into custody. Amending §§ 63.2-1508 and 63.2-1517; adding § 63.2-1506.1. (Patron–Herring, HB 2597, CH 381; Peake, SB 1661, CH 687)

Child abuse or neglect; appeals from founded complaints, concurrent criminal investigations. Amending § 63.2-1526. (Patron–Campbell, J.L., HB 1953, CH 12; Mason, SB 1416, CH 296)

Child abuse or neglect; out-of-court and recorded statements made by a child 14 years of age or younger. Amending §§ 63.2-1522 and 63.2-1523. (Patron–Collins, HB 1622, CH 413)

Child abuse or neglect; prenatal substance exposure, mandatory reporters. Amending § 63.2-1509. (Patron–McClellan, SB 1436, CH 98)

CHILD CARE

Child care providers; local law-enforcement agencies allowed to process and submit requests for national fingerprint background checks, forwarding fingerprints and personal descriptive information. Amending §§ 63.2-1720.1 and 63.2-1721.1. (Patron–Mason, SB 1407, CH 447)

CHILD CUSTODY

Child custody, visitation, and support cases; referral to mediation for appropriate cases. Amending §§ 20-124.2 and 20-124.4. (Patron–Marsden, SB 1019)
CHILD SUPPORT

Child support; incarceration, voluntary unemployment or under-employment. Amending §§ 20-108.1 and 63.2-1918. (Patron—Edwards, SB 1288)

Child support; nonpayment, amount of arrearage paid, repayment agreement, suspension of driver’s license. Amending § 46.2-320.1. (Patron—Carr, HB 2059, CH 284; Dance, SB 1667, CH 285)

Child support; raises from $25 to $35 fee charged by State Board of Social Services to individuals who authorize the Department of Social Services to enforce obligations, etc. Amending § 63.2-1904. (Patron—Delaney, HB 1819, CH 165)

Child support; withholding from the income of an independent contractor. Amending §§ 16.1-278.16, 20-79.1, 20-79.2, 20-79.3, 63.2-1900, 63.2-1903, 63.2-1929, and 63.2-1944. (Patron—Surovell, SB 1539)

Child support; withholding of income, contracts with an independent contractor. Amending §§ 16.1-278.16, 20-79.1, 20-79.2, 20-79.3, 60.2-114.1, 63.2-1900, 63.2-1903, 63.2-1924.1, 63.2-1929, 63.2-1944, and 63.2-1946. (Patron—Surovell, SB 938)

CHILDREN

Child abuse and neglect; local boards of social services, when investigating an individual who is the subject of allegations, to obtain and consider a search of the central registry, etc., family assessments. Amending §§ 63.2-1505 and 63.2-1506. (Patron—Mullin, HB 1671, CH 276)

Child abuse or neglect; out-of-court and recorded statements made by a child 14 years of age or younger. Amending §§ 63.2-1522 and 63.2-1523. (Patron—Collins, HB 1622, CH 413)

Child day programs; exempts from licensure any program in which child-minding services are offered by a business on the premises of the business to no more than four children under the age of 13 at any given time and no more than eight hours per day, etc. Amending § 63.2-1715. (Patron—Miyares, HB 2756, CH 667)

Child in foster care; local departments of social services shall notify appropriate community services board when child is identified as having a developmental disability. (Patron—Favola, SB 1135, CH 301)

Child restraint devices and safety belts; exempts any person operating taxicabs, emergency medical services agency vehicle, fire company vehicle, law-enforcement vehicle, etc., while in performance of his official duties from requirement that certain minors be secured. Amending § 46.2-1095. (Patron—Head, HB 1662, CH 196; Suetterlein, SB 1677, CH 319)

Children; in determining custody or visitation arrangements, the court shall, when appropriate, assure frequent and continuing contact with each parent. Amending § 20-124.3. (Patron—Davis, HB 2127)

Children in residence or custody; participation in any educational programs offered by the facility that is administered by the Department of Education, regardless of their enrollment status. Amending § 22.1-7. (Patron—Bell, Richard P., HB 1986, CH 281; Hanger, SB 1314, CH 173)

Children who are deaf or hard of hearing; services provided, advisory subcommittee established, report. Adding §§ 22.1-217.03 and 30-236.1. (Patron—Pogge, HB 676)

Corporal punishment of a child with an object; penalty. Adding § 18.2-371.1:1. (Patron—Petersen, SB 1399)

Custody and visitation arrangements; best interests of the child, child abuse as term is described in definition of “abused or neglected child.” Amending § 20-124.3. (Patron—Surovell, SB 1757)

Custody and visitation orders; court may order that exchange of a child shall take place at an appropriate meeting place. Amending § 20-124.3. (Patron—Aird, HB 2317, CH 378)

Deferral of jury service; persons who have legal custody of and are responsible for the care of a child. Amending § 8.01-341.2. (Patron—Hope, HB 1814, CH 518)


Individualized education programs (IEPs); Department of Education shall establish guidelines for programs to utilize when developing IEPs for children with disabilities, etc. Adding § 22.1-217.03. (Patron—Dunnavant, SB 1595)

Language development for children who are deaf or hard of hearing; assessment resources for parents and educators, advisory committee. Adding § 37.2-314.1. (Patron—Edwards, SB 1741)
CHILDREN (continued)
Language development for children who are deaf or hard of hearing; assessment resources for parents and educators, advisory committee, report. Adding § 37.2-314.1. (Patron–Edwards, SB 160)

Removal of a child; court may order parents or guardians of child to provide names and contact information of persons with legitimate interest. Amending §§ 16.1-251, 16.1-252, 16.1-277.01, 16.1-277.02, 16.1-278.2, 16.1-278.3, and 16.1-283; adding § 16.1-229.1. (Patron–Austin, HB 2622, CH 434)


CHIROPRACTORS
Medicine, osteopathy, podiatry, or chiropractic, practitioners of; Board of Medicine may issue a retiree license to any practitioner who holds an unrestricted, active license to practice in the Commonwealth. Adding § 54.1-2937.1. (Patron–Landes, HB 2457, CH 379)

CIGARETTES
Cigarettes; board of supervisors of any county authorized to levy a tax on sale or use if approved in a referendum. Amending §§ 58.1-3830 and 58.1-3831; adding § 58.1-3831.1. (Patron–Carrico, SB 510; Carrico, SB 1512)

CIRCUIT COURTS
Boundary agreements, local; all localities, in adopting a voluntary boundary agreement, allowed to attach to their petitions to circuit court a Geographic Information System (GIS) map depicting boundary change. Amending § 15.2-3108. (Patron–Fowler, HB 1649, CH 385; Dunnavant, SB 1594, CH 118)

Clerks of circuit courts; clerk may destroy any will that has been lodged in his office for safekeeping for 100 years or more. Amending § 64.2-409. (Patron–Obenshain, SB 1426, CH 529)
Electronic filing system for civil cases; circuit court clerk to establish and operate, etc., certain identifying information confidential, effective clause. Amending §§ 17.1-132, 17.1-258.3, and 17.1-293; adding §§ 8.01-271.02 and 17.1-293.1. (Patron–Obenshain, SB 980)

Felons; mechanism for reporting to Department of State Police when a circuit court restores right to possess, transport, and carry a firearm, etc., effective date. Amending §§ 18.2-308.09 and 18.2-308.2. (Patron–Rush, HB 2548, CH 203)

Human immunodeficiency virus or hepatitis B or C viruses; exposure to bodily fluids, infection, expedited testing, hearing on petition shall be given precedence on docket so as to be heard by court within 48 hours of filing petition, if court is closed during this period, petition will be heard on next day that court is in session, person who is subject to a testing order may appeal the order of the general district court to the circuit court of the same jurisdiction within 10 days of receiving notice of order. Amending §§ 16.1-241 and 32.1-45.1. (Patron–Price, HB 1998, CH 27)

Judges; election in circuit court, general district court, juvenile and domestic relations district court, and members of Judicial Inquiry and Review Commission. (Patron–Adams, L.R., HJR 1140)

Judges; election in Court of Appeals of Virginia, circuit court, general district court, juvenile and domestic relations district court, member of Judicial Inquiry and Review Commission, and member of State Corporation Commission. (Patron–Adams, L.R., HJR 718)

Judges; election in Supreme Court of Virginia, Court of Appeals of Virginia, circuit court, general district court, juvenile and domestic relations district court, and a member of the Judicial Inquiry and Review Commission. (Patron–Adams, L.R., HJR 979)

Judges; nominations for election to circuit court. (Patron–Obenshain, SR 93; Obenshain, SR 122; Obenshain, SR 144)

CIRCUIT COURTS (continued)

Local electoral boards and general registrars; removal from office by circuit court, etc.
Amending §§ 24.2-103, 24.2-109, 24.2-234, and 24.2-235; adding § 24.2-234.1.
(Patron—McGuire, HB 2034)

Zoning appeals, local board of; in a town with a population of 3,500 or less, either three, five, or seven residents of the locality shall be appointed by circuit court of the locality.
Amending § 15.2-2308. (Patron—O’Quinn, HB 2224, CH 703)

CIVIL REMEDIES AND PROCEDURE

Appellate damages; specifies that when any judgment is affirmed, whether in whole or in part, damages shall be awarded to the appellee on the portion of the judgment affirmed.
Amending § 8.01-682. (Patron—Campbell, J.L., HB 1955, CH 134)

Corporate officer; deposition witness. Adding § 8.01-420.4:1. (Patron—Peace, HB 2167, CH 9; Vogel, SB 1457, CH 50)

Deferral of jury service; persons who have legal custody of and are responsible for the care of a child. Amending § 8.01-341.2. (Patron—Hope, HB 1814, CH 518)

Electronic filing system for civil cases; circuit court clerk to establish and operate, etc., certain identifying information confidential, effective clause. Amending §§ 17.1-132, 17.1-258.3, and 17.1-293; adding §§ 8.01-271.02 and 17.1-293.1. (Patron—Obenshain, SB 980)

Employers and potential employers; civil immunity, reports of violent behavior by an employee. Adding § 8.01-226.10:1. (Patron—Edwards, SB 791; Edwards, SB 1309)

Employment records; written request from employee, employer may charge fee for electronic records, subpoena duces tecum, penalty for failure to provide, if requested by employee or his attorney or authorized insurer, such records or papers shall be furnished within 30 days of such request. Amending § 8.01-413.1. (Patron—Norment, SB 1724, CH 733)

Employment records; written request from employee, subpoena duces tecum, penalty for failure to provide. Amending § 8.01-413.1. (Patron—Mason, SB 1682)

Eviction; changes terminology from writ of possession to writ of eviction for the writ executed by a sheriff to recover real property pursuant to an order of possession, pleadings and other papers by certain parties not represented by attorneys. Amending §§ 8.01-128, 8.01-129, 8.01-293, 8.01-470, 8.01-471, 16.1-69.40, 16.1-88.03, 17.1-272, 55-225.01, 55-225.1, 55-246.1, 55-248.3:1, 55-248.35, 55-248.38:1, 55-248.38:2, and 58.1-3947. (Patron—Aird, HB 2007, CH 700; Locke, SB 1448, CH 180)

Evidence; establishes that a party or potential litigant has a duty to preserve evidence that may be relevant to reasonably foreseeable litigation, spoliation of evidence. Adding § 8.01-379.2:1. (Patron—Obenshain, SB 1619, CH 732)

Expert witnesses; standards for testimony. Amending § 8.01-401.3. (Patron—Peake, SB 753)

Firearm transfers; criminal history record information checks, age requirement, penalty. Amending §§ 18.2-308.2:2 and 54.1-4201.2; adding § 18.2-308.2:5. (Patron—Saslaw, SB 1162)

Firearm transfers; criminal history record information checks, penalty. Amending § 54.1-4201.2; adding § 18.2-308.2:5. (Patron—Saslaw, SB 1164)

Firearms; use in commission of crime, civil liability for negligent gun storage. Adding § 8.01-44.8. (Patron—Marsden, SB 1084)

Habeas corpus; reorganizes, updates outdated language, and removes unused provisions in several writ of habeas corpus statutes. Amending §§ 8.01-654, 8.01-658, and 8.01-662; repealing §§ 8.01-656, 8.01-657, and 8.01-659. (Patron—Leftwich, HB 1909, CH 8; Obenshain, SB 1069, CH 48)

Hate crimes; adds gender, disability, gender identity, or sexual orientation, penalty. Amending §§ 8.01-42.1, 8.01-49.1, 18.2-57, 18.2-121, and 52-8.5. (Patron—Favola, SB 1375)

Initiation of a civil action; clerk of a general district court to file, process, and issue service of process for any pleading. Adding § 16.1-81.01. (Patron—Tyler, HB 1435)

Intentional or negligent infliction of injury or death; bystander claims for emotional distress. Adding § 8.01-42.6. (Patron—Deeds, SB 694)

Jurisdiction of claim; plaintiff’s motion to amend claim amount, plaintiff shall provide a certified copy of transfer order to receiving court. Amending §§ 8.01-195.4 and 16.1-77. (Patron—Leftwich, HB 2289, CH 787)

Jurisdiction of claim; plaintiff’s motion to amend claim amount, transfer of matter. Amending §§ 8.01-195.4 and 16.1-77. (Patron—McDougle, SB 415)
CIVIL REMEDIES AND PROCEDURE (continued)

Landlord; clarifies that for purposes of signing pleadings and other papers and obtaining a judgment for possession or for rent or damages in general district court, the managing agent may act on behalf of the business. Amending §§ 16.1-88.03, 55-246.1, and 55-248.4. (Patron—Campbell, J.L., HB 2262, CH 477)

Local government; when named as a deponent, it shall designate one or more members of such body to serve as a deponent on its behalf. Adding § 8.01-410.1. (Patron—Surovell, SB 613)

Medical records; subpoena duces tecum, additional time to comply. Amending § 8.01-413. (Patron—McGuire, HB 2044)

Newspapers; legal notice and publications, requirements. Amending § 8.01-324. (Patron—Boysko, SB 1638, CH 635)

No-fault divorce; waiver of service of process, waiver may occur if final decree of divorce as proposed by complainant is signed by the defendant, etc. Amending §§ 20-99.1:1 and 20-106. (Patron—Campbell, J.L., HB 1945, CH 133; Surovell, SB 1541, CH 237)

Nonsuits; decreases time period in which a plaintiff who takes a voluntary nonsuit may recommence this action from six months to 14 days from date it was entered. Amending §§ 8.01-229 and 8.01-275.1. (Patron—Reeves, SB 481)

Obstruction of justice; concealing evidence of an abduction, penalty. Amending §§ 18.2-370 and 18.2-460. (Patron—Carrico, SB 1508)

Personal injury; loss of consortium claims by certain relatives. Amending § 55-36; adding § 8.01-38.2. (Patron—Chafin, SB 380)

Sanctions; court may consider other similar, previously filed pleadings, etc., by such person in violation of the statute, regardless of jurisdiction in which other pleadings, motions, etc., were filed. Amending § 8.01-271.1. (Patron—Orrock, HB 1624)

Scope of discovery; deposing certain corporate officers. Adding §§ 8.01-420.02 and 8.01-420.4:1. (Patron—Vogel, SB 590)

Servicemembers Civil Relief Act; when the appointment of counsel is necessary pursuant to the Act, any attorney fees assessed shall not exceed $125, unless the court deems a higher amount appropriate. Amending § 8.01-15.2. (Patron—Lindsey, HB 1675, CH 454)

Statute of limitations; action based on an unsigned, written contract. Amending § 8.01-246. (Patron—Sullivan, HB 2242, CH 241)

Summary judgment; limited use of discovery depositions and affidavits. Amending § 8.01-420. (Patron—Gilbert, HB 2197, CH 10; Obenshain, SB 1486, CH 128)

Summons; removes authorization of a summons to compel attendance before commissioner of another state. Amending § 8.01-407. (Patron—Bourne, HB 1924, CH 519)

Summons for unlawful detainer; if an initial hearing cannot be held within 21 days from the date of filing, it shall be held as soon as practicable, but not later than 30 days after the date of the filing, termination notice. Amending § 8.01-126. (Patron—Bourne, HB 1922, CH 132; Barker, SB 1627, CH 130)

Trespass; civil action, vicarious liability. Adding § 8.01-40.5. (Patron—Reeves, SB 800)

Trespass; immunity from criminal trespass provided to any person authorized to serve process while such person is engaged in the lawful service process. Amending § 18.2-119. (Patron—Black, SB 1157)

Uniform Partition of Heirs Property Act; created. Adding §§ 8.01-93.1 through 8.01-93.11. (Patron—Dance, SB 1190)

Uninsured and underinsured motorist insurance policies; insurance companies’ denial of reasonable settlement demand, etc. Amending §§ 8.01-66.1 and 38.2-2206. (Patron—Petersen, SB 17; Petersen, SB 1117)

Virginia Residential Landlord and Tenant Act; when a landlord as plaintiff requests that an initial hearing on a summons for unlawful detainer be set on a date later than 21 days from the filing of such summons, the initial hearing shall not be set on a date later than 30 days after the date of the filing. Amending §§ 8.01-126, 55-248.4, 55-248.7, 55-248.31, and 55-248.34:1. (Patron—McClellan, SB 1438)

Wrongful death beneficiaries; parents who receive support or services from decedent for necessaries, etc., provisions shall apply only to causes of action arising on or after July 1, 2019. Amending § 8.01-53. (Patron—Jones, J.C., HB 1767, CH 47; Surovell, SB 1543, CH 328)
CLAIMS
Relief; Bush, Gary Linwood. (Patron–Deeds, SB 1477, CH 652)

CLARK, LIEUTENANT BRADFORD TURNER
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Clark, Bradford Turner; recording sorrow upon death. (Patron–McDougule, SR 100)
Move Over Awareness Month; designating as June 2019, and in honor and memory of Lieutenant Bradford Turner Clark. (Patron–McDougule, SJR 286)

CLARK, RICHARD CARROLL, JR.
Clark, Richard Carroll, Jr.; commending. (Patron–O’Quinn, HJR 708)

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Clarke County High School girls’ cross country team; commending. (Patron–LaRock, HJR 1086)

CLARKE, STANLEY S.
Clarke, Stanley S.; commending. (Patron–Hodges, HJR 1027)

CLEFT AND CRANIOFACIAL AWARENESS AND PREVENTION MONTH
Cleft and Craniofacial Awareness and Prevention Month; designating as July 2019, and each succeeding year thereafter. (Patron–Lewis, SJR 338)

CLEMENT, ROBERT A., JR.
Clement, Robert A., Jr.; commending. (Patron–Rasoul, HJR 952)

CLERK OF THE SENATE
Susan Clarke Schaar
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CLERKS OF COURTS
Clerks of circuit courts; clerk may destroy any will that has been lodged in his office for safekeeping for 100 years or more. Amending § 64.2-409. (Patron–Obenshain, SB 1426, CH 529)
Clerks of court; collection of DNA sample for certain offenses, disclosure of tax information, repeals the provision of law establishing the Torrens system. Amending §§ 19.2-310.2 and 58.1-3; repealing § 55-112. (Patron–Chafin, SB 1166, CH 786)
Clerks of court; disclosure of tax information. Amending § 58.1-3. (Patron–Campbell, R.R., HB 2768, CH 261)
Clerks of court; repeals provision relating to continuing in force acts establishing Torrens system. Repealing § 55-112. (Patron–Campbell, R.R., HB 2769, CH 326)
Initiation of a civil action; clerk of a general district court to file, process, and issue service of process for any pleading. Adding § 16.1-81.01. (Patron–Tyler, HB 1435)

CLOVER HILL BAPTIST CHURCH
Clover Hill Baptist Church; commemorating its 50th anniversary. (Patron–Chase, SR 104)

COAL MINING
Coal ash management; prohibits construction of any landfill or impoundment for storage. Adding §§ 62.1-44.15:85 through 62.1-44.15:91. (Patron–Chase, SB 1743)
Coal combustion residuals; requires owner or operator of any CCR unit to include a coal ash pond or landfill, that is located in the Chesapeake Bay watershed to close such CCR unit, report. Adding § 10.1-1413.3. (Patron–Surovell, SB 1533)
Coal combustion residuals (CCR) surface impoundments; Department of Environmental Quality to require closure of impoundments located in Chesapeake Bay watershed. Adding § 10.1-1413.3. (Patron–Chase, SB 1009)
COAL MINING (continued)
Coal combustion residuals impoundment; definitions, “carrying cost,” owner or operator of certain CCR unit located within Chesapeake Bay watershed, that ceased accepting CCR prior to July 1, 2019, shall complete closure of such unit, report, Commonwealth shall not authorize any cost recovery by an owner or operator for any fines or civil penalties resulting from violations of federal and state law. (Patron=Ingram, HB 2786, CH 650; Wagner, SB 1355, CH 651)

CODE COMMISSION, VIRGINIA
Virginia Code Commission; limits duties of Commission relating to codification of laws enacted by General Assembly. Amending §§ 30-146, 30-148, and 30-149. (Patron=Habeeb, HB 246)

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§ 55.1-661, adding ................................................................. SB 1080
CODE OF VIRGINIA (continued)

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§ 55.1-714, adding ................................................................. SB 1080
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§ 55.1-900, adding ................................................................. SB 1080
§ 55.1-901, adding ................................................................. SB 1080
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§ 55.1-903, adding ................................................................. SB 1080
§ 55.1-904, adding ................................................................. SB 1080
§ 55.1-905, adding .................................................................................................................. SB 1080
§ 55.1-906, adding .................................................................................................................. SB 1080
§ 55.1-907, adding .................................................................................................................. SB 1080
§ 55.1-1000, adding ................................................................................................................ SB 1080
§ 55.1-1001, adding ................................................................................................................ SB 1080
§ 55.1-1002, adding ................................................................................................................ SB 1080
§ 55.1-1003, adding ................................................................................................................ SB 1080
§ 55.1-1004, adding ................................................................................................................ SB 1080
§ 55.1-1005, adding ................................................................................................................ SB 1080
§ 55.1-1006, adding ................................................................................................................ SB 1080
§ 55.1-1007, adding ................................................................................................................ SB 1080
§ 55.1-1008, adding ................................................................................................................ SB 1080
§ 55.1-1009, adding ................................................................................................................ SB 1080
§ 55.1-1010, adding ................................................................................................................ SB 1080
§ 55.1-1011, adding ................................................................................................................ SB 1080
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§ 55.1-1016, adding ................................................................................................................ SB 1080
§ 55.1-1100, adding ................................................................................................................ SB 1080
§ 55.1-1101, adding ................................................................................................................ SB 1080
§ 55.1-1200, adding ................................................................................................................ SB 1080
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§ 55.1-1209, adding ................................................................................................................ SB 1080
CODE OF VIRGINIA (continued)
§ 55.1-1210, adding ................................................................................................................ SB 1080
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§ 55.1-1213, adding ................................................................................................................ SB 1080
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§ 55.1-1234, adding ................................................................................................................ SB 1080
§ 55.1-1235, adding ................................................................................................................ SB 1080
§ 55.1-1236, adding ................................................................................................................ SB 1080
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§ 55.1-1239, adding ................................................................................................................ SB 1080
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§ 55.1-1241, adding ................................................................................................................ SB 1080
CODE OF VIRGINIA (continued)
§ 55.1-1242, adding ................................................................. SB 1080
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§ 55.1-1257, adding ................................................................. SB 1080
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§ 55.1-1300, adding ................................................................. SB 1080
§ 55.1-1301, adding ................................................................. SB 1080
§ 55.1-1302, adding ................................................................. SB 1080
§ 55.1-1303, adding ................................................................. SB 1080
§ 55.1-1304, adding ................................................................. SB 1080
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§ 55.1-1307, adding ................................................................. SB 1080
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§ 55.1-1310, adding ................................................................. SB 1080
§ 55.1-1311, adding ................................................................. SB 1080
§ 55.1-1312, adding ................................................................. SB 1080
§ 55.1-1313, adding ................................................................. SB 1080
CODE OF VIRGINIA (continued)
§ 55.1-1314, adding ................................................................. SB 1080
§ 55.1-1315, adding ................................................................. SB 1080
§ 55.1-1316, adding ................................................................. SB 1080
§ 55.1-1317, adding ................................................................. SB 1080
§ 55.1-1318, adding ................................................................. SB 1080
§ 55.1-1319, adding ................................................................. SB 1080
§ 55.1-1400, adding ................................................................. SB 1080
§ 55.1-1401, adding ................................................................. SB 1080
§ 55.1-1402, adding ................................................................. SB 1080
§ 55.1-1403, adding ................................................................. SB 1080
§ 55.1-1404, adding ................................................................. SB 1080
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§ 55.1-1406, adding ................................................................. SB 1080
§ 55.1-1407, adding ................................................................. SB 1080
§ 55.1-1408, adding ................................................................. SB 1080
§ 55.1-1409, adding ................................................................. SB 1080
§ 55.1-1410, adding ................................................................. SB 1080
§ 55.1-1411, adding ................................................................. SB 1080
§ 55.1-1412, adding ................................................................. SB 1080
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§ 55.1-1424, adding ................................................................. SB 1080
§ 55.1-1425, adding ................................................................. SB 1080
CODE OF VIRGINIA (continued)
§ 55.1-1426, adding ................................................................. SB 1080
§ 55.1-1427, adding ................................................................. SB 1080
§ 55.1-1428, adding ................................................................. SB 1080
§ 55.1-1500, adding ................................................................. SB 1080
§ 55.1-1501, adding ................................................................. SB 1080
§ 55.1-1502, adding ................................................................. SB 1080
§ 55.1-1503, adding ................................................................. SB 1080
§ 55.1-1504, adding ................................................................. SB 1080
§ 55.1-1505, adding ................................................................. SB 1080
§ 55.1-1600, adding ................................................................. SB 1080
§ 55.1-1601, adding ................................................................. SB 1080
§ 55.1-1602, adding ................................................................. SB 1080
§ 55.1-1603, adding ................................................................. SB 1080
§ 55.1-1604, adding ................................................................. SB 1080
§ 55.1-1605, adding ................................................................. SB 1080
§ 55.1-1700, adding ................................................................. SB 1080
§ 55.1-1701, adding ................................................................. SB 1080
§ 55.1-1702, adding ................................................................. SB 1080
§ 55.1-1703, adding ................................................................. SB 1080
§ 55.1-2306, adding ................................................................. SB 1080
§ 55.1-1800, adding ................................................................. SB 1080
§ 55.1-2400, adding ................................................................. SB 1080
§ 56-1.2, amending ................................................................. HB 1934, SB 83, SB 1456
§ 56-1.2:1, amending .............................................................. HB 1934
§ 56-1.2:2, adding ................................................................. SB 83, SB 1456
§ 56-16.3, adding ................................................................. SB 1711
§ 56-232.2:1, amending ........................................................ HB 1934
§ 56-232.2:2, adding ................................................................. SB 83, SB 1456
§ 56-235.2, amending ............................................................. SB 1780
§ 56-235.2:1, adding .............................................................. SB 1111, SB 1780
§ 56-235.2:2, adding ............................................................. SB 1780
§ 56-235.12, adding .............................................................. HB 2738, SB 1695
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§ 56-249.6, amending ................................................................. HB 1718, SB 1780
§ 56-257.4, adding ................................................................. SB 1176
§ 56-264.3, adding ................................................................. SB 1427
§ 56-468.1, amending ................................................................. SB 857
§ 56-484.19, amending ................................................................. SB 1361
§ 56-542, amending ................................................................. SB 1133, SB 1654
§ 56-576, amending ............................................................... HB 1840, HB 2292
§ 56-577, amending ............................................................... HB 2477, SB 662, SB 837, SB 1583, SB 1584
§ 56-585.1, amending ............................................................... HB 1840, HB 2292, SB 1534, SB 1662, SB 1780
§ 56-585.1:1, amending ................................................................. SB 808, SB 1780
§ 56-585.1:3, amending ................................................................. HB 2547, SB 1769
§ 56-585.1:4, adding ................................................................. SB 311, SB 711, SB 768, SB 1780
§ 56-585.1:8, adding ................................................................. HB 2691, HB 2792, SB 1456, SB 1648, SB 1779
§ 56-585.1:9, adding ................................................................. SB 1456
§ 56-585.3, amending ................................................................. HB 2547, SB 1346, SB 1769
§ 56-585.4, adding ................................................................. HB 2547, SB 1769
§ 56-587, amending ................................................................. HB 2477
§ 56-589.1, adding ................................................................. HB 2192, SB 1331
§ 56-594, amending ................................................................. HB 2547, SB 82, SB 1456, SB 1769
§ 56-594.01, adding ................................................................. HB 2547, SB 1769
§ 56-594.3, adding ................................................................. SB 83, SB 313, SB 1456
§ 56-599, amending ................................................................. SB 1780
§ 57-6.1, adding ................................................................. SB 1080
§ 57-35.35:1, adding ................................................................. HB 2238
§ 57-36, amending ................................................................. HB 2238
§ 57-38.1, amending ................................................................. HB 2238
§ 57-38.2, amending ................................................................. HB 2238
§ 58.1-3, amending ................................................................. HB 2339, HB 2768, SB 799, SB 1166, SB 1356, SB 1641, SB 1740
§ 58.1-301, amending ................................................................. HB 2355, HB 2529, SB 1211, SB 1225, SB 1320, SB 1372, SB 1443, SB 1631, SB 1739
§ 58.1-302, amending ................................................................. HB 2526, SB 1205, SB 1356
§ 58.1-309, amending ................................................................. SB 1630
§ 58.1-320, amending ................................................................. SB 1225, SB 1443, SB 1631
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§ 58.1-321, amending .......................................................... SB 1572
§ 58.1-322.02, amending ................................................... SB 603, SB 1001, SB 1256, SB 1444
§ 58.1-322.03, amending ...... HB 2529, SB 1211, SB 1225, SB 1237, SB 1372, SB 1443, SB 1531, SB 1631, SB 1744
§ 58.1-324, amending .......................................................... SB 603
§ 58.1-326, amending .......................................................... SB 603
§ 58.1-339.2, amending ...................................................... HB 2705
§ 58.1-339.8, amending ...................................................... SB 603, SB 1297
§ 58.1-339.13, adding ....................................................... SB 1657, SB 1704
§ 58.1-341, amending .......................................................... SB 603
§ 58.1-344.3, amending ....................................................... SB 59, SB 603
§ 58.1-344.4, amending ....................................................... SB 603
§ 58.1-400, amending ................................................ SB 1225, SB 1443, SB 1631
§ 58.1-402, amending ......... HB 2529, SB 1256, SB 1372, SB 1443, SB 1444, SB 1631, SB 1697, SB 1698
§ 58.1-405.1, amending ...................................................... HB 2776, SB 1428
§ 58.1-439, amending ....................................................... HB 2003
§ 58.1-439.4, amending ....................................................... SB 1313
§ 58.1-439.6, amending ....................................................... HB 2539
§ 58.1-439.6:1, adding ....................................................... HB 2539
§ 58.1-439.12:04, amending ................................................ HB 1681, SB 1656
§ 58.1-439.12:07, amending ................................................ HB 2065
§ 58.1-439.12:13, adding ...................................................... SB 1376
§ 58.1-439.12:10, amending ................................................ SB 1652
§ 58.1-439.18, amending ...................................................... SB 1754
§ 58.1-439.20:1, amending .................................................. SB 1160, SB 1730, SB 1754
§ 58.1-439.24, amending ...................................................... SB 1754
§ 58.1-439.25, amending ...................................................... SB 1015, SB 1160
§ 58.1-439.26, amending ...................................................... SB 1160
§ 58.1-439.27, amending ...................................................... SB 1160
§ 58.1-439.28, amending ...................................................... SB 1160
§ 58.1-439.25, amending ...................................................... SB 1365
§ 58.1-439.28, amending ...................................................... SB 1015, SB 1365
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§ 58.1-439.29, adding ................................................................. SB 1160
§ 58.1-439.30, adding ................................................................. SB 1160
§ 58.1-460, amending ............................................................... SB 1356
§ 58.1-490, amending ............................................................... SB 603
§ 58.1-499, amending ............................................................... SB 603
§ 58.1-512, amending ............................................................... HB 1816, HB 2482, SB 1340
§ 58.1-514, adding ................................................................. SB 499
§ 58.1-520, amending ............................................................... SB 603
§ 58.1-601, amending ............................................................... HB 1722, SB 1083, SB 1267, SB 1294, SB 1500, SB 1767
§ 58.1-602, amending ............................................................... HB 1722, SB 1083, SB 1267, SB 1294, SB 1500, SB 1767
§ 58.1-603.1, amending ............................................................. HB 2540, SB 1715, SB 1770
§ 58.1-603.2, amending ............................................................. HB 2540, SB 1715
§ 58.1-604, amending ............................................................... HB 1722, SB 1083, SB 1267, SB 1294, SB 1500, SB 1767
§ 58.1-604.01, amending ........................................................... HB 2540, SB 1715, SB 1770
§ 58.1-604.1, amending .............................................................. SB 1770
§ 58.1-605, amending ............................................................... HB 1634, HB 1722, SB 1083, SB 1267, SB 1294, SB 1500, SB 1767
§ 58.1-605.1, adding ................................................................. HB 1634
§ 58.1-606.1, adding ................................................................. HB 1634
§ 58.1-609.1, amending ............................................................. HB 2540, SB 1715
§ 58.1-612, amending ............................................................... HB 1722, SB 1083, SB 1267, SB 1294, SB 1500, SB 1767
§ 58.1-612.1, adding ................................................................. SB 1601
§ 58.1-612.2, adding ................................................................. SB 1601
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§ 58.1-615, amending ............................................................... HB 1722, SB 1083, SB 1267, SB 1294, SB 1500, SB 1767
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§ 58.1-625, amending ............................................................... HB 1722, SB 1083, SB 1267, SB 1294, SB 1500, SB 1767
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§ 58.1-626.1, adding ............................................................................................................... SB 1615

§ 58.1-635, amending ................................................................. HB 1722, SB 1083, SB 1267, SB 1294, SB 1500, SB 1767

§ 58.1-638, adding ............................................................................................................. SB 1267, SB 1337

§ 58.1-807, amending ............................................................................................ HB 2287, SB 1422

§ 58.1-810, amending ............................................................................................................... SB 603

§ 58.1-1000, amending ............................................................. SB 1252, SB 1371, SB 1606

§ 58.1-1021.01, amending ................................................................................ SB 1252, SB 1371, SB 1606

§ 58.1-1038, adding ................................................................................................................ SB 1606

§ 58.1-1039, adding ................................................................................................................ SB 1606

§ 58.1-1040, adding ................................................................................................................ SB 1606

§ 58.1-1041, adding ................................................................................................................ SB 1606

§ 58.1-1042, adding ................................................................................................................ SB 1606

§ 58.1-1043, adding ................................................................................................................ SB 1606

§ 58.1-1044, adding ................................................................................................................ SB 1606

§ 58.1-1045, adding ................................................................................................................ SB 1606

§ 58.1-1046, adding ................................................................................................................ SB 1606

§ 58.1-1047, adding ................................................................................................................ SB 1606

§ 58.1-1048, adding ................................................................................................................ SB 1606

§ 58.1-1049, adding ................................................................................................................ SB 1606

§ 58.1-1101, amending ............................................................................................ HB 2440, SB 879

§ 58.1-1103, amending ........................................................................................................... HB 2440

§ 58.1-1738, amending ........................................................................................................... HB 1974

§ 58.1-1743, adding ................................................................................................................ SB 173

§ 58.1-1744, adding ................................................................................................................ SB 173

§ 58.1-1745, adding ................................................................................................................ SB 173

§ 58.1-2217, amending .......................................................................................................... SB 1770

§ 58.1-2217.1, adding .............................................................................................................. HB 2718, SB 1470, SB 1716

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§ 58.1-2295.1, adding ........................................................... HB 2718, SB 1322, SB 1716
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§ 58.1-2299.10, amending ....................................................... SB 583
§ 58.1-2299.14, amending ....................................................... SB 583
§ 58.1-2299.20, amending ....................................................... HB 2718, SB 583, SB 1322, SB 1716, SB 1770
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§ 58.1-2403, amending ........................................................... HB 1679
§ 58.1-2425, amending ........................................................... HB 1679
§ 58.1-2501.1, adding ........................................................... HB 2186, HB 2186, SB 1565, SB 1565
§ 58.1-2701, amending ........................................................... HB 2718, SB 1716
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§ 58.1-3506.2, amending ......................................................... SB 603
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§ 58.1-3832.1, adding ............................................................ SB 1070, SB 1606
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§ 58.1-3835, adding ................................................................. SB 1116
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§ 58.1-4004, amending .............................................................. SB 1356
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Alexandria Division of Aging and Adult Services; commending. (Patron—Ebbin, SJR 471)

American Jewish Committee Washington, D.C.; commemorating the occasion of its 75th anniversary of service to communities throughout Virginia, Maryland, and the District of Columbia. (Patron—Filler-Corn, HJR 1133)

American Legion; commemorating its 100th anniversary. (Patron—Thomas, HJR 587; Cosgrove, SJR 263)

AMIkids; commemorating its 50th anniversary. (Patron—Marsden, SJR 326)

Appalachian Agency for Senior Citizens; commending. (Patron—Chafin, SJR 342)

Appalachian Cast Products; commending. (Patron—O’Quinn, HJR 709)

Appalachian Plastics, Inc.; commemorating its 50th anniversary. (Patron—O’Quinn, HJR 764)

Applegate, Michael; commending. (Patron—Tran, HJR 1115)

Aqua Harbour community; commemorating its 50th anniversary. (Patron—Thomas, HJR 1045)

Arlington Area Agency on Aging; commending. (Patron—Hope, HJR 1015)

Arlington County Fire Department Station 8; commemorating its 100th anniversary. (Patron—Sullivan, HJR 686)

Arlington Free Clinic; commemorating its 25th anniversary. (Patron—Lopez, HJR 963)

Arlington Partnership for Affordable Housing; commemorating its 30th anniversary. (Patron—Lopez, HJR 1101)

Arrowhead Elementary School; commemorating its 55th anniversary. (Patron—Turpin, HJR 1002)

Ashberry, Lani; commending. (Patron—Hodges, HJR 932)

Asian American Chamber of Commerce; commemorating its 10th anniversary. (Patron—Keam, HJR 774)

Associated General Contractors of America; commemorating its 100th anniversary. (Patron—Cosgrove, SR 99)

Attucks Theatre; commemorating its 100th anniversary. (Patron—Jones, J.C., HJR 975)

Auburn High School boys’ and girls’ cross country teams; commending. (Patron—Suetterlein, SR 163)

Austin, Robert J.; commending. (Patron—Jones, S.C., HJR 1023)

Backpack Buddies Foundation of Loudoun; commending. (Patron—Reid, HJR 967)

Bandazian and Company; commemorating its 45th anniversary. (Patron—Carr, HJR 850)

Barnwell, Barney; commending. (Patron—Surovell, SJR 461)

Barrow, Leslyn; commending. (Patron—Simon, HJR 859)

Bay Aging; commending. (Patron—McDougle, SR 117)

Bayside High School; commemorating its 55th anniversary. (Patron—Turpin, HJR 1042)

Bedford Area Chamber of Commerce; commemorating its 80th anniversary. (Patron—Austin, HJR 822)

Benedictine Sisters of Virginia; commending. (Patron—Stuart, SJR 288)

Benjamin, Leon; commending. (Patron—Chase, SR 127)

Bennett, Michael; commending. (Patron—Krizek, HJR 1109)

Bentley, Tony; commending. (Patron—Lopez, HJR 1102)

Bethel, Evelyn and Helen Davis; commending. (Patron—Rasoul, HJR 950)

BeVille, Jay; commending. (Patron—Mullin, HJR 901)

Black Creek Volunteer Fire Department; commemorating its 50th anniversary. (Patron—Peace, HJR 635; McDougle, SR 101)

Black women in the General Assembly; commemorating the occasion of the 35th anniversary of the first Black female legislator to serve in the General Assembly. (Patron—Lucas, SR 157)

Bloom by Doyle’s; commemorating its 100th anniversary. (Patron—Garrett, HJR 1072)

Bosserman, Jerry P.; commending. (Patron—Vogel, SR 137)
COMMENDING RESOLUTIONS (continued)

Boyer, David; commending. (Patron—Campbell, J.L., HJR 851)

Boys & Girls Clubs of Southeast Virginia; commemorating its 100th anniversary. (Patron—Wagner, SJR 415)

Braxton-Perkins American Legion Post 25; commemorating its 100th anniversary. (Patron—Yancey, HJR 772; Mason, SJR 432)

Bristol Chamber of Commerce; commemorating its 110th anniversary. (Patron—O’Quinn, HJR 1055)

Bristol, City of; commending. (Patron—Carroco, SJR 336)

Brodie, Jan; commending. (Patron—Surovell, SJR 465)

Brooking, Richard; commending. (Patron—Freitas, HJR 883)

Brown family; commending their 100 years of success in the beverage industry. (Patron—Bagby, HJR 978; McDougle, SJR 419)

Brown, Michael J.; commending. (Patron—Byron, HJR 821; Newman, SJR 353)

Bulova, Sharon; commending. (Patron—Keam, HJR 1095; Petersen, SJR 430)

Bunn, Yvonne; commending. (Patron—Black, SR 154)

Business Engineering, Inc.; commending. (Patron—Howell, SJR 389)

Byers, Frances Mae West; commemorating the occasion of her 104th birthday. (Patron—Peake, SJR 331)

Byrd Theatre; commemorating its 90th anniversary. (Patron—Peace, HJR 808)

Campbell, Lawrence G., Sr.; commending. (Patron—Marshall, HJR 1064)

Carey, Justin; commending. (Patron—Hope, HJR 816)

Carr, William H.; commending. (Patron—Sturtevant, SJR 475)

Carter, Christopher C., Sr.; commending. (Patron—Price, HJR 1079)

Casto, Robert; commending. (Patron—Campbell, R.R., HJR 807)

Center for Innovative Technology’s Center for Unmanned Systems and the Virginia Tech Mid-Atlantic Aviation Partnership; commending. (Patron—Cosgrove, SJR 347)

Central Chesapeake Republican Women’s Club; commemorating its 50th anniversary. (Patron—Cosgrove, SR 111)

Chancellor High School field hockey team; commending. (Patron—Orrock, HJR 1031; Reeves, SJR 382)

Chantilly High School boys’ tennis team; commending. (Patron—Delaney, HJR 803)

Chantilly High School field hockey team; commending. (Patron—Delaney, HJR 783)

Chantilly High School volleyball team; commending. (Patron—Delaney, HJR 784)

Chapel Grove United Church of Christ; commemorating its 150th anniversary. (Patron—Tyler, HJR 782)

Charles City County; commemorating its 400th anniversary. (Patron—McClellan, SJR 357)

Chase, William C., Jr.; commending. (Patron—Freitas, HJR 886)

Chatham Hall; commemorating its 125th anniversary. (Patron—Adams, L.R., HJR 755)

Chatham Southern Railway Depot; commemorating its 100th anniversary. (Patron—Adams, L.R., HJR 756)

Chatham Star-Tribune; commemorating its 150th anniversary. (Patron—Adams, L.R., HJR 1068)

Chaudhry, Maqsood; commending. (Patron—Murphy, HJR 780)

Clark, Richard Carroll, Jr.; commending. (Patron—O’Quinn, HJR 708)

Clarke County High School girls’ cross country team; commending. (Patron—LaRock, HJR 1086)

Clarke, Stanley S.; commending. (Patron—Hodges, HJR 1027)

Clement, Robert A., Jr.; commending. (Patron—Rasoul, HJR 952)

Clover Hill Baptist Church; commemorating its 50th anniversary. (Patron—Chase, SR 104)

Colonial Williamsburg; commemorating the occasion of its 400th anniversary of its outstanding historical interpretation programs focusing on African Americans. (Patron—Mullin, HJR 896)

Commissioners and Cans; commending. (Patron—Yancey, HJR 942)

Community of Faith Mission; commending. (Patron—Mullin, HJR 895)

Conti, Meghan; commending. (Patron—DeSteph, SR 169)

Cook, John C.; commending. (Patron—Watts, HJR 1135)

Cotman, Timothy Wyatt, Jr.; commending. (Patron—Hope, HJR 1018)
COMMENDING RESOLUTIONS (continued)
Creskoff, Jeff; commending. (Patron–Tran, HJR 1123)
CrisisLink; commemorating its 50th anniversary. (Patron–Sullivan, HJR 788)
Crowther, Elizabeth; commending. (Patron–Ransone, HJR 637; Stuart, SJR 322)
Daily Planet Health Services; commemorating 50 years of service to the people in need in the
Greater Richmond region. (Patron–McClellan, SJR 463)
Dalton, Robert Cellell; commending. (Patron–Campbell, J.L., HJR 809; Carrico, SJR 379)
Dang, Oanh Pham Kim; commending. (Patron–Convirs-Fowler, HJR 856)
Davis, James E.; commending. (Patron–Adams, L.R., HJR 757)
D-Day; commemorating its 75th anniversary. (Patron–Austin, HJR 651; Newman, SJR 320)
Deep Run High School golf team; commending. (Patron–Dunnivant, SJR 425)
DeMolay International; commemorating its 100th anniversary. (Patron–Ingram, HJR 888)
Dempsey, Steve; commending. (Patron–Ransone, HJR 725)
Dettelbach, Brian; commending. (Patron–Tran, HJR 1117)
District Three Governmental Cooperative; commending. (Patron–Stanley, SR 139)
Dolley Madison Garden Club; commemorating its 100th anniversary. (Patron–Freitas, HJR 885;
Reeves, SJR 367)
Dominion Hospital; commemorating its 50th anniversary. (Patron–Kory, HJR 745)
Doorways for Women and Families; commemorating its 40th anniversary. (Patron–Favola,
SJR 327)
Downey, John A.; commending. (Patron–Landes, HJR 965)
Downing-Gross Cultural Arts Center; commemorating its 10th anniversary. (Patron–Price,
HJR 866)
Dryden, Robert; commending. (Patron–LaRock, HJR 1077)
Durham, Alfred; commending. (Patron–Bourne, HJR 758)
Eagle Scouts Cycling Across America 2018; commending. (Patron–Murphy, HJR 779)
Eastern Shore Area Agency on Aging/Community Action Agency; commending. (Patron–Bloxom,
HJR 858)
Ebert, Paul B.; commending. (Patron–Torian, HJR 977; Stuart, SJR 334)
Edmonds, Curtis Eugene, Sr.; commending. (Patron–Heretick, HJR 793; Lucas, SJR 330)
Edu-Futuro; commemorating its 20th anniversary. (Patron–Tran, HJR 1118)
Eggers, Allie; commending. (Patron–Sickles, HJR 827)
Elder, Andrew Dalton, Sr.; commending. (Patron–Edmunds, HJR 590)
Ellwood Thompson’s; commemorating its 30th anniversary. (Patron–Carr, HJR 847)
Equality Virginia; commemorating its 30th anniversary. (Patron–Ebbin, SJR 473)
Fairfax County; commending. (Patron–Delaney, HJR 1041)
Fairfax County Department of Neighborhood and Community Services; commending.
(Patron–Delaney, HJR 1040)
Fairfax County Park Authority; commending. (Patron–Tran, HJR 1124)
Fairfax Library Foundation, Inc.; commemorating its 25th anniversary. (Patron–Bulova, HJR 1096)
Falcon Heating and Air Conditioning; commemorating its 30th anniversary. (Patron–Black,
SJR 333)
Falling Creek Ironworks; commemorating its 400th anniversary. (Patron–Robinson, HJR 820)
Fannon, Amy G.; commending. (Patron–Kilgore, HJR 1025)
Ferriss, Jay E.; commending. (Patron–Stuart, SJR 323)
Fielfdale-Collinsville Volunteer Rescue Squad; commemorating its 50th anniversary.
(Patron–Adams, L.R., HJR 1065)
Fincher, Dewey Leon; commending. (Patron–Reeves, SJR 383)
First Bank and Trust Company; commemorating its 40th anniversary. (Patron–O’Quinn, HJR 1053)
First Baptist Church of Waverly; commending. (Patron–Tyler, HJR 652)
First Church of Newport News (Baptist); commemorating its 155th anniversary. (Patron–Price,
HJR 1089)
Fitzsimmons, Nolan; commending. (Patron–Sullivan, HJR 1003)
Fly, Edward D.; commending. (Patron–Helsel, HJR 911)
COMMENDING RESOLUTIONS (continued)
Food For Neighbors; commending. (Patron—Boysko, SJR 452)
Fortune, Ashland D.; commending. (Patron—Peake, SJR 397)
Frank W. Cox High School field hockey team; commending. (Patron—Miyares, HJR 879)
Ganley, Helen; commending. (Patron—Sullivan, HJR 1004)
Garcia, Calista; commending. (Patron—Sullivan, HJR 962)
Gee, Debra; commending. (Patron—Simon, HJR 993)
George Washington University School of Nursing; commending. (Patron—Reid, HJR 760)
Ghent in Norfolk; commending. (Patron—Lewis, SJR 374)
Gilfield Baptist Church; commemorating its 155th anniversary. (Patron—Tyler, HJR 751)
Girl Scout Troop 3173; commending. (Patron—Delaney, HJR 804)
Girls on the Run of NOVA; commending. (Patron—Delaney, HJR 912)
Gloucester High School field hockey team; commending. (Patron—Hodges, HJR 887)
God’s Pit Crew; commemorating its 20th anniversary. (Patron—Marshall, HJR 996)
Gong, Ted; commending. (Patron—Keam, HJR 713)
Goodlatte, Robert W.; commending. (Patron—Landes, HJR 743; Hanger, SJR 341)
Goodlatte, Robert W. “Bob”; commending. (Patron—Suetterlein, SR 161)
Goodman, Don; commending. (Patron—Hurst, HJR 877)
Gordon, Gerald L.; commending. (Patron—Filler-Corn, HJR 999)
Grayson County Public Schools; commending. (Patron—O’Quinn, HJR 763)
Green, William T.; commending. (Patron—Yancey, HJR 862)
Greenbriar Civic Association; commemorating its 50th anniversary. (Patron—Petersen, SJR 361)
Gretna Rescue Squad, Inc.; commemorating its 50th anniversary. (Patron—Adams, L.R., HJR 1067)
Gum Springs; commemorating its 185th anniversary. (Patron—Krizek, HJR 1107)
Habitat for Humanity Peninsula and Greater Williamsburg; commending. (Patron—Mullin, HJR 897)
Hall, Dennis S.; commending. (Patron—Simon, HJR 749)
Hanover County; commemorating its 300th anniversary. (Patron—Peace, HJR 700; Dunnivant, SJR 310; McDougle, SR 91)
Harris, Ruth Coles; commending. (Patron—McQuinn, HJR 836)
Healthy Generations Area Agency on Aging; commending. (Patron—Orrock, HJR 939)
Hemstreet, Tim; commending. (Patron—Bell, John J., HJR 1130)
Heritage High School football team; commending. (Patron—Garrett, HJR 863)
Hester, Daun Sessoms; commending. (Patron—Lindsey, HJR 716)
Highland Springs High School football team; commending. (Patron—Bagby, HJR 785)
Hill, Harold W.; commending. (Patron—DeSteph, SJR 459)
Hilton Downtown Richmond; commemorating its 10th anniversary. (Patron—Bourne, HJR 955; McClellan, SJR 443)
Hogback Mountain Paintball; commemorating its 25th anniversary. (Patron—LaRock, HJR 1087)
Holland, Leroy; commending. (Patron—Simon, HJR 991)
Hope in the Cities; commending. (Patron—Carr, HJR 844)
Horizon Behavioral Health; commemorating its 50th anniversary. (Patron—Garrett, HJR 989)
Hummer, Jacob Alexander; commending. (Patron—McDougle, SR 135)
Jaka, Mikael Martinez; commending. (Patron—Reid, HJR 759)
Jaka, Rizwan; commending. (Patron—Murphy, HJR 777)
James Madison High School; commemorating its 60th anniversary. (Patron—Keam, HJR 1029)
James Madison High School softball team; commending. (Patron—Petersen, SJR 362)
James Madison University women’s lacrosse team; commending. (Patron—Wilt, HJR 869)
James Monroe High School field hockey team; commending. (Patron—Thomas, HJR 605)
Jameson, Carol G.; commending. (Patron—Boysko, SJR 451)
Jamestown High School Envirothon team; commending. (Patron—Mullin, HJR 889; Pogge, HJR 1039)
Jefferson Area Board for Aging; commending. (Patron—Toscano, HJR 929)
Jenkinson, Clay; commending. (Patron—Miyares, HJR 663)
COMMENDING RESOLUTIONS (continued)
Jesse’s Barber Shop; commending. (Patron–Carrico, SJR 386)
Jewish Community Federation of Richmond; commemorating its 80th anniversary of Kristallnacht. (Patron–Dunnavant, SJR 468)
Joachim, Greg; commending. (Patron–Krizek, HJR 1106)
Joe Bagley Veterans of Foreign Wars Post 2582; commending. (Patron–Jones, S.C., HJR 664)
Johnson, Harry James; commending. (Patron–Marshall, HJR 981)
Johnson’s Orchards; commemorating its 100th anniversary. (Patron–Garrett, HJR 1120)
Kail, Thomas; commending. (Patron–Ebbin, SJR 472)
Kaiser, Jason, Jr.; commending. (Patron–Thomas, HJR 1131)
Kate Waller Barrett Branch of the Alexandria Library; commemorating the 80th anniversary of the sit-in for civil rights. (Patron–Herring, HJR 1134)
Kelley, Thomas J., Jr.; commending. (Patron–Hope, HJR 1021)
Kelso, William M.; commending. (Patron–Mullin, HJR 734)
Kempsville Meadows Elementary School; commemorating its 60th anniversary. (Patron–Turpin, HJR 1043)
Kempsville Middle School; commemorating its 50th anniversary. (Patron–Turpin, HJR 1044)
Khamis, Sam; commending. (Patron–Simon, HJR 860)
King William County Ruritan Club; commemorating its 80th anniversary. (Patron–Norment, SJR 401)
Kline’s Freeze; commending. (Patron–Roem, HJR 1075)
Kokonis, Louis; commending. (Patron–Herring, HJR 727)
Korean Independence Movement; commemorating its 100th anniversary. (Patron–Keam, HJR 1136)
Kristallnacht; remembering its 80th anniversary. (Patron–Rodman, HJR 593; Dunnavant, SJR 424)
Lake Country Area Agency on Aging; commending. (Patron–Ruff, SR 142)
Lakewood Hills #1 Home Owners Association; commemorating its 40th anniversary. (Patron–Tran, HJR 1114)
Larkspur Middle School; commemorating its 25th anniversary. (Patron–Turpin, HJR 1050)
Lawson, Freddy Gerald, Jr.; commending. (Patron–Kilgore, HJR 794)
Lawson, Jay; commending. (Patron–Webert, HJR 1094)
Laycock, Jimmeye; commending. (Patron–Mullin, HJR 898)
Laycock, Jimmeye McFarland; commending. (Patron–Norment, SJR 445)
Layne, James; commending. (Patron–McQuinn, HJR 1061; McClellan, SJR 462)
League of Women Voters of Arlington; commemorating its 75th anniversary. (Patron–Hope, HJR 1014)
Lebanon, Town of; commemorating its 200th anniversary. (Patron–Chafin, SR 88)
Leftwich, Eleanor Otto; commending. (Patron–Leftwich, HJR 813)
Legawiec, Stephen; commending. (Patron–Pogge, HJR 1038)
Legon, Richard David; commending. (Patron–Hugo, HJR 735; Marsden, SR 90)
Legon, Richard David; commending. (Patron–Marsden, SR 90; Hugo, HJR 735)
Liberty University School of Aeronautics; commending. (Patron–Newman, SJR 321)
Lindberg, Linda; commending. (Patron–Hope, HJR 1017)
Lindsey, William; commending. (Patron–DeSteph, SJR 458)
Literacy Council of Northern Virginia; commending. (Patron–Kory, HJR 698)
Little Austria, LLC; commending. (Patron–Bell, John J., HJR 1074)
Little Fork Volunteer Fire and Rescue Company; commemorating its 25th anniversary. (Patron–Webert, HJR 765)
Living Legends of Alexandria; commending. (Patron–Levine, HJR 742)
Locally Poured; commending. (Patron–Delaney, HJR 833)
Longfellow Middle School National Literature Competition team; commending. (Patron–Sullivan, HJR 1071)
Loudoun County Area Agency on Aging; commending. (Patron–Black, SJR 356)
Loudoun County High School girls’ soccer team; commending. (Patron–LaRock, HJR 1091)
Loudoun County High School girls’ volleyball team; commending. (Patron–LaRock, HJR 1092)
COMMENDING RESOLUTIONS (continued)
Loudoun County High School marching band; commending. (Patron—Black, SJR 273)
Loudoun County Sheriff’s Department; commending. (Patron—Black, SJR 308)
Loudoun Freedom Center; commending. (Patron—Bell, John J., HJR 1128)
Loudoun Valley High School boys’ cross country team; commending. (Patron—LaRock, HJR 1085)
Madison Family Descendants, The National Society of; commending. (Patron—Reeves, SJR 381)
Manchester High School football team; commending. (Patron—Robinson, HJR 983)
Manney, Nancy-Jo; commending. (Patron—Tran, HJR 1119)
Maplewood Landfill; commending. (Patron—Chase, SR 131)
Martin, Marcus L.; commending. (Patron—Toscano, HJR 928)
Mary Baldwin University Alumni Association; commemorating its 125th anniversary. 
   (Patron—Hanger, SR 151)
Marzano, Todd; commending. (Patron—Hope, HJR 1016)
Mason, Terri; commending. (Patron—Toscano, HJR 1125)
Massey, Lonnie Manuel; commending. (Patron—Jones, S.C., HJR 769)
Mattaponi Baptist Association of Virginia; commemorating its 140th anniversary. 
   (Patron—McDougule, SR 119)
Matthew Shepard Foundation; commemorating its 20th anniversary. (Patron—Sickles, HJR 622)
McCue, Richard J.; commending. (Patron—Hope, HJR 1020)
McEathron, Daniel T.; commending. (Patron—Obenshain, SJR 348)
McKeough, Margaret E.; commending. (Patron—Howell, SJR 339)
McLean Newcomers and Neighbors Club; commemorating its 50th anniversary. (Patron—Sullivan, 
   HJR 919)
Medina, Meg; commending. (Patron—Van Valkenburg, HJR 934; Dunnavant, SR 130)
Meeks, Steven G.; commending. (Patron—Toscano, HJR 930)
Middleton, Frederick S., III; commending. (Patron—Toscano, HJR 933)
Miller, George; commending. (Patron—Rasoul, HJR 953)
Mission of Mercy project; commemorating its 100th event. (Patron—Kory, HJR 612)
Montana Gold Bread Company; commemorating its 25th anniversary in 2019. (Patron—Carr, 
   HJR 846)
Mount Vernon Council of Citizens’ Associations; commemorating its 50th anniversary. 
   (Patron—Krizek, HJR 1104; Ebbin, SJR 470)
Mt. Zion Baptist Church; commemorating its 160th anniversary. (Patron—Freitas, HJR 884; Reeves, 
   SJR 405)
Murphy, Helen Turner and W. Tayloe Murphy, Jr.; commending. (Patron—Stuart, SR 106)
Mustang Heritage Foundation; commending. (Patron—Toscano, HJR 1121)
Nansemond River High School girls’ track and field team; commending. (Patron—Jones, S.C., 
   HJR 666)
National Active and Retired Federal Employees Association Vienna-Oakton Chapter 1116; 
   commemorating its 50th anniversary. (Patron—Keam, HJR 776)
National Automated Clearing House Association; commending. (Patron—Delaney, HJR 771)
Naval Weapons Station Yorktown; commemorating its 100th anniversary. (Patron—Mullin, 
   HJR 903)
Neabsco Elementary School; commemorating its 50th anniversary. (Patron—Surovell, SJR 442)
NeuroInterventional Surgery, Society of; commending. (Patron—Hanger, SJR 281)
New River Valley Agency on Aging; commending. (Patron—Edwards, SJR 400)
New River Valley Community Services; commending. (Patron—Hurst, HJR 876)
New River Valley Regional Commission; commemorating its 50th anniversary. (Patron—Rush, 
   HJR 792; Chafin, SJR 343)
Newington Forest Elementary School; commemorating its 35th anniversary. (Patron—Toscano, 
   HJR 1116)
Newport News Fall Festival; commemorating its 45th anniversary. (Patron—Mullin, HJR 892)
Newport News Police Department’s Young Adult Police Commissioners program; commending. 
   (Patron—Mullin, HJR 893)
COMMENDING RESOLUTIONS (continued)
Newport News Redevelopment and Housing Authority; commemorating its 80th anniversary.  
(Patron—Price, HJR 943)
NextStop Theatre Company; commemorating its 30th anniversary.  (Patron—Boysko, SJR 450)
Nichols, Jamie Follin; commending.  (Patron—Rasoul, HJR 951)
Nichols, Joseph M.; commending.  (Patron—McQuinn, HJR 838)
Norfolk Drug Court; commemorating its 20th anniversary.  (Patron—Jones, J.C., HJR 974)
Noriega, Alain; commending.  (Patron—Reid, HJR 702)
Norman, Robin; commending.  (Patron—Hope, HJR 1013)
Norrbom, Zachary; commending.  (Patron—Hope, HJR 1019)
Northern Neck Ginger Ale; commending.  (Patron—Ransone, HJR 786)
Northern Virginia Conservation Trust; commemorating its 25th anniversary.  (Patron—Surovell, 
SJR 440)
Northern Virginia Regional Park Authority; commemorating its 60th anniversary.  (Patron—Tran, 
HJR 1113)
Northern Virginia Technology Council Foundation; commemorating its fifth anniversary of its 
Veterans Employment Initiative.  (Patron—Reid, HJR 966)
Northwest Federal Credit Union Foundation; commemorating its 15th anniversary.  (Patron—Keam, 
HJR 775)
Not a Runaway, Inc.; commending.  (Patron—Krizek, HJR 1103)
Oakton High School boys’ lacrosse team; commending.  (Patron—Petersen, SJR 393)
Ohef Sholom Temple; commemorating its 175th anniversary.  (Patron—Jones, J.C., HJR 976; Lewis, 
SJR 413)
Old Dominion Association of Church Schools students; commending.  (Patron—Gilbert, HJR 773)
Omicron Kappa Kappa; commending.  (Patron—Plum, HJR 937)
On Our Own; commemorating its 25th anniversary.  (Patron—Rasoul, HJR 1056)
Orange County Agricultural Initiative; commending.  (Patron—Freitas, HJR 882; Reeves, SJR 366)
Ousley, Thomas E.; commending.  (Patron—McQuinn, HJR 837)
(Patron—Marshall, HJR 1069)
Page County High School baseball team; commending.  (Patron—Obenshain, SJR 354)
Page County High School softball team; commending.  (Patron—Obenshain, SJR 355)
Pannone, Adam; commending.  (Patron—Tran, HJR 1126)
Parker, Margaret D.; commending.  (Patron—Howell, SJR 391)
Patrick Henry College moot court team; commending.  (Patron—LaRock, HJR 1076)
Patrick Henry High School volleyball team; commending.  (Patron—O’Quinn, HJR 870)
Pavia, Ester; commending.  (Patron—Simon, HJR 992)
Pedrotty, Francis W.; commending.  (Patron—Heretick, HJR 737)
Pembroke Meadows Elementary School; commemorating its 50th anniversary.  (Patron—Turpin, 
HJR 1046)
Peninsula Agency on Aging, Inc.; commending.  (Patron—Mason, SJR 431)
Percival, Meghan; commending.  (Patron—Sullivan, HJR 1000)
Piedmont Senior Resources Area Agency on Aging, Inc.; commending.  (Patron—Peake, SJR 428)
Piney Grove Baptist Church; commemorating its 150th anniversary.  (Patron—Tyler, HJR 601)
Presbyterian Children’s Home of the Highlands; commemorating its 100th anniversary.  
(Patron—Campbell, J.L., HJR 920)
Price, Mary; commending.  (Patron—Obenshain, SJR 408)
Prince Edward County Public Schools closing; commemorating its 60th anniversary in 2019.  
(Patron—McClellan, SJR 358)
Prince William County Bar Association; commending.  (Patron—Surovell, SJR 441)
Prince William County Human Rights Commission; commemorating its 25th anniversary.  
(Patron—Roem, HJR 1033)
Princess Anne High School; commemorating its 65th anniversary.  (Patron—Turpin, HJR 1051)
Princess Anne High School girls’ basketball team; commending.  (Patron—Turpin, HJR 1001)
Providence Baptist Church; commemorating its 55th anniversary.  (Patron—Price, HJR 865)
COMMENDING RESOLUTIONS (continued)

Public Broadcasting Service; commemorating its 50th anniversary. (Patron–Sullivan, HJR 789)

Purvis, Reginald; commending. (Patron–Marshall, HJR 982)

R. C. Haydon Elementary School; commemorating its 40th anniversary. (Patron–McPike, SR 87)

Rahman, Michelle; commending. (Patron–Peace, HJR 634)

Rakoff, Roz; commending. (Patron–Howell, SJR 390)

Randolph-Macon College; commemorating its 150th anniversary of the institution’s move to Ashland. (Patron–Rodman, HJR 857)

Ranson, Sue; commending. (Patron–Rasoul, HJR 954)

Rector, Clifton; commending. (Patron–Simon, HJR 998)

Residents of the Rollins Ford Road corridor; commending. (Patron–Roem, HJR 1093)

Revenue Association of Virginia, Commissioners of the; commemorating its 100th anniversary. (Patron–Petersen, SJR 313)

Revolutionary VA250; commemorating the occasion of the 250th anniversary of the founding of the United States of America. (Patron–Spruill, SR 134)

Richey, Jhermaine; commending. (Patron–Heretick, HJR 829)

Richmond 34; commemorating its 80th anniversary. (Patron–McQuinn, HJR 733)

Richmond Ballet; commemorating its 35th anniversary. (Patron–Carr, HJR 848)

Richmond Camera; commemorating its 80th anniversary. (Patron–Carr, HJR 849)

Richter, Susan; commending. (Patron–Simon, HJR 861)

Ridder, Marie; commending. (Patron–Murphy, HJR 817)

Ritter, Debbie; commending. (Patron–Leftwich, HJR 810)

Riverheads Bistro; commemorating its fifth anniversary. (Patron–Krizek, HJR 1052)

Riverheads High School football team; commending. (Patron–Campbell, R.R., HJR 806)

Rives, Sterling Edwards, III; commending. (Patron–Peace, HJR 917)

Roberts, James T.; commending. (Patron–Leftwich, HJR 625)


Robinson Secondary School gymnastics team; commending. (Patron–Petersen, SJR 404)

Rock Ridge High School softball team; commending. (Patron–Reid, HJR 880)

Rogers, Steve; commending. (Patron–Simon, HJR 747)

Rose, Kurt; commending. (Patron–Plum, HJR 938)

Rosenberg, David; commending. (Patron–Jones, S.C., HJR 918)

Rotary Club of Herndon; commemorating its 80th anniversary. (Patron–Boysko, SJR 453)

Rotary Club of Portsmouth; commemorating its 100th anniversary. (Patron–Heretick, HJR 1006)

Rublein, George T.; commending. (Patron–Mason, SR 156)

Safe Space NOVA; commending. (Patron–Delaney, HJR 913)

Salem High School baseball team; commending. (Patron–Sueterlein, SR 162)

Schael, Susan Clarke; commending. (Patron–Dunnavant, SR 129)

Schuchert, Johanna; commending. (Patron–Howell, SJR 360)

Seltzer-Duny, Laura; commending. (Patron–Mullin, HJR 902)

Semmler, Richard L.; commending. (Patron–Kory, HJR 728)

Senior Connections, the Capital Area Agency on Aging; commending. (Patron–Carr, HJR 990)

Senior Services of Southeastern Virginia; commending. (Patron–Lucas, SR 107)

Service dogs Liberty and Justice; commending. (Patron–Mullin, HJR 891)

Share, Inc.; commemorating its 50th anniversary. (Patron–Simon, HJR 746)

Sheikh, M. Siddique; commending. (Patron–Black, SR 150)

Shenandoah Area Agency on Aging; commending. (Patron–Gilbert, HJR 826)

Sienicki, Carey J.; commending. (Patron–Keam, HJR 1127)

Signature Theatre; commemorating its 30th anniversary. (Patron–Ebbin, SJR 474)

Silence Empowers Violence Community Care and Action Teams; commending. (Patron–Price, HJR 1063)

Silent Children’s Garden; commemorating its 10th anniversary. (Patron–Price, HJR 944)

Singh, Sunil; commending. (Patron–Black, SR 152)

Skirven, John N.; commending. (Patron–Stolle, HJR 1036)
COMMENDING RESOLUTIONS (continued)
Smith, R. Carroll, Sr.; commending. (Patron–Cosgrove, SJR 264)
Smyth, Linda Q.; commending. (Patron–Keam, HJR 1032; Petersen, SJR 429)
South County High School band program; commending. (Patron–Tran, HJR 1111)
South County High School boys’ basketball team; commending. (Patron–Tran, HJR 1110)
Southern Area Agency on Aging; commending. (Patron–Marshall, HJR 995)
Southside Virginia Wildlife Center; commending. (Patron–Edmunds, HJR 589)
Spring Hill Baptist Church; commemorating its 175th anniversary. (Patron–Wright, HJR 828)
St. Augustine’s Episcopal Church; commemorating its 30th anniversary of its Saturday Feeding Program. (Patron–Price, HJR 964)
St. Timothy’s Episcopal Church; commemorating its 150th anniversary in 2018. (Patron–Boysko, SJR 407)
Stonewall Riots; commemorating the 50th anniversary of the riots. (Patron–Ebbin, SJR 477)
Stoops, Robert; commending. (Patron–Hurst, HJR 878)
Stop Child Abuse Now of Northern Virginia; commemorating its 30th anniversary. (Patron–Kory, HJR 624)
Strauss, Jane; commending. (Patron–Murphy, HJR 1062)
Stuart, Bob; commending. (Patron–Landes, HJR 740)
Stuart, Sherley; commending. (Patron–Rasoul, HJR 949)
Suffolk Christian Academy softball team; commending. (Patron–Jones, S.C., HJR 714)
Sully Elementary School; commemorating its 50th anniversary. (Patron–Boysko, SJR 449)
Sylvan Learning in Sterling; commemorating the occasion of their 40th year of helping students in the Commonwealth achieve academic success. (Patron–Bell, John J., HJR 1070)
Synergy Design & Construction; commending. (Patron–Howell, SJR 392)
Talley, William H., III; commending. (Patron–Dance, SJR 398)
Tassa, Katherine E.; commending. (Patron–DeSteph, SJR 466)
Taylor, Joe; commending. (Patron–Bagby, HJR 916)
10 River Basin; commending Grand Winners of the Clean Water Farm Award. (Patron–Marshall, HJR 980)
The Apprentice School; commemorating its 100th anniversary. (Patron–Price, HJR 868; Mason, SJR 414)
The Apprentice School football team; commending. (Patron–Locke, SR 116)
The employees of Bristol Motor Speedway; commending. (Patron–O’Quinn, HJR 1054)
The Woman’s Club; commending. (Patron–Carr, HJR 909)
Thompson, Allie, William Grayson, and William Thompson; commemorating their lives and legacies. (Patron–Freitas, HJR 754)
Threat, Clifton; commending. (Patron–Tyler, HJR 832)
Touching Heart; commending. (Patron–Plum, HJR 936)
Trible, Rosemary; commending. (Patron–Yancey, HJR 823)
Tuscarora High School girls’ cross country team; commending. (Patron–LaRock, HJR 1090)
United Community Ministries, Inc.; commemorating its 50th anniversary. (Patron–Krizek, HJR 1108; Surovell, SJR 439)
United Network for Organ Sharing; commemorating its 35th anniversary. (Patron–Bourne, HJR 956)
United Steelworkers Local 8888; commemorating its 40th anniversary. (Patron–Price, HJR 867)
United Way of the Virginia Peninsula; commending. (Patron–Mullin, HJR 904)
Universal Corporation; commemorating its 100th anniversary in Richmond in 2018. (Patron–Sturtevant, SJR 436)
The University of Mary Washington men’s rugby team; commending. (Patron–Thomas, HJR 604)
The University of Mary Washington men’s soccer team; commending. (Patron–Thomas, HJR 648)
The University of Virginia; commemorating its 200th anniversary. (Patron–Deeds, SR 89)
U.S. Immigration and Customs Enforcement; commending. (Patron–Black, SJR 255)
Utility Trailer Manufacturing Company; commending. (Patron–O’Quinn, HJR 835)
Vanderhye, Margaret; commending. (Patron–Murphy, HJR 778)
COMMENDING RESOLUTIONS (continued)

Vaughan, Joe; commending. (Patron—Carrico, SJR 375)
Vela, Amanda; commending. (Patron—DeSteph, SJR 460)
Venkat, Shreyaa; commending. (Patron—Reid, HJR 699)
Veterans of Foreign Wars Post 3103; commemorating its 75th anniversary in 2018. (Patron—Cole, HJR 1028)
Vinson Hall Retirement Community; commemorating its 50th anniversary. (Patron—Sullivan, HJR 787)
Virginia Beer Company; commending. (Patron—Mullin, HJR 894)
Virginia Commonwealth University; commemorating its 180th anniversary of its founding and 50th anniversary under its current name. (Patron—Bourne, HJR 791; McClellan, SJR 363)
Virginia Defense Force; commending. (Patron—Rodman, HJR 864)
Virginia Funeral Directors Association; commemorating its 132nd anniversary. (Patron—Cox, HJR 752)
Virginia Governmental Employees Association; commemorating its 60th anniversary. (Patron—Hanger, SJR 282)
Virginia is for Lovers; commemorating its 50th anniversary. (Patron—Convirs-Fowler, HJR 739)
Virginia Peninsula Foodbank; commending. (Patron—Mullin, HJR 899)
Virginia Scenic Rivers Program; commemorating its 50th anniversary in 2020. (Patron—Marshall, HJR 1132)
Virginia State University; commending. (Patron—Aird, HJR 748)
Virginia Steak House; commending. (Patron—Miyares, HJR 618)
Virginia’s 21 planning district commissions; commemorating its 50th anniversary. (Patron—Landes, HJR 736)
Virginia’s State Forests; commemorating the occasion of the 100th anniversary of the establishment of the first such forest. (Patron—Peake, SJR 399)
Voices for Virginia’s Children; commemorating its 25th anniversary. (Patron—Peace, HJR 762; Dunnavant, SJR 325)
Wade, Michael L.; commending. (Patron—Dunnavant, SR 141)
Walker, Thomas Calhoun; commemorating his life and legacy on the occasion of the 65th anniversary of his death. (Patron—Hodges, HJR 960)
Warrenton-Fauquier Joint Communications Center; commemorating its 25th anniversary. (Patron—Webert, HJR 922)
Washington, Alphonso; commemorating the occasion of his 105th birthday in 2018. (Patron—Freitas, HJR 753; Reeves, SR 105)
Washington Capitals; commending. (Patron—Sickles, HJR 599; Ebbin, SJR 266)
Wasserstein, Ron; commending. (Patron—Tran, HJR 1122)
Weatherly, John A.; commending. (Patron—Sickles, HJR 825)
Webb, Forest; commending. (Patron—Suetterlein, SR 165)
West Engineering Company; commemorating its 100th anniversary. (Patron—Fowler, HJR 994)
West Springfield High School baseball team; commending. (Patron—Filler-Corn, HJR 1022)
Western Branch High School track and field program; commending. (Patron—Jones, S.C., HJR 665)
Westfield High School football team; commending. (Patron—Delaney, HJR 914)
Whitaker, Dianne W.; commending. (Patron—McDougle, SR 102)
White, Stephen K.; commending. (Patron—Deeds, SJR 316)
William & Mary, The College of; commending. (Patron—Mullin, HJR 890)
Williamsburg Unitarian Universalists; commemorating its 30th anniversary. (Patron—Mullin, HJR 1024)
Williamsburg-James City County Community Action Agency; commemorating its 50th anniversary. (Patron—Pogge, HJR 1037)
Willis, Brenda G.; commending. (Patron—Hayes, HJR 1057)
Wilson, Rick and Henderson Motorsports; commemorating the occasion of the 30th anniversary of their victory in the 1989 Budweiser 200 at Bristol Motor Speedway. (Patron—O’Quinn, HJR 853)
Wingfield, Eugene C.; commending. (Patron—Fariss, HJR 1026)
COMMENDING RESOLUTIONS (continued)
Winston, Allyson Denise; commending. (Patron—Helsel, HJR 910)
Woodall, Robbie; commending. (Patron—Marshall, HJR 1066)
Woodgrove High School football team; commending. (Patron—LaRock, HJR 1078)
Woodgrove High School softball team; commending. (Patron—LaRock, HJR 1088)
Wooldridge, Cameron and Jacob Turpin; commending. (Patron—Suetterlein, SR 159)
Wrenn, Robert John Cochran; commending. (Patron—Tyler, HJR 750)
Wright, David Allen; commending. (Patron—Cosgrove, SJR 329)
W.T. Woodson High School boys’ cross country team; commending. (Patron—Petersen, SJR 402)
W.T. Woodson High School girls’ tennis team; commending. (Patron—Petersen, SJR 403)
Young Entrepreneurs Academy; commending. (Patron—Bell, John J., HJR 1129)
Young, Shayla; commending. (Patron—Tran, HJR 1112)
Zeta Chapter of Omega Psi Phi Fraternity, Inc.; commemorating its 100th anniversary at Virginia Union University. (Patron—Hayes, HJR 854)
Zindel, Louis G., III; commending. (Patron—Webert, HJR 921)

COMMERCE AND TRADE, SECRETARY OF
Municipal solid waste generated within a solid waste planning unit; Secretaries of Commerce and Trade and of Natural Resources to jointly study a reduction of the minimum recycling rate. (Patron—Lucas, SJR 265)
Technology, Secretary of; transfer of duties to Secretaries of Administration and Commerce and Trade, repeals provisions relating to establishing position of Secretary of Technology and Office of Telework Promotion and Broadband Assistance, repeals sunset provision for the Broadband Advisory Council. Amending §§ 2.2-200, 2.2-203, 2.2-203.1, 2.2-204, 2.2-205, 2.2-205.2, 2.2-213.3, 2.2-436, 2.2-437, 2.2-2005, 2.2-2006, 2.2-2007, 2.2-2220, 2.2-2221, 2.2-2221.1, 2.2-2233.1, 2.2-2240.1, 2.2-2485, 2.2-2698, 2.2-2699.1, 2.2-2699.3, 2.2-2699.4, 2.2-2699.5, 2.2-2699.7, 2.2-2738, 2.2-2817.1, 2.2-2822, 2.2-3503, 2.2-3504, 2.2-3803, 15.2-2425, 21.3-2911.1, 21.3-3102, 30-279, 58.1-322.02, 58.1-402, 59.1-497, and 59.1-550; adding §§ 2.2-203.2:5 and 2.2-206.3; repealing §§ 2.2-225, 2.2-225.1, and third enactment of Chapters 818 and 852, 2009 Acts. (Patron—Locke, SB 1444)

COMMERCIAL VEHICLES
Commercial driver’s licenses; entry-level driver training, Commissioner shall waive the knowledge test and driving skills test for certain current or former military service members applying for certain endorsements, etc. Amending §§ 46.2-324.1, 46.2-341.4, 46.2-341.10, 46.2-341.12, 46.2-341.14, 46.2-341.14:01, 46.2-341.14:1, 46.2-341.19, 46.2-341.22, 46.2-380, 46.2-382, 46.2-1700, and 46.2-1701.1; adding §§ 46.2-1708 through 46.2-1711. (Patron—Deeds, SB 1481, CH 750)
Commercial driver’s licenses; specialized training required. Adding § 46.2-341.9:01. (Patron—DeSteph, SB 1343, CH 352)
Commercial vehicles; certain Class A driver training schools to be third party testers for the skills test component of the license examination, waiver of requirement that third party tester applicant employ 50 drivers, report. Amending §§ 46.2-341.14:1, 46.2-341.14:10, and 46.2-1702; adding § 46.2-326.1. (Patron—Austin, HB 2183, CH 155; Newman, SB 1347, CH 78)

COMMISSIONERS AND CANS
Commissioners and Cans; commending. (Patron—Yancey, HJR 942)

COMMISSIONS, BOARDS, AND INSTITUTIONS GENERALLY
Amusement devices known as trampoline courts; Board of Housing and Community Development to receive and consider regulations pertaining to the construction, maintenance, operation, and inspection. (Patron—Ebbin, SB 1229)
Assumed or fictitious name certificates; conforms January 1, 2020, as the date when certificates are to be filed centrally with the clerk of the State Corporation Commission rather than with the clerk of court. Amending § 59.1-74. (Patron—Keevel, HB 1925, CH 464)
COMMISSIONS, BOARDS, AND INSTITUTIONS GENERALLY (continued)

Automatic fire sprinkler inspectors; creates classification of fire sprinkler contractor for the purpose of licensure by the Board for Contractors, certification. Amending §§ 54.1-1100, 54.1-1106, 54.1-1108, and 54.1-1108.2; adding §§ 54.1-1147 and 54.1-1148. (Patron—Edwards, SB 1774, CH 726)

Banks; capital stock, repeals a provision that bars the State Corporation Commission from authorizing a bank to commence business if commissions or other compensation have been paid by the bank for the sale of stock in the bank. Amending § 6.2-817; repealing § 6.2-818. (Patron—Yancey, HB 2419, CH 253; Saslaw, SB 1609, CH 254)

Barbers and cosmetologists; Board for Barbers and Cosmetologists shall not require an applicant for a license to complete more than 1,000 hours of training. Amending § 54.1-706. (Patron—Marsden, SB 1568)

Business parks; definition, Virginia Economic Development Partnership shall conduct a pilot program to facilitate the construction of electric transmission infrastructure for parks, Partnership in conducting program is to certify that up to three petitions within certificated service territory of each Pilot Utility addresses eligibility criteria for participation in program, sunset provision. Amending §§ 56-576 and 56-585.1. (Patron—Marshall, HB 1840, CH 535)

Career and Technical Education Work-Based Learning Guide; Board of Education shall review and revise. (Patron—Peace, HB 2018, CH 143; McClellan, SB 1434, CH 233)

Child support; raises from $25 to $35 fee charged by State Board of Social Services to individuals who authorize the Department of Social Services to enforce obligations, etc. Amending § 63.2-1904. (Patron—Delaney, HB 1819, CH 165)

Civic Education, Commission on; extends sunset provision. Amending § 30-354. (Patron—Marsden, SB 1097, CH 374)

Clean Energy Advisory Board; established, membership, powers and duties, solar energy installation rebates, report, sunset provision. Adding §§ 45.1-395 through 45.1-400. (Patron—Aird, HB 2741, CH 554)

Common Interest Community Board; administrative proceedings, removes language that provides Board with investigative powers, etc. Amending §§ 55-396 and 55-399; repealing § 55-399.1. (Patron—Cosgrove, SB 1086, CH 499)

Common Interest Community Board; association fees, Common Interest Community Management Information Fund, fees based on number of units or lots in the association. Amending §§ 54.1-2349, 55-79.93:1, 55-504.1, 55-509.6, 55-509.7, 55-516.1, and 55-529. (Patron—Watts, HB 2081, CH 391)

Common Interest Community Board; issuance of compliance orders. Amending §§ 54.1-2352, 55-79.100, 55-396, and 55-500. (Patron—Bulova, HB 1962, CH 467)

Commonwealth Care Health Benefits Program; Joint Legislative Audit and Review Commission shall examine implications of the establishment, implementation, and administration of Program, report. (Patron—Dunnivant, SB 1717)

Community paramedics; State Board of Health to adopt regulations governing practice. Amending §§ 32.1-111.1, 32.1-162.8, and 32.1-325; adding § 32.1-111.5:2. (Patron—Chase, SB 1226)

Community solar gardens; State Corporation Commission to establish standards for operation. Adding § 56-585.1:4. (Patron—Edwards, SB 311)


Constitutional amendment; apportionment, criteria for legislative and congressional districts, Virginia Citizens Redistricting Commission (first reference). Amending Section 6 of Article II; adding Section 6-A in Article II. (Patron—Hanger, SJR 274; Sturtevant, SJR 305)

Constitutional amendment; Virginia Redistricting Commission established, apportionment of legislative districts, etc. (first reference). Amending Section 6 of Article II. (Patron—Deeds, SJR 51; Deeds, SJR 300)

Constitutional amendment; Virginia Redistricting Commission established, apportionment, public meetings (first reference). Amending Section 6 of Article II; adding Section 6-A in Article II. (Patron—Cole, HJR 615, CH 821; Barker, SJR 306, CH 824)

Constitutional amendment; Virginia Redistricting Commission established, partisan balance of districts (first reference). Amending Section 6 of Article II. (Patron—Barker, SJR 34)
COMMISIONS, BOARDS, AND INSTITUTIONS GENERALLY (continued)

Constitutional amendment; Virginia Redistricting Commission established, selection of Chair, criteria for legislative and congressional districts (first reference). Amending Section 6 of Article II. (Patron—Hanger, SJR 25)

Consumer finance companies; State Corporation Commission, as a condition of licensing, to find that the applicant will not make loans at the same location at which the applicant makes payday loans or motor vehicle title loans. Amending §§ 6.2-1507, 6.2-1520, and 6.2-1523. (Patron—Surovell, SB 1548)

Contractors, Board for; Board to revise regulations to allow multiple individuals from a single firm to sit for the business examination required to be confirmed as firm’s designated employee. (Patron—Newman, SB 1219, CH 503)

Controlled substance tracking system; Board of Pharmacy to conduct a two-year pilot program beginning September 1, 2019, for the development, management, use, and evaluation of a system using dispenser data compliant with the federal Drug Supply Chain Security Act. (Patron—Boysko, SB 1766)

Controlled substances and devices; authorizes Board of Pharmacy to issue a limited license at a reduced fee to a prescriber in a nonprofit facility to dispense. Amending § 54.1-3304.1. (Patron—McClellan, SB 1452)

Conventional or alternative onsite sewage systems; authority of the Board of Health. Amending § 32.1-164. (Patron—Orrock, HB 885)

Conversion therapy; Board of Counseling, et al., to promulgate regulations or guidance documents defining therapy and the unprofessional conduct in the practice of therapy with any person under 18 years of age. (Patron—Dunnavant, SB 1773)

Corrections, Board of; minimum standards for health care services in local, regional, and community correctional facilities. Amending § 53.1-5. (Patron—Stolle, HB 1918, CH 695; Dunnavant, SB 1598, CH 696)

Court Reporters, Virginia Board for; created, report. Amending §§ 2.2-3705.3, 2.2-3711, 8.01-405, and 54.1-111; adding §§ 54.1-4500 through 54.1-4521; repealing §§ 17.1-1000 through 17.1-1005. (Patron—Stuart, SB 1441)

Cryptocurrencies; State Corporation Commission to conduct a study of effects of growth. (Patron—Sturtevant, SB 864)

Early childhood care and education; Board of Education to establish a statewide unified public-private system in the Commonwealth to be administered by the Board of Education, et al., repealing certain provisions relating to licensure, regulations, and unlicensed programs, etc. Amending §§ 2.2-1167, 2.2-3705.5, 9.1-914, 15.2-741, 15.2-914, 15.2-2292, 15.2-2824, 18.2-255.2, 18.2-370.2, 18.2-370.3, 19.2-389, 19.2-392.02, 22.1-1, 22.1-19, 22.1-199.1, 22.1-296.3, 22.1-299.4, 46.2-341.9, 46.2-341.10, 46.2-341.18.3, 51.1-617, 54.1-3005, 54.1-3408, 58.1-439.4, 63.2-100, 63.2-207, 63.2-215, 63.2-603, 63.2-1515, 63.2-1700, 63.2-1701, 63.2-1702, 63.2-1708, 63.2-1720, 63.2-1721, 63.2-1722, 63.2-1723, and 63.2-1734; repealing §§ 63.2-1701.1, 63.2-1704, 63.2-1704.1, 63.2-1713, 63.2-1716, 63.2-1717, 63.2-1720.1, 63.2-1721.1, 63.2-1724, 63.2-1725, 63.2-1727, 63.2-1738, 63.2-1809.1, 63.2-1810, 63.2-1811, 63.2-1812, 63.2-1813, and 63.2-1815. (Patron—Dunnavant, SB 1313)

Early childhood care and education; Superintendent of Public Instruction and Commissioner of Social Services shall establish a statewide unified public-private system, report. (Patron—Howell, SB 1095)

Economic Opportunity for Virginians in Aspiring and Diverse Communities, Commission on; extends sunset provision. Amending § 30-370. (Patron—Morefield, HB 2814, CH 525)

Election day voter registration; State Board of Elections to develop a pilot program, report. Adding § 24.2-425.1. (Patron—Deeds, SB 674)

Elections, State Board of; Board, on or before January 1, 2020, shall revise its processes and associated regulations for viewing and processing candidate petitions, checking petition signatures. (Patron—Lewis, SB 1564, CH 682)

Elections, State Board of; increases membership. Amending §§ 24.2-102 and 24.2-103. (Patron—Edwards, SB 1311)

Elections, State Board of; increases membership and terms, initial appointment of Commissioner of Elections by the State Board of Elections shall be for a term to expire on June 30, 2022, report. Amending §§ 2.2-106, 24.2-102, and 24.2-103. (Patron—Ransone, HB 1620; Vogel, SB 1455)
COMMISSIONS, BOARDS, AND INSTITUTIONS GENERALLY (continued)

Electric cooperatives; authorizes any electric cooperative to increase or decrease its rates without State Corporation Commission approval for any of its services, cooperatives that are not current members of a utility aggregation cooperative may petition State Corporation Commission for approval of one or more rate adjustment clauses, etc., a cooperative may adopt any other cooperative’s voluntary rate, program, or tariff, etc. Amending § 56-585.3. (Patron–Newman, SB 1346, CH 625)

Electric utilities; definitions, if State Corporation Commission determines that an energy efficiency program or portfolio of programs is not in the public interest, its final order shall include all work product and analysis conducted that has bearing on Commission’s decision. Amending §§ 56-576 and 56-585.1. (Patron–Sullivan, HB 2292, CH 741)

Electric utilities; establishes requirements for net energy metering by electric cooperatives effective upon the earlier of July 1, 2019, or the effective date of implementing regulations by the State Corporation Commission, regulation of cooperative rates, report. Amending §§ 56-585.1:3, 56-585.3, and 56-594; adding §§ 56-585.4 and 56-594.01. (Patron–Sturtevant, SB 1769, CH 763)

Electric utilities; if State Corporation Commission determines that an energy efficiency program or portfolio of programs is not in the public interest, its final order shall include all work product and analysis conducted that has bearing on Commission’s determination. Amending § 56-585.1. (Patron–Wagner, SB 1662, CH 773)

Electric utilities; State Corporation Commission shall establish pilot programs under which certain utilities may submit one or more petitions to provide or make available broadband capacity to nongovernmental Internet service providers to unserved areas of the Commonwealth. Adding § 56-585.1:8. (Patron–O’Quinn, HB 2691, CH 619)

Electric utilities; State Corporation Commission to establish a pilot program that affords the opportunity for any municipality to participate in net energy metering, Commission shall require each utility to submit a proposal to conduct a pilot program, terms, conditions, and restrictions, report. Adding § 56-585.1:8. (Patron–Tran, HB 2792, CH 746; Ebbin, SB 1779, CH 747)

Family life education; Board of Education, in its curriculum guidelines, to include instruction on prevention of human trafficking. Amending §§ 22.1-207.1 and 22.1-207.1:1. (Patron–Favola, SB 1141, CH 595)

Gaming, Commission on; established, report, sunset provision. (Patron–Peace, HB 2321)

Geriatric and terminally ill prisoners; conditional release, Parole Board shall review annually eligibility of inmates. Amending § 53.1-40.01. (Patron–Saslaw, SB 1786)

Ground water withdrawal; State Water Control Board shall adopt regulations providing incentives for the withdrawal of water from the surficial aquifer, rather than the deep aquifer, in the Eastern Shore Groundwater Management Area. Amending § 62.1-255; adding § 62.1-262.1. (Patron–Lewis, SB 1599, CH 755)

Health instruction; Board of Education to review and update the health Standards of Learning for students in all grades to include mental health, Board shall consult with representatives from Departments of Behavioral Health and Developmental Services, Medical Assistance Services, etc. Amending second enactment of Chapter 393, 2018 Acts. (Patron–McClellan, SB 1440)

Human trafficking hotline; Virginia Alcoholic Beverage Control Authority and the Virginia Employment Commission shall post notice of the existence of a hotline in government stores and employment offices, to alert possible witnesses or victims. Adding §§ 4.1-119.1 and 60.2-400.1. (Patron–Miyares, HB 1887, CH 388)

Industrial development authorities; Joint Legislative Audit and Review Commission to study the practices, procedures, and accountability in the Commonwealth. (Patron–Chase, SJR 285)

Interstate 95; Commonwealth Transportation Board to study portion of corridor between Exit 118 and Springfield Interchange and financing options for improvements. (Patron–Cole, HJR 581; Reeves, SJR 276)

Juvenile correctional facilities; Board of Juvenile Justice to promulgate regulations governing housing of youth who are detained in a facility pursuant to a contract with the federal government. (Patron–Ebbin, SB 1498)

Length of school term; Board of Education shall waive requirement that school divisions provide additional teaching days or teaching hours to compensate for school closings resulting from an evacuation directed and compelled by the Governor for up to five teaching days. Amending § 22.1-98. (Patron–Davis, HB 2124, CH 644; Cosgrove, SB 1269, CH 645)
COMMISSIONS, BOARDS, AND INSTITUTIONS GENERALLY (continued)

Literary Fund; Board of Education shall establish a program to subsidize interest payments on certain loans made by the Virginia Public School Authority. Adding § 22.1-146.1. (Patron—Ruff, SB 1093, CH 807)

Lottery Board; authorizes casino gaming in the Commonwealth to be regulated by Board, imposes criminal and civil penalties for violations of the casino gaming law. Amending §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364; adding §§ 11-16.1, 18.2-334.5, 37.2-314.1, and 58.1-4100 through 58.1-4131. (Patron—Carrico, SB 1503)


Marine Resources Commission; grant of interest in subaqueous lands, federal civil works project, report. Adding § 28.2-1200.2. (Patron—Lewis, SB 1569)

Mass transit providers; Commonwealth Transportation Board may allocate supplemental operating funds in fiscal year 2020 to any transit provider that receives funds to support operating costs, etc., maximum amount of funds available shall not exceed $3 million from nongeneral fund available to Department of Rail and Public Transportation. (Patron—Thomas, HB 2553, CH 551)

Medicine, osteopathy, podiatry, or chiropractic, practitioners of; Board of Medicine may issue a retiree license to any practitioner who holds an unrestricted, active license to practice in the Commonwealth. Adding § 54.1-2937.1. (Patron—Landes, HB 2457, CH 379)

MEI Commission; incentives for episodic television series. Amending §§ 30-309 through 30-312. (Patron—Ruff, SB 1732)

MEI Project Approval Commission; changes to membership, operation of Commission, review of incentive packages. Amending §§ 30-309 through 30-312. (Patron—Hanger, SB 1316)

Menhaden; Virginia Marine Resources Commission required to adopt regulations to implement Interstate Fishery Management Plan for Atlantic Menhaden and authorizes Commission to adopt regulations for managing the Commonwealth’s fishery, repeals several existing codified provisions relating to quotas, allocation of allowable landings, etc. Amending §§ 2.2-4002, 2.2-4103, 28.2-201, 28.2-409, and 28.2-410; repealing §§ 28.2-400.2 through 28.2-400.6, 28.2-405, 28.2-411, and 28.2-1000.2. (Patron—Cosgrove, SB 1046)

Menhaden fishery; Virginia Marine Resources Commission to adopt regulations to implement Interstate Fishery Management Plan for Atlantic Menhaden and requires that any moratorium on the fishery be subject to legislative review, repeals code pertaining to annual closure of Chesapeake Bay purse seine fishery for menhaden. Amending §§ 2.2-4002, 2.2-4103, 28.2-409, and 28.2-410; adding § 28.2-203.2; repealing § 28.2-1000.2. (Patron—Cosgrove, SB 1049)

Microcredential program; Department of Education may establish, Department shall direct Advisory Board on Teacher Education and Licensure to convene a workgroup to determine how any microcredential awarded will be used. Adding § 22.1-299.7. (Patron—Bourne, HB 2217, CH 227; Sturtevant, SB 1419, CH 597)

Military-overseas ballots; Secretary of Administration to oversee and develop a charter and directives for the State Board of Elections to form a working group to study implementation of electronic return of voted ballots. (Patron—DeSteph, SJR 291)

Motor vehicle sales locations; Motor Vehicle Dealer Board authorized to issue a temporary supplemental license for sale of used motor vehicles in a new motor vehicle show that is sponsored by a statewide or local trade association of franchised dealers, etc. Amending § 46.2-1516. (Patron—McGuire, HB 2039, CH 153)

Music therapists; Board of Health Professions shall evaluate whether therapists and practice of music therapy should be regulated and the degree of regulation to be imposed, report. (Patron—Vogel, SB 1547, CH 680)

Natural gas utilities; State Corporation Commission shall make available for public inspection within 30 days receipt of request of a report regarding investigation of death or injury to any person or damage to property resulting from a leak, etc. Adding § 56-257.4. (Patron—McPike, SB 1176, CH 501)

Newborn screening; Board of Health to amend regulations to include screening for congenital cytomegalovirus in newborns who fail the newborn hearing screen. (Patron—Stolle, HB 2026, CH 423)
Nursing, Board of; application for license or certification by military spouse, expedited review. Amending § 54.1-2951.1. (Patron—Bourne, J.L., HB 2169, CH 335)

Patient care teams; podiatrists and physician assistants, amends physician assistant definition, regulations of physician assistants, licensure and practice of nurse practitioners, Board of Medicine shall promulgate regulations to implement the provisions. Amending §§ 54.1-2900, 54.1-2951.1 through 54.1-2952.1, 54.1-2953, and 54.1-2957. (Patron—Campbell, J.L., HB 1952, CH 137; Peake, SB 1209, CH 92)

Pharmacy, Board of; alters definition of cannabidiol oil and tetrahydrocannabinol oil, regulation of pharmaceutical processors, report. Amending §§ 54.1-3408.3 and 54.1-3442.6. (Patron—Dunnavant, SB 1557, CH 681)

Pharmacy, Board of; seizure of controlled substances and prescription devices. Amending §§ 54.1-2408.1, 54.1-3424, and 54.1-3434. (Patron—Edwards, SB 1289, CH 94)

Pharmacy collaborative practice agreements, standing orders, and statewide protocols in the Commonwealth; Joint Commission on Health Care to study the dispensing of drugs and devices pursuant to prescriptions. (Patron—Stolle, HJR 662)

Physician assistants; Board of Medicine authorized to issue a license by endorsement to an applicant for licensure as an assistant, etc. Amending § 54.1-2951.1. (Patron—Thomas, HB 2169, CH 338)

Pregnant prisoners; Board of Corrections shall review its standards related to allowable restraint practices. (Patron—Saslaw, SB 1772, CH 725)

Prescription Monitoring Program; veterinarians who dispense controlled substances for a course of treatment to last seven days or less or if such covered substance is feline buprenorphine or canine butorphanol, every veterinary establishment licensed by the Board of Veterinary Medicine shall maintain records of dispensing, etc. Amending § 54.1-2522. (Patron—Stanley, SB 1653, CH 686)

Public elementary and secondary school students; protective orders, notification to licensed instructional personnel and other school personnel, Board of Education shall establish guidelines and develop model policies to aid local school boards. Adding § 22.1-279.3:2. (Patron—Price, HB 1997, CH 579)


Public schools; Board of Education shall develop a model policy for provision of counseling services. (Patron—Ransone, HB 2623)

Public schools; Board of Education shall identify and prohibit use of any method of restraint or seclusion that it determines poses a significant danger to the student, etc. Amending § 22.1-279.1:1. (Patron—Bell, John J., HB 2599, CH 591)

Public schools; Board of Education to establish regional charter school divisions. Amending §§ 22.1-25 and 22.1-212.10; adding §§ 22.1-57.01, 22.1-57.02, and 22.1-212.16:1 through 22.1-212.16:7. (Patron—Obenshain, SB 516)

Qualified mental health professionals; Board of Counseling to promulgate regulations for registration of persons receiving supervised training. Amending §§ 54.1-2400.1, 54.1-3500, and 54.1-3505. (Patron—Price, HB 2693, CH 217; Barker, SB 1694, CH 101)

Real Estate Board; real estate licensees. Amending §§ 54.1-2105, 54.1-2106.1, 54.1-2108.2, and 54.1-2109. (Patron—Miyares, HB 2352, CH 395; Mason, SB 1061, CH 179)
COMMISSIONS, BOARDS, AND INSTITUTIONS GENERALLY (continued)

Regulation of licensed providers; Board of Behavioral Health and Developmental Services to require disclosure of certain information about employees, information subject to privilege or confidentiality. (Patron—Hope, HB 2652, CH 776)

Riparian planting ground; Commissioner of Marine Resources Commission shall assign to landowner only a ground, in his discretion, he deems appropriate to encompass as much as one-half acre of ground, provided that it does not encroach into an existing oyster-planting ground. Amending § 28.2-600. (Patron—Bloxom, HB 1779, CH 152)

Robert O. Norris Bridge and Statewide Special Structure Fund; created, report, Commonwealth Transportation Board shall evaluate feasibility of using the Public-Private Transportation Act of 1995 to design, build, operate, and maintain two bridges, etc. Amending § 33.2-214; adding § 33.2-1532. (Patron—Hodges, HB 2784, CH 349; McDougle, SB 1749, CH 83)

School board employees; Board of Education to include in its regulations that prescribe the requirements for the licensure of teachers and other school personnel required to hold a license, procedures for written reprimand of such license holders, notice of which shall be made by the Superintendent of Public Instruction to division superintendents, etc. Amending §§ 22.1-292.1, 22.1-298.1, and 22.1-304. (Patron—Thomas, HB 2325, CH 587)

School bus operators; Board of Education required to include in its training program for operators safety protocols for responding to adverse weather conditions, etc. Amending § 22.1-181. (Patron—Vogel, SB 1713, CH 769)

School Innovation, Modernization, and Competitiveness, Commission on; established, duties, report. Adding §§ 30-376 through 30-383. (Patron—Yancey, HB 2168)

Social Services, State Board of; Board shall amend its regulations to exempt from requirement that no more than two residents reside in a bedroom, etc. (Patron—McClellan, SB 1326)

Standards for Accreditation; Board of Education shall establish a review process to assist any school that does not meet the standards established by the Board, establishes corrective action plan process. Amending § 22.1-253.13:3. (Patron—Turpin, HB 2147, CH 585)

Standards of Quality; Joint Legislative Audit and Review Commission to study the true cost of education in the Commonwealth and provide an accurate assessment of the costs to implement. (Patron—Lewis, SJR 307)

State Corporation Commission; Commission to make available for public inspection any records and reports regarding inspections of pipeline facilities used in the intrastate transportation of gas. Amending § 12.1-19. (Patron—Spruill, SB 1670)

State Corporation Commission; compensation for certain costs incurred by certain retail customers of public service companies as intervenors in proceedings. Adding §§ 12.1-44 through 12.1-50. (Patron—Petersen, SB 1115)

State Corporation Commission; increases number of members. Amending §§ 12.1-6 and 12.1-9. (Patron—Petersen, SB 11)

Stormwater; authorizes State Water Control Board to adopt regulations that provide any definitions, equations, or protocols needed, etc. Amending §§ 62.1-44.15:24 and 62.1-44.15:28. (Patron—DeSteph, SB 990)

Student Behavioral Health, Commission on; established, report, sunset provision. Adding §§ 30-376 through 30-381. (Patron—Robinson, HB 1735)

Submerged fiber optic cables; Virginia Marine Resources Commission to study the feasibility of creating protection zones located along or being developed on Virginia’s shores. (Patron—DeSteph, SJR 309)

Tax assessments; Small Business Commission to study models and streamlined procedure for appealing decisions. (Patron—Keam, HJR 687)

Teacher Education and Licensure, Advisory Board on; membership, report. Amending § 22.1-305.2. (Patron—Tran, HB 2589)

Teacher licensure; Board of Education’s regulations shall include requirements that a person demonstrate proficiency in the relevant content area, etc., or meeting alternative education evaluation standards, Board shall issue a license to an individual seeking initial licensure who has not completed the professional assessments prescribed by the Board, if such individual holds a provisional license that will expire within three months, etc. Amending §§ 22.1-298.1, 22.1-298.2, and 23.1-902. (Patron—Carroll Foy, HB 2037, CH 407; Peake, SB 1397, CH 63)
Teacher licensure; Board of Education shall provide for issuance of a three-year license to solely teach career and technical education courses or dual enrollment courses at public high schools, Chancellor of the Virginia Community College or his designee shall serve as an ex officio member of the Advisory Board on Teacher Education and Licensure, report. Amending § 22.1-305.2. (Patron—Ebbin, SB 1575, CH 767)

Teacher licensure; clarifies definition of “alternate route to licensure,” Board of Education shall develop guidelines that establish a process to permit a school board or any organization sponsored by a school board to petition Board for approval of an alternate route to licensure, Board shall develop guidelines no later than December 1, 2019. Amending § 22.1-298.1. (Patron—Hope, HB 1643)

Teacher licensure; clarifies definition of “alternate route to licensure,” Board of Education shall grant special consideration to individuals who have successfully completed a program offered by a provider that is accredited by the Council for the Accreditation of Educator Preparation, any such route may include alternatives to regulatory requirements for teacher preparation, etc. Amending § 22.1-298.1. (Patron—Robinson, HB 2486, CH 409)

Uniform Law Commission, Commissioners of; Commissioner expense reimbursements. Amending § 30-196. (Patron—McDougle, SB 1378, CH 528)

Veterans Services, Board of; increases membership and clarifies scope of responsibilities. Amending § 2.2-2452. (Patron—Helsel, HB 2632, CH 204; Reeves, SB 1241, CH 40)

Virginia African American Advisory Board; established, membership, report. Adding §§ 2.2-2491 through 2.2-2495. (Patron—Bagby, HB 2767, CH 594)

Virginia Charitable Gaming Board; annual evaluation of conduct of charitable gaming operations, remuneration may be paid to individuals who assist in conduct of charitable gaming not to exceed $50 per session. Amending §§ 2.2-2456, 18.2-340.19, 18.2-340.27, and 18.2-340.33. (Patron—Sturtevant, SB 1527)

Virginia Code Commission; limits duties of Commission relating to codification of laws enacted by General Assembly. Amending §§ 30-146, 30-148, and 30-149. (Patron—Habeeb, HB 246)


Virginia Employment Commission; development of a plan for a paid family-medical leave program. (Patron—Favola, SB 790)

Virginia Fire Services Board; changes membership. Amending § 9.1-202. (Patron—Guzman, HB 2093, CH 208)


Virginia Highway Corporation Act of 1988; authorizes the Dulles Greenway to apply annually to the State Corporation Commission, during the period 2020 through 2029, for increases to tolls on the roadway to reflect increases in the Consumer Price Index plus one percent. Amending § 56-542. (Patron—Favola, SB 1133)


Virginia voter registration system; security plans and procedures, update of security standards at least annually, remedying security risks, State Board of Elections shall convene a work group prior to adopting standards. Amending § 2.2-3711; adding § 24.2-410.2. (Patron—Sickles, HB 2178, CH 426)
COMMISSIONS, BOARDS, AND INSTITUTIONS GENERALLY (continued)
Virginia War Memorial Board; transfer of duties, sunset provision. Amending § 2.2-2001.3; adding § 2.2-2469.1. (Patron–Fowler, HB 2744, CH 314; McPike, SB 1705, CH 784)
Water impounding structures; Soil and Water Conservation Board to promulgate regulations that allow for the use of a portable pumping system when retrofitting an existing structure with a draining device. Amending § 10.1-605. (Patron–Stuart, SB 1208)
Western Virginia Transportation Commission; created, Fund established. Amending §§ 58.1-2292, 58.1-2295, 58.1-2299, 58.1-2299.10, 58.1-2299.14, and 58.1-2299.20; adding §§ 33.2-3400 through 33.2-3410. (Patron–Hanger, SB 583)
Zoning Appeals, Board of; authorizes a locality to send a zoning administrator’s appeal order using certified mail. Amending § 15.2-2311. (Patron–Fariss, HB 1698, CH 387)

COMMONWEALTH PUBLIC SAFETY
Criminal Justice Services, Department of; training standards, community engaged policing. Amending §§ 9.1-102 and 58.1-344.3. (Patron–Lucas, SB 59)
Criminal Justice Services, Department of; training standards for law-enforcement officers serving as school resource officers. Amending §§ 9.1-102 and 22.1-279.8; adding § 9.1-114.1. (Patron–Deeds, SB 1530)
Firefighters and Emergency Medical Technicians Procedural Guarantee Act; breach of procedures, evidence gathered through the conduct of an interrogation shall not be admissible in any administrative hearing against a firefighter or emergency medical services personnel. Amending § 9.1-302. (Patron–Edwards, SB 1494, CH 841)
Firefighters and Emergency Medical Technicians Procedural Guarantee Act; breach of procedures, interrogations shall be conducted at a reasonable time of day, evidence gathered through conduct of an interrogation shall not be admissible in any administrative hearing against a firefighter or emergency medical services personnel. Amending §§ 9.1-301 and 9.1-302. (Patron–Krizek, HB 2263, CH 831)
Firefighting foam management; beginning July 1, 2021, no person, local government, or agency of the Commonwealth shall discharge or otherwise use class B firefighting foam that contains intentionally added PFAS chemicals, etc. Adding § 9.1-207.1. (Patron–Bulova, HB 2762, CH 838)
Forensic Science, Department of; accrediting bodies. Amending §§ 9.1-501, 18.2-268.7, and 46.2-341.26.7. (Patron–Mullin, HB 2118, CH 474)
Forensic Science, Department of; possession of unlawful items by employees, immunity. Adding § 9.1-1101.1. (Patron–Petersen, SB 1401, CH 507)
Forensic Science, Department of; purchase of forensic laboratory services, laboratory that has entered into a contract with the Department for provision of services shall be deemed authorized by Department to conduct such analyses or examinations. Amending §§ 19.2-187 and 19.2-187.01; adding § 9.1-1101.1. (Patron–Morefield, HB 2279, CH 478; Chafin, SB 1274, CH 479)
Forfeiture on recognizance; bail bondsman, suspension of license. Amending §§ 9.1-185.8 and 19.2-143. (Patron–Bell, Richard P., HB 2078, CH 200)
Juvenile correctional officers; training standards, decreases number of members on the Committee of Training. Amending §§ 9.1-102, 9.1-112, and 66-10. (Patron–Mullin, HB 2438, CH 366)
Law enforcement; Department of Criminal Justice Services to establish training standards and publish and periodically update model policies for personnel for sensitivity to and awareness of persons experiencing behavioral health or substance abuse crises. Amending § 9.1-102. (Patron–Bell, Robert B., HB 2666)
COMMONWEALTH PUBLIC SAFETY (continued)

Law enforcement; Department of Criminal Justice Services to establish training standards and publish and periodically update model policies for personnel for sensitivity to and awareness of persons experiencing mental health or substance abuse crises, including chronic homeless inebriates. Amending § 9.1-101. (Patron—Deeds, SB 1489)


Law-enforcement officer; removes from the definition of officer, as it applies to an investigator who is a sworn member of the security division of the Virginia Lottery, the requirement that such investigator be a full-time member of the division. Amending § 9.1-101. (Patron—Rush, HB 2166, CH 475)

Law-enforcement officers; Department of Criminal Justice Services to establish compulsory training standards for certification and recertification of officers in Advanced Law Enforcement Rapid Response Training. Amending § 9.1-102. (Patron—Carrocco, SB 1517)


Law-enforcement personnel; Department of Criminal Justice Services to establish training standards and publish and periodically update model policies on effective recognition of and response to stress, trauma, and post-traumatic stress experienced by officers. Amending § 9.1-102. (Patron—DeSteph, SB 1149)

Line of Duty Act; death benefit eligibility, Department of Military Affairs employees. Amending § 9.1-400. (Patron—Reeves, SB 468)

Line of Duty Act; disabled persons to participate in state and local health insurance. Amending §§ 9.1-400 and 9.1-401. (Patron—Petersen, SB 904)


School and Campus Safety, Virginia Center for; Center shall develop a case management tool for collection and reporting of data by threat assessment teams. Amending §§ 9.1-184 and 22.1-79.4. (Patron—Marshall, HB 1734, CH 456; Newman, SB 1213, CH 39)

School boards; development of a model memorandum of understanding, board in each school division in which the local law-enforcement agency employs school resource officers shall enter into a memorandum of understanding with such agency. Amending § 9.1-184; adding § 22.1-280.2:3. (Patron—Gilbert, HB 1733, CH 455; Newman, SB 1214, CH 502)

School boards; local law-enforcement agencies, memorandums of understanding. Amending § 9.1-184; adding § 22.1-280.2:3. (Patron—Lewis, SB 1563)

School protection officers; definition, compulsory minimum training standards. Amending §§ 9.1-101 and 9.1-102. (Patron—Thomas, HB 2142; Stuart, SB 1207)

School resource officers; powers and duties of Department of Criminal Justice Services, compulsory minimum training standards for certification and recertification of law-enforcement officers, training shall be specific to role and responsibility of officer working with students, etc. Amending §§ 9.1-102 and 22.1-279.8; adding § 9.1-114.1. (Patron—Jones, J.C., HB 2609, CH 487; Locke, SB 1130, CH 488)

School resource officers; school board in each school division in which the local law-enforcement agency employs officers to enter into a memorandum of understanding with such local law-enforcement agency that sets forth the respective roles and responsibilities. Amending § 9.1-101; adding § 22.1-280.2:3. (Patron—Surovell, SB 1551)

School resource officers; training and certification, memoranda of understanding. Amending §§ 9.1-102 and 9.1-184; adding § 22.1-279.10. (Patron—Barker, SB 1299)
COMMONWEALTH PUBLIC SAFETY (continued)
School security officers; employment by private or religious schools, carrying a firearm in performance of duties. Amending §§ 9.1-101, 18.2-57, and 22.1-280.2:1. (Patron–Cole, HB 1656, CH 120)

School security officers; employment, law-enforcement officers previously employed by the United States or any state or political subdivision thereof, carrying a firearm in performance of duties. Amending §§ 9.1-102 and 22.1-280.2:1. (Patron–Freitas, HB 2721, CH 493)

Sex Offender and Crimes Against Minors Registry; registration procedures for change of email address. Amending § 9.1-903. (Patron–McDougle, SB 1385)

Sex Offender and Crimes Against Minors Registry; reregistration schedule, copies of all forms to be used and guidelines for submitting such forms, shall be available through distribution by the State Police, etc., effective date. Amending § 9.1-904. (Patron–Watts, HB 2089, CH 613; Mason, SB 1418, CH 614)

Sex offenders; registered offenders who enter an emergency shelter to notify a member of shelter’s staff, etc., any person who violates this subsection is guilty of a Class 3 misdemeanor, no person shall be denied entry into emergency shelter on basis of his status unless prohibited by law, use of Registry information. Adding § 9.1-906.1. (Patron–Leftwich, HB 2303; Cosgrove, SB 1047)

Sex Trafficking Response Coordinator; establishes position, duties, report. Adding § 9.1-116.4. (Patron–Krizek, HB 2576, CH 486; Vogel, SB 1669, CH 514)

Virginia Fire Services Board; changes membership. Amending § 9.1-202. (Patron–Guzman, HB 2093, CH 208)


COMMONWEALTH’S ATTORNEYS
Discovery in criminal cases; attorney for the Commonwealth required, upon written notice by an accused to the court and to the attorney for the Commonwealth, to permit accused to inspect and copy or photograph any relevant written or recorded statements or confessions, etc. Amending § 19.2-265.4. (Patron–Stanley, SB 167)

Protective services; multidisciplinary adult abuse, neglect, and exploitation, response teams may be established by Commonwealth attorney in each jurisdiction. Amending §§ 2.2-3705.7, 2.2-3711, 15.2-1627.5, and 63.2-1605. (Patron–Pillion, HB 2560, CH 170; Chafin, SB 1224, CH 775)

Seized property; any property shall be released to owner or lienholder within one year from date of seizure unless an information has been filed against property or the attorney for the Commonwealth files a petition to stay release of such property. Amending § 19.2-386.5. (Patron–Petersen, SB 224)

Volunteer assistant attorneys for the Commonwealth; repeals provision relating to attorneys for the Commonwealth may only appoint volunteer assistants in cities with a population over 350,000, any city contiguous thereto, and the City of Richmond. Repealing second enactment of Chapter 913, 2000 Acts. (Patron–Peake, SB 1686, CH 722)

COMMUNITY COLLEGES
Temporary Assistance for Needy Families (TANF) Scholarship Pilot Program; Virginia Community College System (VCCS) to establish and administer a two-year program, report, effective clause. (Patron–Stanley, SB 1000)

Virginia Community College System; the System, in consultation with the Department of Labor and Industry, shall develop and deliver uniform, related instruction for registered apprenticeships in high-demand programs. Adding § 23.1-2907.2. (Patron–James, HB 2020, CH 580)

COMMUNITY OF FAITH MISSION
Community of Faith Mission; commending. (Patron–Mullin, HJR 895)
COMPACTS
Physical therapists and physical therapist assistants; licensure, authorizes Virginia to become a signatory to the Physical Therapy Licensure Compact. Amending §§ 2.2-3705.7 and 54.1-2400.2; adding §§ 54.1-3484 and 54.1-3485 through 54.1-3496. (Patron—Peake, SB 1106, CH 300)
Potomac River Bridge Towing Compact; adds the Harry W. Nice Bridge, Sandy Hook Bridge, Brunswick Bridge, and Point of Rocks Bridge to the Potomac River bridges subject to Compact, provisions shall become effective upon enactment by legislative bodies of Maryland and District of Columbia of similar legislation. Amending § 46.2-1239.1. (Patron—Barker, SB 1296, CH 403)

COMPANION ANIMALS
Companion animals; adequate shelter means during hot weather, is properly shaded, etc., definition of adequate space includes tethering of animals. Amending § 3.2-6500. (Patron—Spruill, SB 1025, CH 848)
Companion animals; any locality authorized to adopt an ordinance that parallels and makes more stringent the state law regarding care. Amending § 3.2-6543. (Patron—Favola, SB 1058)

COMPUTER SERVICES AND USES
All-Payer Claims Database; participation by issuers of individual or group accident and sickness insurance, etc., mandatory. Amending § 32.1-276.7:1. (Patron—Dunnavant, SB 634; Deeds, SB 1735)
Blockchain technology; joint subcommittee established to study the emergence and integration in the economy of the Commonwealth. (Patron—Rush, HJR 677)
Electronic filing system for civil cases; circuit court clerk to establish and operate, etc., certain identifying information confidential, effective clause. Amending §§ 17.1-132, 17.1-258.3, and 17.1-293; adding §§ 8.01-271.02 and 17.1-293.1. (Patron—Obenshain, SB 980)
Hospitals; every hospital to make information regarding the price of certain inpatient and outpatient medical procedures, tests, and services available to the public on its website. Amending § 32.1-137.05. (Patron—Wagner, SB 1357)
Public Rights-of-Way Use; fees used for high-speed Internet access in underserved areas. Amending § 56-468.1. (Patron—Chafin, SB 857)
Rights of persons with disabilities; procedures for certain actions, if the claimant is alleging that the website of a bank, trust company, etc., is inaccessible and abridges his rights, the claimant shall file by registered mail such written statement within such 180-day period, etc. Amending § 51.5-46. (Patron—Leftwich, HB 2296)
Rights of persons with disabilities; procedures for certain actions, website accessibility. Adding § 51.5-46.1. (Patron—Barker, SB 1302)
Sex Offender and Crimes Against Minors Registry; registration procedures for change of email address. Amending § 9.1-903. (Patron—McDougle, SB 1385)
Virginia Conflict of Interest and Ethics Advisory Council; duties, training requirement for local elected officials, Council may provide such training sessions by online means, no penalty shall be imposed on an official for failing to complete training. Amending § 30-356; adding § 2.2-3132. (Patron—Obenshain, SB 1430, CH 530)
Virginia Freedom of Information Act; meetings held through electronic communication means. Amending § 2.2-3708.2. (Patron—Stuart, SB 1182, CH 359)
Virginia Freedom of Information Act; training requirements for local elected officials, proceedings for enforcement, Advisory Council shall provide online training, no penalty shall be imposed on an official for failing to complete a training session, effective date. Amending § 2.2-3713; adding § 2.2-3704.3. (Patron—Obenshain, SB 1431, CH 531)
Virginia Public Procurement Act; removes the requirement for newspaper publication of Requests for Proposals for professional services, posting on Department of General Services’ central electronic procurement website shall be required if local public body elects not to publish notice of Proposal in a newspaper of general circulation. Amending § 2.2-4302.2. (Patron—Fowler, HB 1629, CH 274)

CONCEALED WEAPONS
Concealed handgun; any person who is otherwise eligible to obtain a permit may lawfully carry openly within the Commonwealth. Amending § 18.2-308. (Patron—Black, SB 48)
CONCEALED WEAPONS (continued)
Concealed handgun permit; application for a resident permit by a member of United States Armed Forces. Amending § 18.2-308.02. (Patron—Stuart, SB 1179, CH 624)

Concealed handgun permit; extends expiration date. Amending §§ 18.2-308.02, 18.2-308.04, 18.2-308.05, 18.2-308.06, and 18.2-308.010. (Patron—Peake, SB 350)

Concealed handgun permits; any person who is otherwise eligible to obtain a resident permit allowed to carry a concealed handgun without a permit anywhere he may lawfully carry openly within the Commonwealth. Amending § 18.2-308. (Patron—Black, SB 1158)

Concealed handgun permits, nonresident; Department of State Police to issue a permit to a nonresident within 90 days of receipt of completed application, effective date. Amending § 18.2-308.06. (Patron—Pogge, HB 2253)

Concealed handguns; renewal of permits, notice of expiration. Amending § 18.2-308.010. (Patron—Cosgrove, SB 215)

Firefighter, volunteer firefighter, emergency medical services personnel, or volunteer emergency medical services personnel; any employed personnel who has a valid resident concealed handgun permit and has been approved by his fire chief or emergency medical services chief may carry while engaged in performance of their official duties, policies regarding authorization and practices. Amending § 18.2-308. (Patron—Chase, SB 1012)

CONDEMNATION

Eminent domain; entry upon private property, calculation of just compensation, damages, provisions shall not apply to condemnation proceedings in which petitioner filed, prior to July 1, 2019, etc. Amending §§ 25.1-203, 25.1-230, 25.1-230.1, 25.1-312, 25.1-419, 33.2-1011, and 33.2-1024. (Patron—Obenshain, SB 1421, CH 788)

Income tax, state; creates a subtraction for gain recognized by a taxpayer from a taking of real property by condemnation proceedings. Amending §§ 58.1-322.02 and 58.1-402. (Patron—Ruff, SB 1256, CH 270)

CONDOMINIUMS
Condominium Act; any person who willfully violates any provision of the Act is guilty of a misdemeanor. Amending §§ 19.2-8 and 55-79.103. (Patron—DeSteph, SB 1374)

Condominium Act; meetings of unit owners’ associations, proxy voting, objections to proxy. Amending § 55-79.77. (Patron—Reid, HB 2647, CH 367)

Condominium Act and Property Owners’ Association Act; delivery of condominium resale certificates and association disclosure packets, right of purchaser to cancel contract. Amending §§ 55-79.97 and 55-509.4. (Patron—Bulova, HB 2385, CH 364)

Condominium Act and Property Owners’ Association Act; delivery of condominium resale certificates and association disclosure packets, right of purchaser to cancel contract. Amending §§ 55-79.97 and 55-509.4. (Patron—Suetterlein, SB 1580, CH 513)

Virginia Condominium and Virginia Property Owners’ Association Acts; stormwater facilities, transfer of control of management, maintenance, repair, or replacement. Amending §§ 55-79.74 and 55-509.2. (Patron—Surovell, SB 1756, CH 724)

CONFLICT OF INTERESTS
Conflict of Interests Act, State and Local Government; disclosure by local government officers and employees. Amending § 2.2-3115. (Patron—Black, SB 816)

Conflict of Interests Act, State and Local Government; school boards and school employees, hiring of relatives by any school district. Amending § 2.2-3119. (Patron—Chafin, SB 1491, CH 641)

Virginia Conflict of Interest and Ethics Advisory Council; duties, training requirement for local elected officials, Council may provide such training sessions by online means, no penalty shall be imposed on an official for failing to complete training. Amending § 30-356; adding § 2.2-3132. (Patron—Obenshain, SB 1430, CH 530)

Virginia Conflict of Interest and Ethics Advisory Council; meetings requirement. Amending § 30-355. (Patron—James, HB 1889, CH 323; Howell, SB 1067, CH 327)
CONFLICT OF INTERESTS (continued)
Virginia Conflict of Interest and Ethics Advisory Council; public documents, redactions. 
Amending § 30-356. (Patron—McClellan, SB 289)

CONGRESS OF UNITED STATES
Motor fuels tax; repeals enactment clause that would automatically lower the rate of taxation if Congress were to enact legislation granting states the authority to compel remote sellers to collect and remit sales and use tax. Repealing fifteenth enactment of Chapter 766, 2013 Acts. (Patron—Petersen, SB 1120)


Remote sales and use tax collection; sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection, guidelines that establish the criteria for obtaining a waiver, process and procedure for a marketplace facilitator or marketplace to seller to apply for waiver, Department of Taxation may temporarily suspend or delay the collection or reporting requirements, or both, of a market facilitator, repeals several contingent provisions of previous related bills that would take effect if the United States Congress enacted legislation related to remote sales and use tax collection. Amending §§ 58.1-601, 58.1-602, 58.1-604, 58.1-605, 58.1-612, 58.1-615, 58.1-625, 58.1-635, and fourth enactment of Chapter 766, 2013 Acts; adding § 58.1-612.1; repealing seventh and fifteenth enactments of Chapter 766, 2013 Acts and twelfth enactment of Chapter 684, 2015 Acts. (Patron—Bloxom, HB 1722, CH 815; Ruff, SB 1083, CH 816)


United States Constitution; ratifies Equal Rights Amendment that was proposed by United States Congress in 1972. (Patron—Saslaw, SJR 270; Sturtevant, SJR 284)

CONGRESSIONAL DISTRICTS
Congressional and legislative district boundaries; alignment with boundaries of counties and cities, clerk of each locality shall send notice of change to boundary to local electoral boards, etc. review of a voter’s registration. Amending §§ 24.2-302.2, 24.2-303.3, and 24.2-304.03; adding § 24.2-314. (Patron—Peake, SB 1102)

Congressional and state legislative districts; criteria for General Assembly to observe in drawing districts, including respect for political boundaries, etc. Adding § 24.2-304.04. (Patron—Chase, SB 1003)

Congressional and state legislative districts; standards and criteria. Adding § 24.2-304.04. (Patron—McClellan, SB 1327)

Congressional and state legislative districts; standards and criteria. Adding § 24.2-304.04. (Patron—Suetterlein, SB 1579)

Constitutional amendment; apportionment, criteria for legislative and congressional districts, Virginia Citizens Redistricting Commission (first reference). Amending Section 6 of Article II; adding Section 6-A in Article II. (Patron—Hanger, SJR 274; Sturtevant, SJR 305)
CONGRESSIONAL DISTRICTS (continued)
Constitutional amendment; Virginia Redistricting Commission established, selection of Chair, criteria for legislative and congressional districts (first reference). Amending Section 6 of Article II. (Patron—Hanger, SJR 25)
President and Vice President electors; allocation of electoral votes by congressional district. Amending §§ 24.2-202, 24.2-203, 24.2-542, 24.2-542.1, and 24.2-673. (Patron—Chase, SB 1002)

CONIGLIO, ROBERT JOSEPH
Coniglio, Robert Joseph; recording sorrow upon death. (Patron—Delaney, HJR 800)

CONSERVATION
Coal ash ponds; flaws in closure plans, delay of permit. Adding § 10.1-1413.3. (Patron—Surovell, SB 767)
Coal ash ponds; mandatory testing of drinking water wells in Chesapeake Bay watershed. Adding § 10.1-1413.3. (Patron—Surovell, SB 765)
Coal combustion residuals; requires owner or operator of any CCR unit to include a coal ash pond or landfill, that is located in the Chesapeake Bay watershed to close such CCR unit, report. Adding § 10.1-1413.3. (Patron—Surovell, SB 1533)
Coal combustion residuals (CCR) surface impoundments; Department of Environmental Quality to require closure of impoundments located in Chesapeake Bay watershed. Adding § 10.1-1413.3. (Patron—Chase, SB 1009)
Conservation areas; allows a planning commission to designate. Amending § 36-48.1. (Patron—Sturtevant, SB 1260)
Conservation easements; use of real property for open-space land shall conform to official plan for the area in which property is located. Amending § 10.1-1010. (Patron—Fariss, HB 2755)
Conservation easements; validity, termination. Amending § 10.1-1010; adding §§ 10.1-1016.1 and 58.1-514. (Patron—Car rico, SB 499)
Dams; prohibits Department of Conservation and Recreation from requiring the removal of wetland vegetation that is growing on certain portions of a dam if the vegetation is associated with an approved wetland mitigation bank, or in-lieu fee site, etc. Amending § 10.1-609.2. (Patron—Bulova, HB 1715, CH 148)
Forester title; educational criteria, no person shall be appointed by the Governor to serve as State Forester unless he meets requirements. Amending § 10.1-1181.9. (Patron—Edmunds, HB 2341, CH 158)
Hazardous Waste Site Inventory; Department of Environmental Quality to compile and update at least annually and post to its website. Adding § 10.1-1186.1:1. (Patron—Lopez, HB 2395)
Historical African American cemeteries; adds Matthews Cemetery, The People’s Cemetery, and Smith Street Cemetery in City of Martinsville to list. Amending § 10.1-2211.2. (Patron—Adams, L.R., HB 2406, CH 252)
Historical African American cemeteries; adds New River Cemetery and West Dublin Cemetery in Pulaski County to list. Amending § 10.1-2211.2. (Patron—Hurst, HB 1973, CH 184)
Historical African American cemeteries; adds Oak Lawn Cemetery in City of Suffolk to list. Amending § 10.1-2211.2. (Patron—Hayes, HB 2311, CH 251)
Historical African American cemeteries; adds seven cemeteries in City of Hampton to list. Amending § 10.1-2211.2. (Patron—McQuinn, HB 2681, CH 257; Locke, SB 1128, CH 268)
Historical African American cemeteries; adds six cemeteries in the City of Alexandria to list. Amending § 10.1-2211.2. (Patron—Herring, HB 2739, CH 260)
Land preservation; special assessment, optional limit on annual increase in assessed value. Amending § 58.1-3231. (Patron—Knight, HB 2365, CH 22)
Landfill permits; adjacent locality approval. Amending § 10.1-1408.1. (Patron—Sturtevant, SB 1761)
Permitting Technical Assistance Fund; created, technical assistance grants. Adding §§ 10.1-1197.12 through 10.1-1197.16. (Patron—Boysko, SB 1745)
Regional Greenhouse Gas Initiative; prohibition on participation by Commonwealth. Adding § 10.1-1184.1. (Patron—Poindexter, HB 2611)
Regional transportation sector emissions programs; participation by Commonwealth. Adding § 10.1-1184.1. (Patron—Poindexter, HB 2269)
CONSERVATION (continued)
Residential real property; information on covenants, required disclosures, stormwater management facilities. Amending §§ 54.1-2350 and 55-519. (Patron–Murphy, HB 2019, CH 390)
State Forester; confidentiality of certain records. Adding § 10.1-1105.2. (Patron–Tyler, HB 2201)
Stormwater; authorizes State Water Control Board to adopt regulations that provide any definitions, equations, or protocols needed, etc. Amending §§ 62.1-44.15:24 and 62.1-44.15:28. (Patron–DeSteph, SB 990)
Stormwater; localities to provide for a partial waiver of service charges for stormwater management to airports for that portion of the property that is used for runways and taxiways. Amending § 15.2-2114. (Patron–Newman, SB 367)
Timber theft; a person who buys and removes timber from a landowner’s property is guilty of Class 1 misdemeanor if he fails to pay the landowner within date specified in written timber sales agreement, load tickets required for certain sales of timber. Amending §§ 10.1-1105 and 55-332; adding §§ 55-334.2 and 55-334.3. (Patron–Adams, L.R., HB 2411, CH 348; Chafin, SB 1469, CH 353)
Virginia Coastal Protection Act; recasts Virginia Shoreline Resiliency Fund as Virginia Coastal Protection Fund, etc. Amending § 10.1-603.25. (Patron–Lewis, SB 1666)
Virginia Land Conservation Foundation; list of proposed project proposals. Amending § 10.1-1020. (Patron–Krizek, HB 2009, CH 539)
Virginia Water Quality Improvement Fund; grants for design and installation of wastewater conveyance infrastructure estimates of future funding requests, Stormwater Local Assistance Fund. Amending § 10.1-2131; adding §§ 10.1-2127.1, 10.1-2134.1, and 62.1-44.15:29.2. (Patron–Bulova, HB 1822, CH 533)
Water impounding structures; Soil and Water Conservation Board to promulgate regulations that allow for the use of a portable pumping system when retrofiting an existing structure with a draining device. Amending § 10.1-605. (Patron–Stuart, SB 1208)
Water improvement districts; removes provisions authorizing a district to levy a tax on owners of land within the district, etc. Amending § 10.1-625. (Patron–Newman, SB 1212)

CONSTITUTIONAL AMENDMENTS
Constitutional amendment; amends provision dealing with marriage that was approved by referendum at November 2006 election (first reference). Amending Section 15-A of Article I. (Patron–Ebbin, SJR 1)
Constitutional amendment; an interstate natural gas pipeline is not considered a utility service for the purpose of determining whether a public service company or public service corporation is exercising the power of eminent domain for a public use (first reference). Amending Section 11 of Article I. (Patron–Deeds, SJR 302)
Constitutional amendment; apportionment, criteria for legislative and congressional districts, Virginia Citizens Redistricting Commission (first reference). Amending Section 6 of Article II; adding Section 6-A in Article II. (Patron–Hanger, SJR 274; Sturtevant, SJR 305)
Constitutional amendment; criteria for electoral districts drawn by the General Assembly (first reference). Amending Section 6 of Article II. (Patron–Vogel, SJR 68)
Constitutional amendment; General Assembly may make technical adjustments to legislative electoral district boundaries following the enactment of any decennial reapportionment law (first reference). Amending Section 6 of Article II. (Patron–Cole, HJR 591, CH 820)
Constitutional amendment; General Assembly may provide by law for restoration of civil rights to persons who have been convicted of nonviolent felonies and who have completed service of their sentences (first reference). Amending Section 1 of Article II. (Patron–Lucas, SJR 5)
Constitutional amendment; Governor’s term of office (first reference). Amending Section 1 of Article V. (Patron–Ebbin, SJR 8; Ebbin, SJR 250)
Constitutional amendment; Literary Fund, proceeds from forfeited property for drug offenses distributed for purpose of promoting law enforcement (first reference). Amending Section 8 of Article VIII. (Patron–Reeves, SJR 39)
Constitutional amendment; personal property tax exemption for one motor vehicle owned and used primarily by or for a disabled veteran, “motor vehicle” shall include only automobiles and pickup trucks, exception (first reference). Amending Section 6 of Article X. (Patron–Filler-Corn, HJR 676, CH 822; Reeves, SJR 278, CH 823)
CONSTITUTIONAL AMENDMENTS (continued)
Constitutional amendment; prohibits the establishment of electoral districts that intentionally or unduly favor or disfavor any political party, etc. (first reference). Amending Section 6 of Article II and Section 14 of Article IV. (Patron–Chase, SJR 258)
Constitutional amendment; qualifications of Governor and Lieutenant Governor, residency requirement (first reference). Amending Section 3 of Article V. (Patron–Chase, SJR 2; Chase, SJR 252; Chase, SR 82)
Constitutional amendment; qualifications of voters and the right to vote (first reference). Amending Section 1 of Article II. (Patron–Locke, SJR 9; Lucas, SJR 12)
Constitutional amendment; repeals provision dealing with marriage that was approved by referendum at the November 2006 election (first reference). Repealing Section 15-A of Article I. (Patron–Ebbin, SJR 251; Edwards, SJR 279)
Constitutional amendment; restoration of civil rights for any person who has been convicted of a felony not designated by General Assembly as a barrier crime for purpose of rights restoration and who has completed service of his sentence, etc. (first reference). Amending Section 1 of Article II. (Patron–Hanger, SJR 27; Hanger, SJR 283)
Constitutional amendment; term limits for members of General Assembly, applies to terms of service beginning on and after start of 2022 Regular Session of General Assembly, limits apply to consecutive and nonconsecutive terms (first reference). Amending Section 4 of Article IV. (Patron–Chase, SJR 3; Chase, SJR 253; Chase, SR 83)
Constitutional amendment; Virginia Redistricting Commission established, apportionment of legislative districts, etc. (first reference). Amending Section 6 of Article II. (Patron–Deeds, SJR 51; Deeds, SJR 300)
Constitutional amendment; Virginia Redistricting Commission established, apportionment, public meetings (first reference). Amending Section 6 of Article II; adding Section 6-A in Article II. (Patron–Cole, HJR 615, CH 821; Barker, SJR 306, CH 824)
Constitutional amendment; Virginia Redistricting Commission established, partisan balance of districts (first reference). Amending Section 6 of Article II. (Patron–Barker, SJR 34)
Constitutional amendment; Virginia Redistricting Commission established, selection of Chair, criteria for legislative and congressional districts (first reference). Amending Section 6 of Article II. (Patron–Hanger, SJR 25)

CONSTITUTIONAL OFFICERS
Form of ballot; party identification of a candidate for constitutional office. Amending § 24.2-613. (Patron–Chase, SB 1016)

CONSUMER PROTECTION
Consumer data; State Corporation Commission shall convene and facilitate a Data Access Stakeholder group to review and consider protection issues, report. (Patron–Keam, HB 2332, CH 399)
Freedom of Information Act; authorizes board of trustees of the Fort Monroe Authority to hold closed meetings to discuss certain matters. Amending § 2.2-3711. (Patron–Helsel, HB 1964, CH 4; Locke, SB 1090, CH 500)
Freedom of Information Act; exclusions, proprietary records and trade secrets. Amending § 2.2-3705.6. (Patron–Chafin, SB 1492, CH 629)
Virginia Consumer Protection Act; prohibited practices, unlawful practice of an occupation or profession. Amending § 59.1-200. (Patron–Bourne, HB 2218, CH 521)
Virginia Consumer Protection Act; updates the existing exception in the Act for “small loan companies” to refer to “consumer finance companies.” Amending § 59.1-199. (Patron–Surovell, SB 1549)

CONTI, MEGHAN
Conti, Meghan; commending. (Patron–DeSteph, SR 169)

CONTINUING EDUCATION
Insurance agents; continuing education requirements. Amending §§ 38.2-1867, 38.2-1868.1, 38.2-1869, 38.2-1871, 38.2-1872, and 38.2-1873; repealing § 38.2-1870. (Patron–Chafin, SB 1747)
CONTRACEPTIVES
Health insurance; coverage for contraceptives. Amending § 38.2-3407.5:1. (Patron–McClellan, SB 907)

CONTRACTORS AND SUBCONTRACTORS
Automatic fire sprinkler inspectors; creates classification of fire sprinkler contractor for the purpose of licensure by the Board for Contractors, certification. Amending §§ 54.1-1100, 54.1-1106, 54.1-1108, and 54.1-1108.2; adding §§ 54.1-1147 and 54.1-1148. (Patron–Edwards, SB 1774, CH 726)

Child support; withholding of income, contracts with an independent contractor. Amending §§ 16.1-278.16, 20-79.1, 20-79.2, 20-79.3, 60.2-114.1, 63.2-1900, 63.2-1903, 63.2-1924.1, 63.2-1929, 63.2-1944, and 63.2-1946. (Patron–Surovell, SB 938)

Construction Trust Act; moneys paid under a contract by an owner to a contractor. Adding §§ 55-527.1 and 55-527.2. (Patron–Petersen, SB 272)

Contractors, Board for; Board to revise regulations to allow multiple individuals from a single firm to sit for the business examination required to be confirmed as firm’s designated employee. (Patron–Newman, SB 1219, CH 503)

CONTRATS
Confidentiality, nondisparagement, or nondisclosure provisions; communication with law-enforcement agencies. Amending § 59.1-200; adding §§ 11-9.9 and 40.1-28.7:7. (Patron–Howell, SB 1423)

Public procurement; contracting for construction on a construction management basis. Amending §§ 2.2-4379 through 2.2-4382. (Patron–Ruff, SB 317)

Small Business and Supplier Diversity, Department of; redefines “small business” for purposes of programs and the Virginia Public Procurement Act, etc. Amending §§ 2.2-1604, 2.2-1617, and 2.2-4310. (Patron–Marsden, SB 1098)

Virginia Public Procurement Act; beginning on July 1, 2019, the maximum threshold amount shall be $6 million, job order contracting, limitations. Amending § 2.2-4303.2. (Patron–Bell, John J., HB 2071, CH 286; Black, SB 1153, CH 171)

Virginia Public Procurement Act; competitive negotiation for professional services, procurement of architectural or engineering services. Amending § 2.2-4302.2. (Patron–Favola, SB 1345)

Virginia Public Procurement Act; exempts counties, cities, school boards, and towns with populations greater than 3,500, competitive negotiation for professional services, cost of professional services expected to exceed $80,000. Amending § 2.2-4343. (Patron–Gilbert, HB 2198, CH 427)

Virginia Public Procurement Act; exempts from competitive sealed bidding purchase of aviation equipment by Department of State Police. Amending § 2.2-4345. (Patron–Carrico, SB 502)

Virginia Public Procurement Act; high-risk contracts, definition, Department of General Services and Virginia Information Technologies Agency shall develop guidelines for state agencies to use when assigning staff to administer contracts, report. Adding § 2.2-4303.01. (Patron–Carr, HB 1668, CH 601)

Virginia Public Procurement Act; local labor use requirement for certain construction contracts, definition of “local labor market,” civil penalty, penalty shall be collected by the Department of Labor and Industry payable to the State Treasurer for deposit to the general fund. Adding § 2.2-4321.3. (Patron–Marsden, SB 1028)

Virginia Public Procurement Act; proscribed subcontracting by certain small businesses. Adding § 2.2-4376.2. (Patron–McNamara, HB 2328)

Virginia Public Procurement Act; public institutions of higher education, disclosure of contributions and gifts during procurement process, civil penalty. Amending § 23.1-1017; adding § 2.2-4376.2. (Patron–Ruff, SB 1688)

Virginia Public Procurement Act; removes the requirement for newspaper publication of Requests for Proposals for professional services, posting on Department of General Services’ central electronic procurement website shall be required if local public body elects not to publish notice of Proposal in a newspaper of general circulation. Amending § 2.2-4302.2. (Patron–Fowler, HB 1629, CH 274)
CONTRACTS (continued)
Virginia Public Procurement Act; statute of limitations on actions on construction contracts, excludes contracts where public body is the Department of Transportation unless such action is brought within five years after completion of work on the project, actions on performance bonds. Amending §§ 2.2-4340, 2.2-4343, and 23.1-1017; adding § 2.2-4340.1. (Patron—Norment, SB 1369)
Wage; prevailing requirement for public works contracts, penalty. Amending § 40.1-6; adding § 2.2-4321.3. (Patron—Favola, SB 1673)

CONTROLLED SUBSTANCES
Controlled substance tracking system; Board of Pharmacy to conduct a two-year pilot program beginning September 1, 2019, for the development, management, use, and evaluation of a system using dispenser data compliant with the federal Drug Supply Chain Security Act. (Patron—Boysko, SB 1766)
Controlled substances; adds certain chemicals to Schedule I and Schedule II of the Controlled Substances Act. Amending §§ 54.1-3446 and 54.1-3448. (Patron—Garrett, HB 1803, CH 85)
Controlled substances and devices; authorizes Board of Pharmacy to issue a limited license at a reduced fee to a prescriber in a nonprofit facility to dispense. Amending § 54.1-3304.1. (Patron—McClellan, SB 1452)
Corrections, Department of; disclosure of information, delivery of controlled substances to prisoners. Amending § 54.1-2523. (Patron—Carrico, SB 1516, CH 679)
Drug Control Act; classifies gabapentin as a Schedule V controlled substance, storage requirements for substances containing gabapentin. Amending §§ 54.1-3454 and 54.1-3456.1. (Patron—Pillion, HB 2557, CH 214)
Electronic transmission of certain prescriptions; exceptions if prescriber dispenses the controlled substance that contains an opioid directly to patient or patient’s agent, etc., report. Amending §§ 54.1-3408.02 and 54.1-3410. (Patron—Pillion, HB 2559, CH 664)
Pharmacy, Board of; seizure of controlled substances and prescription devices. Amending §§ 54.1-2408.1, 54.1-3424, and 54.1-3434. (Patron—Edwards, SB 1289, CH 94)
Prescription Monitoring Program; veterinarians who dispense controlled substances for a course of treatment to last seven days or less or if such covered substance is feline buprenorphine or canine butorphanol, every veterinary establishment licensed by the Board of Veterinary Medicine shall maintain records of dispensing, etc. Amending § 54.1-2522. (Patron—Stanley, SB 1653, CH 868)
Track and Trace Program; established. Adding §§ 54.1-2527 through 54.1-2534. (Patron—Vogel, SB 973)

COOK, JOHN C.
Cook, John C.; commending. (Patron—Watts, HJR 1135)

COOKE, JOSEPHINE BERNADINE
Cooke, Josephine Bernadine; recording sorrow upon death. (Patron—Roem, HJR 1099)

COORS, WILLIAM K.
Coors, William K.; recording sorrow upon death. (Patron—Hanger, SJR 345)

CORBETT, KEVIN
Corbett, Kevin; recording sorrow upon death. (Patron—Suetterlein, SR 167)

CORNMAN, JOHN M.
Corman, John M.; recording sorrow upon death. (Patron—Hope, HJR 1008)

CORPORATIONS
Benefits consortium; formation by a sponsoring association. Adding §§ 59.1-571 through 59.1-574. (Patron—Wagner, SB 1351)
Group health benefit plans; sponsoring associations, formation of a benefits consortium, definition of “member.” Amending §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1; adding §§ 59.1-571 through 59.1-574. (Patron—Dunnivant, SB 1689)
CORPORATIONS (continued)
Income tax, corporate; subtraction for amount of business interest that is disallowed as a deduction from federal taxable income. Amending § 58.1-402. (Patron—Chafin, SB 1697)

Income tax, corporate; subtraction for amount of Global Intangible Low-Taxed Income that is included in a corporation’s federal taxable income. Amending § 58.1-402. (Patron—Chafin, SB 1698)

Income taxes, state and corporate; tax credit for employers of National Guard members and self-employed National Guard members. Adding § 58.1-339.13. (Patron—Suetterlein, SB 1704)


CORRECTIONAL ENTERPRISES
Behavioral health services; exchange of medical and mental health information and records, standards for services provided in correctional facilities, report. Amending §§ 53.1-40.10, 53.1-68, and 53.1-133.03. (Patron—Bell, Robert B., HB 1942, CH 827)

Correctional facilities, local; voting information for persons incarcerated. Amending § 53.1-5. (Patron—Lucas, SB 1202)

Corrections, Board of; minimum standards for health care services in local, regional, and community correctional facilities. Amending § 53.1-5. (Patron—Stolle, HB 1918, CH 695; Dunnavant, SB 1598, CH 696)

Juvenile correctional facilities; Board of Juvenile Justice to promulgate regulations governing housing of youth who are detained in a facility pursuant to a contract with the federal government. (Patron—Ebbin, SB 1498)

Juvenile correctional officers; training standards, decreases number of members on the Committee of Training. Amending §§ 9.1-102, 9.1-112, and 66-10. (Patron—Mullin, HB 2438, CH 366)

State correctional facilities; Director of the Department of Corrections shall review the Department’s visitation policies concerning visitors’ wearing of tampons or menstrual cups, Department shall make the policy available to the public as soon as practicable. (Patron—Keam, HB 1884, CH 303)


CORRECTIONAL OFFICERS’ WEEK
Correctional Officers’ Week; designating as the first full week of May 2019, and each succeeding year thereafter. (Patron—Kory, HJR 697)
CORRECTIONS, BOARD OF OR DEPARTMENT OF
Corrections, Board of; minimum standards for health care services in local, regional, and community correctional facilities. Amending § 53.1-5. (Patron–Stolle, HB 1918, CH 695; Dunnavant, SB 1598, CH 696)

Corrections, Department of; development of policies to improve exchange of offender medical and mental health information and records, report. Amending § 53.1-40.10. (Patron–Watts, HB 2499, CH 202)

Corrections, Department of; Director shall establish health care continuous quality improvement committee, composition of committee, quarterly reports. Adding § 53.1-17.1. (Patron–Stolle, HB 1917, CH 463; Lucas, SB 1273, CH 320)

Corrections, Department of; disclosure of information, delivery of controlled substances to prisoners. Amending § 54.1-2523. (Patron–Carrico, SB 1516, CH 679)

Pregnant prisoners; Board of Corrections shall review its standards related to allowable restraint practices. (Patron–Saslaw, SB 1772, CH 725)

Restrictive housing; data collection and reporting, Department of Corrections’ restrictive housing shall, at a minimum, adhere to standards adopted by the American Correctional Association, the accrediting body for the corrections industry, annual report. Adding § 53.1-39.1. (Patron–Hope, HB 1642, CH 453; Saslaw, SB 1777, CH 516)

Solitary confinement; data collection and reporting, Department of Corrections to submit report containing specified statistical information. Adding § 53.1-39.1. (Patron–Favola, SB 1140)

Solitary confinement; Department of Corrections, et al., to study use including segregation and other forms of solitary confinement, by Department of Corrections. (Patron–Marsden, SR 65)

State correctional facilities; Director of the Department of Corrections shall review the Department’s visitation policies concerning visitors’ wearing of tampons or menstrual cups, Department shall make the policy available to the public as soon as practicable. (Patron–Keam, HB 1884, CH 303)

COSGROVE, JOHN A., JR.
Addressed Senate in memory of Frederick M. Quayle; requested adjournment in memory . . . . 1335

COSMETOLOGISTS
Barbers and cosmetologists; Board for Barbers and Cosmetologists shall not require an applicant for a license to complete more than 1,000 hours of training. Amending § 54.1-706. (Patron–Marsden, SB 1568)

COTMAN, TIMOTHY WYATT, JR.
Cotman, Timothy Wyatt, Jr.; commending. (Patron–Hope, HJR 1018)

COUNTIES, CITIES, AND TOWNS
Affordable housing; City of Richmond added to list of localities with authority to provide for dwelling unit program. Amending § 15.2-2304. (Patron–Dance, SB 1192)

Affordable housing; waiver of fees. Amending § 15.2-958.4. (Patron–Bagby, HB 2229, CH 393)

Alcoholic beverage control; allows the sale of mixed beverages by licensed restaurants and the sale of alcoholic beverages by the Board of Directors of the Virginia Alcoholic Beverage Control Authority in any county, town, or supervisor’s election district unless a referendum is held, etc., certain provisions of enactments shall become effective on July 1, 2020, repeals provision relating to licenses for establishments in national forests, certain adjoining lands, etc. Amending §§ 4.1-100, 4.1-119, 4.1-121, 4.1-122, 4.1-124, and 4.1-221.1; repealing § 4.1-126. (Patron–Hurst, HB 2634, CH 178; Reeves, SB 1110, CH 37)

All-terrain vehicles (ATVs), mopeds, and off-road motorcycles; clarifies taxation on vehicles, etc., in any city or county located within the Historic Triangle, an additional one percent tax shall be imposed. Amending §§ 58.1-2402, 58.1-2403, and 58.1-2425. (Patron–Orrock, HB 1679, CH 52)

Annual local audit; notice of delay, any town with a population of less than 3,500 that voluntarily has an audit shall submit results to the Auditor of Public Accounts. Amending § 15.2-2511. (Patron–Peace, HB 1866, CH 322)
COUNTIES, CITIES, AND TOWNS (continued)

Boundary agreements, local; all localities, in adopting a voluntary boundary agreement, allowed to attach to their petitions to circuit court a Geographic Information System (GIS) map depicting boundary change. Amending § 15.2-3108. (Patron—Fowler, HB 1649, CH 385; Dunnavant, SB 1594, CH 118)

Buckingham County; conveyance of a right-of-way easement from Department of Forestry which will follow an existing road across a portion of Appomattox-Buckingham State Forest. (Patron—Fariss, HB 1783, CH 73)

Campaign Finance Disclosure Act of 2006; applicability to certain candidates for town offices. Amending §§ 24.2-945 and 24.2-947.1. (Patron—Hurst, HB 1719, CH 825)

Cash proffers; impact fees, repeals provisions that limit existing impact fee authority, etc. Amending §§ 15.2-2298, 15.2-2303, and 15.2-2303.1:1; repealing §§ 15.2-2303.3 and 15.2-2328. (Patron—Stuart, SB 944)

Certificate of public need; removes certain programs, repeals provisions relating to Medical Care Facilities certificate of public need. Amending §§ 15.2-5386, 23.1-2412, 32.1-122.05, 32.1-122.10:001, 32.1-125.3, 32.1-126.1, 32.1-126.3, 32.1-162.1, 32.1-276.5, 54.1-2400.6, and 56-484.19; repealing §§ 32.1-102.1 through 32.1-102.11. (Patron—Wagner, SB 1361)

Cigarettes; board of supervisors of any county authorized to levy a tax on sale or use if approved in a referendum. Amending §§ 58.1-3830 and 58.1-3831; adding § 58.1-3831.1. (Patron—Carrico, SB 510; Carrico, SB 1512)

Cluster zoning; density calculation. Amending § 15.2-2286.1. (Patron—Jones, S.C., HB 2549)

Companion animals; any locality authorized to adopt an ordinance that parallels and makes more stringent the state law regarding care. Amending § 3.2-6543. (Patron—Favola, SB 1058)

Composite index; local ability to pay for certain counties. Adding § 22.1-98.3. (Patron—Stuart, SB 880)


Conditional proffers; locality authorized to base its assessment of a public facility’s capacity on projected impacts specifically attributable to previously approved residential developments, etc., removal of language prohibiting a locality from accepting any unreasonable proffer, etc. Amending § 15.2-2303.4. (Patron—Peake, SB 458)

Conditional rezoning proffer; exemption from certain requirements. (Patron—Black, SB 957)

Conditional rezoning proffers; extensive changes to conditional zoning provisions, rezoning on proffer condition amendments filed on or after July 1, 2019. Amending § 15.2-2303.4. (Patron—Black, SB 1524)

Conditional rezoning proffers; extensive changes to zoning provisions, includes provisions stating that no locality shall “require” any unreasonable proffer, etc. Amending § 15.2-2303.4. (Patron—Peake, SB 1143)

Conditional rezoning proffers; extensive changes to zoning provisions, specific amendments include the addition of provisions stating that no local governing body shall require any unreasonable proffer, etc., repeals enactment that refers to applications for rezoning filed prior to July 1, 2016, etc. Amending § 15.2-2303.4; repealing third enactment of Chapter 322, 2016 Acts. (Patron—Thomas, HB 2342, CH 245; Favola, SB 1373, CH 129)

Confidentiality of tax information; local tax officers sharing information with certain local administrative officers in City of Manassas Park. (Patron—McPike, SB 1623)

Conflict of Interests Act, State and Local Government; disclosure by local government officers and employees. Amending § 2.2-3115. (Patron—Black, SB 816)

Congressional and legislative district boundaries; alignment with boundaries of counties and cities, clerk of each locality shall send notice of change to boundary to local electoral boards, etc. review of a voter’s registration. Amending §§ 24.2-302.2, 24.2-303.3, and 24.2-304.03; adding § 24.2-314. (Patron—Peake, SB 1102)

County and city precincts; required to be wholly contained within election districts, waiver for administration of split precinct. Amending § 24.2-307. (Patron—Barker, SB 1284)

County board of supervisors or city council; elections for members, ranked choice voting. Adding § 24.2-673.1. (Patron—Ebbin, SB 1731)
COUNTIES, CITIES, AND TOWNS (continued)

Court buildings; courthouses allowed to be located on property owned jointly by a county and city, location of district courts for Albemarle County. Amending §§ 15.2-1638, 16.1-69.35, 16.1-77, and 16.1-123.1; adding § 16.1-69.35:01. (Patron—Bell, Robert B., HB 2239, CH 240)

C-PACE loans; any locality may, by ordinance, authorize contracts to provide loans for the initial acquisition and installation of clean energy or resiliency improvements with free and willing property owners of both existing properties and new construction, improvements may include mitigation of flooding or impacts of flooding or stormwater management improvements, etc. Amending § 15.2-958.3. (Patron—Lewis, SB 1559, CH 753)

C-PACE loans; any locality may, by ordinance, authorize contracts to provide loans for the initial acquisition and installation of stormwater management improvements with free and willing property owners of both existing properties and new construction. Amending § 15.2-958.3. (Patron—Petersen, SB 1400, CH 564)

Credit cards; prosecution for card fraud may occur in county or city in which cardholder resides. Amending § 18.2-198.1. (Patron—Hodges, HB 2484, CH 177)

Deputy Sheriff Supplemental Salary Fund; created, revenue source. Amending § 16.1-69.48; adding § 15.2-1609.7:1. (Patron—Carrico, SB 495)

Discovery in criminal cases; attorney for the Commonwealth required, upon written notice by an accused to the court and to the attorney for the Commonwealth, to permit accused to inspect and copy or photograph any relevant written or recorded statements or confessions, etc. Amending § 19.2-265.4. (Patron—Stanley, SB 167)

Disposable paper and plastic bags; localities authorized to impose, by ordinance, a $0.05 tax on certain bags provided to consumers by certain retailers. Adding § 58.1-3832.1. (Patron—Ebbin, SB 1070)

DNA analysis; conviction of certain crimes or similar ordinance of a locality. Amending § 19.2-310.2. (Patron—Campbell, R.R., HB 2439, CH 201)

Dogs; any locality may by ordinance prohibit the running at large in packs, except dogs used in hunting, civil penalty. Amending § 3.2-6538. (Patron—Norment, SB 1367, CH 562)

Dogs or cats; authorizes localities to adopt ordinances prohibiting sale in a pet shop of any that were not obtained from a Virginia releasing agency or a nonprofit animal rescue organization, penalty. Amending § 3.2-6545. (Patron—Lewis, SB 217)

Early childhood care and education; Board of Education to establish a statewide unified public-private system in the Commonwealth to be administered by the Board of Education, et al., repealing certain provisions relating to licensure, regulations, and unlicensed programs, etc. Amending §§ 2.2-1167, 2.2-3705.5, 9.1-914, 15.2-741, 15.2-914, 15.2-2292, 15.2-2824, 18.2-255.2, 18.2-370.2, 18.2-370.3, 19.2-389, 19.2-392.02, 22.1-1, 22.1-19, 22.1-199.1, 22.1-296.3, 22.1-299.4, 46.2-341.9, 46.2-341.10, 46.2-341.18.3, 51.1-617, 54.1-3005, 54.1-3408, 58.1-439.4, 63.2-100, 63.2-207, 63.2-215, 63.2-603, 63.2-1515, 63.2-1700, 63.2-1701, 63.2-1702, 63.2-1708, 63.2-1720, 63.2-1721, 63.2-1722, 63.2-1723, and 63.2-1734; repealing §§ 63.2-1701.1, 63.2-1704, 63.2-1704.1, 63.2-1715, 63.2-1716, 63.2-1717, 63.2-1720.1, 63.2-1721.1, 63.2-1724, 63.2-1725, 63.2-1727, 63.2-1738, 63.2-1809, 63.2-1809.1, 63.2-1810, 63.2-1811, 63.2-1812, 63.2-1813, and 63.2-1815. (Patron—Dunnavant, SB 1313)

Early childhood care and education; Superintendent of Public Instruction and Commissioner of Social Services shall establish a statewide unified public-private system, report. (Patron—Howell, SB 1095)

Economic revitalization zone, local; towns may establish by ordinance. Amending § 15.2-1129.2. (Patron—Boysko, SB 1634, CH 721)

Family day homes; zoning permits, applicable local ordinances. Amending § 15.2-2292. (Patron—LaRock, HB 2569, CH 380; Favola, SB 1094, CH 442)

Firearms; locality allowed to adopt an ordinance that prohibits firearms, ammunition, etc., at any regular or special meeting of its local governing body, notice of such prohibition is publicly posted. Amending § 15.2-915. (Patron—Edwards, SB 1303)

Firearms, certain; adds the County of Albemarle and the City of Charlottesville to the list of localities in which it is unlawful for a person to carry in public places. Amending § 18.2-287.4. (Patron—Deeds, SB 1482)

Firearms, etc.; authorizes any locality by ordinance to prohibit possession or carrying in a public space during a permitted event. Amending § 15.2-915. (Patron—Deeds, SB 1473)
COUNTIES, CITIES, AND TOWNS (continued)

Firearms ordinances; applicability to property located in multiple localities, landowner may elect to have ordinances of locality in which largest portion of contiguous parcel of land lies to apply to anyone hunting on the property, notification to Department of Game and Inland Fisheries, report. Adding § 29.1-528.3. (Patron–Head, HB 2252, CH 830)

Flood plain, local; regulation by localities. Adding § 15.2-984. (Patron–Hayes, HB 2310)

Fort Monroe Authority; payments to the City of Hampton in lieu of real property taxes, leases with other government entities. Amending § 2.2-2342. (Patron–Helsel, HB 1965, CH 468; Locke, SB 1089, CH 469)

General Services, Department of; surplus property, opportunity for economic development entities to purchase prior to public sale, upon receipt of Secretary of Natural Resources' review and prior to offering surplus property for sale to the public, Department shall notify chief administrative officer of locality within which property is located of pending disposition of such property. Amending §§ 2.2-1130, 2.2-1153, 2.2-1156, 2.2-1157, 10.1-1122, and 36-139.1. (Patron–Austin, HB 2182, CH 659; Mason, SB 1681, CH 660)

Golf carts and utility vehicles; adds Town of Dendron to list of towns that may authorize operation on designated public highways. Amending § 46.2-916.2. (Patron–Tyler, HB 1678, CH 104)

Historical African American cemeteries; adds New River Cemetery and West Dublin Cemetery in Pulaski County to list. Amending § 10.1-2211.2. (Patron–Hurst, HB 1973, CH 184)

Historical African American cemeteries; adds Oak Lawn Cemetery in City of Suffolk to list. Amending § 10.1-2211.2. (Patron–Hayes, HB 2311, CH 251)

Historical African American cemeteries; adds seven cemeteries in City of Hampton to list. Amending § 10.1-2211.2. (Patron–McQuinn, HB 2681, CH 257; Locke, SB 1128, CH 268)

Historical African American cemeteries; adds six cemeteries in the City of Alexandria to list. Amending § 10.1-2211.2. (Patron–Herring, HB 2739, CH 260)

Impact fees for residential development; repeals provisions that limit existing impact fee authority. Repealing § 15.2-2328. (Patron–Stuart, SB 208)

Income tax, state; adds Page County to the list of qualified localities in which a company may invest to become eligible for income tax modification. Amending §§ 15.2-958.2:01 and 58.1-405.1. (Patron–Gilbert, HB 2776, CH 262; Obenshain, SB 1428, CH 263)

Industrial development authorities; legislative intent. Amending § 15.2-4901. (Patron–Hodges, HB 2485, CH 546)

Industrial development authority; King William County may expand the board of its authority. Amending § 15.2-4904. (Patron–Peace, HB 2012, CH 363)

Karst; authorizes any locality by ordinance to regulate development. Adding § 15.2-2295.3. (Patron–Deeds, SB 1479)

Landfill permits; adjacent locality approval. Amending § 10.1-1408.1. (Patron–Sturtevant, SB 1761)

Law-enforcement officers; psychological examination conducted by a licensed physician and surgeon who have completed postgraduate medical residency education program in psychiatry. Amending § 15.2-1705. (Patron–Carrocco, SB 886)

Law-enforcement officers, local; retirement benefits, participation by certain political subdivisions. Amending § 51.1-138. (Patron–Carrocco, SB 498)

License tax, local; definition of new business, owner of new business that operates a mobile food unit pays tax required by locality in which unit is registered. Adding § 58.1-3715.1. (Patron–Dunnnavant, SB 1425, CH 791)

License taxes; interest rate for certain refunds. Amending § 58.1-3916. (Patron–Dance, SB 255)

Line of Duty Act; death benefit eligibility, Department of Military Affairs employees. Amending § 9.1-400. (Patron–Reeves, SB 468)

Line of Duty Act; disabled persons to participate in state and local health insurance. Amending §§ 9.1-400 and 9.1-401. (Patron–Petersen, SB 904)


Living shorelines; loans to businesses, to be eligible for loan funding, a business shall be located within a locality that is in the Rural Coastal Virginia Community Enhancement Authority. Amending § 62.1-229.5. (Patron–Hodges, HB 2783, CH 497)
COUNTIES, CITIES, AND TOWNS (continued)

Local economic development; expenditure shall be first approved by local governing body.
Amending § 15.2-940. (Patron–Chase, SB 714)

Local employee grievance procedure; qualifying grievances by local government employees.
Amending § 15.2-1507. (Patron–Boysko, SB 1783)

Local government; when named as a deponent, it shall designate one or more members of such body
to serve as a deponent on its behalf. Adding § 8.01-410.1. (Patron–Surovell, SB 613)

Local government revenues and expenditures; comparative report, filing date.
Amending § 15.2-2510. (Patron–Boysko, SB 1633)

Local government taxing authority; equalizes municipal and county taxing authorities by granting a
county the same authority available to a municipality through the uniform charter powers.
Amending §§ 15.2-204 and 15.2-1200. (Patron–Favola, SB 1127)

Local service districts; broadband and telecommunications services to unserved areas of the district,
contracts with nongovernmental broadband service providers. Amending § 15.2-2403.
(Patron–Thomas, HB 2141, CH 828)

Localities; descriptions are replaced with locality names, and various technical amendments.
Amending §§ 15.2-1128, 15.2-1130, 15.2-1201.1, 15.2-1212, 15.2-1228, 15.2-2257,
15.2-4602, 15.2-4701, 15.2-4702, 15.2-4801, 15.2-5118, and 15.2-5120. (Patron–Leftwich,
HB 2305, CH 632)

Localities and school divisions; register of funds expended, required posting, exemption of certain
information, effective date. Adding § 15.2-2510.1. (Patron–Sturtevant, SB 1262)

Marsh Criminal-Traffic Division at Manchester General District Court and John Marshall
Criminal-Traffic Division at Richmond General District Court; concurrent jurisdiction.
Amending § 16.1-69.35. (Patron–Adams, D.M., HB 1742, CH 321; McClellan, SB 1108,
CH 526)

Maximum speed limits; a county is allowed to provide by ordinance that fines for speeding on a
nonlimited access highway having four or more lanes in such county are doubled.
Amending § 46.2-870. (Patron–Vogel, SB 1555)

Motor fuels; imposes an additional 2.1 percent tax on fuels sold at wholesale to a retail dealer for
sale in a locality along the Interstate 81 Corridor. Amending § 58.1-2299.20;
adding §§ 33.2-3600 and 58.1-2295.1. (Patron–Hanger, SB 1322)

Motorized skateboards or scooters; clarifies definitions, riding or driving on sidewalks, exceptions,
powers of localities to regulate use of scooters, etc., for hire, effective date for certain
provisions, local authority. Amending §§ 46.2-100, 46.2-800, 46.2-849, 46.2-903, 46.2-904,
46.2-905, 46.2-908.1, 46.2-1015, 46.2-1041, and 46.2-1081; adding § 46.2-1315.
(Patron–Pillion, HB 2752, CH 780)

New Kent County; Department of Forestry authorized to convey a permanent easement and
right-of-way across a portion of the New Kent Forestry Center. (Patron–Peace, HB 2016,
CH 186)

Northern Virginia Transportation Authority; use of certain revenues by localities to fund new
sidewalk projects that reduce congestion. Amending § 33.2-2510. (Patron–Petersen, SB 141)

Out-of-state conviction of drug offenses; person may petition general district court in county or city
in which he resides for restricted driver’s license. Amending § 18.2-259.1. (Patron–Jones, J.C.,
HB 1664, CH 68; Stuurt, SB 1181, CH 76)

Parking of certain vehicles; adds the Town of Cape Charles to the list of towns that are permitted to
regulate or prohibit the parking on any public highway of watercraft, boat trailers, etc.
Amending § 46.2-1222.1. (Patron–Bloxom, HB 1777, CH 144; Lewis, SB 1560, CH 116)

Parking ordinances; enforcement by locality with a population of at least 40,000.
Amending § 46.2-1220. (Patron–Delaney, HB 1818, CH 459; Black, SB 1044, CH 711)

Pedestrian crossings; Town of Ashland added to list of localities that may provide by ordinance for
the installation and maintenance of highway signs at marked crosswalks requiring drivers to
yield to pedestrians. Amending § 46.2-924. (Patron–Fowler, HB 1648, CH 103)

Photo-monitoring systems; requirements for localities. Amending § 15.2-968.1. (Patron–Collins,
HB 2465)

Plastic bags; imposes a five-cent per bag tax on bags provided to customers by certain retailers in
localities located wholly within the Chesapeake Bay Watershed. Adding § 58.1-3835.
(Patron–Petersen, SB 1116)
COUNTIES, CITIES, AND TOWNS (continued)

Plastic shopping bags; disposable; local option to distribute to consumers. Adding § 15.2-926.4. (Patron—Locke, SB 193)

Primary health care facility; established for employees of localities and covered dependents. Adding § 15.2-966.1. (Patron—Wagner, SB 1358, CH 505)

Private collectors; delinquent taxes and other charges. Amending § 15.2-919.1. (Patron—Edwards, SB 1301, CH 271)

Protective services; multidisciplinary adult abuse, neglect, and exploitation, response teams may be established by Commonwealth attorney in each jurisdiction. Amending §§ 2.2-3705.7, 2.2-3711, 15.2-1627.5, and 63.2-1605. (Patron—Pillion, HB 2560, CH 170; Chafin, SB 1224, CH 775)

Public employment; inquiries by state agencies and localities regarding criminal convictions, charges, and arrests. Adding §§ 2.2-2812.1 and 15.2-1500.1. (Patron—Dance, SB 1199)

Public employment; prohibits discrimination on basis of sexual orientation or gender identity. Amending §§ 2.2-3004, 15.2-1507, 15.2-1604, and 22.1-306; adding §§ 2.2-2901.1, 15.2-1500.1, and 22.1-295.2. (Patron—Ebbin, SB 998)

Real estate; delinquent taxes or liens, adds City of Martinsville to list of cities with different requirements for the appointment of a special commissioner. Amending § 58.1-3970.1. (Patron—Adams, L.R., HB 2405, CH 159)

Recycling and waste disposal; authorizes a locality to recover unpaid charges, including interest for services, if such charges are combined with real estate taxes, the charges, and any interest thereon, shall constitute a lien against real property identified in the billing, etc. Amending § 15.2-928. (Patron—Edwards, SB 1305)

Redistricting; Geographic Information System maps required, any county, city, or town that does not have GIS capabilities may request Department of Elections to create on its behalf, review by the Department of Elections. Amending §§ 24.2-304.3, 24.2-306, and 30-264; adding § 24.2-103.1. (Patron—Sickles, HB 2760, CH 777; Chase, SB 1018, CH 778)

Resident stickers; counties operating under urban county executive form of government may by ordinance develop a program to issue permits to residents that will allow turns in certain residential areas. Adding § 15.2-2022.1. (Patron—Murphy, HB 295)

Rezoning and site plan approval; a locality shall require an owner, lessee, or developer of real property to enter into a written agreement to decommission solar energy equipment, facilities, or devices, bonding provisions. Adding § 15.2-2241.2. (Patron—Reeves, SB 1091, CH 744)

Rezoning and site plan approval; any locality shall require an owner, lessee, or developer of real property to enter into a written agreement to decommission solar energy equipment, facilities, or devices, bonding provisions. Adding § 15.2-2241.2. (Patron—Ingram, HB 2621, CH 743)

Richmond, City of; restrictions on activities of former officers and employees. Amending § 15.2-1408. (Patron—Adams, D.M., HB 2061, CH 472; Dance, SB 1194, CH 111)

Sales and Use Tax; additional local tax in Halifax County, appropriations of Halifax County to incorporated towns for educational purposes. Amending § 58.1-605; adding §§ 58.1-605.1 and 58.1-606.1. (Patron—Edmunds, HB 1634, CH 648)

Sanctuary policies; no locality shall adopt any ordinance, procedure, etc., intended to restrict enforcement of federal immigration laws. Adding § 15.2-1409.1. (Patron—Black, SB 1156)

Secondary state highways; limits requirement that a governing body with a six-year plan advertise for and hold a public meeting. Amending § 33.2-331. (Patron—Plum, HB 2578, CH 400; Petersen, SB 1684, CH 81)

Seized property; any property shall be released to owner or lienholder within one year from date of seizure unless an information has been filed against property or the attorney for the Commonwealth files a petition to stay release of such property. Amending § 19.2-386.5. (Patron—Petersen, SB 224)

Sheriffs; all marked motor vehicles used by offices shall conspicuously display on each front side door of such vehicles the words “Sheriff’s Office” or “Sheriff,” etc. Amending § 15.2-1610. (Patron—Gilbert, HB 2585, CH 298)

Short-term rentals; requires any ordinance adopted by the governing body of any county that operates under the urban county executive form of government (Fairfax County) relating to regulation to comply with various provisions. (Patron—Ebbin, SB 1701)

Site plan approval; decommissioning certified solar energy equipment, facilities, or devices. Adding § 15.2-2241.2. (Patron—Stanley, SB 1398)
COUNTIES, CITIES, AND TOWNS (continued)
Smoking in outdoor amphitheater or concert venue; any locality, by ordinance, may designate reasonable no-smoking areas. Adding § 15.2-926.4. (Patron–Edwards, SB 1304, CH 713)

Southwestern Virginia Training Center; the Commonwealth shall not convey, sell, or otherwise dispose of certain real property in Carroll County outside the Town of Hillsville on which the former Center was situated. (Patron–Carrico, SB 1509, CH 610)

Sports or entertainment project; City of Virginia Beach granted certain powers relating to construction, entitlement to tax revenues. Adding §§ 15.2-5928 through 15.2-5934. (Patron–Knight, HB 2368)

Sports or entertainment project; City of Virginia Beach granted certain powers relating to construction, sports and entertainment projects qualifying for entitlement to sales and use tax revenues. Adding §§ 15.2-5928 through 15.2-5934. (Patron–Norment, SB 1788; Wagner, SB 1790, CH 793)

Stormwater; localities to provide for a partial waiver of service charges for stormwater management to airports for that portion of the property that is used for runways and taxiways. Amending § 15.2-2114. (Patron–Newman, SB 367)

Stormwater Local Assistance Fund; grants to non-municipal separate storm sewer (MS4) localities, designated moneys remaining shall be available for authorization by Department of Environmental Quality to additional projects for MS4 localities. Amending § 62.1-44.15:29.1. (Patron–Hanger, SB 1328)

Stormwater Management Fund, local; locality by ordinance authorized to create. Adding § 15.2-2114.01. (Patron–Cole, HB 1614, CH 344; Reeves, SB 1248, CH 559)

Subdivision and zoning; authorizes a locality, through provisions in a subdivision ordinance or zoning ordinance, to grant a developer of land the option of dedicating land for and constructing a sidewalk, the need for which is substantially generated by the proposed development and reasonably required by the locality, etc. Amending §§ 15.2-2242 and 15.2-2286. (Patron–Peake, SB 1699)

Subdivision ordinance; any locality allowed to include provisions requiring that where a lot being subdivided or developed fronts on an existing street or when provision of a sidewalk, the need for which is substantially generated and reasonably required by proposed development, is in accordance with locality’s adopted comprehensive plan. Amending § 15.2-2242. (Patron–Bulova, HB 1913, CH 461; Barker, SB 1663, CH 462)

Taxes, local; application to court for relief from taxes, taxpayer shall not be required to show that assessment is a result of manifest error or disregard of controlling evidence. Amending § 58.1-3984. (Patron–Keam, HB 786)

Towing; only towing requests made by local law-enforcement officers are subject to local ordinances regulating towing services, nothing herein shall prohibit the Department of State Police from entering into a memorandum of understanding with a county, city, or town to provide for towing services. Amending § 46.2-1217. (Patron–Carrico, SB 1510, CH 630)

Towing fees; localities in Planning District 8 (Northern Virginia) and Planning District 16 (George Washington RC) shall establish by ordinance a hookup and initial towing fee of no less than $135, etc. Amending § 46.2-1233. (Patron–Fowler, HB 1865, CH 460; Marsden, SB 1567, CH 117)

Traffic impact analysis; a locality is required to submit to the Department of Transportation an analysis for any proposed rezoning application for a new solid waste management facility. Amending § 15.2-2222.1. (Patron–Sturtevant, SB 1762)

Transfer of development rights; specified sending and receiving areas. Amending § 15.2-2316.2. (Patron–Thomas, HB 2139, CH 701)

Trash receptacles; authorizes a locality, by ordinance, to require that trash, etc., and other debris at any business or multi-family residential property that has a central collection receptacle be shielded or screened from view of a person standing at ground level. Amending § 15.2-901. (Patron–Black, SB 1155; Boysko, SB 1635)

Turns into or out of certain residential areas; allows counties that operate under the urban county executive form of government (Fairfax County) by ordinance to develop a program to issue permits or stickers to residents of a designated area, etc. Adding § 15.2-2022.1. (Patron–Murphy, HB 2033, CH 305)
COUNTIES, CITIES, AND TOWNS (continued)

Underground electric distribution lines; pilot program established under which local government of any locality operating under urban county executive form of government may request an electric utility to place lines in transportation projects to serve and facilitate the creation of transit-oriented development, etc. (Patron—Surovell, SB 1759, CH 792)

Urban county executive form of government; any county that has adopted the urban county executive form of government may, by ordinance, provide that it shall be unlawful for any person to place, leave, or abandon on any real property in the county, disposition of abandoned shopping carts. Adding § 15.2-815.1. (Patron—Surovell, SB 1553)

Vapor products; creates state tax on products and authorizes cities, towns, and certain counties to impose tax. Amending §§ 58.1-1000, 58.1-1021.01, 58.1-3830, 58.1-3831, 58.1-3840, and 58.1-3907; adding §§ 58.1-1038 through 58.1-1049 and 58.1-3832.1. (Patron—Ebbin, SB 1606)

Vehicles on sidewalks; public entity may allow use of certain power-driven mobility devices by disabled individuals on a sidewalk, etc. Amending § 46.2-903. (Patron—Hurst, HB 1786, CH 182)

Virginia Conflict of Interest and Ethics Advisory Council; duties, training requirement for local elected officials, Council may provide such training sessions by online means, no penalty shall be imposed on an official for failing to complete training. Amending § 30-356; adding § 2.2-3132. (Patron—Obenshain, SB 1430, CH 530)

Virginia Freedom of Information Act; training requirements for local elected officials, proceedings for enforcement, Advisory Council shall provide online training, no penalty shall be imposed on an official for failing to complete a training session, effective date. Amending § 2.2-3713; adding § 2.2-3704.3. (Patron—Obenshain, SB 1431, CH 531)

Virginia Public Procurement Act; exempts counties, cities, school boards, and towns with populations greater than 3,500, competitive negotiation for professional services, cost of professional services expected to exceed $80,000. Amending § 2.2-3713. (Patron—Gilbert, HB 2198, CH 427)

Virginia Regional Industrial Facilities Act; each participating locality shall include in reports to Department of Taxation of its taxable real estate the apportioned fair market value of property upon which such revenue sharing is based, effective date. Amending § 15.2-6407. (Patron—Marshall, HB 692)

Virginia Regional Industrial Facilities Act; requires Department of Taxation’s calculation of true values as applied to the Commonwealth’s composite index of local ability-to-pay to take into account an arrangement by localities entered into pursuant to the Act. Amending § 15.2-6407. (Patron—Marshall, HB 1838, CH 534)

Voluntary boundary; agreement between Counties of Caroline and Essex, attachment of GIS map to petitions. Amending § 15.2-3108. (Patron—Hodges, HB 2316, CH 705)

Voluntary town audits; submission to Auditor of Public Accounts. Amending § 15.2-2511. (Patron—Hanger, SB 1312, CH 361)

Volunteer assistant attorneys for the Commonwealth; repeals provision relating to attorneys for the Commonwealth may only appoint volunteer assistants in cities with a population over 350,000, any city contiguous thereto, and the City of Richmond. Repealing second enactment of Chapter 913, 2000 Acts. (Patron—Peake, SB 1686, CH 722)

Voters; review of assignments in districts throughout the Commonwealth. (Patron—Chase, SB 913)

Zoning Appeals, Board of; authorizes a locality to send a zoning administrator’s appeal order using certified mail. Amending § 15.2-2311. (Patron—Fariss, HB 1698, CH 387)

Zoning Appeals, Board of; changes vote requirement. Amending §§ 15.2-2308 and 15.2-2312. (Patron—Knight, HB 2686)

Zoning appeals, local board of; in a town with a population of 3,500 or less, either three, five, or seven residents of the locality shall be appointed by circuit court of the locality. Amending § 15.2-2308. (Patron—O’Quinn, HB 2224, CH 703)

Zoning ordinance; if local government reduces time period by which a planning commission shall review a proposed amendment to less than 100 days, they shall hold at least one public hearing, locality shall publish notice of hearing in a newspaper having general circulation and shall also publish the notice on the locality’s website. Amending § 15.2-2285. (Patron—Roem, HB 2375, CH 483)
COURT OF APPEALS OF VIRGINIA
Judge; nomination for election to Court of Appeals of Virginia. (Patron—Obenshain, SR 92; Obenshain, SR 121)
Judges; election in Court of Appeals of Virginia, circuit court, general district court, juvenile and domestic relations district court, member of Judicial Inquiry and Review Commission, and member of State Corporation Commission. (Patron—Adams, L.R., HJR 718)
Judges; election in Supreme Court of Virginia, Court of Appeals of Virginia, circuit court, general district court, juvenile and domestic relations district court, and a member of the Judicial Inquiry and Review Commission. (Patron—Adams, L.R., HJR 979)

COURT OF RECORD
Judges; election in Court of Appeals of Virginia, circuit court, general district court, juvenile and domestic relations district court, member of Judicial Inquiry and Review Commission, and member of State Corporation Commission. (Patron—Adams, L.R., HJR 718)
Judges; election in Supreme Court of Virginia, Court of Appeals of Virginia, circuit court, general district court, juvenile and domestic relations district court, and a member of the Judicial Inquiry and Review Commission. (Patron—Adams, L.R., HJR 979)

COURTHOUSES AND COURTROOMS
Court buildings; courthouses allowed to be located on property owned jointly by a county and city, location of district courts for Albemarle County. Amending §§ 15.2-1638, 16.1-69.35, 16.1-77, and 16.1-123.1; adding § 16.1-69.35:01. (Patron—Bell, Robert B., HB 2239, CH 240)

COURTS NOT OF RECORD
Abortion; eliminate certain requirements, civil penalty. Amending §§ 16.1-77, 18.2-73, 18.2-74, 18.2-76, and 32.1-127. (Patron—McClellan, SB 1451)
Child support; withholding from the income of an independent contractor. Amending §§ 16.1-278.16, 20-79.1, 20-79.2, 20-79.3, 63.2-1900, 63.2-1903, 63.2-1929, and 63.2-1944. (Patron—Surovell, SB 1539)
Child support; withholding of income, contracts with an independent contractor. Amending §§ 16.1-278.16, 20-79.1, 20-79.2, 20-79.3, 60.2-114.1, 63.2-1900, 63.2-1903, 63.2-1924.1, 63.2-1929, 63.2-1944, and 63.2-1946. (Patron—Surovell, SB 938)
Court buildings; courthouses allowed to be located on property owned jointly by a county and city, location of district courts for Albemarle County. Amending §§ 15.2-1638, 16.1-69.35, 16.1-77, and 16.1-123.1; adding § 16.1-69.35:01. (Patron—Bell, Robert B., HB 2239, CH 240)
Deputy Sheriff Supplemental Salary Fund; created, revenue source. Amending § 15.2-1609.7:1. (Patron—Carrico, SB 495)
Emergency protective order; required conditions, petition to dissolve or modify. Amending §§ 16.1-253.4 and 19.2-152.8. (Patron—Herring, HB 2417)
Family First Prevention Services Act, federal; statutory alignment. Amending §§ 16.1-228, 16.1-281 through 16.1-282.2, 37.2-408.1, 63.2-100, and 63.2-1726; adding § 63.2-906.1. (Patron—Peace, HB 2014, CH 282)
Family or household member; adds to existing definition. Amending § 16.1-228. (Patron—Ebbin, SB 1230)
Firearms magazines and firearms, certain; prohibition of sale, transfer, etc., penalties. Amending §§ 16.1-278.9, 18.2-287.4, 18.2-308.2:01, 18.2-308.2:2, 18.2-308.7, and 18.2-308.8; adding § 18.2-309.1. (Patron—Ebbin, SB 1748)
Human immunodeficiency virus or hepatitis B or C viruses; exposure to bodily fluids, infection, expedited testing, hearing on petition shall be given precedence on docket so as to be heard by court within 48 hours of filing petition, if court is closed during this period, petition will be heard on next day that court is in session, person who is subject to a testing order may appeal the order of the general district court to the circuit court of the same jurisdiction within 10 days of receiving notice of order. Amending §§ 16.1-241 and 32.1-45.1. (Patron—Price, HB 1998, CH 27)
COURTS NOT OF RECORD (continued)

Initiation of a civil action; clerk of a general district court to file, process, and issue service of process for any pleading. Adding § 16.1-81.01. (Patron–Tyler, HB 1435)

Judges; election in circuit court, general district court, juvenile and domestic relations district court, and members of Judicial Inquiry and Review Commission. (Patron–Adams, L.R., HJR 1140)

Judges; election in Court of Appeals of Virginia, circuit court, general district court, juvenile and domestic relations district court, member of Judicial Inquiry and Review Commission, and member of State Corporation Commission. (Patron–Adams, L.R., HJR 718)

Judges; election in Supreme Court of Virginia, Court of Appeals of Virginia, circuit court, general district court, juvenile and domestic relations district court, and a member of the Judicial Inquiry and Review Commission. (Patron–Adams, L.R., HJR 979)

Judges; increases maximum number of authorized general district court judgeships in the nineteenth judicial district. Amending § 16.1-69.6:1. (Patron–Petersen, SB 1121)

Judges; nominations for election to general district court. (Patron–Obenshain, SR 94; Obenshain, SR 123; Obenshain, SR 145)

Judges; nominations for election to juvenile and domestic relations district court. (Patron–Obenshain, SR 95; Obenshain, SR 124)

Judges, substitute; powers and duties, power to enter a final order in any case heard for a period of 14 days after date of a hearing of such case. Amending § 16.1-69.21. (Patron–Collins, HB 1630)

Jurisdiction of claim; plaintiff’s motion to amend claim amount, plaintiff shall provide a certified copy of transfer order to receiving court. Amending §§ 8.01-195.4 and 16.1-77. (Patron–Leftwich, HB 2289, CH 787)

Jurisdiction of claim; plaintiff’s motion to amend claim amount, transfer of matter. Amending §§ 8.01-195.4 and 16.1-77. (Patron–McDougle, SB 415)

Juvenile and domestic relations district courts; jurisdiction, state or federal benefit. Amending § 16.1-241. (Patron–Simon, HB 2679, CH 412; Surovell, SB 1758, CH 631)

Juvenile sentencing factors; geriatric release of juvenile offenders. Amending §§ 16.1-272 and 53.1-40.01. (Patron–Marsden, SB 1081)


Landlord; clarifies that for purposes of signing pleadings and other papers and obtaining a judgment for possession or for rent or damages in general district court, the managing agent may act on behalf of the business. Amending §§ 16.1-88.03, 55-246.1, and 55-248.4. (Patron–Campbell, J.L., HB 2262, CH 477)

Marsh Criminal-Traffic Division at Manchester General District Court and John Marshall Criminal-Traffic Division at Richmond General District Court; concurrent jurisdiction. Amending § 16.1-69.35. (Patron–Adams, D.M., HB 1742, CH 321; McClellan, SB 1108, CH 526)

Medical evidence admissible in juvenile and domestic relations district court; preliminary protective order hearings. Amending § 16.1-245.1. (Patron–Obenshain, SB 1429, CH 716)

Nonattorney attendance officers and division superintendents or their designees; may complete, sign, and file with the clerk a motion for a rule to show cause, child in need of supervision. Amending §§ 16.1-260 and 54.1-3900. (Patron–Carroll Foy, HB 2119)

Out-of-state conviction of drug offenses; person may petition general district court in county or city in which he resides for restricted driver’s license. Amending § 18.2-259.1. (Patron–Jones, J.C., HB 1664, CH 68; Stuart, SB 1181, CH 76)

Post-adoption contact and communication agreements; unless parental rights have been terminated, local board of social services or child welfare agency required to file a petition for a permanency planning hearing, may inform the birth parent or parents, etc. Amending §§ 16.1-283.1 and 63.2-1220.2. (Patron–Reid, HB 1728, CH 84; Favola, SB 1139, CH 65)

COURTS NOT OF RECORD (continued)

Protective orders; contents of preliminary orders, docketing of an appeal, certain appeal issued shall be assigned a case number within two business days upon receipt of such appeal. Amending §§ 16.1-112, 16.1-253.1, 16.1-296, and 19.2-152.9. (Patron—Surovell, SB 1540, CH 718)

Protective orders; issuance upon convictions for certain felonies, penalty. Amending §§ 16.1-253.2, 17.1-513, 18.2-60.4, 18.2-60.5, 18.2-119, and 18.2-308.1:4; adding § 18.2-60.6. (Patron—Stuart, SB 952)

Protective orders; violation of provisions, entering the lands, buildings, or premises owned or leased by protected party prohibited, penalties. Amending §§ 16.1-253.2 and 18.2-60.4. (Patron—Obenshain, SB 1620)

Protective orders, preliminary; full hearing date, closure of a court, order shall remain in full force and effect until it is dissolved by court. Amending §§ 16.1-253.1 and 19.2-152.9. (Patron—Mullin, HB 1673, CH 197)


Removal of a child; court may order parents or guardians of child to provide names and contact information of persons with legitimate interest. Amending §§ 16.1-251, 16.1-252, 16.1-277.01, 16.1-277.02, 16.1-278.2, 16.1-278.3, and 16.1-283; adding § 16.1-229.1. (Patron—Barker, SB 1279; Barker, SB 1285)

School attendance officer; authorizes officer or local school division superintendent or his designee to complete, sign, and file with the intake officer a motion for a rule to show cause regarding the enforcement of an order entered by a juvenile and domestic relations district court relating to the filing of a complaint alleging the pupil is a child in need of supervision. Amending §§ 16.1-260 and 54.1-3900. (Patron—Austin, HB 2622, CH 434)

Students; offenses reportable by intake officers to school division superintendents, a threat to commit seriously bodily harm to persons on school property, etc. Amending § 16.1-260. (Patron—Ransone, HB 1873, CH 106; McDougle, SB 1381, CH 206)

Transfer of venue; transfer may occur when such adjudication consists of a finding of facts sufficient to justify a finding of delinquency. Amending § 16.1-243. (Patron—Adams, L.R., HB 2414, CH 235; Stuart, SB 1201, CH 126)

Unlawful detainer; appeal bond. Amending § 16.1-107. (Patron—Barker, SB 1626, CH 785)

Vehicle registration; dismissal of summons for expiration, proof of compliance. Amending §§ 16.1-69.48:1 and 46.2-646. (Patron—Herring, HB 1712, CH 14; McDougle, SB 1383, CH 57)


COURTS OF RECORD

Boundary agreements, local; all localities, in adopting a voluntary boundary agreement, allowed to attach to their petitions to circuit court a Geographic Information System (GIS) map depicting boundary change. Amending § 15.2-3108. (Patron—Fowler, HB 1649, CH 385; Dunnavant, SB 1594, CH 118)

Civil actions; in the case of a no-fault divorce, a person who is a current recipient of a state or federally funded public assistance program for the indigent shall not be subject to fees and costs. Amending § 17.1-606. (Patron—Surovell, SB 1542, CH 730)

Civil actions; in the case of a no-fault divorce proceeding, there shall be a presumption that a person who is a current recipient of a state or federally funded public assistance program for the indigent is unable to pay. Amending § 17.1-606. (Patron—Campbell, J.L., HB 1944, CH 411)

Clerks of circuit courts; clerk may destroy any will that has been lodged in his office for safekeeping for 100 years or more. Amending § 17.1-606. (Patron—Surovell, SB 1542, CH 730)

Clerks of circuit courts; clerk may destroy any will that has been lodged in his office for safekeeping for 100 years or more. Amending § 17.1-606. (Patron—Surovell, SB 1542, CH 730)

Electronic filing system for civil cases; circuit court clerk to establish and operate, etc., certain identifying information confidential, effective clause. Amending §§ 17.1-132, 17.1-258.3, and 17.1-293; adding §§ 8.01-271.02 and 17.1-293.1. (Patron—Obenshain, SB 980)
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COURTS OF RECORD (continued)
Felons; mechanism for reporting to Department of State Police when a circuit court restores right to possess, transport, and carry a firearm, etc., effective date. Amending §§ 18.2-308.09 and 18.2-308.2. (Patron–Rush, HB 2548, CH 203)

Human immunodeficiency virus or hepatitis B or C viruses; exposure to bodily fluids, infection, expedited testing, hearing on petition shall be given precedence on docket so as to be heard by court within 48 hours of filing petition, if court is closed during this period, petition will be heard on next day that court is in session, person who is subject to a testing order may appeal the order of the general district court to the circuit court of the same jurisdiction within 10 days of receiving notice of order. Amending §§ 16.1-241 and 32.1-45.1. (Patron–Price, HB 1998, CH 27)

Judge; nomination for election to Court of Appeals of Virginia. (Patron–Obenshain, SR 92; Obenshain, SR 121)

Judges; election in circuit court, general district court, juvenile and domestic relations district court, and members of Judicial Inquiry and Review Commission. (Patron–Adams, L.R., HJR 1140)

Judges; nominations for election to circuit court. (Patron–Obenshain, SR 93; Obenshain, SR 122; Obenshain, SR 144)

Local electoral boards and general registrars; removal from office by circuit court, etc. Amending §§ 24.2-103, 24.2-109, 24.2-234, and 24.2-235; adding § 24.2-234.1. (Patron–McGuire, HB 2034)

Police and court records; automatic expungement of records relating to a person’s conviction if he has been granted an absolute pardon for a crime he did not commit. Amending §§ 2.2-402 and 19.2-392.2. (Patron–Cole, HB 2278, CH 181)

Prisoners; process for sheriff or administrator to authorize medical and mental health treatment of those incapable of giving consent. Amending §§ 17.1-406, 17.1-410, and 37.2-803; adding §§ 53.1-133.04 and 53.1-133.05. (Patron–Hope, HB 1933, CH 809)

Protective orders; issuance upon convictions for certain felonies, penalty. Amending §§ 16.1-253.2, 17.1-513, 18.2-60.4, 18.2-60.5, and 18.2-60.6. (Patron–Stuart, SB 952)

Remote access to land records; exempts Department of General Services, Department of Conservation and Recreation, Department of Forestry, and Virginia Alcoholic Beverage Control Authority from paying the fee for records, etc. Amending § 17.1-275. (Patron–Carr, HB 2058, CH 611)

Sanctions; court may consider other similar, previously filed pleadings, etc., by such person in violation of the statute, regardless of jurisdiction in which other pleadings, motions, etc., were filed. Amending § 8.01-271.1. (Patron–Orrock, HB 1624)


Zoning appeals, local board of; in a town with a population of 3,500 or less, either three, five, or seven residents of the locality shall be appointed by circuit court of the locality. Amending § 15.2-2308. (Patron–O’Quinn, HB 2224, CH 703)

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Creasy, David C., Sr.; recording sorrow upon death. (Patron–McClellan, SJR 364)

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Credit cards; prosecution for card fraud may occur in county or city in which cardholder resides. Amending § 18.2-198.1. (Patron–Hodges, HB 2484, CH 177)

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Crenshaw, Robert LeeErtiese, Jr.; recording sorrow upon death. (Patron–McQuinn, HJR 987)

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Aggravated sexual battery by false representation or subterfuge; penalty. Amending §§ 18.2-67.3 and 18.2-67.4. (Patron—DeSteph, SB 1151)
Assault and battery; adds to definition of law-enforcement officer for purposes of the crime of assault and battery any special agent or federal law-enforcement officers, penalty. Amending § 18.2-57. (Patron—Carrico, SB 1504)
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Cannabidiol oil and THC-A oil; authorizes a patient or, if such patient is a minor or an incapacitated adult, such patient’s parent or legal guardian may designate an individual to act as his registered agent for the purposes of receiving oil pursuant to a valid written certification, etc. Amending §§ 18.2-250.1, 54.1-3408.3, 54.1-3442.5, 54.1-3442.6, and 54.1-3442.7. (Patron—Marsden, SB 1719, CH 690)
Cannabidiol oil and THC-A oil; possession or distribution at public school, storing, dispensing, or administering by school nurse employed by a local school board, etc., to a student, no school board shall be required to suspend or expel any student who holds a valid written certification for use of oils issued by a practitioner. Amending § 22.1-277; adding § 18.2-251.1:1. (Patron—Hurst, HB 1720, CH 573; Sturtevant, SB 1632, CH 574)
Capital murder; law-enforcement officers and fire marshals, where offender was 18 years of age or older at time of offense, punishment shall be no less than a mandatory minimum term of confinement for life. Amending § 18.2-31. (Patron—Pillion, HB 2615; CH 835; Carrico, SB 1501, CH 717)
Carnal knowledge of pretrial or posttrial offender; bail bondsmen, increases penalty. Amending § 18.2-64.2. (Patron—Brewer, HB 525)
Charitable gaming; special permit shall be granted to a qualified organization to allow such organization to place up to four Department-approved electronic versions of instant bingo, pull tabs, or seal cards on certain premises. Amending §§ 18.2-340.27:1 and 18.2-340.28. (Patron—McPike, SB 1671)
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Child abuse or neglect; appeals from founded complaints, concurrent criminal investigations. Amending § 63.2-1526. (Patron—Campbell, J.L., HB 1953, CH 12; Mason, SB 1416, CH 296)
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Concealed handgun; any person who is otherwise eligible to obtain a permit may lawfully carry openly within the Commonwealth. Amending § 18.2-308. (Patron—Black, SB 48)
Concealed handgun permit; application for a resident permit by a member of United States Armed Forces. Amending § 18.2-308.02. (Patron—Stuart, SB 1179, CH 624)
Concealed handgun permit; extends expiration date. Amending §§ 18.2-308.02, 18.2-308.04, 18.2-308.05, 18.2-308.06, and 18.2-308.010. (Patron—Peake, SB 350)
CRIMES AND OFFENSES GENERALLY (continued)

Concealed handgun permits; any person who is otherwise eligible to obtain a resident permit allowed to carry a concealed handgun without a permit anywhere he may lawfully carry openly within the Commonwealth. Amending § 18.2-308. (Patron—Black, SB 1158)

Concealed handgun permits, nonresident; Department of State Police to issue a permit to a nonresident within 90 days of receipt of completed application, effective date. Amending § 18.2-308.06. (Patron—Pogge, HB 2253)

Concealed handguns; renewal of permits, notice of expiration. Amending § 18.2-308.010. (Patron—Cosgrove, SB 215)

Constitutional amendment; General Assembly may provide by law for restoration of civil rights to persons who have been convicted of nonviolent felonies and who have completed service of their sentences (first reference). Amending Section 1 of Article II. (Patron—Lucas, SJR 5)

Constitutional amendment; Literary Fund, proceeds from forfeited property for drug offenses distributed for purpose of promoting law enforcement (first reference). Amending Section 8 of Article VIII. (Patron—Reeves, SJR 39)

Constitutional amendment; restoration of civil rights for any person who has been convicted of a felony not designated by General Assembly as a barrier crime for purpose of rights restoration and who has completed service of his sentence, etc. (first reference). Amending Section 1 of Article II. (Patron—Hanger, SJR 27; Hanger, SJR 283)


Corporal punishment of a child with an object; penalty. Adding § 18.2-371.1:1. (Patron—Petersen, SB 1399)

Credit cards; prosecution for card fraud may occur in county or city in which cardholder resides. Amending § 18.2-198.1. (Patron—Hodges, HB 2484, CH 177)

Defendants; no unrestorably incompetent defendant charged with capital murder shall be released except pursuant to a court order. Amending § 19.2-169.3. (Patron—Ebbin, SB 1231, CH 797)

Disorderly conduct in public places; eliminates the Class 1 misdemeanor for disrupting willfully or while intoxicated the operation of any school or any school activity. Amending § 18.2-415. (Patron—McClellan, SB 1107)

Driver’s license; suspensions for certain non-driving related offenses, repeals existing provisions relating to suspension of licenses, effective clause. Amending §§ 18.2-251, 46.2-410.1, and 46.2-1200.1; repealing §§ 18.2-259.1 and 46.2-390.1. (Patron—Ebbin, SB 1613)

Driver’s licenses; suspensions for certain non-driving related offenses, repeals existing provisions relating to suspension of licenses, delayed effective date. Amending §§ 18.2-251, 46.2-395, 46.2-410.1, and 46.2-1200.1; repealing §§ 18.2-259.1 and 46.2-390.1. (Patron—Edwards, SB 1310)

Driving under influence of alcohol; first offense, vehicle equipped with certified ignition interlock system. Amending §§ 18.2-270.1 and 18.2-271.1. (Patron—Surovell, SB 737)

Driving while intoxicated or operating watercraft while intoxicated; maiming, etc., of another, definition of “serious bodily injury,” penalties. Amending §§ 18.2-51.4 and 18.2-51.5. (Patron—Bell, Robert B., HB 1941, CH 465)

Drug crimes; disposition of forfeited property used in connection with the commission of crimes. Amending §§ 18.2-251.02, 19.2-386.12, and 19.2-386.14. (Patron—Reeves, SB 463)

Drug paraphernalia and controlled paraphernalia; narcotic testing products used to determine whether a controlled substance contains fentanyl or a fentanyl analog. Amending §§ 18.2-265.1 and 54.1-3466. (Patron—Robinson, HB 2563, CH 215)

Elementary or secondary school, private or public; threats to bomb or damage, false information as to danger, penalty. Amending § 18.2-83. (Patron—Campbell, J.L., HB 1947)

False caller identification information; penalty. Adding § 18.2-429.1. (Patron—Brewer, HB 2170, CH 476)

Family life education; Board of Education, in its curriculum guidelines, to include instruction on prevention of human trafficking. Amending §§ 22.1-207.1 and 22.1-207.1:1. (Patron—Favola, SB 1141, CH 595)

Felons; mechanism for reporting to Department of State Police when a circuit court restores right to possess, transport, and carry a firearm, etc., effective date. Amending §§ 18.2-308.09 and 18.2-308.2. (Patron—Rush, HB 2548, CH 203)
CRIMES AND OFFENSES GENERALLY (continued)

Felony homicide; certain drug offenses, penalty. Amending § 18.2-33. (Patron—Hugo, HB 2528)

Firearm transfers; criminal history record information checks, age requirement, penalty. Amending §§ 18.2-308.2:2 and 54.1-4201.2; adding § 18.2-308.2:5. (Patron—Saslaw, SB 1162)

Firearm transfers; criminal history record information checks, penalty. Amending § 54.1-4201.2; adding § 18.2-308.2:5. (Patron—Saslaw, SB 1164)

Firearms; prohibition on manufacture, import, sale, etc., of mechanical devices designed to increase rate of fire, penalty. Adding § 18.2-308.5:1. (Patron—Ebbin, SB 1008)

Firearms; removal from persons posing substantial risk, penalties. Amending §§ 18.2-308.09, 18.2-308.2:1, 18.2-308.2:2, and 18.2-308.2:3; adding §§ 18.2-308.1:6, 19.2-152.13 through 19.2-152.17, and 19.2-387.3. (Patron—Barker, SB 1458)

Firearms; reporting when lost or stolen, civil penalty. Adding § 18.2-287.5. (Patron—McClellan, SB 1324)

Firearms; trigger activators designed to increase the rate of fire, prohibition, penalty. Adding § 18.2-308.5:1. (Patron—Saslaw, SB 1163)

Firearms, certain; adds the County of Albemarle and the City of Charlottesville to the list of localities in which it is unlawful for a person to carry in public places. Amending § 18.2-287.4. (Patron—Deeds, SB 1482)

Firearms in locked vehicles; immunity from liability. Adding § 18.2-308.1:01. (Patron—Peake, SB 351)

Firearms magazines and firearms, certain; prohibition of sale, transfer, etc., penalties. Amending §§ 16.1-278.9, 18.2-287.4, 18.2-308.2:01, 18.2-308.2:2, 18.2-308.7, and 18.2-308.8; adding § 18.2-309.1. (Patron—Ebbin, SB 1748)

Firefighter, volunteer firefighter, emergency medical services personnel, or volunteer emergency medical services personnel; any employed personnel who has a valid resident concealed handgun permit and has been approved by his fire chief or emergency medical services chief may carry while engaged in performance of their official duties, policies regarding authorization and practices. Amending § 18.2-308. (Patron—Chase, SB 1012)

Fluorinated hydrocarbons or vapors, or hydrogenated fluorocarbons; prohibited inhalants or other noxious chemical substances, definition. Amending § 18.2-264. (Patron—Thomas, HB 2138, CH 6)

Forensic Science, Department of; accrediting bodies. Amending §§ 9.1-501, 18.2-268.7, and 46.2-341.26:7. (Patron—Mullin, HB 2118, CH 474)

Forgery; venue for prosecution, where an issuer, acquirer, or account holder sustained a financial loss as a result of the offense. Amending § 19.2-245.1. (Patron—Leftwich, HB 1751, CH 46; Cosgrove, SB 1050, CH 621)

Fraud prevention; Department of Medical Assistance Services shall conduct a pilot program to develop and implement means to mitigate risk of improper payment to services providers, etc., report. Amending § 32.1-319.1. (Patron—Peace, HB 2015, CH 422)

Gambling; definition of gambling device. Amending § 18.2-325. (Patron—Lucas, SB 1187)

Handguns; limitation on purchases, penalty. Amending § 18.2-308.2:2. (Patron—Locke, SB 1034; Locke, SB 1446)

Hate crimes; adds gender, disability, gender identity, or sexual orientation, penalty. Amending §§ 8.01-42.1, 8.01-49.1, 18.2-57, 18.2-121, and 52-8.5. (Patron—Favola, SB 1375)

Health care provider; threats of death or bodily injury to a provider, penalty. Amending § 18.2-60. (Patron—Howell, SB 1395, CH 506)


Illegal gambling; definition. Amending § 18.2-325. (Patron—Reeves, SB 1738, CH 761)

Involuntary manslaughter; death of a fetus, penalty. Amending § 18.2-36.1. (Patron—Obenshain, SB 541)


Law-enforcement officials; unlawful for any person to knowingly, with intent to mislead an agency, cause another to give a false report to any official, penalty. Amending § 18.2-461. (Patron—Yancey, HB 2056, CH 471; Chase, SB 1031, CH 498)
CRIMES AND OFFENSES GENERALLY (continued)

Marijuana; a law-enforcement officer is permitted to testify as to results of any field test approved by Department of Forensic Science in any trial for a misdemeanor offense of possession with intent to distribute. Amending § 19.2-188.1. (Patron–Howell, SB 110)

Marijuana; decriminalization of simple possession, penalty. Amending §§ 16.1-260, 18.2-250.1, 18.2-251, 18.2-252, 18.2-259.1, 18.2-308.09, 18.2-308.1:5, and 46.2-390.1. (Patron–Ebbin, SB 997)

Minors; allowing access to firearms, penalty. Amending § 18.2-56.2. (Patron–Howell, SB 1096)

Minors; prostitution and human trafficking related crimes, taking, detaining person, etc., if minor is 15 years of age or older at time of offense, Class 3 misdemeanor, if minor is younger than 15 years of age at time of offense, Class 2 felony. Amending §§ 18.2-355 through 18.2-357.1. (Patron–Gilbert, HB 2470)

Misdemeanor sex offenses against minors; extends the statute of limitations period for prosecuting where the victim is a minor at the time of the offense to 20 years after the victim reaches majority. Amending § 19.2-8. (Patron–Deeds, SB 1484)

Motor vehicle registration, licensing, and certificates of title statutes; reorganization, segregation of criminal offenses and traffic offenses. Amending §§ 46.2-612 and 46.2-613. (Patron–Herring, HB 1711, CH 71; McDougle, SB 1382, CH 79)

Motor vehicles; no person who is required to register with the Sex Offender and Crimes Against Minors Registry or the federal National Sex Offender Public Website for an offense that is similar to a sexually violent offense may operate a taxicab for transportation of passengers for remuneration over the highways. Adding § 46.2-2011.33. (Patron–Collins, HB 2300, CH 480)

Nondisclosure or confidentiality agreements; sexual assault, condition of employment. Adding § 40.1-28.01. (Patron–Delaney, HB 1820, CH 131)

Obstruction of justice; concealing evidence of an abduction, penalty. Amending §§ 18.2-370 and 18.2-460. (Patron–Carico, SB 1508)

Out-of-state conviction of drug offenses; person may petition general district court in county or city in which he resides for restricted driver’s license. Amending § 18.2-259.1. (Patron–Jones, J.C., HB 1664, CH 68; Stuart, SB 1181, CH 76)

Out-of-state conviction of drug offenses; petition for restricted driver’s license. Amending § 46.2-390.1. (Patron–Surovell, SB 1536)

Overdoses; safe reporting. Amending § 18.2-251.03. (Patron–McDougle, SB 1349, CH 626)

Owner or employee of bail bond company; carnal knowledge of pretrial defendant or posttrial offender, penalty. Amending §§ 18.2-64.2 and 19.2-8. (Patron–Chafin, SB 1649)

Paramilitary activities; penalty. Amending § 18.2-433.2. (Patron–Lucas, SB 1210)

Passport and military identification numbers; breach of personal information notification. Amending § 18.2-186.6. (Patron–Lopez, HB 2396, CH 484)

Place of religious worship; repeals statutory prohibition on carrying a gun, pistol, bowie knife, dagger, or other dangerous weapon, without good and sufficient reason. Repealing § 18.2-283. (Patron–Black, SB 1024)

Police animals; killing or injuring, penalty. Amending § 18.2-144.1. (Patron–Reeves, SB 1675)

Prostitution; unlawful for any travel agent to knowingly promote travel services, Class 1 misdemeanor. Amending §§ 2.2-515.2, 8.01-42.4, 18.2-513, 19.2-10.2, 19.2-386.16, and 19.2-386.35; adding § 18.2-348.1. (Patron–Delaney, HB 1817, CH 458)

Prostitution and sex trafficking; offenses involving a minor, penalties. Amending §§ 9.1-902, 17.1-805, 18.2-46.1, 18.2-347 through 18.2-350, 18.2-357.1, 18.2-513, 19.2-215.1, and 19.2-392.02. (Patron–Bell, Robert B., HB 2586, CH 617)


Protective orders; issuance upon convictions for certain felonies, penalty. Amending §§ 16.1-253.2, 17.1-513, 18.2-60.4, 18.2-60.5, 18.2-119, and 18.2-308.1:4; adding § 18.2-60.6. (Patron–Stuart, SB 952)

Protective orders; possession of firearms, penalty. Amending § 18.2-308.1:4. (Patron–Howell, SB 1078)

Protective orders; possession of firearms, surrender or transfer of firearms, penalties. Amending § 18.2-308.1:4. (Patron–Saslaw, SB 1467)
CRIMES AND OFFENSES GENERALLY (continued)

Public places; disorderly conduct, right of person in charge to detain. Amending § 18.2-415. (Patron—Carrico, SB 497)

School principals; principals are not required to report criminal misdemeanors or status offenses to law enforcement if, in the principal’s discretion, such report is not warranted. Amending § 22.1-279.3:1. (Patron—Reeves, SB 476)


Sex Offender and Crimes Against Minors Registry; registration procedures for change of email address. Amending § 9.1-903. (Patron—McDougle, SB 1385)

Sex Offender and Crimes Against Minors Registry; reregistration schedule, copies of all forms to be used and guidelines for submitting such forms, shall be available through distribution by the State Police, etc., effective date. Amending § 9.1-904. (Patron—Watts, HB 2089, CH 613; Mason, SB 1418, CH 614)

Sex offenders; prohibited entry onto school property, penalty. Amending § 18.2-370.5. (Patron—Bell, Robert B., HB 622)

Sex offenders; registered offenders who enter an emergency shelter to notify a member of shelter’s staff, etc., any person who violates this subsection is guilty of a Class 3 misdemeanor, no person shall be denied entry into emergency shelter on basis of his status unless prohibited by law, use of Registry information. Adding § 9.1-906.1. (Patron—Leftwich, HB 2303; Cosgrove, SB 1047)

Specialty dockets; Office of the Executive Secretary of the Supreme Court shall develop a statewide evaluation model and conduct ongoing evaluations of the effectiveness and efficiency of all local specialty dockets, report. Adding § 18.2-254.2. (Patron—Stolle, HB 2665, CH 13; Cosgrove, SB 1655, CH 51)

Switchblade knives; manufacture and distribution, possession of knife by manufacturer or distributor in course of his employment, etc. Amending § 18.2-311. (Patron—Reeves, SB 1251)

Telephone or wireless communication device; threats of death or bodily injury to a person or member of family, penalty. Amending § 18.2-60. (Patron—Peake, SB 1123)

Timber theft; a person who buys and removes timber from a landowner’s property is guilty of Class 1 misdemeanor if he fails to pay the landowner within date specified in written timber sales agreement, load tickets required for certain sales of timber. Amending §§ 10.1-1105 and 55-332; adding §§ 55-334.2 and 55-334.3. (Patron—Adams, L.R., HB 2411, CH 348; Chafin, SB 1469, CH 353)

Tobacco products, nicotine vapor products, and alternative nicotine products; purchase, possession, and sale, minimum age requirements, provisions shall not apply to any active duty military personnel who are 18 years of age or older, etc., penalties. Amending §§ 18.2-246.8, 18.2-246.10, and 18.2-371.2. (Patron—Stolle, HB 2748, CH 90; Norment, SB 1727, CH 102)

Trespass; civil action, vicarious liability. Adding § 8.01-40.5. (Patron—Reeves, SB 800)

Trespass; immunity from criminal trespass provided to any person authorized to serve process while such person is engaged in the lawful service process. Amending § 18.2-119. (Patron—Black, SB 1157)


Unlawful dissemination or sale of images of another person; “another person” includes a person whose image was used in creating, etc., a videographic or still image with intent to depict an actual person, etc., penalty. Amending § 18.2-386.2. (Patron—Simon, HB 2678, CH 490; Ebbin, SB 1736, CH 515)

Unmanned aircraft system; trespassing with system if takes off or lands in violation of current Federal Aviation Administration Special Security Instructions, etc., guilty of Class 1 misdemeanor. Amending § 18.2-121.3. (Patron—Knight, HB 1636, CH 612)

Vehicle inspector; Superintendent of State Police prohibited from promulgating regulations barring an individual from being certified solely because he has previously been convicted of a criminal offense other than a violent felony or an act of violence. Amending § 46.2-1165. (Patron—Cosgrove, SB 1029)
CRIMES AND OFFENSES GENERALLY (continued)

Vehicle inspector; Superintendent of State Police prohibited from promulgating regulations barring an individual from being certified solely because he has previously been convicted of a criminal offense, provided that he is free from any term of incarceration, etc. Amending § 46.2-1165. (Patron–DeSteph, SB 1235)

Virginia Charitable Gaming Board; annual evaluation of conduct of charitable gaming operations, renumeration may be paid to individuals who assist in conduct of charitable gaming not to exceed $50 per session. Amending §§ 2.2-2456, 18.2-340.19, 18.2-340.27, and 18.2-340.33. (Patron–Sturtevant, SB 1527)


Virginia Sports Betting Department; Program Gambling Treatment and Support Fund, created, etc., penalties. Amending §§ 2.2-3705.3, 2.2-3711, 18.2-334.3, 37.2-304, 59.1-364, and 59.1-569; adding §§ 11-16.1, 37.2-314.1, and 58.1-4100 through 58.1-4124. (Patron–Petersen, SB 1238)

Wanton waste; Class 2 misdemeanor for violating a regulation prohibiting, or allowing of a killed or crippled game animal or nonmigratory game bird to be wasted without making a reasonable effort to retrieve the animal. Adding § 29.1-553.1. (Patron–Edmunds, HB 1613, CH 150)

CRIMINAL HISTORY INFORMATION

Central Criminal Records Exchange; Department of State Police shall accept requests for background checks through the use of Live Scan device. Adding § 19.2-388.1. (Patron–Head, HB 2746, CH 620)


Criminal history background information; licensed home care agency, community services board, licensed adult day care center, etc., that provide services under state plan for medical assistance services may disclose whether background check has been performed on an employee and whether such person is eligible for employment. Amending §§ 32.1-162.9:1, 37.2-416, 37.2-506, and 63.2-1720. (Patron–Price, HB 2035, CH 89)

Firearm transfers; criminal history record information checks, age requirement, penalty. Amending §§ 18.2-308.2:2 and 54.1-4201.2; adding § 18.2-308.2:5. (Patron–Saslaw, SB 1162)

Firearm transfers; criminal history record information checks, penalty. Amending § 54.1-4201.2; adding § 18.2-308.2:5. (Patron–Saslaw, SB 1164)

Insurance licensing, biennial; renewal for individuals and business entities, criminal background checks, fingerprinting, insurance agents’ continuing education requirements, removes obsolete requirements, effective date. Amending §§ 19.2-389, 38.2-1819, 38.2-1820, 38.2-1824, 38.2-1826, 38.2-1828, 38.2-1840, 38.2-1841, 38.2-1842, 38.2-1845.2, 38.2-1845.8, 38.2-1845.9, 38.2-1845.17, 38.2-1845.22, 38.2-1857.2, 38.2-1857.5, 38.2-1857.9, 38.2-1865.1, 38.2-1865.5, 38.2-1867, 38.2-1868.1, 38.2-1869, 38.2-1871, 38.2-1872, 38.2-1873, 38.2-1876, 38.2-1882, 38.2-1888, and 55-525.30; adding §§ 38.2-1825.1 and 38.2-1857.4; repealing §§ 38.2-1857.3, 38.2-1857.4, and 38.2-1870. (Patron–Chafin, SB 1222, CH 675)
CRIMINAL JUSTICE SERVICES

Criminal Justice Services, Department of; training standards, community engaged policing. Amending §§ 9.1-102 and 58.1-344.3. (Patron–Lucas, SB 59)

Criminal Justice Services, Department of; training standards for law-enforcement officers serving as school resource officers. Amending §§ 9.1-102 and 22.1-279.8; adding § 9.1-114.1. (Patron–Deeds, SB 1530)

Law enforcement; Department of Criminal Justice Services to establish training standards and publish and periodically update model policies for personnel for sensitivity to and awareness of persons experiencing behavioral health or substance abuse crises. Amending § 9.1-102. (Patron–Bell, Robert B., HB 2666)

Law enforcement; Department of Criminal Justice Services to establish training standards and publish and periodically update model policies for personnel for sensitivity to and awareness of persons experiencing mental health or substance abuse crises, including chronic homeless inebriates. Amending § 9.1-102. (Patron–Deeds, SB 1489)

Law-enforcement officers; Department of Criminal Justice Services to establish compulsory training standards for certification and recertification of officers in Advanced Law Enforcement Rapid Response Training. Amending § 9.1-102. (Patron–Carrico, SB 1517)

Law-enforcement personnel; Department of Criminal Justice Services to establish training standards and publish and periodically update model policies on effective recognition of and response to stress, trauma, and post-traumatic stress experienced by officers. Amending § 9.1-102. (Patron–DeSteph, SB 1149)

School resource officers; powers and duties of Department of Criminal Justice Services, compulsory minimum training standards for certification and recertification of law-enforcement officers, training shall be specific to role and responsibility of officer working with students, etc. Amending §§ 9.1-102 and 22.1-279.8; adding § 9.1-114.1. (Patron–Jones, J.C., HB 2609, CH 487; Locke, SB 1130, CH 488)

CRIMINAL PROCEDURE

Bail; data collection and reporting standards, report. Adding §§ 19.2-119.1 and 19.2-134.1. (Patron–McClellan, SB 1687)

Bail and recognizances; magistrate’s checklist, surety’s basis for request for capias. Amending §§ 19.2-121 and 19.2-149. (Patron–Adams, L.R., HB 2453, CH 176)

Bail bondsman; surrender of principal, deposit. Amending § 19.2-149. (Patron–Collins, HB 2659, CH 205)

Body-worn camera; release of recordings, penalty. Adding § 19.2-265.7. (Patron–Stanley, SB 1033; Chase, SB 1052)

Central Criminal Records Exchange; Department of State Police shall accept requests for background checks through the use of Live Scan device. Adding § 19.2-388.1. (Patron–Head, HB 2746, CH 620)

Central Criminal Records Exchange; reports, adds additional offenses to list. Amending § 19.2-390. (Patron–Chafin, SB 1529, CH 115)


Charges and convictions, certain; person allowed to petition for expungement of convictions and deferred disposition dismissals for marijuana possession, etc., when the offense occurred prior to the person’s twenty-first birthday, any person seeking expungement of a marijuana possession or alcohol-related charge shall be assessed a $150 fee. Amending §§ 19.2-392.2 and 19.2-392.4. (Patron–McDougle, SB 1380)

Child care providers; local law-enforcement agencies allowed to process and submit requests for national fingerprint background checks, forwarding fingerprints and personal descriptive information. Amending §§ 63.2-1720.1 and 63.2-1721.1. (Patron–Mason, SB 1407, CH 447)

Child Pornography Registry; contents of Registry, criminal investigations, report. Amending § 19.2-390.3. (Patron–Bell, Robert B., HB 1940, CH 3; McDougle, SB 1379, CH 42)
CRIMINAL PROCEDURE (continued)

Clerks of court; collection of DNA sample for certain offenses, disclosure of tax information, repeals the provision of law establishing the Torrens system. Amending §§ 19.2-310.2 and 58.1-3; repealing § 55-112. (Patron–Chafin, SB 1166, CH 786)

Community corrections alternative program; establishment, repeals the boot camp incarceration program, diversion center incarceration program, and detention center incarceration program, etc. Amending §§ 19.2-298.01, 46.2-357, 46.2-391, 53.1-10, 53.1-67.6, 60.2-219, and 60.2-618; adding §§ 19.2-316.4 and 53.1-67.9; repealing §§ 19.2-316.1, 19.2-316.2, 19.2-316.3, 53.1-67.1, 53.1-67.7, and 53.1-67.8. (Patron–Ward, HB 2605, CH 618)

Community work in lieu of payment of fines and court costs; authority of the court. Amending § 19.2-354. (Patron–Carroco, SB 1710)

Competency report; unrestorably incompetent defendant. Amending § 19.2-169.1. (Patron–Mason, SB 1417)

Condominium Act; any person who willfully violates any provision of the Act is guilty of a misdemeanor. Amending §§ 19.2-8 and 55-79.103. (Patron–DeSteph, SB 1374)

Crime victim rights; upon victim’s request, victim shall be notified by the Commissioner of Behavioral Health and Developmental Services or his designee of release of defendant found unrestorably incompetent or acquitted by reason of insanity. Amending § 19.2-11.01. (Patron–Orrock, HB 2648, CH 216)

Criminal case; admissibility of prior inconsistent statements. Adding § 19.2-268.4. (Patron–Howell, SB 1076)

Criminal history background information; licensed home care agency, community services board, licensed adult day care center, etc., that provide services under state plan for medical assistance services may disclose whether background check has been performed on an employee and whether such person is eligible for employment. Amending §§ 32.1-162.9:1, 37.2-416, 37.2-506, and 63.2-1720. (Patron–Price, HB 2035, CH 89)

Criminal Injuries Compensation Fund; amount of award. Amending § 19.2-368.11:1. (Patron–Bell, Robert B., HB 2773, CH 524)

Criminal Justice Services, Department of; training standards, community engaged policing. Amending §§ 9.1-102 and 58.1-344.3. (Patron–Lucas, SB 59)

Death penalty; a defendant in a capital case who had a severe mental illness at time of the offense is not eligible for the penalty, etc. Amending §§ 19.2-264.3:1.3, 19.2-264.3:3, and 19.2-264.4; adding §§ 19.2-264.3:1.4 and 19.2-264.3:1.5. (Patron–Favola, SB 1137)

Defendants; no unrestorably incompetent defendant charged with capital murder shall be released except pursuant to a court order. Amending § 19.2-169.3. (Patron–Ebbin, SB 1231, CH 797)

Discovery in criminal cases; attorney for the Commonwealth required, upon written notice by an accused to the court and to the attorney for the Commonwealth, to permit accused to inspect and copy or photograph any relevant written or recorded statements or confessions, etc. Amending § 19.2-265.4. (Patron–Stacy, SB 167)

DNA analysis; conviction of certain crimes or similar ordinance of a locality. Amending § 19.2-310.2. (Patron–Campbell, R.R., HB 2439, CH 201)

Drivers’ license; suspension for nonpayment of fines or costs. Amending §§ 19.2-354, 19.2-354.1, 46.2-301, 46.2-395, 46.2-416, and 46.2-1200.1. (Patron–Ebbin, SB 578)

Driver’s license; suspension for nonpayment of fines or costs, repeals requirement that license of a person convicted of any violation of the law who fails or refuses to provide for immediate payment of fines or costs be suspended, Commissioner of DMV to return or reinstate any person’s license that was suspended prior to July, 2019, solely for nonpayment of fines or costs, etc., effective clause. Amending §§ 19.2-258.1, 19.2-354, 19.2-354.1, 33.2-503, 46.2-301, 46.2-361, 46.2-391.1, 46.2-416, 46.2-819.1, 46.2-819.3, 46.2-819.3:1, 46.2-819.5, and 46.2-1200.1; repealing § 46.2-395. (Patron–Stanley, SB 1013)

Driver’s license; suspension for nonpayment of fines or costs repeals requirement that license of a person convicted of any violation of the law who fails or refuses to provide for immediate payment of fines or costs be suspended, Commissioner shall waive all fees related to reinstituting such person’s driving privileges. Amending §§ 19.2-258.1, 19.2-354, 19.2-354.1, 33.2-503, 46.2-301, 46.2-361, 46.2-391.1, 46.2-416, 46.2-819.1, 46.2-819.3, 46.2-819.3:1, 46.2-819.5, and 46.2-1200.1; repealing § 46.2-395. (Patron–Ebbin, SB 1612)

Drug crimes; disposition of forfeited property used in connection with the commission of crimes. Amending §§ 18.2-251.02, 19.2-386.12, and 19.2-386.14. (Patron–Reeves, SB 463)
CRIMINAL PROCEDURE (continued)

Emergency protective order; required conditions, petition to dissolve or modify. Amending §§ 16.1-253.4 and 19.2-152.8. (Patron-Herring, HB 2417)

Eviction; changes terminology from writ of possession to writ of eviction for the writ executed by a sheriff to recover real property pursuant to an order of possession, pleadings and other papers by certain parties not represented by attorneys. Amending §§ 8.01-128, 8.01-129, 8.01-293, 8.01-470, 8.01-471, 16.1-69.40, 16.1-88.03, 17.1-272, 55-225.01, 55-225.1, 55-246.1, 55-248.3:1, 55-248.35, 55-248.38:1, 55-248.38:2, and 58.1-3947. (Patron-Aird, HB 2007, CH 700; Locke, SB 1448, CH 180)

Evidence; in any criminal case, an accident reconstruction expert may testify as an expert witness. Adding § 19.2-270.8. (Patron-Thomas, HB 2136)

Expert witnesses; standards for testimony. Amending § 8.01-401.3. (Patron-Peake, SB 753)

Forensic Science, Department of; purchase of forensic laboratory services, laboratory that has entered into a contract with the Department for provision of services shall be deemed authorized by Department to conduct such analyses or examinations. Amending §§ 19.2-187 and 19.2-187.01; adding § 9.1-1101.1. (Patron-Morefield, HB 2279, CH 478; Chafin, SB 1274, CH 479)

Forfeiture on recognizance; bail bondsman, suspension of license. Amending §§ 19.2-143. (Patron-Bell, Richard P., HB 2078, CH 200)

Forgery; venue for prosecution, where an issuer, acquirer, or account holder sustained a financial loss as a result of the offense. Amending § 19.2-245.1. (Patron-Leftwich, HB 1751, CH 46; Cosgrove, SB 1050, CH 621)

Insurance licensing, biennial; renewal for individuals and business entities, criminal background checks, fingerprinting, insurance agents' continuing education requirements, removes obsolete requirements, effective date. Amending §§ 19.2-389, 38.2-1819, 38.2-1820, 38.2-1824, 38.2-1826, 38.2-1838, 38.2-1840, 38.2-1841, 38.2-1842, 38.2-1845.2, 38.2-1845.3, 38.2-1845.8, 38.2-1845.9, 38.2-1845.17, 38.2-1845.22, 38.2-1857.2, 38.2-1857.5, 38.2-1857.9, 38.2-1865.1, 38.2-1865.5, 38.2-1867, 38.2-1868.1, 38.2-1869, 38.2-1871, 38.2-1872, 38.2-1873, 38.2-1876, 38.2-1882, 38.2-1888, and 55-525.30; adding §§ 38.2-1825.1 and 38.2-1857.4:1; repealing §§ 38.2-1857.3, 38.2-1857.4, and 38.2-1870. (Patron-Chafin, SB 1222, CH 675)

Investigations and reports by probation officers; persons eligible for parole. Amending § 19.2-299. (Patron-Tyler, HB 1833, CH 107)


Marijuana; a law-enforcement officer is permitted to testify as to results of any field test approved by Department of Forensic Science in any trial for a misdemeanor offense of possession with intent to distribute. Amending § 19.2-188.1. (Patron-Howell, SB 110)

Medical evidence admissible in juvenile and domestic relations district court; preliminary protective order hearings. Amending § 16.1-245.1. (Patron-Obenshain, SB 1429, CH 716)

Medical records; subpoena duces tecum, additional time to comply. Amending § 8.01-413. (Patron-McGuire, HB 2044)

Misdemeanor sex offenses against minors; extends the statute of limitations period for prosecuting where the victim is a minor at the time of the offense to 20 years after the victim reaches majority. Amending § 19.2-8. (Patron-Deeds, SB 1484)

Multi-jurisdiction grand jury; secrecy of information, use in a criminal investigation or proceeding. Amending § 19.2-215.9. (Patron-Adams, L.R., HB 2413, CH 522)

Owner or employee of bail bond company; carnal knowledge of pretrial defendant or posttrial offender, penalty. Amending §§ 18.2-64.2 and 19.2-8. (Patron-Chafin, SB 1649)

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Driver education programs; any school board that offers a program in the safe operation of motor vehicles is required to make the program available to any student who receives home instruction and resides in the local school division. Amending § 22.1-205. (Patron—Black, SB 1021)

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Child support; nonpayment, amount of arrearage paid, repayment agreement, suspension of driver’s license. Amending § 46.2-320.1. (Patron—Carr, HB 2059, CH 284; Dance, SB 1667, CH 285)
Commercial driver’s licenses; Commissioner of DMV to waive certain knowledge and skills tests required for obtaining a permit or license for certain current or former military service members. Amending § 46.2-341.14:01. (Patron—Thomas, HB 2551, CH 161)
Commercial driver’s licenses; entry-level driver training. Commissioner shall waive the knowledge test and driving skills test for certain current or former military service members applying for certain endorsements, etc. Amending §§ 46.2-324.1, 46.2-341.4, 46.2-341.9, 46.2-341.10, 46.2-341.11, 46.2-341.12, 46.2-341.13, 46.2-341.14, and 46.2-1701.1; adding §§ 46.2-341.9 through 46.2-1711. (Patron—Deeds, SB 1481, CH 750)
Commercial driver’s licenses; specialized training required. Adding § 46.2-341.9:01. (Patron—DeSteph, SB 1343, CH 352)

Driver’s license; DMV, upon request of applicant and presentation of a signed statement by a licensed physician confirming applicant’s condition, request for a traumatic brain injury indicator on applicant’s driver’s license shall require a signed statement from a licensed neurologist confirming applicant’s condition. Amending § 46.2-342. (Patron—Deeds, SB 1487)
DRIVERS’ LICENSES (continued)

Drivers’ license; suspension for nonpayment of fines or costs. Amending §§ 19.2-354, 19.2-354.1, 46.2-301, 46.2-395, 46.2-416, and 46.2-1200.1. (Patron—Ebbin, SB 578)

Driver’s license; suspension for nonpayment of fines or costs, repeals requirement that license of a person convicted of any violation of the law who fails or refuses to provide for immediate payment of fines or costs be suspended, Commissioner of DMV to return or reinstate any person’s license that was suspended prior to July, 2019, solely for nonpayment of fines or costs, etc., effective clause. Amending §§ 19.2-258.1, 19.2-354, 19.2-354.1, 33.2-503, 46.2-301, 46.2-361, 46.2-391.1, 46.2-416, 46.2-819.1, 46.2-819.3, 46.2-819.3:1, 46.2-819.5, and 46.2-1200.1; repealing § 46.2-395. (Patron—Stanley, SB 1013)

Driver’s license; suspension for nonpayment of fines or costs repeals requirement that license of a person convicted of any violation of the law who fails or refuses to provide of immediate payment of fines or costs be suspended, Commissioner shall waive all fees related to reinstating such person’s driving privileges. Amending §§ 19.2-258.1, 19.2-354, 19.2-354.1, 33.2-503, 46.2-301, 46.2-361, 46.2-391.1, 46.2-416, 46.2-819.1, 46.2-819.3, 46.2-819.3:1, 46.2-819.5, and 46.2-1200.1; repealing § 46.2-395. (Patron—Ebbin, SB 1612)

Driver’s license; suspensions for certain non-driving related offenses, repeals existing provisions relating to suspension of licenses, effective clause. Amending §§ 18.2-251, 46.2-395, 46.2-410.1, and 46.2-1200.1; repealing §§ 18.2-259.1 and 46.2-390.1. (Patron—Ebbin, SB 1613)

Driver’s licenses; suspensions for certain non-driving related offenses, repeals existing provisions relating to suspension of licenses, delayed effective date. Amending §§ 18.2-251, 46.2-395, 46.2-410.1, and 46.2-1200.1; repealing §§ 18.2-259.1 and 46.2-390.1. (Patron—Edwards, SB 1310)

Out-of-state conviction of drug offenses; person may petition general district court in county or city in which he resides for restricted driver’s license. Amending § 18.2-259.1. (Patron—Jones, J.C., HB 1664, CH 68; Stuart, SB 1181, CH 76)

Out-of-state conviction of drug offenses; petition for restricted driver’s license. Amending § 46.2-390.1. (Patron—Surovell, SB 1536)

DRUG ABUSE

Out-of-state conviction of drug offenses; person may petition general district court in county or city in which he resides for restricted driver’s license. Amending § 18.2-259.1. (Patron—Jones, J.C., HB 1664, CH 68; Stuart, SB 1181, CH 76)

Out-of-state conviction of drug offenses; petition for restricted driver’s license. Amending § 46.2-390.1. (Patron—Surovell, SB 1536)

DRUNK DRIVING

Driving under influence of alcohol; first offense, vehicle equipped with certified ignition interlock system. Amending §§ 18.2-270.1 and 18.2-271.1. (Patron—Surovell, SB 737)

DRYDEN, ROBERT

Dryden, Robert; commending. (Patron—LaRock, HJR 1077)

DUDLEY, SUE KIMBLE

Dudley, Sue Kimble; recording sorrow upon death. (Patron—Deeds, SJR 370)

DUMFRIES, TOWN OF

Dumfries, Town of; amending charter, town council elections, etc. (Patron—Torian, HB 2670, CH 310; Surovell, SB 1691, CH 311)

DUNNA V ANT, SIOBHAN S.

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DURHAM, ALFRED
Durham, Alfred; commending. (Patron–Bourne, HJR 758)

EAGLE SCOUTS CYCLING ACROSS AMERICA 2018
Eagle Scouts Cycling Across America 2018; commending. (Patron–Murphy, HJR 779)

EARLEY, ROBERT ANDREW, SR.
Earley, Robert Andrew, Sr.; recording sorrow upon death. (Patron–Stolle, HJR 1047)

EASEMENTS
Buckingham County; conveyance of a right-of-way easement from Department of Forestry which will follow an existing road across a portion of Appomattox-Buckingham State Forest. (Patron–Fariss, HB 1783, CH 73)

New Kent County; Department of Forestry authorized to convey a permanent easement and right-of-way across a portion of the New Kent Forestry Center. (Patron–Peace, HB 2016, CH 186)

EASTERN SHORE AREA AGENCY ON AGING/COMMUNITY ACTION AGENCY
Eastern Shore Area Agency on Aging/Community Action Agency; commending. (Patron–Bloxom, HJR 858)

EASTERN SHORE OF VIRGINIA
Ground water withdrawal; State Water Control Board shall adopt regulations providing incentives for the withdrawal of water from the surficial aquifer, rather than the deep aquifer, in the Eastern Shore Groundwater Management Area. Amending § 62.1-255; adding § 62.1-262.1. (Patron–Lewis, SB 1599, CH 755)

EASTVILLE, TOWN OF
Eastville, Town of; new charter (previous charter repealed). (Patron–Lewis, SB 1562, CH 813)

EBBIN, ADAM P.
Addressed Senate in memory of the students and faculty lost in the 2018 Parkland, Florida shooting; requested adjournment in memory 1290-1291

Addressed Senate in memory of George Washington; requested adjournment in memory 1671

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EBERT, PAUL B.
Ebert, Paul B.; commending. (Patron–Torian, HJR 977; Stuart, SJR 334)

ECONOMIC DEVELOPMENT
Local economic development; expenditure shall be first approved by local governing body. Amending § 15.2-940. (Patron–Chase, SB 714)

EDGERTON, MILTON THOMAS, JR.
Edgerton, Milton Thomas, Jr.; recording sorrow upon death. (Patron–Toscano, HJR 925)

EDMONDS, CURTIS EUGENE, SR.
Edmonds, Curtis Eugene, Sr.; commending. (Patron–Heretick, HJR 793; Lucas, SJR 330)
EDUCATION

Alternative education programs; Department of Education shall annually collect from each school board and publish on its website various enrollment and achievement data on programs for students who have been suspended, expelled, or otherwise precluded from attendance at school, data shall include average length of enrollment in an alternative education program, etc. Adding § 22.1-277.2:2. (Patron—Bell, Richard P., HB 1985, CH 123; Barker, SB 1298, CH 232)

Cannabidiol oil and THC-A oil; possession or distribution at public school, storing, dispensing, or administering by school nurse employed by a local school board, etc., to a student, no school board shall be required to suspend or expel any student who holds a valid written certification for use of oils issued by a practitioner. Amending § 22.1-277; adding § 18.2-251.1:1. (Patron—Hurst, HB 1720, CH 573; Sturtevant, SB 1632, CH 574)

Career and Technical Education Work-Based Learning Guide; Board of Education shall review and revise. (Patron—Peace, HB 2018, CH 143; McClellan, SB 1434, CH 233)

Children in residence or custody; participation in any educational programs offered by the facility that is administered by the Department of Education, regardless of their enrollment status. Amending § 22.1-7. (Patron—Bell, Richard P., HB 1986, CH 281; Hanger, SB 1314, CH 173)

Children who are deaf or hard of hearing; services provided, advisory subcommittee established, report. Adding §§ 22.1-217.03 and 30-236.1. (Patron—Pogge, HB 676)

Civic Education, Commission on; extends sunset provision. Amending § 30-354. (Patron—Marsden, SB 1097, CH 374)

Composite index; local ability to pay for certain counties. Adding § 22.1-98.3. (Patron—Stuart, SB 880)

Computation of composite index; General Assembly shall, beginning July 1, 2019, modify current standards of quality funding formula and calculation of local ability to pay. Amending § 22.1-253.13:11. (Patron—Hanger, SB 1471)

Concussions in student-athletes; guidelines, policies, and procedures shall be biennially updated. Amending § 22.1-271.5. (Patron—Bell, Richard P., HB 1930, CH 142)

Conflict of Interests Act, State and Local Government; school boards and school employees, hiring of relatives by any school district. Amending § 2.2-3119. (Patron—Chafin, SB 1491, CH 641)

Constitutional amendment; Literary Fund, proceeds from forfeited property for drug offenses distributed for purpose of promoting law enforcement (first reference). Amending Section 8 of Article VIII. (Patron—Reeves, SJR 39)

Criminal Justice Services, Department of; training standards for law-enforcement officers serving as school resource officers. Amending §§ 9.1-102 and 22.1-279.8; adding § 9.1-114.1. (Patron—Deeds, SB 1530)

Disorderly conduct in public places; eliminates the Class 1 misdemeanor for disrupting willfully or while intoxicated the operation of any school or any school activity. Amending § 18.2-415. (Patron—McClellan, SB 1107)

Division-level performance assessments; Department of Education to develop and distribute resource guide. Adding § 22.1-23.2. (Patron—Habeeb, HB 1320; Suetterlein, SB 1585)

Driver education programs; any school board that offers a program in the safe operation of motor vehicles is required to make the program available to any student who receives home instruction and resides in the local school division. Amending § 22.1-205. (Patron—Black, SB 1021)


Early childhood care and education; Board of Education to establish a statewide unified public-private system in the Commonwealth to be administered by the Board of Education, etc., repealing certain provisions relating to licensure, regulations, and unlicensed programs, etc. Amending §§ 2.2-1167, 2.2-3705.5, 9.1-914, 15.2-741, 15.2-914, 15.2-2929, 15.2-2824, 18.2-255.2, 18.2-370.2, 18.2-370.3, 19.2-389, 19.2-392.02, 22.1-1, 22.1-19, 22.1-199.1, 22.1-296.3, 22.1-299.4, 46.2-341.9, 46.2-341.10, 46.2-341.18.3, 51.1-617, 54.1-3005, 54.1-3408, 58.1-439.4, 63.2-100, 63.2-207, 63.2-215, 63.2-603, 63.2-1515, 63.2-1700, 63.2-1701, 63.2-1702, 63.2-1708, 63.2-1720, 63.2-1721, 63.2-1722, 63.2-1723, and 63.2-1734;
EDUCATION (continued)
repealing §§ 63.2-1701.1, 63.2-1704, 63.2-1704.1, 63.2-1715, 63.2-1716, 63.2-1717, 63.2-1720.1, 63.2-1721.1, 63.2-1724, 63.2-1725, 63.2-1727, 63.2-1738, 63.2-1809, 63.2-1809.1, 63.2-1810, 63.2-1811, 63.2-1812, 63.2-1813, and 63.2-1815. (Patron—Dunnavant, SB 1313)

Early childhood care and education; Superintendent of Public Instruction and Commissioner of Social Services shall establish a statewide unified public-private system, report. (Patron—Howell, SB 1095)

Education, Department of; pilot program, feasibility of educational placement transition of certain students with disabilities, effective clause. (Patron—Suetterlein, SB 1576)

Education Improvement Scholarships tax credits; benefits and eligibility requirements, eligible students with a disability, provisions shall apply to taxable years beginning on and after January 1, 2019, but before January 1, 2024. Amending §§ 58.1-439.25 and 58.1-439.28. (Patron—DeSteph, SB 1365, CH 808)

Education Improvement Scholarships tax credits; clarifies definition of “eligible pre-kindergarten child,” etc., payout penalty. Amending §§ 58.1-439.25 and 58.1-439.28. (Patron—Stanley, SB 1015, CH 817)

Election day; prohibits local school boards from requiring students to attend school on the Tuesday after the first Monday in November. Amending § 22.1-79.1. (Patron—Krizek, HB 1752)

Elementary or secondary school, private or public; threats to bomb or damage, false information as to danger, penalty. Amending § 18.2-83. (Patron—Campbell, J.L., HB 1947)

Energy career cluster; Department of Education, et al., to establish, report. (Patron—Garrett, HB 2008, CH 370; Newman, SB 1348, CH 371)

Family life education; any high school curriculum offered by a local school division shall incorporate age-appropriate elements of effective and evidence-based programs on the law and meaning of consent. Amending § 22.1-207.1:1. (Patron—Filler-Corn, HB 2205, CH 372)

Family life education; Board of Education, in its curriculum guidelines, to include instruction on prevention of human trafficking. Amending §§ 22.1-207.1 and 22.1-207.1:1. (Patron—Favola, SB 1141, CH 595)

Family life education; curriculum offered by a local school division shall incorporate age-appropriate elements of effective and evidence-based programs on the harmful physical and emotional effects of female genital mutilation, etc. Amending § 22.1-207.1:1. (Patron—Black, SB 1159, CH 596)

Family life education programs; prohibits any public elementary or secondary school student from participating in any program without prior written consent of his parent. Amending § 22.1-207.2. (Patron—LaRock, HB 2570)


Guidance counselors; changes name to school counselors, each counselor employed by a school board in a public elementary or secondary school shall spend at least 80 percent of his staff time during normal school hours in the direct counseling of individual students or groups of students. Amending §§ 22.1-227.1, 22.1-253.13.2, 22.1-253.13.10, and 22.1-290.01; adding § 22.1-291.1:1. (Patron—Landes, HB 1729, CH 139)

Guidance counselors; changes the name to school counselors and requires school boards to employ school counselors in accordance with certain ratios, effective with 2019-2020 school year. Amending §§ 22.1-227.1, 22.1-253.13.2, 22.1-253.13.10, and 22.1-290.01. (Patron—Dance, SB 1406, CH 796)

Guidance counselors; changes the name to school counselors and requires school boards to employ school counselors in accordance with certain ratios, effective with 2019-2020 school year, ratio of number of counselors to number of students as required by law shall be as is included in a general appropriation act. Amending §§ 22.1-227.1, 22.1-253.13.2, 22.1-253.13.10, and 22.1-290.01. (Patron—McQuinn, HB 2053)

Health instruction; Board of Education to review and update the health Standards of Learning for students in all grades to include mental health, Board shall consult with representatives from Departments of Behavioral Health and Developmental Services, Medical Assistance Services, etc. Amending second enactment of Chapter 393, 2018 Acts. (Patron—McClellan, SB 1440)

High school graduation requirements; work experience, requires students to complete a senior capstone project, etc., that relates to a work-based learning, service-learning, or community engagement activity, report. Amending § 22.1-253.13.4. (Patron—Landes, HB 2662, CH 640)
EDUCATION (continued)

High school STEM internship; pilot program established for Richmond City Public Schools for a maximum of 25 high school juniors or seniors, in a high school, etc., to participate as apprentices in certain fields, report, effective clause. (Patron—Sturtevant, SB 1532)

Higher education; prohibits any percentage increase in in-state tuition or instructional fees for undergraduate students. Amending §§ 23.1-307 and 23.1-1301. (Patron—DeSteph, SB 373)

Income tax credits; makes changes to Neighborhood Assistance Act tax credit program, as it relates to educational services, and the Education Improvement Scholarships tax credit program, effective clause. Amending §§ 58.1-439.20:1 and 58.1-439.25 through 58.1-439.28; adding §§ 58.1-439.29 and 58.1-439.30. (Patron—Ruff, SB 1160)

Individualized education programs (IEPs); Department of Education shall establish guidelines for programs to utilize when developing IEPs for children with disabilities, etc. Adding § 22.1-217.03. (Patron—Dunnivant, SB 1595)

Junior Reserve Officer Training programs; availability to students receiving home instruction. Adding § 22.1-212.2:4. (Patron—Black, SB 1275)

Language development for children who are deaf or hard of hearing; assessment resources for parents and educators, advisory committee. Adding § 37.2-314.1. (Patron—Edwards, SB 1741)

Length of school term; Board of Education shall waive requirement that school divisions provide additional teaching days or teaching hours to compensate for school closings resulting from an evacuation directed and compelled by the Governor for up to five teaching days. Amending § 22.1-98. (Patron—Davis, HB 2124, CH 644; Cosgrove, SB 1269, CH 645)

Licensed local school board instructional or administrative employees; service retirement allowance, extends sunset provision. Amending first and second enactments of Chapters 326, 2015 Acts. (Patron—Chase, SB 1227, CH 765)

Literary Fund; Board of Education shall establish a program to subsidize interest payments on certain loans made by the Virginia Public School Authority. Adding § 22.1-146.1. (Patron—Ruff, SB 1093, CH 807)

Localities and school divisions; register of funds expended, required posting, exemption of certain information, effective date. Adding § 15.2-2510.1. (Patron—Sturtevant, SB 1262)

Menstrual supplies; availability in certain school buildings. Adding § 22.1-6.1. (Patron—Boysko, SB 1646)

Microcredential program; Department of Education may establish, Department shall direct Advisory Board on Teacher Education and Licensure to convene a workgroup to determine how any microcredential awarded will be used. Adding § 22.1-299.7. (Patron—Bourne, HB 2217, CH 227; Sturtevant, SB 1419, CH 597)

Military families; relocation to the Commonwealth, students may register, remotely or in-person, for courses and other academic programs, etc. Amending § 22.1-3. (Patron—Cole, HB 1623, CH 404; Reeves, SB 1249, CH 62)

Naloxone; possession and administration by school nurses and local health department employees, other school board employees or individuals contracted by a school board to provide school health services. Amending § 54.1-3408. (Patron—McGuire, HB 2318, CH 212)

National Math and Science Initiative; Department of Education shall encourage school boards of school divisions that have a significant number of enrolled military-connected students to partner with Initiative. (Patron—Wagner, SB 1746, CH 772)

Neighborhood Assistance Act; neighborhood organization allowed to qualify to receive an allocation of tax credits from the Department of Education. Amending §§ 58.1-439.18, 58.1-439.20:1, and 58.1-439.24. (Patron—Hanger, SB 1754)

Net energy metering; Appalachian Power Company to conduct a pilot program for schools that generate electricity at levels that exceed the school’s consumption. (Patron—Deeds, SB 1483; Edwards, SB 1714)

Nonattorney attendance officers and division superintendents or their designees; may complete, sign, and file with the clerk a motion for a rule to show cause, child in need of supervision. Amending §§ 16.1-260 and 54.1-3900. (Patron—Carroll Foy, HB 2119)

Persons who are deaf or hard of hearing; replaces certain terminology. Amending §§ 3.2-6528, 8.01-384.1, 19.2-152.4:3, 22.1-213, 22.1-214, 22.1-217.01, 22.1-319, 32.1-64.1, 32.1-64.2, 36-99.5, 46.2-342, 51.5-44, 51.5-45, and 54.1-2600. (Patron—Thomas, HB 2137, CH 288)
EDUCATION (continued)

Public Elementary and Secondary Education, Joint Committee of House Committee on Education and Senate Committee on Education and Health Studying Future of Education in the Commonwealth; continued. (Patron—Bell, Richard P., HJR 19)

Public elementary and secondary school students; protective orders, notification to licensed instructional personnel and other school personnel, Board of Education shall establish guidelines and develop model policies to aid local school boards. Adding § 22.1-279.3:2. (Patron—Price, HB 1997, CH 579)

Public elementary and secondary schools; students to possess and use unscented topical sunscreen on a school bus, etc. Adding § 22.1-274.5. (Patron—Yancey, HB 330)

Public employment; prohibits discrimination on basis of sexual orientation or gender identity. Amending §§ 2.2-3004, 15.2-1507, 15.2-1604, and 22.1-306; adding §§ 2.2-2901.1, 15.2-1500.1, and 22.1-295.2. (Patron—Ebbin, SB 998)

Public high schools; graduation requirements, credit for work-based learning experiences. Amending § 22.1-253.13:4. (Patron—Petersen, SB 1147)

Public Instruction, Superintendent of; consolidation of surveys. Adding § 22.1-23.2. (Patron—Suetterlein, SB 1586, CH 768)

Public School Assistance Fund and Program; created. Adding § 22.1-141.1. (Patron—Stanley, SB 1702)


Public school buildings and facilities; establishes standards for design, construction, maintenance, and operation, school board may enter into a lease agreement with a private entity to meet such standards, solar facilities shall be located on rooftops of buildings and facilities. Amending §§ 2.2-2279 and 15.2-4901; adding §§ 22.1-141.1, 22.1-141.2, and 56-589.1. (Patron—Rush, HB 2192, CH 819; Stanley, SB 1331, CH 818)

Public School Security Equipment Grant Act of 2013; security equipment includes building modifications and fixtures such as security vestibules. Amending § 22.1-280.2:2. (Patron—Gooditis, HB 2720, CH 231)

Public schools; alternative accountability process established by the school board. Amending § 22.1-279.3:1; adding § 22.1-279.3:2. (Patron—Struve, SB 1545)

Public schools; average daily membership, early graduation, effective clause. Amending §§ 22.1-253.13:2 and 22.1-274. (Patron—Suetterlein, SB 1587)


Public schools; Board of Education shall develop a model policy for provision of counseling services. (Patron—Ransone, HB 2623)

Public schools; Board of Education shall identify and prohibit use of any method of restraint or seclusion that it determines poses a significant danger to the student, etc. Amending § 22.1-279.1:1. (Patron—Bell, John J., HB 2599, CH 591)

Public schools; Board of Education to establish regional charter school divisions. Amending §§ 22.1-25 and 22.1-212.10; adding §§ 22.1-57.01, 22.1-57.02, and 22.1-212.16:1 through 22.1-212.16:7. (Patron—Ovenshain, SB 516)

Public schools; each school board shall develop and implement a policy to prohibit the use and distribution of any tobacco product or nicotine vapor product on a school bus, on school property, or at an on-site or off-site school-sponsored activity, board shall work to ensure adequate notice of this policy. Amending §§ 22.1-79.5 and 22.1-279.6. (Patron—Hope, HB 2384, CH 246; Spruill, SB 1295, CH 172)

Public schools; each school board to develop and implement a policy to prohibit use of tobacco products and nicotine vapor products on a school bus, on school property, etc. Amending §§ 22.1-79.5 and 22.1-279.6. (Patron—Marsden, SB 1056)


Public schools; instruction on the health and safety risks of using tobacco and nicotine vapor products and alternative nicotine products, shall be provided in each public elementary and secondary school. Amending § 22.1-206. (Patron—Keam, HB 1881, CH 577)
EDUCATION (continued)

Public schools; Mental Health First Aid training. Adding § 22.1-298.6. (Patron—Deeds, SB 1472)

Public schools; parental review of certain anti-bullying and suicide prevention materials. Adding § 22.1-207.2:1. (Patron—Ransone, HB 2107, CH 581)

Public schools; school boards shall adopt and implement policies to ensure employees have equal access to education employee associations, boards shall provide to each employee a list of available associations and shall post on the school division website. Adding § 22.1-295.2. (Patron—DeSteph, SB 1236)

Reading diagnostic tests; Department of Education, et al., shall develop a plan to implement a pilot program to incorporate additional diagnostic tools into tests used for screening students in kindergarten through grade three. (Patron—Black, SB 1718, CH 770)

Sales and Use Tax; additional local tax in Halifax County, appropriations of Halifax County to incorporated towns for educational purposes. Amending § 58.1-605; adding §§ 58.1-605.1 and 58.1-606.1. (Patron—Edmunds, HB 1634, CH 648)

Scholastic records; disclosure of directory information. Amending §§ 22.1-287.1 and 23.1-405. (Patron—Wilt, HB 2449, CH 229)

School and Campus Safety, Virginia Center for; Center shall develop a case management tool for collection and reporting of data by threat assessment teams. Amending §§ 9.1-184 and 22.1-79.4. (Patron—Marshall, HB 1734, CH 456; Newman, SB 1213, CH 39)

School and Campus Safety, Virginia Center for; guidelines on information sharing. (Patron—Dunnavant, SB 1591, CH 719)

School attendance officer; authorizes officer or local school division superintendent or his designee to complete, sign, and file with the intake officer a motion for a rule to show cause regarding the enforcement of an order entered by a juvenile and domestic relations district court relating to the filing of a complaint alleging the pupil is a child in need of supervision. Amending §§ 16.1-260 and 54.1-3900. (Patron—Barker, SB 1279; Barker, SB 1285)

School board employees; Board of Education to include in its regulations that prescribe the requirements for the licensure of teachers and other school personnel required to hold a license, procedures for written reprimand of such license holders, notice of which shall be made by the Superintendent of Public Instruction to division superintendents, etc. Amending §§ 22.1-292.1, 22.1-298.1, and 22.1-304. (Patron—Thomas, HB 2325, CH 587)

School boards; prohibits a local board from using a student’s race or ethnicity information for any purpose other than compliance with federal law. Amending § 22.1-4.2. (Patron—DeSteph, SB 1753)

School boards; background investigation for prospective school security officers. Amending § 22.1-280.2:1. (Patron—Boysko, SB 1647)


School boards; development of a model memorandum of understanding, board in each school division in which the local law-enforcement agency employs school resource officers shall enter into a memorandum of understanding with such agency. Amending § 9.1-184; adding § 22.1-280.2:3. (Patron—Gilbert, HB 1733, CH 455; Newman, SB 1214, CH 502)

School boards; local law-enforcement agencies, memorandums of understanding. Amending § 9.1-184; adding § 22.1-280.2:3. (Patron—Lewis, SB 1563)

School boards, local; board to submit its plan to test and remediate certain potable water. Amending § 22.1-135.1. (Patron—McPike, SB 1629)

School boards, local; display of advertising material on school buses. Amending § 22.1-177. (Patron—O’Quinn, HB 2222)

School boards, local; display of commercial advertising material on school buses. Amending § 22.1-177. (Patron—O’Quinn, HB 809)

School Breakfast Program and National School Lunch Program; school boards to determine eligibility, etc. Adding § 22.1-207.2:1. (Patron—Roem, HB 2400, CH 228)

School buildings; no school employee shall open or close an electronic room partition in any school building unless no student is present in such building, etc. Amending § 22.1-138. (Patron—Sickles, HB 1753, CH 369)

School buildings; plans to be reviewed by an individual or entity with professional expertise in building security and crime prevention through building design. Amending § 22.1-140. (Patron—Rush, HB 1738, CH 226)
EDUCATION (continued)

School bus operators; Board of Education required to include in its training program for operators safety protocols for responding to adverse weather conditions, etc. Amending § 22.1-181. (Patron—Vogel, SB 1713, CH 769)

School bus video-monitoring systems; release of information by DMV. Amending §§ 46.2-208 and 46.2-844. (Patron—Deeds, SB 700; Deeds, SB 1476)

School calendar; local school board of a school division located in Northern Virginia shall be responsible for setting and determining opening day of school year. Amending § 22.1-79.1. (Patron—Howell, SB 1074; Favola, SB 1113)


School calendar; local school boards shall set the calendar so that the first day students are required to attend school shall be no earlier than 14 days before Labor Day, school divisions granted waivers for 2018-2019 school year. Amending §§ 22.1-79.1 and 22.1-296. (Patron—Robinson, HB 1652, CH 569; Chase, SB 1005, CH 570)

School calendar; school board of any school division located in Planning District 16 (George Washington RC) may set calendar so students are required to attend earlier than Labor Day. (Patron—Thomas, HB 2140, CH 637)

School crisis, emergency management, and medical emergency response plans; development and review, includes certain first responders and the executive director of the relevant regional emergency medical services council. Amending § 22.1-279.8. (Patron—Wright, HB 1737, CH 141; Newman, SB 1220, CH 410)


School holidays; prohibits local school boards from requiring students to attend school on the second Tuesday in June or the Tuesday after the first Monday in November. Amending § 22.1-79.1. (Patron—Chase, SB 1223)

School nurses; each local school board to employ at least one full-time equivalent position in each elementary school, middle school, and high school in local school division or at least one full-time equivalent position per 550 students in grades kindergarten through 12. Amending §§ 22.1-253.13:2 and 22.1-274. (Patron—Stuart, SB 366)

School principals; principals are not required to report criminal misdemeanors or status offenses to law enforcement if, in the principal’s discretion, such report is not warranted. Amending § 22.1-279.3:1. (Patron—Reeves, SB 476)

School protection officers; definition, compulsory minimum training standards. Amending §§ 9.1-101 and 9.1-102. (Patron—Thomas, HB 2142; Stuart, SB 1207)

School resource officers; powers and duties of Department of Criminal Justice Services, compulsory minimum training standards for certification and recertification of law-enforcement officers, training shall be specific to role and responsibility of officer working with students, etc. Amending §§ 9.1-102 and 22.1-279.8; adding § 9.1-114.1. (Patron—Jones, J.C., HB 2609, CH 487; Locke, SB 1130, CH 488)

School resource officers; school board in each school division in which the local law-enforcement agency employs officers to enter into a memorandum of understanding with such local law-enforcement agency that sets forth the respective roles and responsibilities. Amending § 9.1-101; adding § 22.1-280.2:3. (Patron—Surovell, SB 1551)

School resource officers; training and certification, memoranda of understanding. Amending §§ 9.1-102 and 9.1-184; adding § 22.1-279.10. (Patron—Barker, SB 1299)

School safety procedures; each school board shall develop training on procedures in the event of an emergency situation on school property, training shall be delivered to each student and employee in each school at least once each school year. Adding § 22.1-137.3. (Patron—Ó’Quinn, HB 1732, CH 140; Newman, SB 1215, CH 61)

School safety procedures; each school board shall develop training on procedures in the event of an emergency situation on school property, training shall be delivered to each student and employee in each school at least once each school year. Adding § 22.1-137.3. (Patron—Newman, SB 1215, CH 61; O’Quinn, HB 1732, CH 140)
EDUCATION (continued)


School security officers; employment, law-enforcement officers previously employed by the United States or any state or political subdivision thereof, carrying a firearm in performance of duties. Amending §§ 9.1-102 and 22.1-280.2:1. (Patron—Freitas, HB 2721, CH 493)

School-based health centers; Virginia’s Children’s Cabinet shall establish a joint task force who shall be tasked with assessing the current landscape of school-based services and mental health screening, etc. (Patron—Dance, SB 1195, CH 445)

Sex offenders; prohibited entry onto school property, penalty. Amending § 18.2-370.5. (Patron—Bell, Robert B., HB 622)

Sixth grade science; Department of Education shall coordinate with the Department of Environmental Quality to update the “Window into a Green Virginia” curriculum. (Patron—Lewis, SB 1561)

Standards for Accreditation; Board of Education shall establish a review process to assist any school that does not meet the standards established by the Board, establishes corrective action plan process. Amending § 22.1-253.13:3. (Patron—Turpin, HB 2147, CH 585)


Standards of Learning; reduces total number and type of required assessments in public schools, report. Amending § 22.1-253.13:3. (Patron—Sturtevant, SB 1525)

Standards of Learning Innovation Committee; repeals the Committee. Amending § 2.2-2101; repealing § 22.1-253.13:10. (Patron—Newman, SB 1728, CH 771)

Standards of Quality; Joint Legislative Audit and Review Commission to study the true cost of education in the Commonwealth and provide an accurate assessment of the costs to implement. (Patron—Lewis, SJR 307)


Standards of Quality Basic Aid funding; required local effort for basic aid, debt service on projects in certain school divisions, sunset provision. Adding § 22.1-96.1. (Patron—Kilgore, HB 670)

State School Health Advisory Committee; established, report. Adding § 22.1-275.2. (Patron—Favola, SB 1142)

State share for basic aid; duration of certain cost-savings agreements. Amending § 22.1-98.2. (Patron—Bell, Richard P., HB 1807, CH 405; Hanger, SB 1771, CH 406)

Student Behavioral Health, Commission on; established, report, sunset provision. Adding §§ 30-376 through 30-381. (Patron—Robinson, HB 1735)

Students; offenses reportable by intake officers to school division superintendents, a threat to commit seriously bodily harm to persons on school property, etc. Amending § 16.1-260. (Patron—Ransone, HB 1787, CH 106; McDougle, SB 1381, CH 206)

Students with disabilities; Department of Education to develop pilot program in two local school divisions to study feasibility of educational placement transition, etc. (Patron—Vogel, SB 975; Vogel, SB 1264)

Support services positions; includes licensed behavior analysts and licensed assistant behavior analysts as positions in a local school division. Amending § 22.1-253.13:2. (Patron—Favola, SB 1134; Dunnavant, SB 1258)

Teacher Education and Licensure, Advisory Board on; membership, report. Amending § 22.1-305.2. (Patron—Tran, HB 2589)

Teacher employment data; Department of Education shall aggregate and report to each education preparation program data on such program’s graduates, as available and to the extent that such data does not reveal personally identifiable information, etc. Adding § 22.1-298.2:1. (Patron—McClellan, SB 1433, CH 598)
EDUCATION (continued)

Teacher licensure; Board of Education’s regulations shall include requirements that a person
demonstrate proficiency in the relevant content area, etc., or meeting alternative education
evaluation standards, Board shall issue a license to an individual seeking initial licensure who
has not completed the professional assessments prescribed by the Board, if such individual
holds a provisional license that will expire within three months, etc. Amending §§ 22.1-298.1,
22.1-298.2, and 23.1-902. (Patron—Carroll Foy, HB 2037, CH 407; Peake, SB 1397, CH 63)

Teacher licensure; Board of Education shall provide for issuance of a three-year license to solely
teach career and technical education courses or dual enrollment courses at public high schools,
Chancellor of the Virginia Community College or his designee shall serve as an ex officio
member of the Advisory Board on Teacher Education and Licensure, report.
Amending § 22.1-305.2. (Patron—Ebbin, SB 1575, CH 767)

Teacher licensure; clarifies definition of “alternate route to licensure,” Board of Education shall
develop guidelines that establish a process to permit a school board or any organization
sponsored by a school board to petition Board for approval of an alternate route to licensure,
(Patron—Hope, HB 1643)

Teacher licensure; clarifies definition of “alternate route to licensure,” Board of Education shall
grant special consideration to individuals who have successfully completed a program offered
by a provider that is accredited by the Council for the Accreditation of Educator Preparation,
any such route may include alternatives to regulatory requirements for teacher preparation, etc.
Amending § 22.1-298.1. (Patron—Robinson, HB 2486, CH 409)

Teacher licensure process and assessment requirements; Department of Education to study for any
inherent biases that may prevent minority teacher candidates from entering the profession.
(Patron—Locke, SJR 6)

Uniform Statewide Building Code (USBC) and Statewide Fire Prevention Code (SFPC);
Department of Housing and Community Development to convene stakeholders to develop
proposals for changes to Codes with the goal of assisting in the provision of safety and security
measures for public or private elementary and secondary schools and public or private
institutions of higher education for active shooter or hostile threats. (Patron—Hanger, SB 1755,
CH 723)

Virginia Fusion Intelligence Center; school safety mobile application, ensuring that the application
is integrated with any existing crisis intervention phone hotline, effective clause.
Adding § 52-50. (Patron—Dunnivant, SB 1608)

Virginia Index of Performance incentive program; renamed Exemplar School Recognition Program.

Virginia Public Records Act; implementation in local school divisions, recommendations.
(Patron—Ransone, HB 1788, CH 575)

Virginia Retirement System; retired law-enforcement officers employed as school security officers.
Amending § 51.1-155. (Patron—Suetterlein, SB 1582)

Virginia Retirement System; retired law-enforcement officers employed as school security officers,
continuation of receiving retirement allowance during employment, employer shall include
person’s compensation in membership payroll subject to employer contributions, effective
clause. Amending § 51.1-155. (Patron—Cosgrove, SB 1023)

Virtual Virginia; an online learning program required to be made available to all public schools,
report. Amending § 22.1-212.2. (Patron—Dunnivant, SB 1590)

EDUCATIONAL INSTITUTIONS

Renewable energy power purchase agreements; makes any educational institution eligible to
participate in Appalachian Power Company’s pilot program for certain third party power
purchase agreements, repeals provision relating to sunset date applicable to the pilot program in
effect for Dominion Energy. Amending first enactment of Chapter 803, 2017 Acts and first
enactment of Chapters 358 and 382, 2013 Acts; repealing second enactment of Chapter 803,
2017 Acts. (Patron—McClellan, SB 1460)

EDU-FUTURO

Edu-Futuro; commemorating its 20th anniversary. (Patron—Tran, HJR 1118)
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EDWARDS, WILLIAM E.
Edwards, William E.; recording sorrow upon death. (Patron–Deeds, SJR 373)

EGGERS, ALLIE
Eggers, Allie; commending. (Patron–Sickles, HJR 827)

811 DAY
811 Day; designating as August 11, 2019, and each succeeding year thereafter. (Patron–Carr, HJR 595)

ELDER, ANDREW DALTON, SR.
Elder, Andrew Dalton, Sr.; commending. (Patron–Edmunds, HJR 590)
Elder, Andrew Dalton, Sr.; recording sorrow upon death. (Patron–Edmunds, HJR 831)

ELECTION DAY
Election Day; designating as the Tuesday, after the first Monday in November, as a state holiday and removes Lee-Jackson Day as a state holiday. Amending § 2.2-3300. (Patron–Lucas, SB 1291)

ELECTIONS
Absentee voting; alternative locations for in-person absentee voting. Amending § 24.2-707. (Patron–Surovell, SB 770; Surovell, SB 1552)
Absentee voting; any registered voter allowed to vote by absentee ballot in any election in which he is qualified to vote. Amending §§ 24.2-101, 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-706, 24.2-707, 24.2-709, and 24.2-1004; adding §§ 24.2-702.2 and 24.2-703.3; repealing §§ 24.2-702.1, 24.2-703, 24.2-703.1, and 24.2-703.2. (Patron–Locke, SB 114)
Absentee voting; any registered voter allowed to vote by absentee ballot in person beginning on the twenty-first day prior to any election in which he is qualified to vote without providing a reason or making prior application for an absentee ballot. Amending §§ 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-703.1, 24.2-703.2, 24.2-706, 24.2-707, and 24.2-709; adding § 24.2-701.1. (Patron–Howell, SB 136; Ebbin, SB 602)
Absentee voting; any registered voter may vote by absentee ballot in person in any election in which he is qualified to vote without providing a reason, application for absentee ballots shall contain applicant’s printed name and last four digits of the applicant’s social security number, etc. Amending §§ 24.2-700 and 24.2-701. (Patron–Dance, SB 254)
Absentee voting; any registered voter may vote by absentee ballot in person in any election in which he is qualified to vote without providing a reason for being unable to vote in person on election day. Amending §§ 24.2-700 and 24.2-701. (Patron–Dance, SB 1198)
Absentee voting; any registered voter permitted to vote by absentee ballot in any election in which he is qualified to vote. Amending §§ 24.2-416.1, 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-702.1, 24.2-703.1, 24.2-703.2, 24.2-706, 24.2-709, and 24.2-1004. (Patron–Locke, SB 1035; Locke, SB 1672)
Absentee voting; any registered voter to vote by absentee ballot in person beginning on the twenty-first day prior to any election in which he is qualified to vote without providing a reason or making prior application for an absentee ballot, etc. Amending §§ 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-702.1, 24.2-703.1, 24.2-703.2, 24.2-706, 24.2-707, 24.2-709, and 24.2-1004; adding § 24.2-701.1. (Patron–Howell, SB 1075)
Absentee voting; certain absentee voters permitted to vote after close of absentee voting location. Amending § 24.2-707. (Patron–Krizek, HB 1790, CH 278; Ebbin, SB 604)
ELECTIONS (continued)

Absentee voting; counting military and overseas absentee ballots received after close of polls on election day. Amending § 24.2-709. (Patron—Surovell, SB 771)

Absentee voting; deadline for returning absentee ballot. Amending § 24.2-709. (Patron—Sickles, HB 2682)

Absentee voting; eligibility of persons whose polling place prohibits firearms. Amending §§ 24.2-700 and 24.2-701. (Patron—Lewis, SB 689)

Absentee voting; entitles person who will be age 65 or older on day of an election to vote by absentee ballot. Amending §§ 24.2-700 and 24.2-701. (Patron—Ebbin, SB 4; Wexton, SB 164; Barker, SB 277; Mason, SB 453)

Absentee voting; late applications and in-person voting in certain circumstances. Amending § 24.2-705.1. (Patron—Ebbin, SB 6)

Absentee voting; no-excuse, in-person, beginning on second Saturday immediately preceding election, report. Amending §§ 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-702.1, 24.2-703.1, 24.2-703.2, 24.2-706, 24.2-707, 24.2-709, and 24.2-1004; adding § 24.2-701.1. (Patron—Rush, HB 2790, CH 668; Spruill, SB 1026, CH 669)

Absentee voting; prescribed oath for absentee voters. Amending § 24.2-706. (Patron—Ebbin, SB 8)

Absentee voting; prohibiting release of absentee voter applicant list. Amending §§ 24.2-418, 24.2-706, and 24.2-710. (Patron—Spruill, SB 1664)

Alcoholic beverage control; notwithstanding the requirement for a referendum for liquor by the drink, Board of Directors of the Alcoholic Beverage Control Authority may issue a mixed beverage license to establishments located on property fronting Doe Creek Farm Road and various other properties. Amending § 4.1-126. (Patron—Hurst, HB 1905, CH 175)

Campaign contribution limits; prohibits a person, other than a political party committee or political action committee, from making any single contribution that exceeds $2,500 to any one candidate for the General Assembly, etc. Adding §§ 24.2-948.5 through 24.2-948.10 and 24.2-953.6. (Patron—Ebbin, SB 1497)

Campaign finance; campaign contribution limits, civil penalty. Adding §§ 24.2-948.5 through 24.2-948.10 and 24.2-953.6. (Patron—Petersen, SB 1146)

Campaign finance; disclosure of all out-of-state contributors. Amending §§ 24.2-947.4, 24.2-949.5, 24.2-949.9:1, 24.2-949.9:2, 24.2-950.4, 24.2-951.3, and 24.2-952.3. (Patron—Yancey, HB 1929)

Campaign finance; prohibited contributions to candidates. Adding § 24.2-947.4:2. (Patron—Petersen, SB 1114)

Campaign finance; prohibited personal use of campaign funds, civil penalty. Amending §§ 2.2-3711, 24.2-946, 24.2-948.4, 30-355, and 30-356; adding § 24.2-948.5. (Patron—Cole, HB 1617)

Campaign finance; prohibits conversion of any contributed moneys, securities, or like intangible personal property by any person to personal use of a candidate, etc., penalty. Amending § 24.2-948.4; adding § 24.2-948.5. (Patron—Vogel, SB 592)

Campaign Finance Disclosure Act of 2006; applicability to certain candidates for town offices. Amending §§ 24.2-945 and 24.2-947.1. (Patron—Hurst, HB 1719, CH 825)

Cigarettes; board of supervisors of any county authorized to levy a tax on sale or use if approved in a referendum. Amending §§ 58.1-3830 and 58.1-3831; adding § 58.1-3831.1. (Patron—Carrico, SB 510; Carrico, SB 1512)

Congressional and legislative district boundaries; alignment with boundaries of counties and cities, clerk of each locality shall send notice of change to boundary to local electoral boards, etc. review of a voter’s registration. Amending §§ 24.2-302.2, 24.2-303.3, and 24.2-304.03; adding § 24.2-314. (Patron—Peake, SB 1102)

Congressional and state legislative districts; criteria for General Assembly to observe in drawing districts, including respect for political boundaries, etc. Adding § 24.2-304.04. (Patron—Chase, SB 1003)

Congressional and state legislative districts; standards and criteria. Adding § 24.2-304.04. (Patron—McClellan, SB 1327)

Congressional and state legislative districts; standards and criteria. Adding § 24.2-304.04. (Patron—Suetterlein, SB 1579)

Constitutional amendment; amends provision dealing with marriage that was approved by referendum at November 2006 election (first reference). Amending Section 15-A of Article I. (Patron—Ebbin, SJR 1)
ELECTIONS (continued)
Constitutional amendment; apportionment, criteria for legislative and congressional districts, Virginia Citizens Redistricting Commission (first reference). Amending Section 6 of Article II; adding Section 6-A in Article II. (Patron—Hanger, SJR 274; Sturtevant, SJR 305)

Constitutional amendment; criteria for electoral districts drawn by the General Assembly (first reference). Amending Section 6 of Article II. (Patron—Vogel, SJR 68)

Constitutional amendment; General Assembly may make technical adjustments to legislative electoral district boundaries following the enactment of any decennial reapportionment law (first reference). Amending Section 6 of Article II. (Patron—Cole, HJR 591, CH 820)

Constitutional amendment; General Assembly may provide by law for restoration of civil rights to persons who have been convicted of nonviolent felonies and who have completed service of their sentences (first reference). Amending Section 1 of Article II. (Patron—Lucas, SJR 5)

Constitutional amendment; prohibits the establishment of electoral districts that intentionally or unduly favor or disfavor any political party, etc. (first reference). Amending Section 6 of Article II and Section 14 of Article IV. (Patron—Chase, SJR 258)

Constitutional amendment; qualifications of voters and the right to vote (first reference). Amending Section 1 of Article II. (Patron—Locke, SJR 9; Lucas, SJR 12)

Constitutional amendment; repeals provision dealing with marriage that was approved by referendum at the November 2006 election (first reference). Repealing Section 15-A of Article I. (Patron—Ebbin, SJR 251; Edwards, SJR 279)

Constitutional amendment; restoration of civil rights for any person who has been convicted of a felony not designated by General Assembly as a barrier crime for purpose of rights restoration and who has completed service of his sentence, etc. (first reference). Amending Section 1 of Article II. (Patron—Hanger, SJR 27; Hanger, SJR 283)

Constitutional amendment; Virginia Redistricting Commission established, apportionment of legislative districts, etc. (first reference). Amending Section 6 of Article II. (Patron—Deeds, SJR 51; Deeds, SJR 300)

Constitutional amendment; Virginia Redistricting Commission established, apportionment, public meetings (first reference). Amending Section 6 of Article II; adding Section 6-A in Article II. (Patron—Cole, HJR 615, CH 821; Barker, SJR 306, CH 824)

Constitutional amendment; Virginia Redistricting Commission established, partisan balance of districts (first reference). Amending Section 6 of Article II. (Patron—Barker, SJR 34)

Contests of certain elections; location of proceeding to contest. Amending § 24.2-806. (Patron—Obenshain, SB 1781, CH 691)

Correctional facilities, local; voting information for persons incarcerated. Amending § 53.1-5. (Patron—Lucas, SB 1202)

County and city precincts; required to be wholly contained within election districts, waiver for administration of split precinct. Amending § 24.2-307. (Patron—Barker, SB 1284)

County board of supervisors or city council; elections for members, ranked choice voting. Adding § 24.2-673.1. (Patron—Ebbin, SB 1731)

Driver privilege cards; authorizes issuance of new cards by DMV to an applicant who has reported income from Virginia sources on an individual tax return filed with the Commonwealth in the preceding 12 months, has provided an unexpired passport as proof of identity, etc. Amending §§ 2.2-3705.7, 2.2-3808.1, 4.1-305, 8.01-313, 8.01-420.8, 8.9A-503, 12.1-19, 16.1-69.40, 16.1-228, 17.1-293, 18.2-6, 18.2-268.1, 19.2-258.1, 20-60.3, 20-107.1, 22.1-205, 24.2-410.1, 24.2-411.1, 24.2-416.7, 24.2-643, 32.1-291.2, 33.2-613, 38.2-2212, 46.2-328.1, 46.2-330, 46.2-332, 46.2-333.1, 46.2-335, 46.2-343, 58.1-3, 59.1-442, 59.1-443.3, 63.2-1916, and 63.2-1941; adding § 46.2-328.3. (Patron—Surovell, SB 1740)

Election day; prohibits local school boards from requiring students to attend school on the Tuesday after the first Monday in November. Amending § 22.1-79.1. (Patron—Krizek, HB 1752)

Election day voter registration; State Board of Elections to develop a pilot program, report. Adding § 24.2-425.1. (Patron—Deeds, SB 674)
ELECTIONS (continued)

Elections; any registered voter allowed to vote early in which he is qualified to vote without providing a reason or making prior application for an absentee ballot, voting to be available beginning the thirtieth day prior to any general election, etc. Amending §§ 24.2-612, 24.2-700, 24.2-701, and 24.2-707; adding § 24.2-700.1. (Patron–Stuart, SB 1206)

Elections, State Board of; Board, on or before January 1, 2020, shall revise its processes and associated regulations for viewing and processing candidate petitions, checking petition signatures. (Patron–Lewis, SB 1564, CH 682)

Elections, State Board of; increases membership. Amending §§ 24.2-102 and 24.2-103. (Patron–Edwards, SB 1311)

Elections, State Board of; increases membership and terms, initial appointment of Commissioner of Elections by the State Board of Elections shall be for a term to expire on June 30, 2022, report. Amending §§ 2.2-106, 24.2-102, and 24.2-103. (Patron–Ransone, HB 1620; Vogel, SB 1455)


Form of ballot; on any ballot all offices to be elected shall appear before any questions presented to the voters. Amending § 24.2-613. (Patron–McNamara, HB 2046, CH 283; Suetterlein, SB 1577, CH 99)

Form of ballot; party identification of a candidate for constitutional office. Amending § 24.2-613. (Patron–Chase, SB 1016)

Form of ballot; uniformity of names of candidates. Amending § 24.2-613. (Patron–Ingram, HB 2148, CH 289)

House of Delegates and Senate districts; technical adjustments subsequent to decennial redistricting. Adding § 24.2-304.04. (Patron–Obenshain, SB 1087)

Local electoral boards and general registrars; removal from office by circuit court, etc. Amending §§ 24.2-103, 24.2-109, 24.2-234, and 24.2-235; adding § 24.2-234.1. (Patron–McGuire, HB 2034)

Military-overseas ballots; Secretary of Administration to oversee and develop a charter and directives for the State Board of Elections to form a working group to study implementation of electronic return of voted ballots. (Patron–DeSteph, SJR 291)

Polling place procedures; full residence address of voter not announced. Amending § 24.2-643. (Patron–Filler-Corn, HB 2204)

Post-election audits; definition, repeals provision relating to audits of ballot scanner machines, report. Amending § 24.2-101; repealing § 24.2-671.1. (Patron–Hugo, HB 1210)

Precincts; required to be wholly contained within single election district. Adding § 24.2-305.1. (Patron–Peake, SB 1051)

President and Vice President electors; allocation of electoral votes by congressional district. Amending §§ 24.2-202, 24.2-203, 24.2-542, 24.2-542.1, and 24.2-673. (Patron–Chase, SB 1002)

Primary election; changes date of election held in June from second Tuesday in June to third Tuesday in June, also changes candidate filing deadlines to reflect change of date. Amending §§ 24.2-311, 24.2-503, 24.2-507, 24.2-510, 24.2-515, and 24.2-515.1. (Patron–Landes, HB 1615; Reeves, SB 1243; Vogel, SB 1453)

Provisional voting; persons voting in split precincts. Amending § 24.2-653; adding § 24.2-653.2. (Patron–Cole, HB 1325)

Recounts; number permitted, tie votes. Amending §§ 24.2-674, 24.2-800, 24.2-802, and 24.2-814. (Patron–Simon, HB 1424)

Recounts; rules of procedure, multiple simultaneous recounts. Amending §§ 24.2-800 and 24.2-802. (Patron–Lindsey, HB 2625, CH 382)

Redistricting; Geographic Information System maps required, any county, city, or town that does not have GIS capabilities may request Department of Elections to create on its behalf, review by the Department of Elections. Amending §§ 24.2-304.3, 24.2-306, and 30-264; adding § 24.2-103.1. (Patron–Sickles, HB 2760, CH 777; Chase, SB 1018, CH 778)

ELECTIONS (continued)
Virginia voter registration system; security plans and procedures, update of security standards at least annually, remedying security risks. State Board of Elections shall convene a work group prior to adopting standards. Amending § 2.2-3711; adding § 24.2-410.2. (Patron—Sickles, HB 2178, CH 426)

Voter identification; expiration date of Virginia driver’s license not considered. Amending § 24.2-643. (Patron—Barker, SB 1281)

Voter identification; repeal of photo identification requirements. Amending §§ 24.2-404, 24.2-411.1, 24.2-643, and 24.2-701. (Patron—Locke, SB 1447)

Voter referendum; school modernization commission. (Patron—Stanley, SB 1330)

Voter registration; absentee voting, prohibited changes to voter registration record, change of address. Amending §§ 24.2-416.7, 24.2-424, and 24.2-706. (Patron—Reeves, SB 1250)

Voter registration; automatic electronic transmission by DMV to the Department of Elections of certain information for any person, etc., repeals requirement that DMV offer, accept, etc., voter registration applications. Amending §§ 24.2-410.1, 24.2-412, 24.2-413, 24.2-415.1, 24.2-418, and 24.2-653; adding § 24.2-411.3; repealing § 24.2-411.1. (Patron—Marsden, SB 1063)

Voter registration; notification of denial by general registrars. Amending §§ 24.2-114 and 24.2-422. (Patron—Marsden, SB 1042, CH 341)

Voter registration; persons assisting with completion or collection of completed paper applications, certain identifying information required. Adding § 24.2-418.2. (Patron—Wilt, HB 2764)

Voter registration; protected voter, foster parents. Amending § 24.2-418. (Patron—Reeves, SB 1244, CH 342)

Voter registration; verification of social security numbers, provisional registration status, effective date. Amending § 24.2-653; adding §§ 24.2-418.01 and 24.2-653.2. (Patron—Peake, SB 1038)

Voters; review of assignments in districts throughout the Commonwealth. (Patron—Chase, SB 913)

ELECTRIC COMPANIES
Business parks; definition. Virginia Economic Development Partnership shall conduct a pilot program to facilitate the construction of electric transmission infrastructure for parks. Partnership in conducting program is to certify that up to three petitions within certificated service territory of each Pilot Utility addresses eligibility criteria for participation in program, sunset provision. Amending §§ 56-576 and 56-585.1. (Patron—Marshall, HB 1840, CH 535)

Electric utilities; competitive suppliers, licensed retail energy suppliers. Amending §§ 56-577 and 56-587. (Patron—Kilgore, HB 2477, CH 833)

Electric utilities; customers of an investor-owned electric utility to purchase electric energy provided 100 percent from renewable energy from any licensed supplier. Amending § 56-577. (Patron—Suetterlein, SB 1584)

Electric utilities; definitions. If State Corporation Commission determines that an energy efficiency program or portfolio of programs is not in the public interest, its final order shall include all work product and analysis conducted that has bearing on Commission’s decision. Amending §§ 56-576 and 56-585.1. (Patron—Sullivan, HB 2292, CH 741)

Electric utilities; establishes requirements for net energy metering by electric cooperatives effective upon the earlier of July 1, 2019, or the effective date of implementing regulations by the State Corporation Commission, regulation of cooperative rates, report. Amending §§ 56-585.1:3, 56-585.3, and 56-594; adding §§ 56-585.4 and 56-594.01. (Patron—Sturtevant, SB 1769, CH 763)

Electric utilities; fuel cost recovery. Amending § 56-249.6. (Patron—Ware, HB 1718)

Electric utilities; if State Corporation Commission determines that an energy efficiency program or portfolio of programs is not in the public interest, its final order shall include all work product and analysis conducted that has bearing on Commission’s determination. Amending § 56-585.1. (Patron—Wagner, SB 1662, CH 773)

Electric utilities; net energy metering by electric cooperatives, community solar development regulation of cooperative rates after rate caps, stakeholder group, report. Amending §§ 56-585.1:3, 56-585.3, and 56-594; adding §§ 56-585.4 and 56-594.01. (Patron—Hugo, HB 2547, CH 742)

Electric utilities; rate abatement offsetting consequences of reduced consumption. Adding § 56-235.2:1. (Patron—Marsden, SB 1111)
ELECTRIC COMPANIES (continued)

Electric utilities; shortens the period that a utility’s customer who switches from an investor-owned electric utility to a licensed competing supplier is barred from returning as a customer of its utility. Amending § 56-577. (Patron—Suetterlein, SB 1583)

Electric utilities; stakeholder process for energy efficiency programs, independent monitor shall convene meetings of participants in the process not less frequently than twice in each calendar year ending July 1, 2028. Amending fifteenth enactment of Chapter 296, 2018 Acts. (Patron—Sullivan, HB 2293, CH 397; Ebbin, SB 1605, CH 398)

Electric utilities; State Corporation Commission to establish a pilot program that affords the opportunity for any municipality to participate in net energy metering, Commission shall require each utility to submit a proposal to conduct a pilot program, terms, conditions, and restrictions, report. Adding § 56-585.1:8. (Patron—Tran, HB 2792, CH 746; Ebbin, SB 1779, CH 747)

Electric utilities; Transitional Rate Period, coal combustion residuals landfills. Amending § 56-585.1:1. (Patron—Surovell, SB 808)

Electric utility regulation; limiting reliance on electricity generated at fossil fuel facilities. Adding § 56-585.1:8. (Patron—Boysko, SB 1648)

Public utilities; electric utility regulation, prohibits public electric utilities from making nonessential expenditures, etc., report. Amending §§ 56-235.2, 56-249.6, 56-585.1, 56-585.1:1, 56-585.1:4, 56-599, and fifth and twenty-third enactments of Chapter 296, 2018 Acts; adding §§ 56-235.2:1 and 56-235.2:2. (Patron—Petersen, SB 1780)

ELECTRONIC PROCESSES

Alcoholic beverage control; distiller licensees, monthly revenue transfers from licensed distillers to Board electronically and through other methods, provisions shall become effective on July 1, 2020. Amending § 4.1-119. (Patron—Peake, SB 1709, CH 814)

Electronic transmission of certain prescriptions; exceptions if prescriber dispenses the controlled substance that contains an opioid directly to patient or patient’s agent, etc., report. Amending §§ 54.1-3408.02 and 54.1-3410. (Patron—Pillion, HB 2559, CH 664)


Portable electronics insurance; issuing notices and correspondence by mail or electronic means. Amending § 38.2-1877. (Patron—Wilt, HB 2723, CH 523)

Property Owners’ Association Act; association meetings, notice by email, in the event that such electronic mail is returned as undeliverable, notice is subsequently sent by United States mail. Amending § 55-510. (Patron—Cole, HB 2694, CH 368)

Virginia Freedom of Information Act; meetings held through electronic communication means. Amending § 2.2-3708.2. (Patron—Stuart, SB 1182, CH 359)

ELEMENTARY SCHOOLS

Elementary or secondary school, private or public; threats to bomb or damage, false information as to danger, penalty. Amending § 18.2-83. (Patron—Campbell, J.L., HB 1947)

Family life education programs; prohibits any public elementary or secondary school student from participating in any program without prior written consent of his parent. Amending § 22.1-207.2. (Patron—LaRock, HB 2570)


Guidance counselors; changes name to school counselors, each counselor employed by a school board in a public elementary or secondary school shall spend at least 80 percent of his staff time during normal school hours in the direct counseling of individual students or groups of students. Amending §§ 22.1-227.1, 22.1-253.13:2, 22.1-253.13:10, and 22.1-290.01; adding § 22.1-291.1:1. (Patron—Landes, HB 1729, CH 139)

Public elementary and secondary school students; protective orders, notification to licensed instructional personnel and other school personnel, Board of Education shall establish guidelines and develop model policies to aid local school boards. Adding § 22.1-279.3:2. (Patron—Price, HB 1997, CH 579)

Public elementary and secondary schools; students to possess and use unscented topical sunscreen on a school bus, etc. Adding § 22.1-274.5. (Patron—Yancey, HB 330)
ELEMENTARY SCHOOLS (continued)
Public schools; instruction on the health and safety risks of using tobacco and nicotine vapor products and alternative nicotine products, shall be provided in each public elementary and secondary school. Amending § 22.1-206. (Patron—Keam, HB 1881, CH 577)

School nurses; each local school board to employ at least one full-time equivalent position in each elementary school, middle school, and high school in local school division or at least one full-time equivalent position per 550 students in grades kindergarten through 12. Amending §§ 22.1-253.13:2 and 22.1-274. (Patron—Stuart, SB 366)

Uniform Statewide Building Code (USBC) and Statewide Fire Prevention Code (SFPC); Department of Housing and Community Development to convene stakeholders to develop proposals for changes to Codes with the goal of assisting in the provision of safety and security measures for public or private elementary and secondary schools and public or private institutions of higher education for active shooter or hostile threats. (Patron—Hanger, SB 1755, CH 723)

ELLWOOD THOMPSON’S
Ellwood Thompson’s; commemorating its 30th anniversary. (Patron—Carr, HJR 847)

EMAIL
Property Owners’ Association Act; association meetings, notice by email, in the event that such electronic mail is returned as undeliverable, notice is subsequently sent by United States mail. Amending § 55-510. (Patron—Cole, HB 2694, CH 368)

Sex Offender and Crimes Against Minors Registry; registration procedures for change of email address. Amending § 9.1-903. (Patron—McDougle, SB 1385)

EMERGENCY LEGISLATION
Assumed or fictitious name certificates; conforms January 1, 2020, as the date when certificates are to be filed centrally with the clerk of the State Corporation Commission rather than with the clerk of court. Amending § 59.1-74. (Patron—Keam, HB 1925, CH 464)

Cancer patients; expedited review of adverse coverage determinations, exhaustion of health carrier’s internal appeal process. Amending §§ 38.2-3559 through 38.2-3562. (Patron—Yancey, HB 1915, CH 826; Ruff, SB 1161, CH 840)

Civil relief; citizens of the Commonwealth who are employees or contractors of the United States government who have been furloughed or otherwise are or were not receiving wages or payments as a result of partial closure of the federal government, non-rent violation, written proof of tenant being furloughed. (Patron—McPike, SB 1737, CH 847)

Commonwealth of Virginia Institutions of Higher Education Bond Act of 2019; created. (Patron—Jones, S.C., HB 2357, CH 187; Hanger, SB 1319, CH 56)

Commonwealth’s taxation system; conformity with the Internal Revenue Code. Amending § 58.1-301. (Patron—Hanger, SB 1320)

Family First Prevention Services Act, federal; statutory alignment. Amending §§ 16.1-228, 16.1-281 through 16.1-282.2, 37.2-408.1, 63.2-100, and 63.2-1726; adding § 63.2-906.1. (Patron—Peace, HB 2014, CH 282)

Family First Prevention Services Act, federal; statutory alignment, background check requirement. Amending §§ 37.2-408.1 and 63.2-1726. (Patron—Mason, SB 1678, CH 100)

Income tax, state; advances conformity of Commonwealth’s tax code with federal tax code. Amending §§ 58.1-301, 58.1-320, 58.1-322.03, 58.1-400, and 58.1-402. (Patron—Stuart, SB 1443; Dunnavant, SB 1631)

Income tax, state; advances conformity of the Commonwealth’s tax code with the federal tax code, etc. Amending §§ 58.1-301, 58.1-320, 58.1-322.03, and 58.1-400. (Patron—Chase, SB 1225)

Income tax, state; advances conformity of the Commonwealth’s tax code with the federal tax code to December 31, 2018, including conformity to the federal Tax Cuts and Jobs Act, taxable income, deductions. Amending §§ 58.1-301 and 58.1-322.03. (Patron—Chafin, SB 1211)

Income tax, state; advances conformity of the Commonwealth’s tax code with the federal tax code to December 31, 2018, including conformity to the federal Tax Cuts and Jobs Act, Taxpayer Relief Fund established. Amending § 58.1-301. (Patron—Newman, SB 1739)

Income tax, state; allows an individual taxpayer to itemize deductions regardless of whether he elects to itemize deductions on his federal return. Amending § 58.1-322.03. (Patron—DeSteph, SB 1237)
EMERGENCY LEGISLATION (continued)

Income tax, state; conformity of the Commonwealth’s taxation system with the Internal Revenue Code, taxable income deductions, real property and personal property taxes, etc. Amending §§ 58.1-301, 58.1-322.03, and 58.1-402. (Patron—Hugo, HB 2529, CH 17; Norment, SB 1372, CH 18)

Income tax, state; entitles an individual to a tax refund for married persons filing a joint return. Amending § 58.1-309. (Patron—Norment, SB 1630)

Income tax, state; equals standard deduction with the federal standard deduction. Amending § 58.1-322.03. (Patron—Sturtevant, SB 1531)

Income tax, state; increases standard deduction. Amending § 58.1-322.03. (Patron—Wagner, SB 1744)

Income tax, state; taxpayer relief individual tax credit. Adding § 58.1-339.13. (Patron—McDougle, SB 1657)

Industrial hemp; clarifies definition of “hemp product,” conforms Virginia law to the provisions of the federal 2018 Farm Bill by amending the definitions of cannabidiol oil, marijuana, and tetrahydrocannabinol (THC) to exclude industrial hemp that is grown, dealt, or processed in compliance with state or federal law, testing of Cannabis sativa, reports, abolishes the higher education and Virginia industrial hemp research programs, etc. Amending §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, 54.1-3408.3, and 54.1-3446; repealing §§ 3.2-4114.1 and 3.2-4117. (Patron—Marshall, HB 1839, CH 653; Ruff, SB 1692, CH 654)

Lease agreements; requirements, will or deed necessary to convey estate. Amending §§ 55-2, 55-57, 55-76, 55-77, 55-79, and 58.1-807. (Patron—Leftwich, HB 2287, CH 11; Obenshain, SB 1422, CH 49)

Oyster planting grounds; authorizes Commissioner of Marine Resources to decide which area within a riparian owner’s waters shall be assigned for planting. Commissioner shall consider public benefits and impacts of shellfish aquaculture. Amending §§ 28.2-600, 28.2-607, 28.2-608, 28.2-613, and 28.2-625. (Patron—Mason, SB 1413, CH 164)

Public elementary and secondary schools; students to possess and use unscented topical sunscreen on a school bus, etc. Adding § 22.1-274.5. (Patron—Yancey, HB 330)

University of Virginia’s College at Wise; reduced rate tuition, students who reside in and are domiciled in Appalachian Region. Amending § 23.1-507. (Patron—Kilgore, HB 1666, CH 225; Carrico, SB 1519, CH 600)

Water improvement districts; removes provisions authorizing a district to levy a tax on owners of land within the district, etc. Amending § 10.1-625. (Patron—Newman, SB 1212)

Water pollution control projects; adds to Virginia Department of Health’s duties to serve as a state certifying authority in determining conformity with state requirements for certain tax-exempt projects, for pollution control equipment and facilities certified by the Department, exemption applies only to onsite sewage systems that serve 10 or more households, etc. Amending § 58.1-3660. (Patron—Webert, HB 2811, CH 441)

Workers’ compensation; taxicab and executive sedan drivers, exclusion from definition of employee. Amending § 65.2-101. (Patron—Petersen, SB 897)

EMERGENCY SERVICES AND VEHICLES

Child restraint devices and safety belts; exempts any person operating taxicabs, emergency medical services agency vehicle, fire company vehicle, law-enforcement vehicle, etc., while in performance of his official duties from requirement that certain minors be secured. Amending § 46.2-1095. (Patron—Head, HB 1662, CH 196; Suetterlein, SB 1677, CH 319)

Community paramedics; State Board of Health to adopt regulations governing practice. Amending §§ 32.1-111.1, 32.1-162.8, and 32.1-325; adding § 32.1-111.5-2. (Patron—Chase, SB 1226)

Firefighter, volunteer firefighter, emergency medical services personnel, or volunteer emergency medical services personnel; any employed personnel who has a valid resident concealed handgun permit and has been approved by his fire chief or emergency medical services chief may carry while engaged in performance of their official duties, policies regarding authorization and practices. Amending § 18.2-308. (Patron—Chase, SB 1012)
EMERGENCY SERVICES AND VEHICLES (continued)
Firefighters and Emergency Medical Technicians Procedural Guarantee Act; breach of procedures, evidence gathered through the conduct of an interrogation shall not be admissible in any administrative hearing against a firefighter or emergency medical services personnel. Amending § 9.1-302. (Patron–Edwards, SB 1494, CH 841)

Firefighters and Emergency Medical Technicians Procedural Guarantee Act; breach of procedures, interrogations shall be conducted at a reasonable time of day, evidence gathered through conduct of an interrogation shall not be admissible in any administrative hearing against a firefighter or emergency medical services personnel. Amending §§ 9.1-301 and 9.1-302. (Patron–Krizek, HB 2263, CH 831)

Naloxone; expands list of individuals who may dispense to include emergency medical services personnel and health care providers, providing services in a hospital emergency department, etc. Amending § 54.1-3408. (Patron–Plum, HB 2158, CH 221)

School crisis, emergency management, and medical emergency response plans; development and review, includes certain first responders and the executive director of the relevant regional emergency medical services council. Amending § 22.1-279.8. (Patron–Wright, HB 1737, CH 141; Newman, SB 1220, CH 410)

Toll facilities, certain; free use by emergency medical services vehicles. Amending § 33.2-613. (Patron–Stuart, SB 1183, CH 269; Reeves, SB 1338)

EMINENT DOMAIN

Constitutional amendment; an interstate natural gas pipeline is not considered a utility service for the purpose of determining whether a public service company or public service corporation is exercising the power of eminent domain for a public use (first reference). Amending Section 11 of Article I. (Patron–Deeds, SJR 302)

Eminent domain; costs for petition for distribution of funds, interest rate, recordation of certificate. Amending §§ 25.1-310, 33.2-1021, and 33.2-1023. (Patron–Petersen, SB 1404)

Eminent domain; eliminates specific provisions for assessment of costs in certain proceedings. Amending § 25.1-245.1; repealing § 25.1-245. (Patron–Petersen, SB 1403)

Eminent domain; entry upon private property, calculation of just compensation, damages, provisions shall not apply to condemnation proceedings in which petitioner filed, prior to July 1, 2019, etc. Amending §§ 25.1-203, 25.1-230, 25.1-230.1, 25.1-312, 25.1-419, 33.2-1011, and 33.2-1024. (Patron–Obenshain, SB 1421, CH 788)

Income tax, state; creates a subtraction for gain recognized by a taxpayer from a taking of real property by condemnation proceedings. Amending §§ 58.1-322.02 and 58.1-402. (Patron–Ruff, SB 1256, CH 270)

ENERGY CONSERVATION AND RESOURCES
Broadband deployment and renewable energy construction projects; Department of Housing and Community Development to study the permitting processes in the Commonwealth. (Patron–Boysko, SJR 311)

Clean Energy Advisory Board; established, membership, powers and duties, solar energy installation rebates, report, sunset provision. Adding §§ 45.1-395 through 45.1-400. (Patron–Aird, HB 2741, CH 554)


Community solar generation; establishment of facilities. Adding § 56-594.3. (Patron–Edwards, SB 313)

Distributed renewable energy; promotes establishment of solar and other renewable energy, repeals information relating to solar-powered or wind-powered electricity generation facility, etc. Amending §§ 56-1.2, 56-594, and 67-102; adding §§ 15.2-2109.4, 56-1.2:2, 56-232.2:2, 56-585.1:8, 56-585.1:9, and 56-594.3; repealing Chapters 358 and 382, 2013 Acts. (Patron–McClellan, SB 1456)

Electric utility regulation; limiting reliance on electricity generated at fossil fuel facilities. Adding § 56-585.1:8. (Patron–Boysko, SB 1648)
ENERGY CONSERVATION AND RESOURCES (continued)

Energy conservation measures; establishes, providing incentives for development of electric energy delivered from sunlight. (Patron–O’Quinn, HB 2789, CH 748)

Installed Solar Energy Equipment Program Grant Fund; created, grants for equipment placed in service on nonresidential real property, effective clause. Adding § 59.1-284.31. (Patron–Saslaw, SB 1496)

Renewable energy power purchase agreements; makes any educational institution eligible to participate in Appalachian Power Company’s pilot program for certain third party power purchase agreements, repeals provision relating to sunset date applicable to the pilot program in effect for Dominion Energy. Amending first enactment of Chapter 803, 2017 Acts and first enactment of Chapters 358 and 382, 2013 Acts; repealing second enactment of Chapter 803, 2017 Acts. (Patron–McClellan, SB 1460)

Rezoning and site plan approval; a locality shall require an owner, lessee, or developer of real property to enter into a written agreement to decommission solar energy equipment, facilities, or devices, bonding provisions. Adding § 15.2-2241.2. (Patron–Reeves, SB 1091, CH 744)

Rezoning and site plan approval; any locality shall require an owner, lessee, or developer of real property to enter into a written agreement to decommission solar energy equipment, facilities, or devices, bonding provisions. Adding § 15.2-2241.2. (Patron–Ingram, HB 2621, CH 743)

Site plan approval; decommissioning certified solar energy equipment, facilities, or devices. Adding § 15.2-2241.2. (Patron–Stanley, SB 1398)

ENROLLED AGENTS WEEK
Enrolled Agents Week; designating as first full week of February 2019, and each succeeding year thereafter. (Patron–Fowler, HJR 603)

ENTERPRISE ZONES
Enterprise zones; designation, Governor may renew zones designated on or after July 1, 2005, for up to three five-year renewal periods and zones designated prior to July 1, 2005, for one five-year renewal period. Amending § 59.1-542. (Patron–Edmunds, HB 2779, CH 496; McDougle, SB 1785, CH 119)

EQUALITY OF RIGHTS
United States Constitution; ratifies Equal Rights Amendment that was proposed by United States Congress in 1972. (Patron–Saslaw, SJR 270; Sturtevant, SJR 284)

EQUALITY VIRGINIA
Equality Virginia; commemorating its 30th anniversary. (Patron–Ebbin, SJR 473)

ESSEX COUNTY
Voluntary boundary; agreement between Counties of Caroline and Essex, attachment of GIS map to petitions. Amending § 15.2-3108. (Patron–Hodges, HB 2316, CH 705)

ESTES, LILLIE A.
Estes, Lillie A.; recording sorrow upon death. (Patron–McQuinn, HJR 872; McClellan, SJR 365)

ETHNIC GROUPS
Historical African American cemeteries; adds Matthews Cemetery, The People’s Cemetery, and Smith Street Cemetery in City of Martinsville to list. Amending § 10.1-2211.2. (Patron–Adams, L.R., HB 2406, CH 252)

Historical African American cemeteries; adds New River Cemetery and West Dublin Cemetery in Pulaski County to list. Amending § 10.1-2211.2. (Patron–Hurst, HB 1973, CH 184)

Historical African American cemeteries; adds Oak Lawn Cemetery in City of Suffolk to list. Amending § 10.1-2211.2. (Patron–Hayes, HB 2311, CH 251)

Historical African American cemeteries; adds seven cemeteries in City of Hampton to list. Amending § 10.1-2211.2. (Patron–McQuinn, HB 2681, CH 257; Locke, SB 1128, CH 268)

Historical African American cemeteries; adds six cemeteries in the City of Alexandria to list. Amending § 10.1-2211.2. (Patron–Herring, HB 2739, CH 260)
ETHNIC GROUPS (continued)
Lynching; acknowledging with profound regret the existence and acceptance within the Commonwealth. (Patron—McQuinn, HJR 655; McClellan, SJR 297)
Teacher licensure process and assessment requirements; Department of Education to study for any inherent biases that may prevent minority teacher candidates from entering the profession. (Patron—Locke, SJR 6)
Virginia African American Advisory Board; established, membership, report. Adding §§ 2.2-2491 through 2.2-2495. (Patron—Bagby, HB 2767, CH 594)

EVIDENCE
Evidence; establishes that a party or potential litigant has a duty to preserve evidence that may be relevant to reasonably foreseeable litigation, spoliation of evidence. Adding § 8.01-379.2:1. (Patron—Obenshain, SB 1619, CH 732)
Evidence; in any criminal case, an accident reconstruction expert may testify as an expert witness. Adding § 19.2-270.8. (Patron—Thomas, HB 2136)
Medical evidence admissible in juvenile and domestic relations district court; preliminary protective order hearings. Amending § 16.1-245.1. (Patron—Obenshain, SB 1429, CH 716)
Obstruction of justice; concealing evidence of an abduction, penalty. Amending §§ 18.2-370 and 18.2-460. (Patron—Carrocci, SB 1508)
Physical evidence recovery kits; Department of Forensic Science shall maintain a statewide electronic tracking system for kits, etc., health care providers, law-enforcement agencies, etc., shall be required to enter identification number and other information pertaining to the kits in the System as required. Adding § 19.2-11.13. (Patron—Watts, HB 2080, CH 473)
Post-conviction relief; previously admitted scientific evidence, sunset provision, report. Adding § 19.2-327.15. (Patron—Stanley, SB 777)
Post-conviction relief; previously admitted scientific evidence undermined, vacating conviction, effective date, sunset provision, report, effective clause. Adding § 19.2-327.15. (Patron—Stanley, SB 1066)

EXCISE TAX
Alcoholic beverage control; regulations, terms and conditions for a mixed beverage licensee, delivery permittees, records on deliveries of wine and beer, permittees shall remit records on a monthly basis for any month during which permittee makes a delivery and is required to collect and remit excise taxes due to Authority. Amending §§ 4.1-111, 4.1-204, and 4.1-212.1. (Patron—Knight, HB 2367, CH 706)

EXPLOSIVES
Statewide Fire Prevention Code; changes definition of permissible fireworks. Amending § 27-95. (Patron—McPike, SB 1625, CH 720)

FAHL, DOUGLAS RONALD
Fahl, Douglas Ronald; recording sorrow upon death. (Patron—Howell, SJR 317)

FAIR HOUSING LAW
Virginia Fair Housing Law; adds discrimination on basis of a person’s source of income to list of unlawful discriminatory housing practices. Amending §§ 36-96.1, 36-96.1:1, and 36-96.3. (Patron—McClellan, SB 909)
Virginia Fair Housing Law; adds discrimination on the basis of an individual’s sexual orientation or gender identity as an unlawful housing practice. Amending §§ 36-96.1 through 36-96.3, 36-96.4, 36-96.6, and 55-248.47. (Patron—McClellan, SB 1109)
Virginia Fair Housing Law; unlawful discriminatory housing practices. Amending §§ 36-96.3 and 36-96.17. (Patron—McClellan, SB 1062)
Virginia Fair Housing Law; unlawful discriminatory housing practices, sexual orientation and gender identity. Amending §§ 36-96.1 through 36-96.3, 36-96.4, and 55-248.47. (Patron—Ebbin, SB 1232)
FAIRFAX COUNTY
Fairfax County; commending. (Patron—Delaney, HJR 1041)
Fairfax County Department of Neighborhood and Community Services; commending. (Patron—Delaney, HJR 1040)
Fairfax County Park Authority; commending. (Patron—Tran, HJR 1124)
Short-term rentals; requires any ordinance adopted by the governing body of any county that operates under the urban county executive form of government (Fairfax County) relating to regulation to comply with various provisions. (Patron—Ebbin, SB 1701)
Turns into or out of certain residential areas; allows counties that operate under the urban county executive form of government (Fairfax County) by ordinance to develop a program to issue permits or stickers to residents of a designated area, etc. Adding § 15.2-2022.1. (Patron—Murphy, HB 2033, CH 305)

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FAIRFAX LIBRARY FOUNDATION, INC.
Fairfax Library Foundation, Inc.; commemorating its 25th anniversary. (Patron—Bulova, HJR 1096)

FALCON HEATING AND AIR CONDITIONING
Falcon Heating and Air Conditioning; commemorating its 30th anniversary. (Patron—Black, SJR 333)

FALLING CREEK IRONWORKS
Falling Creek Ironworks; commemorating its 400th anniversary. (Patron—Robinson, HJR 820)

FAMILY LIFE EDUCATION
Family life education; any high school curriculum offered by a local school division shall incorporate age-appropriate elements of effective and evidence-based programs on the law and meaning of consent. Amending § 22.1-207.1:1. (Patron—Filler-Corn, HB 2205, CH 372)
Family life education; Board of Education, in its curriculum guidelines, to include instruction on prevention of human trafficking. Amending §§ 22.1-207.1 and 22.1-207.1:1. (Patron—Favola, SB 1141, CH 595)
Family life education; curriculum offered by a local school division shall incorporate age-appropriate elements of effective and evidence-based programs on the harmful physical and emotional effects of female genital mutilation, etc. Amending § 22.1-207.1:1. (Patron—Black, SB 1159, CH 596)
Family life education programs; prohibits any public elementary or secondary school student from participating in any program without prior written consent of his parent. Amending § 22.1-207.2. (Patron—LaRock, HB 2570)

FANNON, AMY G.
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H.B. 1700: Item 62 #1c, Item 289 #1c, Item 292 #1c, Item 4-5.04 #1c, Item 4-5.11 #1c . . 1985
FELONS AND FELONIES
Constitutional amendment; General Assembly may provide by law for restoration of civil rights to persons who have been convicted of nonviolent felonies and who have completed service of their sentences (first reference). Amending Section 1 of Article II. (Patron—Lucas, SJR 5)

Constitutional amendment; restoration of civil rights for any person who has been convicted of a felony not designated by General Assembly as a barrier crime for purpose of rights restoration and who has completed service of his sentence, etc. (first reference). Amending Section 1 of Article II. (Patron—Hanger, SJR 27; Hanger, SJR 283)

Felons; mechanism for reporting to Department of State Police when a circuit court restores right to possess, transport, and carry a firearm, etc., effective date. Amending §§ 18.2-308.09 and 18.2-308.2. (Patron—Rush, HB 2548, CH 203)

Jails, local; compensation for cost of incarceration of convicted felons, effective clause. Amending § 53.1-20.1. (Patron—Peake, SB 1040)

Notaries; qualifications, persons pardoned, conviction vacated by granting of a writ of actual innocence, or rights restored qualified as a notary, person convicted of a felony offense of fraud, robbery, etc., grounds for removal from office. Amending §§ 47.1-4 and 47.1-23. (Patron—Obenshain, SB 1782)

Vehicle inspector; Superintendent of State Police prohibited from promulgating regulations barring an individual from being certified solely because he has previously been convicted of a criminal offense other than a violent felony or an act of violence. Amending § 46.2-1165. (Patron—Cosgrove, SB 1029)

FERGUSON, WILLIAM R.
Ferguson, William R.; recording sorrow upon death. (Patron—McDougle, SR 149)

FERRISS, JAY E.
Ferriss, Jay E.; commending. (Patron—Stuart, SJR 323)

FIELDALE-COLLINSVILLE VOLUNTEER RESCUE SQUAD
Fieldale-Collinsville Volunteer Rescue Squad; commemorating its 50th anniversary. (Patron—Adams, L.R., HJR 1065)

FIERRO, MANUEL BACA
Fierro, Manuel Baca; recording sorrow upon death. (Patron—Boysko, SJR 448)

FINANCIAL INSTITUTIONS AND SERVICES
Aged or incapacitated adults; financial exploitation, authority of financial institution staff to refuse transactions or disbursements, etc. Amending § 63.2-1606. (Patron—Toscano, HB 1987, CH 420; Obenshain, SB 1490, CH 421)

Aged or incapacitated adults; financial exploitation, reporting by financial institution staff, staff may provide supporting information and records. Amending § 63.2-1606. (Patron—O’Quinn, HB 2225, CH 339)

Banks; capital stock, repeals a provision that bars the State Corporation Commission from authorizing a bank to commence business if commissions or other compensation have been paid by the bank for the sale of stock in the bank. Amending § 6.2-817; repealing § 6.2-818. (Patron—Yancey, HB 2419, CH 253; Saslaw, SB 1609, CH 254)

Banks; directors’ meetings. Amending § 6.2-866. (Patron—O’Quinn, HB 2298, CH 242; Sturtevant, SB 1272, CH 244)

Consumer finance companies; State Corporation Commission, as a condition of licensing, to find that the applicant will not make loans at the same location at which the applicant makes payday loans or motor vehicle title loans. Amending §§ 6.2-1507, 6.2-1520, and 6.2-1523. (Patron—Surovell, SB 1548)

Debt management plans, providers of; exempts entities. Amending § 6.2-2001. (Patron—Heretick, HB 2284, CH 325)

Elder abuse; employees of financial institutions required to report. Amending § 63.2-1606. (Patron—McPike, SB 1175)

Financial institution; payment or delivery of small asset by affidavit, check, draft, or other negotiable instrument. Amending § 64.2-601. (Patron—Chafin, SB 1186, CH 360)
FINANCIAL INSTITUTIONS AND SERVICES (continued)

Money transmitters; licensure through the Nationwide Multistate Licensing System and Registry (NMLS). Amending §§ 6.2-1900, 6.2-1901, 6.2-1904.1, 6.2-1905, 6.2-1914, and 6.2-1917. (Patron—Kilgore, HB 2690, CH 634)

Mortgage loan originators; licensing, repeals provisions relating to the issuance of transitional mortgage loan originator licenses. Amending §§ 6.2-1700, 6.2-1701, 6.2-1706, 6.2-1707, 6.2-1708, and 6.2-1712.1; adding § 6.2-1701.3; repealing § 6.2-1701.2. (Patron—Marshall, HB 2251, CH 740)

Open-end credit plans; any person engaged in the business of extending credit under an open-end credit plan under which interest is charged at an annual rate that exceeds 36 percent obtain a license to do so from the State Corporation Commission. Amending §§ 6.2-312 and 59.1-200. (Patron—Saslaw, SB 1266)

Open-end credit plans; plan shall be governed solely by federal law and the laws of the Commonwealth, regardless of whether the seller or lender has a physical location in the Commonwealth. Amending § 6.2-435. (Patron—Saslaw, SB 1290)


Student loans; licensing of qualified education loan servicers, civil penalties, first enactment of this act shall become effective July 1, 2020, report. Amending § 19.2-389; adding §§ 6.2-2600 through 6.2-2617. (Patron—Howell, SB 1112)

FINCHER, DEWEY LEON
Fincher, Dewey Leon; commending. (Patron—Reeves, SJR 383)

FINGERPRINTING
Child care providers; local law-enforcement agencies allowed to process and submit requests for national fingerprint background checks, forwarding fingerprints and personal descriptive information. Amending §§ 63.2-1720.1 and 63.2-1721.1. (Patron—Mason, SB 1407, CH 447)

FIRE INSURANCE
Commercial fire insurance policies or contracts; change in amount of coverage. Adding § 38.2-2108.1. (Patron—Marshall, HB 1836, CH 693)

FIRE PROTECTION

Firefighting foam management; beginning July 1, 2021, no person, local government, or agency of the Commonwealth shall discharge or otherwise use class B firefighting foam that contains intentionally added PFAS chemicals, etc. Adding § 9.1-207.1. (Patron—Bulova, HB 2762, CH 838)


Statewide Fire Prevention Code; changes definition of permissible fireworks. Amending § 27-95. (Patron—McPike, SB 1625, CH 720)

FIREARMS
Absentee voting; eligibility of persons whose polling place prohibits firearms. Amending §§ 24.2-700 and 24.2-701. (Patron—Lewis, SB 689)
FIREARMS (continued)

Felons; mechanism for reporting to Department of State Police when a circuit court restores right to possess, transport, and carry a firearm, etc., effective date. Amending §§ 18.2-308.09 and 18.2-308.2. (Patron–Rush, HB 2548, CH 203)

Firearm transfers; criminal history record information checks, age requirement, penalty. Amending §§ 18.2-308.2:2 and 54.1-4201.2; adding § 18.2-308.2:5. (Patron–Saslaw, SB 1162)

Firearm transfers; criminal history record information checks, penalty. Amending § 54.1-4201.2; adding § 18.2-308.2:5. (Patron–Saslaw, SB 1164)

Firearms; locality allowed to adopt an ordinance that prohibits firearms, ammunition, etc., at any regular or special meeting of its local governing body, notice of such prohibition is publicly posted. Amending § 15.2-915. (Patron–Edwards, SB 1303)

Firearms; prohibition on manufacture, import, sale, etc., of mechanical devices designed to increase rate of fire, penalty. Amending § 18.2-308.5:1. (Patron–Ebbin, SB 1008)

Firearms; removal from persons posing substantial risk, penalties. Amending §§ 18.2-308.09, 18.2-308.2:1, 18.2-308.2:2, and 18.2-308.2:3; adding §§ 18.2-308.1:6, 19.2-152.13 through 19.2-152.17, and 19.2-387.3. (Patron–Barker, SB 1458)

Firearms; reporting when lost or stolen, civil penalty. Adding § 18.2-287.5. (Patron–McClellan, SB 1324)

Firearms; trigger activators designed to increase the rate of fire, prohibition, penalty. Adding § 18.2-308.2:5. (Patron–Saslaw, SB 1163)

Firearms; use in commission of crime, civil liability for negligent gun storage. Adding § 8.01-44.8. (Patron–Marsden, SB 1084)

Firearms, certain; adds the County of Albemarle and the City of Charlottesville to the list of localities in which it is unlawful for a person to carry in public places. Amending § 18.2-287.4. (Patron–Deeds, SB 1482)

Firearms, etc.; authorizes any locality by ordinance to prohibit possession or carrying in a public space during a permitted event. Amending § 15.2-915. (Patron–Deeds, SB 1473)

Firearms in locked vehicles; immunity from liability. Adding § 18.2-308.1:01. (Patron–Peake, SB 351)

Firearms magazines and firearms, certain; prohibition of sale, transfer, etc., penalties. Amending §§ 16.1-278.9, 18.2-287.4, 18.2-308.2:01, 18.2-308.2:2, 18.2-308.7, and 18.2-308.8; adding § 18.2-309.1. (Patron–Ebbin, SB 1748)

Firearms ordinances; applicability to property located in multiple localities, landowner may elect to have ordinances of locality in which largest portion of contiguous parcel of land lies to apply to anyone hunting on the property, notification to Department of Game and Inland Fisheries, report. Adding § 29.1-528.3. (Patron–Head, HB 2252, CH 830)

Licensed family day homes; storage of firearms. Adding § 63.2-1701.01. (Patron–Hanger, SB 1321)

Minors; allowing access to firearms, penalty. Amending § 18.2-56.2. (Patron–Howell, SB 1096)

Protective orders; possession of firearms, penalty. Amending § 18.2-308.1:4. (Patron–Howell, SB 1078)

Protective orders; possession of firearms, surrender or transfer of firearms, penalties. Amending § 18.2-308.1:4. (Patron–Saslaw, SB 1467)

School security officers; employment by private or religious schools, carrying a firearm in performance of duties. Amending §§ 9.1-101, 18.2-57, and 22.1-280.2:1. (Patron–Cole, HB 1656, CH 120)

School security officers; employment, law-enforcement officers previously employed by the United States or any state or political subdivision thereof, carrying a firearm in performance of duties. Amending §§ 9.1-102 and 22.1-280.2:1. (Patron–Freitas, HB 2721, CH 493)

FIREFIGHTERS AND FIRE MARSHALS

Firefighter, volunteer firefighter, emergency medical services personnel, or volunteer emergency medical services personnel; any employed personnel who has a valid resident concealed handgun permit and has been approved by his fire chief or emergency medical services chief may carry while engaged in performance of their official duties, policies regarding authorization and practices. Amending § 18.2-308. (Patron–Chase, SB 1012)
FIREFIGHTERS AND FIRE MARSHALS (continued)
Firefighters and Emergency Medical Technicians Procedural Guarantee Act; breach of procedures, evidence gathered through the conduct of an interrogation shall not be admissible in any administrative hearing against a firefighter or emergency medical services personnel. Amending § 9.1-302. (Patron—Edwards, SB 1494, CH 841)
Firefighters and Emergency Medical Technicians Procedural Guarantee Act; breach of procedures, interrogations shall be conducted at a reasonable time of day, evidence gathered through conduct of an interrogation shall not be admissible in any administrative hearing against a firefighter or emergency medical services personnel. Amending §§ 9.1-301 and 9.1-302. (Patron—Krizek, HB 2263, CH 831)
Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer, review of Virginia Workers’ Compensation program. Amending § 65.2-402. (Patron—Hugo, HB 1804, CH 415; Cosgrove, SB 1030, CH 26)

Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer. Amending § 65.2-402. (Patron—Chase, SB 1022; McPike, SB 1172; Vogel, SB 1528)
Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer, review of Virginia Workers’ Compensation program. Amending § 65.2-402. (Patron—Cosgrove, SB 1030, CH 26; Hugo, HB 1804, CH 415)

Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer. Amending § 65.2-402. (Patron—McPike, SB 1172; Chase, SB 1022; Vogel, SB 1528)

FIREFOWRKS
Statewide Fire Prevention Code; changes definition of permissible fireworks. Amending § 27-95. (Patron—McPike, SB 1625, CH 720)

FIRST BANK AND TRUST COMPANY
First Bank and Trust Company; commemorating its 40th anniversary. (Patron—O’Quinn, HJR 1053)

FIRST BAPTIST CHURCH OF WAVERLY
First Baptist Church of Waverly; commending. (Patron—Tyler, HJR 652)

FIRST CHURCH OF NEWPORT NEWS (BAPTIST)
First Church of Newport News (Baptist); commemorating its 155th anniversary. (Patron—Price, HJR 1089)

FIRST RESPONDERS DAY
First Responders Day; designating as September 11, 2019, and each succeeding year thereafter. (Patron—Mullin, HJR 646)

FIRST TRANSCONTINENTAL RAILROAD
First Transcontinental Railroad; designating May 10, 2019, as the 150th anniversary of the completion of the Railroad in Virginia. (Patron—Keam, HJR 690)

FISCHER, MARK
Address by Senator Reeves in memory; adjournment in memory . . . . . . . . . . . . . . . . . . . . . . . . 1441

FISHERIES AND HABITAT OF THE TIDAL WATERS
Marine Resources Commission; grant of interest in subaqueous lands, federal civil works project, report. Adding § 28.2-1200.2. (Patron—Lewis, SB 1569)
FISHERIES AND HABITAT OF THE TIDAL WATERS (continued)
Menhaden; Virginia Marine Resources Commission required to adopt regulations to implement Interstate Fishery Management Plan for Atlantic Menhaden and authorizes Commission to adopt regulations for managing the Commonwealth’s fishery, repeals several existing codified provisions relating to quotas, allocation of allowable landings, etc. Amending §§ 2.2-4002, 2.2-4103, 28.2-201, 28.2-409, and 28.2-410; repealing §§ 28.2-400.2 through 28.2-400.6, 28.2-405, 28.2-411, and 28.2-1000.2. (Patron—Cosgrove, SB 1046)

Menhaden fishery; Virginia Marine Resources Commission to adopt regulations to implement Interstate Fishery Management Plan for Atlantic Menhaden and requires that any moratorium on the fishery be subject to legislative review, repeals code pertaining to annual closure of Chesapeake Bay purse seine fishery for menhaden. Amending §§ 2.2-4002, 2.2-4103, 28.2-409, and 28.2-410; adding § 28.2-203.2; repealing § 28.2-1000.2. (Patron—Cosgrove, SB 1049)

Offshore oil and gas drilling; prohibits Marine Resources Commission or the Department of Mines, Minerals and Energy from granting any lease or permit for oil or gas exploration, etc., in the beds of any waters of the Commonwealth, repeals provision relating to Commonwealth’s support for federal efforts to explore for natural gas more than 50 miles off shore. Amending §§ 28.2-1208 and 67-102; repealing § 67-300. (Patron—DeSteph, SB 1573)

Oyster planting grounds; authorizes Commissioner of Marine Resources to decide which area within a riparian owner’s waters shall be assigned for planting. Commissioner shall consider public benefits and impacts of shellfish aquaculture. Amending §§ 28.2-600, 28.2-607, 28.2-608, 28.2-613, and 28.2-625. (Patron—Mason, SB 1413, CH 164)

Oyster planting grounds; municipal dredging projects, Commissioner shall notify, by certified letter, the holder of lease within footprint of proposed navigation channel, requesting a response within 60 days, extends sunset date, repeals current sunset provision. Amending § 28.2-618; repealing second enactment of Chapters 365 and 529, 2017 Acts. (Patron—Stolle, HB 2047, CH 735)

Riparian planting ground; Commissioner of Marine Resources Commission shall assign to land owner only a ground, in his discretion, he deems appropriate to encompass as much as one-half acre of ground, provided that it does not encroach into an existing oyster-planting ground. Amending § 28.2-600. (Patron—Bloxom, HB 1779, CH 152)

FITZSIMMONS, NOLAN
Fitzsimmons, Nolan; commending. (Patron—Sullivan, HJR 1003)

FLOODS AND FLOOD CONTROL
Real property taxes; partial exemption for flood mitigation efforts. Adding § 58.1-3228.1. (Patron—Lewis, SB 1588, CH 754)

Wind tide flooding in the Southern Watershed; Secretary of Natural Resources to study the effects. (Patron—Knight, HJR 610)

FLY, EDWARD D.
Fly, Edward D.; commending. (Patron—Helsel, HJR 911)

FOOD FOR NEIGHBORS
Food For Neighbors; commending. (Patron—Boysko, SJR 452)

FOOD STAMPS
Food stamps and Temporary Assistance for Needy Families (TANF); eligibility, drug-related felonies, completion of a substance abuse treatment program, effective clause. Amending § 63.2-505.2; adding § 63.2-607.1. (Patron—Locke, SB 1129)

FORD, LEONARD CARLYLE
Ford, Leonard Carlyle; recording sorrow upon death. (Patron—Norment, SJR 455)

FORENSIC SCIENCE
Forensic Science, Department of; accrediting bodies. Amending §§ 9.1-501, 18.2-268.7, and 46.2-341.26:7. (Patron—Mullin, HB 2118, CH 474)

Forensic Science, Department of; possession of unlawful items by employees, immunity. Adding § 9.1-1101.1. (Patron—Petersen, SB 1401, CH 507)
FORENSIC SCIENCE (continued)
Forensic Science, Department of; purchase of forensic laboratory services, laboratory that has entered into a contract with the Department for provision of services shall be deemed authorized by Department to conduct such analyses or examinations. Amending §§ 19.2-187 and 19.2-187.01; adding § 9.1-1101.1. (Patron—Morefield, HB 2279, CH 478; Chafin, SB 1274, CH 479)
Marijuana; a law-enforcement officer is permitted to testify as to results of any field test approved by Department of Forensic Science in any trial for a misdemeanor offense of possession with intent to distribute. Amending § 19.2-188.1. (Patron—Howell, SB 110)
Physical evidence recovery kits; Department of Forensic Science shall maintain a statewide electronic tracking system for kits, etc., health care providers, law-enforcement agencies, etc., shall be required to enter identification number and other information pertaining to the kits in the System as required. Adding § 19.2-11.13. (Patron—Watts, HB 2080, CH 473)

FORESTS AND FORESTRY
Amber warning lights; vehicles hauling forest products authorized to use. Amending § 46.2-1025. (Patron—Tyler, HB 1802, CH 145; Ruff, SB 1254, CH 112)
Buckingham County; conveyance of a right-of-way easement from Department of Forestry which will follow an existing road across a portion of Appomattox-Buckingham State Forest. (Patron—Fariss, HB 1783, CH 73)
Forester title; educational criteria, no person shall be appointed by the Governor to serve as State Forester unless he meets requirements. Amending § 10.1-1181.9. (Patron—Edmunds, HB 2341, CH 158)

FORGERY
Forgery; venue for prosecution, where an issuer, acquirer, or account holder sustained a financial loss as a result of the offense. Amending § 19.2-245.1. (Patron—Leftwich, HB 1751, CH 46; Cosgrove, SB 1050, CH 621)

FORTUNE, ASHLAND D.
Fortune, Ashland D.; commending. (Patron—Peake, SJR 397)

FOSTER CARE
Child in foster care; local departments of social services shall notify appropriate community services board when child is identified as having a developmental disability. (Patron—Favola, SB 1135, CH 301)
Foster care; numerous changes to laws governing provision of services in the Commonwealth. Amending §§ 63.2-209, 63.2-900, 63.2-900.1, 63.2-904, 63.2-906, and 63.2-907; adding §§ 63.2-904.1, 63.2-904.2, and 63.2-913.1. (Patron—Reeves, SB 1339, CH 446)
Foster care; security freeze on credit report, removal of freeze in best interest of child, annual credit checks. Amending § 63.2-905.2. (Patron—Brewer, HB 1730, CH 677; Reeves, SB 1253, CH 676)
Foster care agreements; rights of foster parent, dispute resolution, regulations. Amending §§ 63.2-902 and 63.2-904. (Patron—Bell, Richard P., HB 2108, CH 336)
Kinship foster care; local board shall take all reasonable steps to provide notice to relatives of their potential eligibility. Amending § 63.2-900.1. (Patron—Carroll Foy, HB 2758, CH 437; Mason, SB 1720, CH 438)
Motor vehicle insurance policies; prohibits an insurer from refusing to renew a policy solely because of status of person as a foster care provider or a person in foster care. Amending §§ 38.2-2212 and 38.2-2213. (Patron—Keam, HB 1883, CH 334)

FRANK W. COX HIGH SCHOOL
Frank W. Cox High School field hockey team; commending. (Patron—Miyares, HJR 879)

FRAUD
Credit cards; prosecution for card fraud may occur in county or city in which cardholder resides. Amending § 18.2-198.1. (Patron—Hodges, HB 2484, CH 177)
Fraud prevention; Department of Medical Assistance Services shall conduct a pilot program to develop and implement means to mitigate risk of improper payment to services providers, etc., report. Amending § 32.1-319.1. (Patron—Peace, HB 2015, CH 422)
FREEDOM OF INFORMATION
Attorney General, Office of the; representation of members of the General Assembly for violations of the Virginia Freedom of Information Act. Amending §§ 2.2-507 and 2.2-510. (Patron—DeSteph, SB 1101, CH 357)
Freedom of Information Act; authorizes board of trustees of the Fort Monroe Authority to hold closed meetings to discuss certain matters. Amending § 2.2-3711. (Patron—Heisel, HB 1964, CH 4; Locke, SB 1090, CH 500)
Freedom of Information Act; exclusions, proprietary records and trade secrets. Amending § 2.2-3705.6. (Patron—Chafin, SB 1492, CH 629)
Virginia Freedom of Information Act; applicability to sexual assault response teams and multidisciplinary child sexual abuse response teams. Amending §§ 2.2-3703, 2.2-3705.7, and 2.2-3711. (Patron—Stuart, SB 1184, CH 729)
Virginia Freedom of Information Act; definition of trade secret. Amending §§ 2.2-3701, 2.2-3705.2, 2.2-3705.6, 2.2-3705.7, and 2.2-3711. (Patron—Stuart, SB 1180, CH 358)
Virginia Freedom of Information Act; meetings held through electronic communication means. Amending § 2.2-3708.2. (Patron—Stuart, SB 1182, CH 359)
Virginia Freedom of Information Act; training requirements for local elected officials, proceedings for enforcement, Advisory Council shall provide online training, no penalty shall be imposed on an official for failing to complete a training session, effective date. Amending § 2.2-3713; adding § 2.2-3704.3. (Patron—Obenshain, SB 1492, CH 629)
Virginia Freedom of Information Act (FOIA); violations and civil penalties, in determining whether a civil penalty is appropriate, the court shall consider mitigating factors, etc. Amending § 2.2-3714. (Patron—Surovell, SB 1554, CH 843)
Virginia Freedom of Information Advisory Council; advisory opinions, evidence in civil proceeding. Amending § 30-179; adding § 2.2-3715. (Patron—Mullin, HB 1772, CH 354)

FREEMAN, BARBARA FOSTER
Freeman, Barbara Foster; recording sorrow upon death. (Patron—Howell, SJR 426)

FULLER, JOSEPH BENJAMIN
Fuller, Joseph Benjamin; recording sorrow upon death. (Patron—Heretick, HJR 611)

FUNERAL HOME DIRECTORS AND SERVICES
Funeral establishments; full time manager requirement, exception, number of calls. Amending § 54.1-2810. (Patron—Edwards, SB 1300, CH 66)
Sale of caskets; no person except a licensed funeral service establishment or funeral service licensee shall offer when preneed arrangements for funeral services are being made. Amending § 54.1-2808.3. (Patron—Orrock, HB 1828, CH 603; Reeves, SB 1247, CH 93)

GAMBLING, LOTTERIES, ETC.
Charitable gaming; special permit shall be granted to a qualified organization to allow such organization to place up to four Department-approved electronic versions of instant bingo, pull tabs, or seal cards on certain premises. Amending §§ 18.2-340.27:1 and 18.2-340.28. (Patron—McPike, SB 1671)
Electronic Gaming Devices Act; established, penalty. Amending § 2.2-2456; adding §§ 59.1-571 through 59.1-581. (Patron—Cosgrove, SB 1721)
Gambling; definition of gambling device. Amending § 18.2-325. (Patron—Lucas, SB 1187)
Gaming, Commission on; established, report, sunset provision. (Patron—Peace, HB 2321)
Illegal gambling; definition. Amending § 18.2-325. (Patron—Reeves, SB 1738, CH 761)
Lottery; prohibits Virginia Lottery from disclosing information about individual winners whose prize exceeds $10 million, etc. Amending § 2.2-3705.7; adding § 58.1-4029. (Patron—Ware, HB 1650, CH 247; Spruill, SB 1060, CH 163)
Lottery Board; authorizes casino gaming in the Commonwealth to be regulated by Board, imposes criminal and civil penalties for violations of the casino gaming law. Amending §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364; adding §§ 11-16.1, 18.2-334.5, 37.2-314.1, and 58.1-4100 through 58.1-4131. (Patron—Carrico, SB 1503)
GAMBLING, LOTTERIES, ETC. (continued)

Revenue sharing; gaming establishments in the Commonwealth, Gaming Proceeds Fund. (Patron—Norment, SB 1574)

Virginia Charitable Gaming Board; annual evaluation of conduct of charitable gaming operations, remuneration may be paid to individuals who assist in conduct of charitable gaming not to exceed $50 per session. Amending §§ 2.2-2456, 18.2-340.19, 18.2-340.27, and 18.2-340.33. (Patron—Sturtevant, SB 1527)


Virginia Lottery; disclosure of identity of winners. Amending §§ 2.2-3705.7 and 58.1-4006. (Patron—Ruff, SB 1082)

Virginia Lottery; prohibits practice of ticket discounting and imposes three-tier civil penalties, corresponding to prize ranges, for any persons found to have engaged in such practice. Adding § 58.1-4018.2. (Patron—Ruff, SB 1752, CH 762)


Virginia Sports Betting Department; Program Gambling Treatment and Support Fund, created, etc., penalties. Amending §§ 2.2-3705.3, 2.2-3711, 18.2-334.3, 37.2-304, and 59.1-364, and 59.1-569; adding §§ 11-16.1, 37.2-314.1, 58.1-4015.1, and 58.1-4030 through 58.1-4042. (Patron—Petersen, SB 1238)

GAMBOA, BELLAMY MALAKI
Gamboa, Bellamy Malaki; recording sorrow upon death. (Patron—Convirs-Fowler, HJR 940)

GAME, INLAND FISHERIES, AND BOATING
Firearms ordinances; applicability to property located in multiple localities, landowner may elect to have ordinances of locality in which largest portion of contiguous parcel of land lies to apply to anyone hunting on the property, notice to Department of Game and Inland Fisheries, report. Adding § 29.1-528.3. (Patron—Head, HB 2252, CH 830)

Hunting elk; authorizes Board of Game and Inland Fisheries to create a special license, Board shall utilize a portion of fees collected for licenses to compensate an owner or lessee of land for damage caused by elk. Adding § 29.1-305.01. (Patron—Morefield, HB 1696, CH 830)

Killing of nuisance species; authorizes shooting, etc., from a stationary automobile or other stationary vehicle by owner of private property or his designee. Amending § 29.1-521. (Patron—Fariss, HB 1613, CH 147)

Stationary blinds in the public waters; except in the waters of Virginia Beach, the blind or stake shall not be located less than 150 yards from a riparian owner’s shoreline, etc. Amending § 29.1-345. (Patron—Stuart, SB 1725)


Wanton waste; Class 2 misdemeanor for violating a regulation prohibiting, or allowing of a killed or crippled game animal or nonmigratory game bird to be wasted without making a reasonable effort to retrieve the animal. Adding § 29.1-553.1. (Patron—Edmunds, HB 1613, CH 150)
GAME, INLAND FISHERIES, AND BOATING (continued)
Watercraft; transfer by operation of law, transfer on death. Amending § 29.1-733.20. (Patron–Yancey, HB 2796, CH 236)

GANLEY, HELEN
Ganley, Helen; commending. (Patron–Sullivan, HJR 1004)

GARCIA, CALISTA
Garcia, Calista; commending. (Patron–Sullivan, HJR 962)

GAS AND OIL MINING
Gas or oil drilling units; proceeds of certain gas or oil wells, escrowed because the owner’s identity and location remain unknown, shall be presumed abandoned and paid into the Coalbed Region Elderly Assistance Fund, etc. Amending §§ 45.1-361.21 and 45.1-361.22:2; adding §§ 45.1-361.21:2 and 45.1-361.22:3. (Patron–Chafin, SB 1268)
Gas severance tax, local; extends sunset provision. Amending § 58.1-3713. (Patron–Pillion, HB 2555, CH 24; Chafin, SB 1165, CH 191)
Offshore oil and gas drilling; prohibits Marine Resources Commission or the Department of Mines, Minerals and Energy from granting any lease or permit for oil or gas exploration, etc., in the beds of any waters of the Commonwealth, repeals provision relating to Commonwealth’s support for federal efforts to explore for natural gas more than 50 miles off shore. Amending §§ 28.2-1208 and 67-102; repealing § 67-300. (Patron–DeSteph, SB 1573)
Oil and gas wells; bonding requirements, application notice. Amending §§ 45.1-361.19 and 45.1-361.31. (Patron–Stuart, SB 1271, CH 351)

GASOLINE, GASOHOL, AND DIESEL FUEL
Motor fuels; imposes an additional tax equal to five percent of the average wholesale price of gasoline on the sale of gasoline, gasohol, diesel, and alternative fuels, report. Amending § 58.1-2289; adding § 58.1-2217.1. (Patron–Edwards, SB 1470)

GATES, ERNEST PLEASANTS
Gates, Ernest Pleasants; recording sorrow upon death. (Patron–Robinson, HJR 819)

GATES, MARSHALL STEVEN
Gates, Marshall Steven; recording sorrow upon death. (Patron–Sutterlein, SR 164)

GEE, DEBRA
Gee, Debra; commending. (Patron–Simon, HJR 993)

GENERAL ASSEMBLY
Attorney General, Office of the; representation of members of the General Assembly for violations of the Virginia Freedom of Information Act. Amending §§ 2.2-507 and 2.2-510. (Patron–DeSteph, SB 1101, CH 357)
Auditor of Public Accounts; Commonwealth Data Point, employee compensation information. Amending § 30-133. (Patron–Peake, SB 1556, CH 731)
Campaign finance; prohibited personal use of campaign funds, civil penalty. Amending §§ 2.2-3711, 24.2-946, 24.2-948.4, 30-355, and 30-356; adding § 24.2-948.5. (Patron–Cole, HB 1617)
Chesapeake Bay Restoration Fund Advisory Committee; increases member terms. Amending § 30-256. (Patron–DeSteph, SB 1152, CH 350)
Civic Education, Commission on; extends sunset provision. Amending § 30-354. (Patron–Marsden, SB 1097, CH 374)
Computation of composite index; General Assembly shall, beginning July 1, 2019, modify current standards of quality funding formula and calculation of local ability to pay. Adding § 22.1-253.13:11. (Patron–Hanger, SB 1471)
Computation of composite index; General Assembly to modify current standards of quality funding formula and calculation of local ability to pay. Adding § 22.1-253.13:11. (Patron–Hanger, SB 537)
Congressional and state legislative districts; criteria for General Assembly to observe in drawing districts, including respect for political boundaries, etc. Adding § 24.2-304.04. (Patron–Chase, SB 1003)
GENERAL ASSEMBLY (continued)
Constitutional amendment; criteria for electoral districts drawn by the General Assembly (first reference). Amending Section 6 of Article II. (Patron−Vogel, SJR 68)
Constitutional amendment; General Assembly may make technical adjustments to legislative electoral district boundaries following the enactment of any decennial reapportionment law (first reference). Amending Section 6 of Article II. (Patron−Cole, HJR 591, CH 820)
Constitutional amendment; General Assembly may provide by law for restoration of civil rights to persons who have been convicted of nonviolent felonies and who have completed service of their sentences (first reference). Amending Section 1 of Article II. (Patron−Lucas, SJR 5)
Constitutional amendment; restoration of civil rights for any person who has been convicted of a felony not designated by General Assembly as a barrier crime for purpose of rights restoration and who has completed service of his sentence, etc. (first reference). Amending Section 1 of Article II. (Patron−Hanger, SJR 27; Hanger, SJR 283)
Constitutional amendment; term limits for members of General Assembly, applies to terms of service beginning on and after start of 2022 Regular Session of General Assembly, limits apply to consecutive and nonconsecutive terms (first reference). Amending Section 4 of Article IV. (Patron−Chase, SJR 3; Chase, SJR 253; Chase, SR 83)
Constitutional amendment; Virginia Redistricting Commission established, selection of Chair, criteria for legislative and congressional districts (first reference). Amending Section 6 of Article II. (Patron−Hanger, SJR 25)
Economic Opportunity for Virginians in Aspiring and Diverse Communities, Commission on; extends sunset provision. Amending § 30-370. (Patron−Morefield, HB 2814, CH 525)
General Assembly; establishing a prefiling schedule for 2020 Regular Session. (Patron−Gilbert, HJR 607)
General Assembly; establishing a schedule for the conduct of business for 2019 Regular Session. (Patron−Gilbert, HJR 606)
General Assembly; notifying Governor of organization. (Patron−Gilbert, HJR 689)
Interstate conventions; selection of commissioners and committee procedures. (Patron−Peake, SJR 31; Peake, SJR 268)
Lynching; acknowledging with profound regret the existence and acceptance within the Commonwealth. (Patron−McQuinn, HJR 655; McClellan, SJR 297)
MEI Commission; incentives for episodic television series. Amending §§ 30-309 through 30-312. (Patron−Ruff, SB 1732)
MEI Project Approval Commission; changes to membership, operation of Commission, review of incentive packages. Amending §§ 30-309 through 30-312. (Patron−Hanger, SB 1316)
Occupation; legislation increasing or beginning regulation, evaluation required. Adding § 30-19.03:1.3. (Patron−Campbell, R.R., HB 2028, CH 812)
Persons residing in the Commonwealth; General Assembly reaffirms that all persons are afforded equal protection under the law. (Patron−Chase, SJR 275)
School Innovation, Modernization, and Competitiveness, Commission on; established, duties, report. Adding §§ 30-376 through 30-383. (Patron−Yancey, HB 2168)
Student Behavioral Health, Commission on; established, report, sunset provision. Adding §§ 30-376 through 30-381. (Patron−Robinson, HB 1735)
Uniform Law Commission, Commissioners of; Commissioner expense reimbursements. Amending § 30-196. (Patron−McDougule, SB 1378, CH 528)
Virginia Code Commission; limits duties of Commission relating to codification of laws enacted by General Assembly. Amending §§ 30-146, 30-148, and 30-149. (Patron−Habeeb, HB 246)
Virginia Conflict of Interest and Ethics Advisory Council; duties, training requirement for local elected officials, Council may provide such training sessions by online means, no penalty shall be imposed on an official for failing to complete training. Amending § 30-356; adding § 2.2-3132. (Patron−Obenshain, SB 1430, CH 530)
Virginia Conflict of Interest and Ethics Advisory Council; meetings requirement. Amending § 30-355. (Patron−James, HB 1889, CH 323; Howell, SB 1067, CH 327)
Virginia Conflict of Interest and Ethics Advisory Council; public documents, redactions. Amending § 30-356. (Patron−McClellan, SB 289)
Virginia Freedom of Information Advisory Council; advisory opinions, evidence in civil proceeding. Amending § 30-179; adding § 2.2-3715. (Patron−Mullin, HB 1772, CH 354)
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Virginia oyster (Crassostrea virginica); designating as first food of Virginia. Amending § 1-510. (Patron–Sturtevant, SB 1259)

GENERAL SERVICES, DEPARTMENT OF
Electric vehicle charging stations; Department of General Services, DMV, and Department of Transportation may locate and operate a retail fee-based station on any property or facility that such agency controls, etc. Amending §§ 56-1.2, 56-1.2:1, and 56-232.2:1; adding § 2.2-614.5. (Patron–Bulova, HB 1934, CH 248)

General Services, Department of; disposition of surplus materials to service disabled veteran-owned businesses, etc. Amending § 2.2-1124. (Patron–Carroll Foy, HB 2161, CH 425)

General Services, Department of; guidance to state public bodies regarding purchases of materials made in the United States. Adding § 2.2-1102.1. (Patron–DeSteph, SB 1099)

General Services, Department of; surplus property, opportunity for economic development entities to purchase prior to public sale, upon receipt of Secretary of Natural Resources’ review and prior to offering surplus property for sale to the public, Department shall notify chief administrative officer of locality within which property is located of pending disposition of such property. Amending §§ 2.2-1130, 2.2-1153, 2.2-1156, 2.2-1157, 10.1-1122, and 36-139.1. (Patron–Austin, HB 2182, CH 659; Mason, SB 1681, CH 660)

Remote access to land records; exempts Department of General Services, Department of Conservation and Recreation, Department of Forestry, and Virginia Alcoholic Beverage Control Authority from paying the fee for records, etc. Amending § 17.1-276. (Patron–Carr, HB 2058, CH 611)

Virginia Public Procurement Act; high-risk contracts, definition, Department of General Services and Virginia Information Technologies Agency shall develop guidelines for state agencies to use when assigning staff to administer contracts, report. Adding § 2.2-4303.01. (Patron–Carr, HB 1668, CH 601)

Virginia Public Procurement Act; removes the requirement for newspaper publication of Requests for Proposals for professional services, posting on Department of General Services’ central electronic procurement website shall be required if local public body elects not to publish notice of Proposal in a newspaper of general circulation. Amending § 2.2-4302.2. (Patron–Fowler, HB 1629, CH 274)

GEORGE WASHINGTON UNIVERSITY SCHOOL OF NURSING
George Washington University School of Nursing; commending. (Patron–Reid, HJR 760)

GHENT IN NORFOLK
Ghent in Norfolk; commending. (Patron–Lewis, SJR 374)

GIBBS, JASON DEAN
Gibbs, Jason Dean; recording sorrow upon death. (Patron–Stanley, SR 153)

GILFIELD BAPTIST CHURCH
Gilfield Baptist Church; commemorating its 155th anniversary. (Patron–Tyler, HJR 751)

GIRL SCOUTS
Girl Scout Troop 3173; commending. (Patron–Delaney, HJR 804)

GIRLS ON THE RUN OF NOVA
Girls on the Run of NOVA; commending. (Patron–Delaney, HJR 912)
GLASGOW, TOWN OF
Glasgow, Town of; amending charter, replaces references to sergeant with chief of police. (Patron–Campbell, R.R., HB 2660, CH 309)

GLOUCESTER HIGH SCHOOL
Gloucester High School field hockey team; commending. (Patron–Hodges, HJR 887)

GOD’S PIT CREW
God’s Pit Crew; commemorating its 20th anniversary. (Patron–Marshall, HJR 996)

GOLF CARTS
Golf carts and utility vehicles; adds Town of Dendron to list of towns that may authorize operation on designated public highways. Amending § 46.2-916.2. (Patron–Tyler, HB 1678, CH 104)

GONG, TED
Gong, Ted; commending. (Patron–Keam, HJR 713)

GOOCH, ROBERT S., IV
Gooch, Robert S., IV; recording sorrow upon death. (Patron–Chase, SR 126)

GOODLATTE, ROBERT W.
Goodlatte, Robert W.; commending. (Patron–Landes, HJR 743; Hanger, SJR 341)

GOODLATTE, ROBERT W. “BOB”
Goodlatte, Robert W. “Bob”; commending. (Patron–Suetterlein, SR 161)

GOODMAN, DON
Goodman, Don; commending. (Patron–Hurst, HJR 877)

GORDON, GERALD L.
Gordon, Gerald L.; commending. (Patron–Filler-Corn, HJR 999)

GOVERNOR
Bond bills; Governor’s required submission of bills requesting an authorization of additional bonded indebtedness. Amending § 2.2-1509. (Patron–Jones, S.C., HB 2360, CH 188; Hanger, SB 1318, CH 55)

Constitutional amendment; Governor’s term of office (first reference). Amending Section 1 of Article V. (Patron–Ebbin 8; Ebbin, SJR 250)

Constitutional amendment; qualifications of Governor and Lieutenant Governor, residency requirement (first reference). Amending Section 3 of Article V. (Patron–Chase, SJR 2; Chase, SR 252; Chase, SR 82)

Enterprise zones; designation, Governor may renew zones designated on or after July 1, 2005, for up to three five-year renewal periods and zones designated prior to July 1, 2005, for one five-year renewal period. Amending § 59.1-542. (Patron–Edmunds, HB 2779, CH 496; McDougle, SB 1785, CH 119)

Forester title; educational criteria, no person shall be appointed by the Governor to serve as State Forester unless he meets requirements. Amending § 10.1-1181.9. (Patron–Edmunds, HB 2341, CH 158)

General Assembly; notifying Governor of organization. (Patron–Gilbert, HJR 689)

Governor; confirming appointments. (Patron–Vogel, SJR 292; Vogel, SJR 293; Vogel, SJR 294; Vogel, SJR 295; Vogel, SJR 319; Vogel, SJR 332)

Higher educational institutions, baccalaureate public; institutions prohibited from employing an individual appointed by Governor to board of visitors within two years of expiration of such member’s term, prohibition shall not apply to employment of an individual to serve as an institution president, etc. Amending § 23.1-1300. (Patron–Obenshain, SB 1068, CH 373)

Length of school term; Board of Education shall waive requirement that school divisions provide additional teaching days or teaching hours to compensate for school closings resulting from an evacuation directed and compelled by the Governor for up to five teaching days. Amending § 22.1-98. (Patron–Davis, HB 2124, CH 644; Cosgrove, SB 1269, CH 645)
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Library of Virginia; disposition of official correspondence of the Governor. Amending § 2.2-126. (Patron—Gilbert, HB 1702)
Library of Virginia; disposition of official correspondence of the Governor, effective clause. Amending § 2.2-126. (Patron—Suetterlein, SB 1703)
Southwestern Virginia Mental Health Institute; the Commonwealth, with approval of the Governor, is authorized to transfer a portion of property to Mount Rogers Community Services Board and a portion of such property to Smyth County. (Patron—Carrico, SB 1515, CH 678)
Workforce Development, Secretary of; created in Governor’s cabinet, Economic Crisis Strike Force membership, repeals position of Chief Workforce Development Advisor, effective clause. Amending §§ 2.2-200, 2.2-204, 2.2-205.1, 2.2-435.6, 2.2-435.8, 2.2-435.9, 2.2-435.10, 2.2-2471, 2.2-2471.1, 2.2-2472, and 2.2-2472.2; adding §§ 2.2-234 and 2.2-235; repealing § 2.2-435.7. (Patron—Ruff, SB 1523)

GRAND JURIES
Multi-jurisdiction grand jury; secrecy of information, use in a criminal investigation or proceeding. Amending § 19.2-215.9. (Patron—Adams, L.R., HB 2413, CH 522)

GRAYSON COUNTY
Grayson County Public Schools; commending. (Patron—O’Quinn, HJR 763)

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GREEN, WILLIAM T.
Green, William T.; commending. (Patron—Yancey, HJR 862)

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Greenbriar Civic Association; commemorating its 50th anniversary. (Patron—Petersen, SJR 361)

GRETNAA RESCUE SQUAD, INC.
Gretna Rescue Squad, Inc.; commemorating its 50th anniversary. (Patron—Adams, L.R., HJR 1067)

GRIEVANCE PROCEDURES
Local employee grievance procedure; qualifying grievances by local government employees. Amending § 15.2-1507. (Patron—Boysko, SB 1783)

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Virginia Grocery Investment Program and Fund; created, funding for the construction, rehabilitation, equipment upgrades, or expansion of grocery stores, etc., report. Adding §§ 36-156.3 through 36-156.6. (Patron—Dance, SB 1189)
Virginia Grocery Investment Program and Fund; created, report, effective clause. Adding §§ 36-156.3 through 36-156.6. (Patron—Stanley, SB 999)

GROTTOES, TOWN OF
Grottoes, Town of; amending charter, extends term of mayor to four years. (Patron—Landes, HB 2809, CH 316)

GROUNDWATER
Ground water withdrawal; State Water Control Board shall adopt regulations providing incentives for the withdrawal of water from the surficial aquifer, rather than the deep aquifer, in the Eastern Shore Groundwater Management Area. Amending § 62.1-255; adding § 62.1-262.1. (Patron—Lewis, SB 1599, CH 755)

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GUARDIAN AND WARD
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HABITAT FOR HUMANITY PENINSULA AND GREATER WILLIAMSBURG
Habitat for Humanity Peninsula and Greater Williamsburg; commending. (Patron–Mullin, HJR 897)

HAGANS, ROBERT FRANKLIN, JR.
Hagans, Robert Franklin, Jr.; recording sorrow upon death. (Patron–Lindsey, HJR 959)

HALIFAX COUNTY
Sales and Use Tax; additional local tax in Halifax County, appropriations of Halifax County to incorporated towns for educational purposes. Amending § 58.1-605; adding §§ 58.1-605.1 and 58.1-606.1. (Patron–Edmunds, HB 1634, CH 648)

HALL, DENNIS S.
Hall, Dennis S.; commending. (Patron–Simon, HJR 749)

HALL, KENNETH A.
Hall, Kenneth A.; recording sorrow upon death. (Patron–DeSteph, SR 168)

HAMPTON, CITY OF
Fort Monroe Authority; payments to the City of Hampton in lieu of real property taxes, leases with other government entities. Amending § 2.2-2342. (Patron–Helsel, HB 1965, CH 468; Locke, SB 1089, CH 469)

Historical African American cemeteries; adds seven cemeteries in City of Hampton to list. Amending § 10.1-2211.2. (Patron–McQuinn, HB 2681, CH 257; Locke, SB 1128, CH 268)

HAMPTON ROADS AREA
Potomac Aquifer recharge monitoring; Potomac Aquifer Recharge Oversight Committee and Potomac Aquifer Recharge Monitoring Laboratory established, SWIFT Project. Adding §§ 62.1-271 through 62.1-275. (Patron–Jones, S.C., HB 2358, CH 54; Mason, SB 1414, CH 58)

Transportation funding; raises statewide gas tax by three percent to fund transportation generally, repeals the regional sales tax and gas tax to fund transportation initiatives in Hampton Roads and Northern Virginia. Amending §§ 58.1-604.1, 58.1-614, 58.1-638, 58.1-2217, 58.1-2289, 58.1-2293, and 58.1-2299.20; repealing §§ 33.2-2509, 33.2-2600, 58.1-603.1, 58.1-604.01, and 58.1-2295. (Patron–Deeds, SB 1770)
HANDGUNS
Auxiliary law-enforcement officers; purchase of service handguns or other weapons. Amending § 59.1-148.3. (Patron–Cosgrove, SB 1048, CH 608)
Concealed handgun; any person who is otherwise eligible to obtain a permit may lawfully carry openly within the Commonwealth. Amending § 18.2-308. (Patron–Black, SB 48)
Concealed handgun permit; application for a resident permit by a member of United States Armed Forces. Amending § 18.2-308.02. (Patron–Stuart, SB 1179, CH 624)
Concealed handgun permit; extends expiration date. Amending §§ 18.2-308.02, 18.2-308.04, 18.2-308.05, 18.2-308.06, and 18.2-308.010. (Patron–Peake, SB 350)
Concealed handgun permits; any person who is otherwise eligible to obtain a resident permit allowed to carry a concealed handgun without a permit anywhere he may lawfully carry openly within the Commonwealth. Amending § 18.2-308. (Patron–Black, SB 1158)
Concealed handgun permits, nonresident; Department of State Police to issue a permit to a nonresident within 90 days of receipt of completed application, effective date. Amending § 18.2-308.06. (Patron–Pogge, HB 2253)
Concealed handguns; renewal of permits, notice of expiration. Amending § 18.2-308.010. (Patron–Cosgrove, SB 215)
Firefighter, volunteer firefighter, emergency medical services personnel, or volunteer emergency medical services personnel; any employed personnel who has a valid resident concealed handgun permit and has been approved by his fire chief or emergency medical services chief may carry while engaged in performance of their official duties, policies regarding authorization and practices. Amending § 18.2-308. (Patron–Chase, SB 1012)
Handguns; limitation on purchases, penalty. Amending § 18.2-308.2:2. (Patron–Locke, SB 1034; Locke, SB 1446)

HANDICAPPED PERSONS
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HATE CRIMES
Hate crimes; adds gender, disability, gender identity, or sexual orientation, penalty. Amending §§ 8.01-42.1, 8.01-49.1, 18.2-57, 18.2-121, and 52-8.5. (Patron–Favola, SB 1375)

HAZARDOUS SUBSTANCES OR CHEMICALS
Hazardous Waste Site Inventory; Department of Environmental Quality to compile and update at least annually and post to its website. Adding § 10.1-1186.1:1. (Patron–Lopez, HB 2395)
Radon; a list of persons who are nationally certified to offer screening, testing, or mitigation shall be made available to the public. Amending § 32.1-229. (Patron–Bell, Richard P., HB 1885, CH 279)

HEALTH
Abortion; eliminate certain requirements, civil penalty. Amending §§ 16.1-77, 18.2-73, 18.2-74, 18.2-76, and 32.1-127. (Patron–McClellan, SB 1451)
Abortion; removes requirement that a woman undergo a fetal transabdominal ultrasound. Amending § 18.2-76. (Patron–Locke, SB 1054)
HEALTH (continued)

Accident and sickness insurance and health services plans; reimbursement for services provided by
nurse practitioners, effective date. Amending §§ 38.2-3408 and 38.2-4221. (Patron—Ransone,
HB 1640, CH 332; Sturtevant, SB 1178, CH 333)

All-Payer Claims Database; definitions, participation by issuers of individual or group accident and
sickness insurance, etc., Commissioner shall establish a data release committee to review and
approve requests for access to data. Amending §§ 32.1-276.3 and 32.1-276.7:1. (Patron—Garrett,
HB 2798, CH 673; Newman, SB 1216, CH 672)

All-Payer Claims Database; participation by issuers of individual or group accident and sickness
insurance, etc., mandatory. Amending § 32.1-276.7:1. (Patron—Dunnavant, SB 634; Deeds,
SB 1735)

Birth certificates; change of sex. Amending § 32.1-269. (Patron—Boysko, SB 1643)

Cancer patients; expedited review of adverse coverage determinations, exhaustion of health carrier’s
internal appeal process. Amending §§ 38.2-3559 through 38.2-3562. (Patron—Yancey,
HB 1915, CH 826; Ruff, SB 1161, CH 840)

Carrier contracts with pharmacy providers; limitations on audits of pharmacy records.
Amending § 38.2-3407.15:1. (Patron—Pillion, HB 2561, CH 665)

Certificate of public need; authorizes State Health Commissioner to accept and review applications
for new neonatal care services in Roanoke Valley-Alleghany District. (Patron—Habeeb,
HB 611)

Certificate of public need; Commissioner of Health to review charity care conditions at least once
every three years to determine whether conditions continue to be appropriate or should be
revised, etc. Amending §§ 32.1-102.2 and 32.1-102.4. (Patron—Byron, HB 2766, CH 839)

Certificate of public need; definition of “medical care facility,” provisions shall not apply to any
facility for which an application for a project was filed with Department of Health on or before
December 31, 2017, etc. Amending § 32.1-102.1. (Patron—Cosgrove, SB 1125)

Certificate of public need; eliminates requirement for certain projects involving psychiatric beds and
services, Department of Health shall develop a plan for an expedited permitting process for
beds consistent with State Medical Facilities Plan by July 1, 2019. Amending § 32.1-102.1.
(Patron—Orrock, HB 1606)

Certificate of public need; establishing natural or man-made disaster exemption, for a period of no
more than 30 days, from requirement to obtain a license to add temporary beds in an existing
hospital or nursing home. Amending §§ 32.1-102.2 and 32.1-127. (Patron—Sickles, HB 1870,
CH 136; Barker, SB 1277, CH 343)

Certificate of public need; removes certain programs, repeals provisions relating to Medical Care
Facilities certificate of public need. Amending §§ 15.2-5386, 23.1-2412, 32.1-122.05,
32.1-122.10:001, 32.1-125.3, 32.1-126.1, 32.1-126.3, 32.1-126.5, 32.1-126.7, 54.1-2400.6, and
56-484.19; repealing §§ 32.1-102.1 through 32.1-102.11. (Patron—Wagner, SB 1361)

Certificate of public need; removes requirement for certain projects involving mental hospitals or
psychiatric hospitals, etc. Amending § 32.1-102.1; adding §§ 32.1-122.23 and 32.1-122.24.
(Patron—Sturtevant, SB 1526)

Certificate of public need; State Health Commissioner to accept, etc., for acquisition of medical
equipment necessary for provision of magnetic resonance imaging (MRI) and computed
tomographic (CT) scanning services in City of Winchester. (Patron—Vogel, SB 842)

Certificates of public need; medical care facilities subject to review does not include specialized
centers or clinics or that portion of a physician’s office developed for the provision of
ambulatory or outpatient ophthalmic, urologic, or endoscopic surgery. Amending § 32.1-102.1;
adding §§ 32.1-122.23 and 32.1-122.24. (Patron—McDougle, SB 1614)

Chief Medical Examiner, Office of the; removes the requirement that the central office and facilities
of the Office be located in the City of Richmond. Amending § 32.1-277. (Patron—Carr,
HB 2057, CH 168)

Community health worker; definitions, an individual seeking certification shall submit to the
Department of Health a completed application and evidence satisfactory to Department that
individual is certified by a Department-approved credentialing entity. Adding § 32.1-92.3.
(Patron—Barker, SB 1280)

Community paramedics; State Board of Health to adopt regulations governing practice.
Amending §§ 32.1-111.1, 32.1-162.8, and 32.1-325; adding § 32.1-111.5:2. (Patron—Chase,
SB 1226)
HEALTH (continued)
Continuing care retirement communities; accessing medical assistance, certificate of public need. Amending § 32.1-102.3:1.1. (Patron—Watts, HB 2722, CH 299; Barker, SB 1722, CH 384)

Conventional or alternative onsite sewage systems; authority of the Board of Health. Amending § 32.1-164. (Patron—Orrock, HB 885)

Conversion therapy; Board of Counseling, et al., to promulgate regulations or guidance documents defining therapy and the unprofessional conduct in the practice of therapy with any person under 18 years of age. (Patron—Dunnavant, SB 1773)

Death certificates; electronic filing required. Amending § 32.1-263. (Patron—McClellan, SB 357)

Death certificates; requires the completed medical certification portion of a certificate to be filed electronically with the State Registrar of Vital Records through the Electronic Death Registration System, etc. Amending §§ 32.1-263 and 54.1-2915. (Patron—Cosgrove, SB 1493)

Death certificates; requires the completed medical certification portion of a certificate to be filed electronically with the State Registrar of Vital Records through the Electronic Death Registration System, etc., Department of Health shall work with Virginia Morticians’ Association, Inc., etc., to educate and encourage physicians, physician assistants, etc., to timely register with and utilize the System. Amending §§ 32.1-263 and 54.1-2915. (Patron—Wilt, HB 2445, CH 213; McClellan, SB 1439, CH 224)

Dental hygienist; remote supervision of a dentist employed by Department of Behavioral Health and Developmental Services or Department of Health, report, implementation of provisions. Amending § 54.1-2722. (Patron—Adams, D.M., HB 1849, CH 86)

Diagnostic X-ray machines; no person who has been trained and certified in the operation of a machine by the manufacturer of such machine is required to obtain any other training, certification, or licensure. Amending § 32.1-229.1. (Patron—DeSteph, SB 1760)

Disposition of the remains of a decedent; right to control, repealing provisions relating to when next of kin disagree and absence of next of kin. Amending §§ 32.1-309.1, 54.1-2800, 54.1-2807, and 54.1-2825; repealing §§ 54.1-2807.01 and 54.1-2807.02. (Patron—Deeds, SB 1478)

DNA analysis; conviction of certain crimes or similar ordinance of a locality. Amending § 19.2-310.2. (Patron—Campbell, R.R., HB 2439, CH 201)

Elective medical procedure, test, or service; advance estimate of patient payment amount, written information shall be posted conspicuously in public areas of the hospital, etc., and included on any website maintained by hospital. Amending § 32.1-137.05. (Patron—Toscano, HB 2750, CH 670)

Elective procedure, test, or service; every hospital shall provide written information about patient’s ability to request an estimate of payment amount, posting information in conspicuous public areas, etc. Amending § 32.1-137.05. (Patron—Chase, SB 1004, CH 671)

Facilities providing imaging services; shared savings, exemption from certificate of public need. Amending §§ 32.1-102.1, 32.1-102.1:1, 38.2-4214, 38.2-4319, and 54.1-2910.01; adding §§ 32.1-102.3:1.2 and 38.2-3461 through 38.2-3464. (Patron—Wagner, SB 1359)

Fraud prevention; Department of Medical Assistance Services shall conduct a pilot program to develop and implement means to mitigate risk of improper payment to services providers, etc., report. Amending § 32.1-319.1. (Patron—Peace, HB 2015, CH 422)

Health care provider panels; any vertically integrated carrier to offer to every public hospital participation in each provider panel or network established for each of carrier’s policies, products, and plans, etc. Amending § 38.2-3407.10. (Patron—Petersen, SB 1402)

Health care shared savings; definitions, health insurance incentive programs, required disclosures by health care providers. Amending §§ 38.2-4214, 38.2-4319, and 54.1-2910.01; adding §§ 38.2-3461 through 38.2-3464. (Patron—Byron, HB 2639, CH 666; Dunnavant, SB 1611, CH 684)

Health, Commissioner of; consolidation of inspections. Amending § 32.1-126.5. (Patron—Cosgrove, SB 1366, CH 95)

Health instruction; Board of Education to review and update the health Standards of Learning for students in all grades to include mental health, Board shall consult with representatives from Departments of Behavioral Health and Developmental Services, Medical Assistance Services, etc. Amending second enactment of Chapter 393, 2018 Acts. (Patron—McClellan, SB 1440)

Health insurance; coverage for donated human breast milk. Amending §§ 32.1-325 and 38.2-4319; adding § 38.2-3418.18. (Patron—Howell, SB 1650)
HEALTH (continued)
Health insurance; coverage for long-term antibiotic therapy for a patient with Lyme disease. Amending § 38.2-4319; adding § 38.2-3418.18. (Patron—Black, SB 1010)

Health professions and facilities; adverse action in another jurisdiction, suspension and reinstatement. Amending §§ 54.1-2409 and 54.1-3434.3. (Patron—Stolle, HB 1971, CH 138)

Health Professions, Department of, and health regulatory boards; disclosure of investigative information. Amending § 54.1-2400.2. (Patron—Adams, D.M., HB 1848, CH 418)

Health Professions, Department of, and health regulatory boards; information obtained in an investigation or disciplinary proceeding, authorized disclosures. Amending § 54.1-2400.2. (Patron—Plum, HB 2556, CH 663)

Health, Virginia Department of; monitoring of health care-associated infections, health care facilities shall release certain data to the Board. Amending § 32.1-35.1. (Patron—Levine, HB 2425, CH 293)

Hospice patients; Department of Medical Assistance Services shall implement a process for direct payment of nursing facility or ICF/MR services. (Patron—Head, HB 1639, CH 209)

Hospitals; every hospital to make information regarding the price of certain inpatient and outpatient medical procedures, tests, and services available to the public on its website. Amending § 32.1-137.05. (Patron—Wagner, SB 1357)

Human immunodeficiency virus or hepatitis B or C viruses; exposure to bodily fluids, infection, expedited testing, hearing on petition shall be given precedence on docket so as to be heard by court within 48 hours of filing petition, if court is closed during this period, petition will be heard on next day that court is in session, person who is subject to a testing order may appeal the order of the general district court to the circuit court of the same jurisdiction within 10 days of receiving notice of order. Amending §§ 16.1-241 and 32.1-45.1. (Patron—Price, HB 1998, CH 27)

Immunizations; extends the time by which an acellular pertussis booster shall be administered prior to entry into the seventh grade. Amending § 32.1-46. (Patron—Bourne, HB 2215, CH 222)

Long-term care; expediting review of applications, report. Amending § 32.1-330. (Patron—Torian, HB 2474, CH 430)

Lyme disease; disclosure of test result information to patients. Adding § 32.1-137.06. (Patron—Edmunds, HB 2731, CH 435)

Maternal Mortality Review Team; created, duties, report. Amending §§ 2.2-3705.5, 2.2-3711, and 2.2-4002; adding § 32.1-283.8. (Patron—Robinson, HB 2546, CH 834)

Maternity care patients; adds information about perinatal anxiety. Amending § 32.1-134.01. (Patron—Delaney, HB 2613, CH 433)

Medicaid; Department of Medical Assistance Services to apply for a waiver to implement Training, Education, Employment, and Opportunity Program for able-bodied adult recipients. (Patron—Miyares, SB 338)

Medicaid Fiscal Oversight and Accountability, Office of; created, report, repeals a provision relating to the Department of Planning and Budget to submit forecast of expenditures. Amending § 32.1-323.2; adding §§ 32.1-331.18 through 32.1-331.21; repealing § 32.1-323.1. (Patron—McDougle, SB 1352)

Medicaid recipients; treatment involving opioids, prohibition on payment of costs shall not apply to a recipient’s cost-sharing amounts required by the state plan for medical assistance, written notice to patient prior to health care services, etc. Adding § 54.1-2910.3:1. (Patron—Pillion, HB 2558, CH 223; Chafin, SB 1167, CH 444)

Medicaid Supplemental Payment Program Fund; established, effective clause. Adding § 32.1-332. (Patron—Lucas, SB 1750)

Medical Assistance Services, Department of; Department shall amend eligibility criteria for the Community Living waiver and the Family and Individual Support waiver, dependents of foreign service members. (Patron—Hope, HB 1812, CH 416)

Minors; certain health regulatory boards authorized to promulgate certain regulations regarding counseling, regulations prohibit use of electroshock therapy or other similar non-speech therapy. (Patron—Newman, SB 1778)

Newborn screening; Board of Health to amend regulations to include screening for congenital cytomegalovirus in newborns who fail the newborn hearing screen. (Patron—Stolle, HB 2026, CH 423)
HEALTH (continued)

Nursing homes; truth in advertising for inspections, surveys, and investigations, no person shall use, in any advertisement for professional services provided by such person, results of any survey, etc. Amending §§ 32.1-126, 59.1-198, and 59.1-200. (Patron–Orrock, HB 2219, CH 291; Newman, SB 1217, CH 292)

Onsite sewage treatment systems; Department of Health shall develop a plan for oversight and enforcement of requirements. Department shall present plan before implementation. (Patron–Hodges, HB 2322, CH 429)

PACE program; definition, the Department of Medical Assistance Services shall develop and implement a coordinated plan to provide choice and education to eligible prospective PACE clients. Amending § 32.1-330.3. (Patron–Rasoul, HB 1975, CH 419)

Persons who are deaf or hard of hearing; replaces certain terminology. Amending §§ 3.2-6528, 8.01-384.1, 19.2-152.4:3, 22.1-213, 22.1-214, 22.1-217.01, 22.1-319, 32.1-64.1, 32.1-64.2, 36-99.5, 46.2-342, 51.5-44, 51.5-45, and 54.1-2600. (Patron–Thomas, HB 2137, CH 288)

Pharmacy collaborative practice agreements, standing orders, and statewide protocols in the Commonwealth; Joint Commission on Health Care to study the dispensing of drugs and devices pursuant to prescriptions. (Patron–Stolle, HJR 662)

Prescription drugs; price gouging prohibited. Adding §§ 32.1-330.6 and 32.1-373 through 32.1-376. (Patron–Edwards, SB 1308)

Primary health care facility; established for employees of localities and covered dependents. Adding § 15.2-966.1. (Patron–Wagner, SB 1358, CH 505)

Radon; a list of persons who are nationally certified to offer screening, testing, or mitigation shall be made available to the public. Amending § 32.1-229. (Patron–Bell, Richard P., HB 1885, CH 279)

Rainwater; Department of Health to evaluate additional issues related to use as part of the rulemaking process. (Patron–Yancey, HJR 641)

Reproductive health services; health benefit plans to cover costs of specified health care services, etc. Amending §§ 32.1-325, 38.2-3407.5:1, and 38.2-4319; adding § 38.2-3418.18. (Patron–Locke, SB 1132)

Retail Sales and Use Tax; reduced rate on essential personal hygiene products, effective date. Amending §§ 58.1-603.1, 58.1-603.2, 58.1-604.01, and 58.1-611.1. (Patron–Byron, HB 2540, CH 549; Boysko, SB 1715, CH 550)

School-based health centers; Virginia’s Children’s Cabinet shall establish a joint task force who shall be tasked with assessing the current landscape of school-based services and mental health screening, etc. (Patron–Dance, SB 1195, CH 445)

Shingles prevention; Virginia Department of Health to take action to increase awareness of shingles. (Patron–Stolle, HJR 626)

State Medical Facilities Plan; task force to review Plan and update or validate existing criteria at least once every two years, effective clause. Amending §§ 2.2-4006 and 32.1-102.2:1. (Patron–Barker, SB 1283)

State retiree health benefit program; amends provision relating to participation in program, discontinuation due to employment as an employee of the federal government and participation in a federal employee health benefit program. Amending § 51.1-1405. (Patron–McDougle, SB 1742)

Telemedicine services; payment of medical assistance for medically necessary health care services provided through telemedicine services, coverage shall include use of telemedicine technologies as it pertains to medically necessary remote patient monitoring services. Amending §§ 32.1-325, 38.2-3418.16, and 54.1-2901. (Patron–Kilgore, HB 1970, CH 211; Chafin, SB 1221, CH 219)

Testing of bodily fluids; court or magistrate shall order testing for human immunodeficiency virus or the hepatitis B or C virus if he determines there is probable cause to believe that an exposure prone incident occurred. Amending §§ 32.1-45.1 and 32.1-45.2. (Patron–Price, HB 1033)

Workers’ compensation; adds colon cancer to list of cancers that are presumed to be an occupational disease. Amending § 65.2-402. (Patron–McPlke, SB 642)

Workers’ compensation; presumption of compensability for certain diseases. Amending § 65.2-402. (Patron–Peake, SB 352)
HEALTH (continued)
Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer, review of Virginia Workers’ Compensation program. Amending § 65.2-402. (Patron—Hugo, HB 1804, CH 415; Cosgrove, SB 1030, CH 26)

Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer. Amending § 65.2-402. (Patron—Chase, SB 1022; McPike, SB 1172; Vogel, SB 1528)

Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer, review of Virginia Workers’ Compensation program. Amending § 65.2-402. (Patron—Cosgrove, SB 1030, CH 26; Hugo, HB 1804, CH 415)

Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer. Amending § 65.2-402. (Patron—McPike, SB 1172; Chase, SB 1022; Vogel, SB 1528)

HEALTH AND HUMAN RESOURCES, SECRETARY OF
State hospitals for individuals with mental illness; Secretary of Health and Human Resources shall convene a work group to examine causes of high census at the Commonwealth’s state hospitals. (Patron—Hanger, SB 1488, CH 609)

HEALTH INSURANCE
Accident and sickness insurance; restrictions relating to premium rates, variances in area rate factors, provisions shall apply only to proposed rate filings for 2020 plan year and subsequent plan years. Amending § 38.2-3447. (Patron—Murphy, HB 2770, CH 439; Deeds, SB 1734, CH 440)

Benefits consortium; formation by a sponsoring association operating as a nonprofit agricultural organization. Amending §§ 38.2-1700 and 38.2-3420; adding §§ 3.2-116 through 3.2-119. (Patron—Head, HB 1661)

Commonwealth Care Health Benefits Program; Joint Legislative Audit and Review Commission shall examine implications of the establishment, implementation, and administration of Program, report. (Patron—Dunnavant, SB 1717)

Facilities providing imaging services; shared savings, exemption from certificate of public need. Amending §§ 32.1-102.1, 32.1-102.1:1, 38.2-4214, 38.2-4319, and 54.1-2910.01; adding §§ 32.1-102.3:1.2 and 38.2-3461 through 38.2-3464. (Patron—Wagner, SB 1359)

Health benefit plan premium rate review process; Joint Legislative Audit and Review Commission to study the process administered by the State Corporation Commission’s Bureau of Insurance. (Patron—Deeds, SJR 312)

Health care shared savings; definitions, health insurance incentive programs, required disclosures by health care providers. Amending §§ 38.2-4214, 38.2-4319, and 54.1-2910.01; adding §§ 38.2-3461 through 38.2-3464. (Patron—Byron, HB 2639, CH 666; Dunnavant, SB 1611, CH 684)

Health care shared savings; required disclosures by health care providers, and health insurance incentive programs. Amending §§ 38.2-4214 and 38.2-4319; adding §§ 32.1-134.5, 38.2-3461 through 38.2-3466, and 54.1-2962.3. (Patron—Dunnavant, SB 639)

Health insurance; balance billing, emergency services. Amending § 38.2-3445. (Patron—Wagner, SB 1360)

Health insurance; carrier business practices, authorization of health care services, prescriptive authority. Amending §§ 38.2-3407.15 and 38.2-3407.15:2. (Patron—Dunnavant, SB 1607, CH 683)

Health insurance; coverage for contraceptives. Amending § 38.2-3407.5:1. (Patron—McClellan, SB 907)

Health insurance; coverage for donated human breast milk. Amending §§ 32.1-325 and 38.2-4319; adding § 38.2-3418.18. (Patron—Howell, SB 1650)
HEALTH INSURANCE (continued)

Health insurance; coverage for long-term antibiotic therapy for a patient with Lyme disease. Amending § 38.2-4319; adding § 38.2-3418.18. (Patron–Black, SB 1010)

Health insurance; definitions, payment to out-of-network providers, patient access to emergency services, report, effective clause. Amending §§ 38.2-3438 and 38.2-3445; adding § 38.2-3445.1. (Patron–Sturtevant, SB 1763)

Health insurance; discrimination on the basis of gender identity or status as a transgender individual prohibited. Adding § 38.2-3449.1. (Patron–Barker, SB 1287)

Health insurance; essential health benefits, preventive services. Amending §§ 38.2-3438, 38.2-3442, and 38.2-3451. (Patron–Favola, SB 1344)

Health insurance; health carriers may offer catastrophic plans on the individual market and may offer such plans to all individuals. Adding § 38.2-3446.1. (Patron–Robinson, HB 2260; Sturtevant, SB 1027)

Health insurance; health insurers and other carriers that credential the mental health professionals in their provider networks may establish reasonable protocols and procedures for credentialing private mental health agencies, protocols and procedures shall require an agency to maintain minimum audit report requirements. Amending § 38.2-3407.10:1; adding § 38.2-3407.10:2. (Patron–Dunnavant, SB 1685, CH 689)

Health insurance; health insurers, health care subscription plans, and health maintenance organizations to provide coverage for autism spectrum disorder for the diagnosis and treatment of individuals of any age. Amending § 38.2-3418.17. (Patron–Thomas, HB 2577, CH 452; Vogel, SB 1693, CH 451)

Health insurance; payment of out-of-network providers, emergency and elective services. Amending §§ 38.2-3438 and 38.2-3445; adding § 38.2-3445.1. (Patron–McDougle, SB 1354)

Health insurance; payment of out-of-network providers, patient access to elective services. Adding § 38.2-3445.1. (Patron–Ware, HB 2538, CH 432)

Health insurance; payment to out-of-network providers, emergency services. Amending §§ 38.2-3407.13:2, 38.2-3438, and 38.2-3445. (Patron–Chase, SB 1228)

Health insurance; revises definition of “small employer” for purposes of group policies. Amending § 38.2-3431. (Patron–Pillion, HB 2719, CH 383; Deeds, SB 1475, CH 450)

Health insurance; short-term, limited-duration health plans, guaranteed options. Adding § 38.2-3407.20. (Patron–Reeves, SB 1674)

Health insurance plans; prior authorization for drug benefits or surgical procedures. Amending § 38.2-3407.15:2. (Patron–Dunnavant, SB 731)

Health plans; calculation of enrollee’s contribution to out-of-pocket maximum or cost-sharing requirement. Amending §§ 38.2-4214 and 38.2-4319; adding § 38.2-3407.20. (Patron–Hugo, HB 2515, CH 661; Dunnavant, SB 1596, CH 662)

Individual and certain group health benefit plans; rates for plans, minimum loss ratios. Amending § 38.2-316.1. (Patron–Toscano, HB 2345, CH 607)

Individual health insurance coverage; authorizes carriers in the Commonwealth to offer short-term, limited-duration health plans. (Patron–Reeves, SB 1240)

Line of Duty Act; disabled persons to participate in state and local health insurance. Amending §§ 9.1-400 and 9.1-401. (Patron–Petersen, SB 904)


Non-opioid pharmacological therapy and non-pharmacological therapy; health insurance coverage. Amending §§ 38.2-4319, 54.1-2708.4, and 54.1-2928.2; adding § 38.2-3418.18. (Patron–Carrico, SB 1518)

Virginia Retirement System; health insurance credits for retired state employees. Amending § 51.1-1400. (Patron–Ruff, SB 1332)

Virginia Retirement System; health insurance credits for retired state employees, effective clause. Amending § 51.1-1400. (Patron–Ruff, SB 1122)

HEALTHY GENERATIONS AREA AGENCY ON AGING

Healthy Generations Area Agency on Aging; commending. (Patron–Orrock, HJR 939)
HEARING-IMPAIRED PERSONS
Children who are deaf or hard of hearing; services provided, advisory subcommittee established, report. Adding §§ 22.1-217.03 and 30-236.1. (Patron—Pogge, HB 676)
Language development for children who are deaf or hard of hearing; assessment resources for parents and educators, advisory committee. Adding § 37.2-314.1. (Patron—Edwards, SB 1741)
Language development for children who are deaf or hard of hearing; assessment resources for parents and educators, advisory committee, report. Adding § 37.2-314.1. (Patron—Edwards, SB 160)
Persons who are deaf or hard of hearing; replaces certain terminology. Amending §§ 3.2-6528, 8.01-384.1, 19.2-152.4:3, 22.1-213, 22.1-214, 22.1-217.01, 22.1-319, 32.1-64.1, 32.1-64.2, 36-99.5, 46.2-342, 51.5-44, 51.5-45, and 54.1-2600. (Patron—Thomas, HB 2137, CH 288)
Rights of persons with disabilities; procedures for certain actions, if the claimant is alleging that the website of a bank, trust company, etc., is inaccessible and abridges his rights, the claimant shall file by registered mail such written statement within such 180-day period, etc. Amending § 51.5-46. (Patron—Leftwich, HB 2296)

HEMSTREET, TIM
Hemstreet, Tim; commending. (Patron—Bell, John J., HJR 1130)

HENRICO COUNTY
Trooper Mark Barrett Memorial Bridge; designating as the bridge on Meadow Road over Interstate 64 at mile marker 202 in Henrico County. (Patron—Bagby, HB 2226, CH 156; Dunnavant, SB 1690, CH 59)

HEPATITIS
Human immunodeficiency virus or hepatitis B or C viruses; exposure to bodily fluids, infection, expedited testing, hearing on petition shall be given precedence on docket so as to be heard by court within 48 hours of filing petition, if court is closed during this period, petition will be heard on next day that court is in session, person who is subject to a testing order may appeal the order of the general district court to the circuit court of the same jurisdiction within 10 days of receiving notice of order. Amending §§ 16.1-241 and 32.1-45.1. (Patron—Price, HB 1998, CH 27)
Testing of bodily fluids; court or magistrate shall order testing for human immunodeficiency virus or the hepatitis B or C virus if he determines there is probable cause to believe that an exposure prone incident occurred. Amending §§ 32.1-45.1 and 32.1-45.2. (Patron—Price, HB 1033)

HERITAGE HIGH SCHOOL
Heritage High School football team; commending. (Patron—Garrett, HJR 863)

HERON, CHARLES M.
Heron, Charles M.; recording sorrow upon death. (Patron—DeSteph, SJR 350)

HESTER, DAUN SESSOMS
Hester, Daun Sessoms; commending. (Patron—Lindsey, HJR 716)

HIGH-OCCUPANCY TOLL (HOT) LANES
Motor vehicles; in the event of an accident on any part of Interstate 66, where a high-occupancy toll (HOT) lane is under construction and the shoulders of Interstate 66 are being or have been removed, the driver shall move the vehicle from the roadway to the nearest pull-off area if the driver can safely do so, etc. Amending § 46.2-888. (Patron—Marsden, SB 1073, CH 265)

HIGH SCHOOLS
Family life education; any high school curriculum offered by a local school division shall incorporate age-appropriate elements of effective and evidence-based programs on the law and meaning of consent. Amending § 22.1-207.1:1. (Patron—Filler-Corn, HB 2205, CH 372)
High school graduation requirements; work experience, requires students to complete a senior capstone project, etc., that relates to a work-based learning, service-learning, or community engagement activity, report. Amending § 22.1-253.13:4. (Patron—Landes, HB 2662, CH 640)
HIGH SCHOOLS (continued)
High school STEM internship; pilot program established for Richmond City Public Schools for a maximum of 25 high school juniors or seniors, in a high school, etc., to participate as apprentices in certain fields, report, effective clause. (Patron—Sturtevant, SB 1532)
In-state tuition; eligibility, certain individuals who have applied for permanent residency, includes individuals graduated from a public or private high school, etc. Adding § 23.1-506.1. (Patron—Marsden, SB 1148)
Public high schools; graduation requirements, credit for work-based learning experiences. Amending § 22.1-253.13:4. (Patron—Petersen, SB 1147)
School nurses; each local school board to employ at least one full-time equivalent position in each elementary school, middle school, and high school in local school division or at least one full-time equivalent position per 550 students in grades kindergarten through 12. Amending §§ 22.1-253.13:2 and 22.1-274. (Patron—Stuart, SB 366)
Teacher licensure; Board of Education shall provide for issuance of a three-year license to solely teach career and technical education courses or dual enrollment courses at public high schools, Chancellor of the Virginia Community College or his designee shall serve as an ex officio member of the Advisory Board on Teacher Education and Licensure, report. Amending § 22.1-305.2. (Patron—Ebbin, SB 1575, CH 767)

HIGHER EDUCATION
Commonwealth of Virginia Institutions of Higher Education Bond Act of 2019; created. (Patron—Jones, S.C., HB 2357, CH 187; Hanger, SB 1319, CH 56)
Higher education; prohibits, any percentage increase in in-state tuition for undergraduate students at Virginia’s public institutions of higher education that exceeds twice the annual percentage increase. Amending §§ 23.1-307 and 23.1-1301. (Patron—Sturtevant, SB 1546)
Higher education; prohibits any percentage increase in in-state tuition or instructional fees for undergraduate students. Amending §§ 23.1-307 and 23.1-1301. (Patron—DeSteph, SB 373)
Higher educational institution, public or private; comprehensive financial aid award notification provided to a student. Adding § 23.1-611.1. (Patron—Reid, HB 1704, CH 571)
Higher educational institutions, baccalaureate public; fixed four-year tuition rate. Amending §§ 23.1-307 and 23.1-1301. (Patron—Stanley, SB 1660)
Higher educational institutions, baccalaureate public; institutions prohibited from employing an individual appointed by Governor to board of visitors within two years of expiration of such member’s term, prohibition shall not apply to employment of an individual to serve as an institution president, etc. Amending § 23.1-1300. (Patron—Obenshain, SB 1068, CH 373)
Higher educational institutions, public; educational programs for the governing boards shall include presentations relating to a review of student debt trends. Amending § 23.1-1304. (Patron—Miyares, HB 2620, CH 643)
Higher educational institutions, public; educational programs for the governing boards shall include presentations relating to board members’ primary duty to the citizens of the Commonwealth and student debt trends. Amending § 23.1-1304. (Patron—DeSteph, SB 1234, CH 642)
Higher educational institutions, public; governing board shall report salary by position of any executive officer of such institution that exceeds for previous fiscal year salary limit for chief executive officer. Adding § 23.1-102.1. (Patron—Landes, HB 2336, CH 408)
Higher educational institutions, public; increase of undergraduate tuition and mandatory fees, prior to voting on increase, governing board of each institution shall permit public comment on proposed increase at a meeting of the board, report. Amending § 23.1-307. (Patron—Landes, HB 2337, CH 588)
Higher educational institutions, public; in-state tuition for any member of foreign service office who resided in the Commonwealth for at least 90 days, etc. Amending § 23.1-506. (Patron—Krizek, HB 1936, CH 329)
Higher educational institutions, public; online course catalogue, no-cost and low-cost course materials. Amending § 23.1-1308. (Patron—Hurst, HB 2380, CH 590)
Higher educational institutions, public; primary duties of members of governing boards. Amending § 23.1-1304; adding § 23.1-1300.1. (Patron—DeSteph, SB 1239)
HIGHER EDUCATION (continued)
Higher educational institutions, public; prohibits any student from being deemed ineligible to establish domicile and receive in-state tuition charges solely on the basis of the immigration status of his parent. Amending § 23.1-503. (Patron—Kory, HB 2591)
Higher educational institutions, public; refund of tuition and mandatory fees paid by any veteran student when such student is forced to withdraw, for first time, due to a service-connected medical condition during a semester. Adding § 23.1-607.1. (Patron—Murphy, HB 2113)
Higher educational institutions, public; student approval of increase in tuition or mandatory fees. Amending § 23.1-307. (Patron—Stuart, SB 1204)
Higher educational institutions, public; tuition and fee increases, prior to any vote, the governing board of each institution shall permit public comment on proposed increase. Amending § 23.1-307. (Patron—Miyares, HB 2173, CH 583; Petersen, SB 1118, CH 584)
Higher educational institutions, public; tuition and fee increases, public comment. Amending § 23.1-307. (Patron—Sturtevant, SB 1261; Petersen, SB 1118, CH 584)
Higher educational institutions, public; tuition and fees, foster care youth. Amending § 23.1-601. (Patron—Miyares, HB 2350, CH 589)
Higher educational institutions, public; tuition and mandatory fees. Amending §§ 23.1-307 and 23.1-1301. (Patron—Wagner, SB 1616)
Industrial hemp; clarifies definition of “hemp product,” conforms Virginia law to the provisions of the federal 2018 Farm Bill by amending the definitions of cannabidiol oil, marijuana, and tetrahydrocannabinol (THC) to exclude industrial hemp that is grown, dealt, or processed in compliance with state or federal law, testing of Cannabis sativa, reports, abolishes the higher education and Virginia industrial hemp research programs, etc. Amending §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, 54.1-3408.3, and 54.1-3446; repealing §§ 3.2-4114.1 and 3.2-4117. (Patron—Marshall, HB 1839, CH 653; Ruff, SB 1692, CH 654)
Southwest Virginia Higher Education Center; powers and duties of board. Amending § 23.1-3127. (Patron—Carrico, SB 1511, CH 766)
Virginia Public Procurement Act; public institutions of higher education, disclosure of contributions and gifts during procurement process, civil penalty. Amending § 23.1-1017; adding § 2.2-4376.2. (Patron—Ruff, SB 1688)

HIGHLAND SPRINGS HIGH SCHOOL
Highland Springs High School football team; commending. (Patron—Bagby, HJR 785)

HIGHWAYS AND OTHER SURFACE TRANSPORTATION SYSTEMS
Certificates; notice of filing or recordation. Amending § 33.2-1020. (Patron—Freitas, HB 2674, CH 162; Suetterlein, SB 1700, CH 82)
Comprehensive highway access management standards; highway access projects consistency with minimum standards. Amending § 33.2-245. (Patron—Hodges, HB 2313, CH 157)
Dulles Greenway; amends powers and responsibilities of State Corporation Commission to regulate toll road operators. Amending § 56-542. (Patron—Stanley, SB 1654)
Dulles Greenway; Department of Transportation to study feasibility of purchasing all or part of Greenway. (Patron—Black, SJR 254)
Eminent domain; costs for petition for distribution of funds, interest rate, recordation of certificate. Amending §§ 25.1-310, 33.2-1021, and 33.2-1023. (Patron—Petersen, SB 1404)
Golf carts and utility vehicles; adds Town of Dendron to list of towns that may authorize operation on designated public highways. Amending § 46.2-916.2. (Patron—Tyler, HB 1678, CH 104)
Highways, bridges, interchanges, and other transportation facilities; cost of signage when named after a state official killed during performance of his official duties, etc., costs of producing, placing, and maintaining these signs shall be paid from Commonwealth Transportation Funds, Board must receive a letter or resolution from head of state agency by which state official was employed requesting such naming, etc. Amending § 33.2-213. (Patron—Carrico, SB 1505, CH 802)
Highways, Commissioner of; annual report on certain data regarding operation of overweight trucks on highways. (Patron—Garrett, HB 2800, CH 401; Carrico, SB 1775, CH 568)
Interstate 73 Corridor Development Fund and Program; created, repeals U.S. Route 58 Corridor Development Fund and Program and enactment clause referring to highway construction share of Transportation Trust Fund to be deposited into the Route 58 Corridor Development Fund.
HIGHWAYS AND OTHER SURFACE TRANSPORTATION SYSTEMS (continued)

Amending §§ 33.2-1700, 33.2-1701, and 33.2-1709; adding §§ 33.2-3600 and 33.2-3601; repealing §§ 33.2-2300, 33.2-2301, and thirteenth enactment of Chapter 766, 2013 Acts. (Patron—Stanley, SB 1014)

Interstate 81; Interstate 81 Corridor Improvement Fund created, Interstate 81 Committee established, Committee’s meetings shall rotate between locations, report, responsibilities of Commonwealth Transportation Board and Department of Transportation, additional fees for certain vehicles, additional tax per gallon on diesel fuel, disposition of tax revenues, etc. Amending §§ 46.2-698, 58.1-2299.20, and 58.1-2701; adding §§ 33.2-3600 through 33.2-3605, 46.2-697.2, 46.2-702.1:1, 58.1-2217.1, and 58.1-2295.1. (Patron—Landes, HB 2718, CH 837; Obenshain, SB 1716, CH 846)

Interstate 81; pilot program for right lane restrictions for tractor trucks. (Patron—Obenshain, SB 561)

Interstate 95; Commonwealth Transportation Board to study portion of corridor between Exit 118 and Springfield Interchange and financing options for improvements. (Patron—Cole, HJR 581; Reeves, SJR 276)

Maximum speed limits; a county is allowed to provide by ordinance that fines for speeding on a nonlimited access highway having four or more lanes in such county are doubled. Amending § 46.2-870. (Patron—Vogel, SB 1555)

Motor fuels; imposes an additional 2.1 percent tax on fuels sold at wholesale to a retail dealer for sale in a locality along the Interstate 81 Corridor. Amending § 58.1-2299.20; adding §§ 33.2-3600 and 58.1-2295.1. (Patron—Hanger, SB 1322)

Motor vehicles; in the event of an accident on any part of Interstate 66, where a high-occupancy toll (HOT) lane is under construction and the shoulders of Interstate 66 are being or have been removed, the driver shall move the vehicle from the roadway to the nearest pull-off area if the driver can safely do so, etc. Amending § 46.2-888. (Patron—Marsden, SB 1073, CH 265)

Northern Virginia Transportation Authority; analysis of projects, repeals provision relating to responsibilities of Department of Transportation for analysis of transportation projects in Northern Virginia Transportation District. Amending §§ 33.2-214.3, 33.2-501, 33.2-2500, 33.2-2505, and 33.2-2510; repealing § 33.2-257. (Patron—Black, SB 1468, CH 749)

Northern Virginia Transportation Authority; use of certain revenues by localities to fund new sidewalk projects that reduce congestion. Amending § 33.2-2510. (Patron—Petersen, SB 141)

Parking of certain vehicles; adds the Town of Cape Charles to the list of towns that are permitted to regulate or prohibit the parking on any public highway of watercraft, boat trailers, etc. Amending § 46.2-1222.1. (Patron—Bloxom, HB 1777, CH 144; Lewis, SB 1560, CH 116)

Potomac River Bridge Towing Compact; adds the Harry W. Nice Bridge, Sandy Hook Bridge, Brunswick Bridge, and Point of Rocks Bridge to the Potomac River bridges subject to Compact, provisions shall become effective upon enactment by legislative bodies of Maryland and District of Columbia of similar legislation. Amending § 46.2-1239.1. (Patron—Barker, SB 1296, CH 403)

Private roads, certain, or rights-of-way; removes requirement that a petitioner prove that a gate was willfully and maliciously erected in order for a court to require a landowner to make necessary and reasonable changes to a gate erected by such landowner. Amending § 33.2-110. (Patron—Fariss, HB 2212, CH 542)

Rail Enhancement Fund; federal government funds may be used to satisfy the requirement that any project funded by Fund include at least 30 percent matching funds from a private source which may include federal funds for freight rail projects. Amending § 33.2-1601. (Patron—Stolle, HB 1983, CH 185)

Restoration of certain highways; payment of costs. Amending § 46.2-1212.1. (Patron—Stanley, SB 1765)

Robert O. Norris Bridge and Statewide Special Structure Fund; created, report, Commonwealth Transportation Board shall evaluate feasibility of using the Public-Private Transportation Act of 1995 to design, build, operate, and maintain two bridges, etc. Amending §§ 33.2-214; adding § 33.2-1532. (Patron—Hodges, HB 2784, CH 349; McDougle, SB 1749, CH 83)

Route 60 Corridor; Department of Transportation to update its study. (Patron—Peake, SJR 33)

Route 60 Corridor; Department of Transportation to update its study, completion of meetings by November 30, 2019. (Patron—Peake, SJR 260)

Secondary state highways; limits requirement that a governing body with a six-year plan advertise for and hold a public meeting. Amending § 33.2-331. (Patron—Plum, HB 2578, CH 400; Petersen, SB 1684, CH 81)
HIGHWAYS AND OTHER SURFACE TRANSPORTATION SYSTEMS (continued)

Statewide prioritization process project selection; total cost of transportation project to be considered in evaluating projects, etc. Amending §§ 33.2-214.1 and 33.2-370. (Patron—Stuart, SB 207)

Toll facilities, certain; free use by emergency medical services vehicles. Amending § 33.2-613. (Patron—Stuart, SB 1183, CH 269; Reeves, SB 1338)

Tolling; prohibits the imposition and collection on any primary highway that is wholly located in Northern Virginia (Planning District 8), etc. Amending § 33.2-119. (Patron—Hugo, HB 2527, CH 548)

Tolls; any mandatory evacuation during a state of emergency shall require temporary suspension of toll collection operations in affected zones, Commissioner of Highways or his designee shall order temporary suspension of collection operations. Amending § 33.2-613. (Patron—Jones, J.C., HB 2489, CH 547)

Transportation funding; raises statewide gas tax by three percent to fund transportation generally, repeals the regional sales tax and gas tax to fund transportation initiatives in Hampton Roads and Northern Virginia. Amending §§ 58.1-604.1, 58.1-614, 58.1-638, 58.1-2217, 58.1-2289, 58.1-2295, and 58.1-2299.20; repealing §§ 33.2-2509, 33.2-2600, 58.1-603.1, 58.1-604.01, and 58.1-2295. (Patron—Deeds, SB 1770)

Trooper Lucas B. Dowell Bridge; designating as the bridge on Interstate 81 in Smyth County over Whitetop Road. (Patron—Peake, SB 1789, CH 764)

Trooper Mark Barrett Memorial Bridge; designating as the bridge on Meadow Road over Interstate 64 at mile marker 202 in Henrico County. (Patron—Bagby, HB 2226, CH 156; Dunnavant, SB 1690, CH 59)

Uniform Statewide Building Code; owner of signs located along an Interstate System highway, periodic inspection for building code compliance. Amending §§ 33.2-1229 and 36-105. (Patron—Surovell, SB 1535)

U.S. Route 29; Virginia Department of Transportation to study feasibility of an eastern bypass around Charlottesville. (Patron—Peake, SJR 32)

U.S. Route 29; Virginia Department of Transportation to study feasibility of an eastern bypass around Charlottesville, completion of meetings by November 30, 2019. (Patron—Peake, SJR 259)

Virginia Highway Corporation Act of 1988; authorizes the operator of the Dulles Greenway to apply annually to the State Corporation Commission, during the period 2020 through 2029, for increases to tolls on the roadway to reflect increases in the Consumer Price Index plus one percent. Amending § 56-542. (Patron—Favola, SB 1133)

Western Virginia Transportation Commission; created, Fund established. Amending §§ 58.1-2292, 58.1-2295, 58.1-2299, 58.1-2299.10, 58.1-2299.14, and 58.1-2299.20; adding §§ 33.2-3400 through 33.2-3410. (Patron—Hanger, SB 583)

HILL, DEREK BRANDON

Hill, Derek Brandon; recording sorrow upon death. (Patron—Carrico, SJR 304)

HILL, HAROLD W.

Hill, Harold W.; commending. (Patron—DeSteph, SJR 459)

HILLSVILLE, TOWN OF

Southwestern Virginia Training Center; the Commonwealth shall not convey, sell, or otherwise dispose of certain real property in Carroll County outside the Town of Hillsville on which the former Center was situated. (Patron—Carrico, SB 1509, CH 610)

HILTON DOWNTOWN RICHMOND

Hilton Downtown Richmond; commemorating its 10th anniversary. (Patron—Bourne, HJR 955; McClellan, SJR 443)

HISTORIC AREAS, LANDMARKS, AND MONUMENTS

Historical African American cemeteries; adds Matthews Cemetery, The People’s Cemetery, and Smith Street Cemetery in City of Martinsville to list. Amending § 10.1-2211.2. (Patron—Adams, L.R., HB 2406, CH 252)

Historical African American cemeteries; adds New River Cemetery and West Dublin Cemetery in Pulaski County to list. Amending § 10.1-2211.2. (Patron—Hurst, HB 1973, CH 184)
HISTORIC AREAS, LANDMARKS, AND MONUMENTS (continued)

Historical African American cemeteries; adds Oak Lawn Cemetery in City of Suffolk to list.
Amending § 10.1-2211.2. (Patron—Hayes, HB 2311, CH 251)

Historical African American cemeteries; adds seven cemeteries in City of Hampton to list.
Amending § 10.1-2211.2. (Patron—McQuinn, HB 2681, CH 257; Locke, SB 1128, CH 268)

Historical African American cemeteries; adds six cemeteries in the City of Alexandria to list.
Amending § 10.1-2211.2. (Patron—Herring, HB 2739, CH 260)

HOGBACK MOUNTAIN PAINTBALL

Hogback Mountain Paintball; commemorating its 25th anniversary. (Patron—LaRock, HJR 1087)

HOGE, MARY BARBARA KIRK

Hoge, Mary Barbara Kirk; recording sorrow upon death. (Patron—Delaney, HJR 797)

HOLIDAYS, SPECIAL DAYS, ETC.

811 Day; designating as August 11, 2019, and each succeeding year thereafter. (Patron—Carr, HJR 595)

Breastfeeding Awareness Month; designating as August 2019, and each succeeding year thereafter.
(Patron—McClellan, SJR 298)

Cameron Crowder Pediatric Care Awareness Day; designating as October 22, 2019, and each succeeding year thereafter. (Patron—Rush, HJR 705)

Cardiopulmonary Resuscitation Awareness Day; designating as February 20, 2019, and each succeeding year thereafter. (Patron—McDougule, SJR 289)

Cleft and Craniofacial Awareness and Prevention Month; designating as July 2019, and each succeeding year thereafter. (Patron—Lewis, SJR 338)

Correctional Officers’ Week; designating as the first full week of May 2019, and each succeeding year thereafter. (Patron—Kory, HJR 697)

Election Day; designating as the Tuesday, after the first Monday in November, as a state holiday and removes Lee-Jackson Day as a state holiday. Amending § 2.2-3300. (Patron—Lucas, SB 1291)

Enrolled Agents Week; designating as first full week of February 2019, and each succeeding year thereafter. (Patron—Fowler, HJR 603)

First Responders Day; designating as September 11, 2019, and each succeeding year thereafter. (Patron—Mullin, HJR 646)

First Transcontinental Railroad; designating May 10, 2019, as the 150th anniversary of the completion of the Railroad in Virginia. (Patron—Keam, HJR 690)

Montessori Education Day; designating as January 6, 2020, and each succeeding year thereafter. (Patron—Vogel, SJR 314)

Move Over Awareness Month; designating as June 2019, and in honor and memory of Lieutenant Bradford Turner Clark. (Patron—McDougule, SJR 286)

Resiliency Week; designating as first week of September 2019, and each succeeding year thereafter. (Patron—Sturtevant, SJR 277)

Safe Digging Month; designating as April 2019, and each succeeding year thereafter. (Patron—Carr, HJR 594)

Shipbuilders Day; designating as August 13, 2019, and each succeeding year thereafter. (Patron—Locke, SJR 272)

Silence Empowers Violence Break the Code Awareness-to-Action Week; designating as third full week of September 2019, and each succeeding year thereafter. (Patron—Price, HJR 630)

Susanna Bolling Day; designating as December 5, 2019, and each succeeding year thereafter. (Patron—Ingram, HJR 649)

Taiwan Day; designating as October 10, 2019, and each succeeding year thereafter. (Patron—Morefield, HJR 659)

The Reverend Dr. Wyatt Tee Walker Day; designating as August 16, 2019, and each succeeding year thereafter. (Patron—Dance, SJR 287)

Trench Safety Stand Down Week; designating as third full week of June 2019, and each succeeding year thereafter. (Patron—Sickles, HJR 613)

Trusted Choice® Independent Insurance Agents Week; designating the first full week of March 2019, and each succeeding year thereafter. (Patron—Fowler, HJR 703)
HOLIDAYS, SPECIAL DAYS, ETC. (continued)

Tuskegee Airmen Commemoration Day; designating as the fourth Thursday in March 2019, and each succeeding year thereafter. (Patron–Aird, HJR 732)

World Prematurity Day; designating as November 17, 2019, and each succeeding year thereafter. (Patron–McClellan, SJR 299)

World Refugee Day; designating as June 20, 2019, and each succeeding year thereafter. (Patron–Rodman, HJR 720)

Year of Reconciliation and Civility; designating as year 2019. (Patron–McQuinn, HJR 617)

HOLLAND, LEROY
Holland, Leroy; commending. (Patron–Simon, HJR 991)

HOME SCHOOL EDUCATION
Driver education programs; any school board that offers a program in the safe operation of motor vehicles is required to make the program available to any student who receives home instruction and resides in the local school division. Amending § 22.1-205. (Patron–Black, SB 1021)

Junior Reserve Officer Training programs; availability to students receiving home instruction. Adding § 22.1-212.2:4. (Patron–Black, SB 1275)

HOMESTEAD AND OTHER EXEMPTIONS
Real estate; exemptions, recordation of signed writing, location of real estate or residence of householder if property located outside the Commonwealth. Amending § 34-6. (Patron–Simon, HB 2711, CH 492)

HOMICIDE
Felony homicide; certain drug offenses, penalty. Amending § 18.2-33. (Patron–Hugo, HB 2528)

HOPE IN THE CITIES
Hope in the Cities; commending. (Patron–Carr, HJR 844)

HOPEWELL, CITY OF
Hopewell, City of; amending charter, appointment of president of city council. (Patron–Aird, HB 2002, CH 207; Dance, SB 1191, CH 109)

HORIZON BEHAVIORAL HEALTH
Horizon Behavioral Health; commemorating its 50th anniversary. (Patron–Garrett, HJR 989)

HORTON, DENNIS DUNNE
Horton, Dennis Dunne; recording sorrow upon death. (Patron–Hanger, SJR 280)

HOSPICES
Hospice patients; Department of Medical Assistance Services shall implement a process for direct payment of nursing facility or ICF/MR services. (Patron–Head, HB 1639, CH 209)

HOSPITALS AND HOSPITALIZATION
Certificate of public need; establishing natural or man-made disaster exemption, for a period of no more than 30 days, from requirement to obtain a license to add temporary beds in an existing hospital or nursing home. Amending §§ 32.1-102.2 and 32.1-127. (Patron–Sickles, HB 1870, CH 136; Barker, SB 1277, CH 343)

Certificate of public need; removes requirement for certain projects involving mental hospitals or psychiatric hospitals, etc. Amending § 32.1-102.1; adding §§ 32.1-122.23 and 32.1-122.24. (Patron–Sturtevant, SB 1526)

Chesapeake Hospital Authority; investment of funds held by the Authority, or contributed to its affiliated foundations, shall be exempt from application of the Investment of Public Funds Act. Amending Chapter 658, 2006 Acts. (Patron–Leftwich, HB 2286, CH 249; Spruill, SB 1088, CH 250)

Elective medical procedure, test, or service; advance estimate of patient payment amount, written information shall be posted conspicuously in public areas of the hospital, etc., and included on any website maintained by hospital. Amending § 32.1-137.05. (Patron–Toscano, HB 2750, CH 670)
HOSPITALS AND HOSPITALIZATION (continued)
Elective procedure, test, or service; every hospital shall provide written information about patient’s ability to request an estimate of payment amount, posting information in conspicuous public areas, etc. Amending § 32.1-137.05. (Patron–Chase, SB 1004, CH 671)
Health care provider panels; any vertically integrated carrier to offer to every public hospital participation in each provider panel or network established for each of carrier’s policies, products, and plans, etc. Amending § 38.2-3407.10. (Patron–Petersen, SB 1402)
Hospitals; every hospital to make information regarding the price of certain inpatient and outpatient medical procedures, tests, and services available to the public on its website. Amending § 32.1-137.05. (Patron–Wagner, SB 1357)
State hospitals for individuals with mental illness; Secretary of Health and Human Resources shall convene a work group to examine causes of high census at the Commonwealth’s state hospitals. (Patron–Hanger, SB 1488, CH 609)

HOTELS, RESTAURANTS, SUMMER CAMPS, AND CAMPGROUNDS
Alcoholic beverage control; allows the sale of mixed beverages by licensed restaurants and the sale of alcoholic beverages by the Board of Directors of the Virginia Alcoholic Beverage Control Authority in any county, town, or supervisor’s election district unless a referendum is held, etc., certain provisions of enactments shall become effective on July 1, 2020, repeals provision relating to licenses for establishments in national forests, certain adjoining lands, etc. Amending §§ 4.1-100, 4.1-119, 4.1-121, 4.1-122, 4.1-124, and 4.1-221.1; repealing § 4.1-126. (Patron–Hurst, HB 2634, CH 178; Reeves, SB 1110, CH 37)
Alcoholic beverage control; alternative to the food-to-beverage ratio for mixed beverage restaurant licensees by allowing such licensees to meet applicable food sale requirements by demonstrating at least $500,000 in annual food sales. Amending § 4.1-210. (Patron–Cosgrove, SB 1683)
Alcoholic beverage control; mixed beverage restaurant license, penalties. Amending §§ 4.1-111 and 4.1-210. (Patron–Reeves, SB 1242)
Restaurants; exemption of certain establishments from requirement of employing a certified food protection manager. Amending §§ 35.1-1 and 35.1-25. (Patron–Edmunds, HB 1663, CH 275)

HOUSE OF DELEGATES DISTRICTS
House of Delegates and Senate districts; technical adjustments subsequent to decennial redistricting. Adding § 24.2-304.04. (Patron–Obenshain, SB 1087)

HOUSING
Affordable housing; City of Richmond added to list of localities with authority to provide for dwelling unit program. Amending § 15.2-2304. (Patron–Dance, SB 1192)
Affordable housing; waiver of fees. Amending § 15.2-958.4. (Patron–Bagby, HB 2229, CH 393)
Amusement devices known as trampoline courts; Board of Housing and Community Development to receive and consider regulations pertaining to the construction, maintenance, operation, and inspection. (Patron–Ebbin, SB 1229)
Auxiliary grants; number of auxiliary grant recipients in supportive housing setting shall not exceed 90, etc. Amending § 51.5-160. (Patron–Peace, HB 2017, CH 657; Barker, SB 1286, CH 658)
Conservation areas; allows a planning commission to designate. Amending § 36-48.1. (Patron–Sturtevant, SB 1260)
Income tax, state; expands the definition of “eligible housing area” for purposes of the housing choice voucher tax credit, to include census tracts in the Virginia Beach-Norfolk-Newport News Metropolitan Statistical Area. Amending § 58.1-439.12:04. (Patron–Jones, J.C., HB 1681, CH 19; Cosgrove, SB 1656, CH 272)
Manufactured Home Lot Rental Act; increases amount a tenant can recover after a landlord violates the Act. Amending § 55-248.51. (Patron–McPike, SB 1442)
Uniform Statewide Building Code; fees levied shall be used only to support functions of the local building departments, when denying an application for the issuance of a building permit, department shall provide to the applicant a written explanation detailing the reasons for which the application was denied. Amending § 36-105. (Patron–Yancey, HB 1966, CH 698)
Uniform Statewide Building Code; owner of signs located along an Interstate System highway, periodic inspection for building code compliance. Amending §§ 33.2-1229 and 36-105. (Patron–Surovell, SB 1535)
HOUSING (continued)
Virginia Fair Housing Law; adds discrimination on basis of a person’s source of income to list of unlawful discriminatory housing practices. Amending §§ 36-96.1, 36-96.1:1, and 36-96.3. (Patron—McClellan, SB 909)

Virginia Fair Housing Law; adds discrimination on the basis of an individual’s sexual orientation or gender identity as an unlawful housing practice. Amending §§ 36-96.1 through 36-96.3, 36-96.4, 36-96.6, and 55-248.47. (Patron—McClellan, SB 1109)

Virginia Fair Housing Law; unlawful discriminatory housing practices. Amending §§ 36-96.3 and 36-96.17. (Patron—McClellan, SB 1062)

Virginia Fair Housing Law; unlawful discriminatory housing practices, sexual orientation and gender identity. Amending §§ 36-96.1 through 36-96.3, 36-96.4, and 55-248.47. (Patron—Ebbin, SB 1232)

Virginia Grocery Investment Program and Fund; created, funding for the construction, rehabilitation, equipment upgrades, or expansion of grocery stores, etc., report. Adding §§ 36-156.3 through 36-156.6. (Patron—Dance, SB 1189)

Virginia Grocery Investment Program and Fund; created, report, effective clause. Adding §§ 36-156.3 through 36-156.6. (Patron—Stanley, SB 999)

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HUFF, FRANK
Huff, Frank; recording sorrow upon death. (Patron—Obenshain, SJR 417)

HUMAN IMMUNODEFICIENCY VIRUS (HIV)
Human immunodeficiency virus or hepatitis B or C viruses; exposure to bodily fluids, infection, expedited testing, hearing on petition shall be given precedence on docket so as to be heard by court within 48 hours of filing petition, if court is closed during this period, petition will be heard on next day that court is in session, person who is subject to a testing order may appeal the order of the general district court to the circuit court of the same jurisdiction within 10 days of receiving notice of order. Amending §§ 16.1-241 and 32.1-45.1. (Patron—Price, HB 1998, CH 27)

Testing of bodily fluids; court or magistrate shall order testing for human immunodeficiency virus or the hepatitis B or C virus if he determines there is probable cause to believe that an exposure prone incident occurred. Amending §§ 32.1-45.1 and 32.1-45.2. (Patron—Price, HB 1033)

HUMAN RIGHTS
Virginia Human Rights Act; establishment of right to reproductive choice. Adding § 2.2-3901.1. (Patron—Boysko, SB 1637)

HUMAN TRAFFICKING
Child abuse and neglect; sex trafficking assessments by local departments, notification to Child Protective Services Unit, valid report or complaint, child-protective services worker responding to a report or complaint may take a child into custody. Amending §§ 63.2-1508 and 63.2-1517; adding § 63.2-1506.1. (Patron—Herring, HB 2597, CH 381; Peake, SB 1661, CH 687)

Child victims and witnesses; testimony, using two-way closed-circuit television, commercial sex trafficking and prostitution offenses. Amending § 18.2-67.9. (Patron—Collins, HB 2464, CH 146)

Family life education; Board of Education, in its curriculum guidelines, to include instruction on prevention of human trafficking. Amending §§ 22.1-207.1 and 22.1-207.1:1. (Patron—Favola, SB 1141, CH 595)

HUMAN TRAFFICKING (continued)

Human trafficking hotline; Virginia Alcoholic Beverage Control Authority and the Virginia Employment Commission shall post notice of the existence of a hotline in government stores and employment offices, to alert possible witnesses or victims. Adding §§ 4.1-119.1 and 60.2-400.1. (Patron—Miyares, HB 1887, CH 388)

Minors; prostitution and human trafficking related crimes, taking, detaining person, etc., if minor is 15 years of age or older at time of offense, Class 3 misdemeanor, if minor is younger than 15 years of age at time of offense, Class 2 felony. Amending §§ 18.2-355 through 18.2-357.1. (Patron—Gilbert, HB 2470)

Prostitution and sex trafficking; offenses involving a minor, penalties. Amending §§ 9.1-902, 17.1-805, 18.2-46.1, 18.2-347 through 18.2-350, 18.2-357.1, 18.2-513, 19.2-215.1, and 19.2-392.02. (Patron—Bell, Robert B., HB 2586, CH 617)


HUMMER, JACOB ALEXANDER
Hummer, Jacob Alexander; commending. (Patron—McDougle, SR 135)

HUNNICUTT, JOSEPH FREDERICK
Hunnicutt, Joseph Frederick; recording sorrow upon death. (Patron—Carrico, SJR 378)

HUNTER, JEANNINE A.
Hunter, Jeannine A.; recording sorrow upon death. (Patron—Norment, SJR 464)

HUNTING LAWS AND PERMITS
Hunting elk; authorizes Board of Game and Inland Fisheries to create a special license, Board shall utilize a portion of fees collected for licenses to compensate an owner or lessee of land for damage caused by elk. Adding § 29.1-305.01. (Patron—Morefield, HB 2687)

Hunting license; trip hunting license for residents. Amending § 29.1-303.1. (Patron—Fowler, HB 1621, CH 147)

IGNITION INTERLOCK DEVICES
Driving under influence of alcohol; first offense, vehicle equipped with certified ignition interlock system. Amending §§ 18.2-270.1 and 18.2-271.1. (Patron—Surovell, SB 737)

IMMIGRATION LAWS
Sanctuary policies; no locality shall adopt any ordinance, procedure, etc., intended to restrict enforcement of federal immigration laws. Adding § 15.2-1409.1. (Patron—Black, SB 1156)

IMMUNIZATIONS
Immunizations; extends the time by which an acellular pertussis booster shall be administered prior to entry into the seventh grade. Amending § 32.1-46. (Patron—Bourne, HB 2215, CH 222)

INCOME TAX
Income tax, corporate; subtraction for amount of business interest that is disallowed as a deduction from federal taxable income. Amending § 58.1-402. (Patron—Chafin, SB 1697)

Income tax, corporate; subtraction for amount of Global Intangible Low-Taxed Income that is included in a corporation’s federal taxable income. Amending § 58.1-402. (Patron—Chafin, SB 1698)

Income tax credits; makes changes to Neighborhood Assistance Act tax credit program, as it relates to educational services, and the Education Improvement Scholarships tax credit program, effective clause. Amending §§ 58.1-439.20:1 and 58.1-439.25 through 58.1-439.28; adding §§ 58.1-439.29 and 58.1-439.30. (Patron—Ruff, SB 1160)

Income tax, state; adds Page County to the list of qualified localities in which a company may invest to become eligible for income tax modification. Amending §§ 15.2-958.2:01 and 58.1-405.1. (Patron—Gilbert, HB 2776, CH 262; Obenshain, SB 1428, CH 263)

Income tax, state; advances conformity of Commonwealth’s tax code with federal tax code. Amending §§ 58.1-301, 58.1-320, 58.1-322.03, 58.1-400, and 58.1-402. (Patron—Stuart, SB 1443; Dunnavant, SB 1631)
INCOME TAX (continued)
Income tax, state; advances conformity of the Commonwealth’s tax code with the federal tax code, etc. Amending §§ 58.1-301, 58.1-320, 58.1-322.03, and 58.1-400. (Patron–Chase, SB 1225)
Income tax, state; advances conformity of the Commonwealth’s tax code with the federal tax code to December 31, 2018, including conformity to the federal Tax Cuts and Jobs Act, taxable income, deductions. Amending §§ 58.1-301 and 58.1-322.03. (Patron–Chafin, SB 1211)
Income tax, state; advances conformity of the Commonwealth’s tax code with the federal tax code to December 31, 2018, including conformity to the federal Tax Cuts and Jobs Act, Taxpayer Relief Fund established. Amending § 58.1-301. (Patron–Newman, SB 1739)
Income tax, state; allows an individual taxpayer to itemize deductions regardless of whether he elects to itemize deductions on his federal return. Amending § 58.1-322.03. (Patron–DeSteph, SB 1237)
Income tax, state; changes definition of resident estate or trust. Amending § 58.1-302. (Patron–Hugo, HB 2526, CH 23; Stuart, SB 1205, CH 192)
Income tax, state; conformity of the Commonwealth’s taxation system with the Internal Revenue Code, taxable income deductions, real property and personal property taxes, etc. Amending §§ 58.1-301, 58.1-322.03, and 58.1-402. (Patron–Hugo, HB 2529, CH 17; Norment, SB 1372, CH 18)
Income tax, state; creates a subtraction for gain recognized by a taxpayer from a taking of real property by condemnation proceedings. Amending §§ 58.1-322.02 and 58.1-402. (Patron–Ruff, SB 1256, CH 270)
Income tax, state; entitles an individual to a tax refund for married persons filing a joint return. Amending § 58.1-309. (Patron–Norment, SB 1630)
Income tax, state; equalizes standard deduction with the federal standard deduction. Amending § 58.1-322.03. (Patron–Sturtevant, SB 1531)
Income tax, state; expands the definition of “eligible housing area” for purposes of the housing choice voucher tax credit, to include census tracts in the Virginia Beach-Norfolk-Newport News Metropolitan Statistical Area. Amending § 58.1-439.12:04. (Patron–Jones, J.C., HB 1681, CH 19; Cosgrove, SB 1656, CH 272)
Income tax, state; increases standard deduction. Amending § 58.1-322.03. (Patron–Wagner, SB 1744)
Income tax, state; raises minimum threshold for filing a tax return. Amending § 58.1-321. (Patron–Norment, SB 1572)
Income tax, state; taxpayer relief individual tax credit. Adding § 58.1-339.13. (Patron–McDougle, SB 1657)
Income taxes, state and corporate; tax credit for employers of National Guard members and self-employed National Guard members. Adding § 58.1-339.13. (Patron–Suetterlein, SB 1704)
Low-income taxpayers; refundable income tax credit. Amending §§ 58.1-339.8 and 63.2-527. (Patron–Barker, SB 1297)
Virginia adjusted gross income; income tax subtraction for income attributable to sale of crops grown by a farmer to a brewery licensed in Virginia. Amending § 58.1-322.02. (Patron–Stanley, SB 1001)

INDUSTRIAL DEVELOPMENT
Industrial development authorities; Joint Legislative Audit and Review Commission to study the practices, procedures, and accountability in the Commonwealth. (Patron–Chase, SJR 285)
Industrial development authorities; legislative intent. Amending § 15.2-4901. (Patron–Hodges, HB 2485, CH 546)
Industrial development authority; King William County may expand the board of its authority. Amending § 15.2-4904. (Patron–Peace, HB 2012, CH 363)

INDUSTRIAL HEMP
Industrial hemp; clarifies definition of “hemp product,” conforms Virginia law to the provisions of the federal 2018 Farm Bill by amending the definitions of cannabidiol oil, marijuana, and tetrahydrocannabinol (THC) to exclude industrial hemp that is grown, dealt, or processed in compliance with state or federal law, testing of Cannabis sativa, reports, abolishes the higher education and Virginia industrial hemp research programs, etc. Amending §§ 3.2-4112,
INDUSTRIAL HEMP (continued)
3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, 54.1-3408.3, and 54.1-3446; repealing §§ 3.2-4114.1 and 3.2-4117. (Patron—Marshall, HB 1839, CH 653; Ruff, SB 1692, CH 654)
Industrial hemp; definition, exclusion from certain marijuana provisions. Amending §§ 3.2-4112, 18.2-247, 54.1-3401, and 54.1-3446. (Patron—Marsden, SB 1057)

INFANTS
Newborn screening; Board of Health to amend regulations to include screening for congenital cytomegalovirus in newborns who fail the newborn hearing screen. (Patron—Stolle, HB 2026, CH 423)

INMATES
Geriatric and terminally ill prisoners; conditional release, Parole Board shall review annually eligibility of inmates. Amending § 53.1-40.01. (Patron—Saslaw, SB 1786)
Inmate workforces; eligibility for voluntary participation, approval of and under supervision of sheriff or his designee. Amending § 53.1-128. (Patron—Collins, HB 1935, CH 199)

INSANITY
Crime victim rights; upon victim’s request, victim shall be notified by the Commissioner of Behavioral Health and Developmental Services or his designee of release of defendant found unremissibly incompetent or acquitted by reason of insanity. Amending § 19.2-11.01. (Patron—Orrock, HB 2648, CH 216)

INSKEEP, WILLIAM BRINKER
Inskeep, William Brinker; recording sorrow upon death. (Patron—Freitas, HJR 696)

INSPECTIONS, MOTOR VEHICLE
Motor vehicle safety inspections; cost evaluation by DMV and the Department of State Police. (Patron—Deeds, SB 1723)
Motor vehicle safety inspections; increases maximum charge from $16 to $20. Amending § 46.2-1167. (Patron—Barker, SB 1335)
Motor vehicle safety inspections; increases maximum charge from $16 to $20, $0.70 shall be transmitted to Department of State Police for costs of administering program. Amending § 46.2-1167. (Patron—Hugo, HB 2514, CH 307)

INSTITUTIONS OF HIGHER EDUCATION; OTHER EDUCATIONAL AND CULTURAL INSTITUTIONS
Advanced Learning and Research, Institute for; board may appoint a president or president and executive director, duties. Amending § 23.1-3110. (Patron—Marshall, HB 1835, CH 122)
Commonwealth of Virginia Institutions of Higher Education Bond Act of 2019; created. (Patron—Jones, S.C., HB 2357, CH 187; Hanger, SB 1319, CH 56)
Commonwealth of Virginia Research Consortium Authority; created, membership, report, etc., repeals the existing Virginia Research Investment Committee, etc., repeals Innovation and Entrepreneurship Investment Authority. Amending §§ 2.2-204, 2.2-225, 2.2-3705.6, 2.2-3705.7, 2.2-3711, 23.1-203, and 51.1-124.38; adding §§ 2.2-2351 through 2.2-2367; repealing §§ 2.2-2218 through 2.2-2233.1 and 23.1-3130 through 23.1-3134. (Patron—Jones, S.C., HB 2550)
George Washington University School of Nursing; commending. (Patron—Reid, HJR 760)
Government Data Collection and Dissemination Practices Act; dissemination of information concerning religious preferences and affiliations. Amending §§ 2.2-3803, 23.1-402, 37.2-712, and 66-25. (Patron—Tran, HB 2494, CH 774)
Higher education; prohibits, any percentage increase in in-state tuition for undergraduate students at Virginia’s public institutions of higher education that exceeds twice the annual percentage increase. Amending §§ 23.1-307 and 23.1-1301. (Patron—Sturtevant, SB 1546)
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INSTITUTIONS OF HIGHER ED.; OTHER EDUCATIONAL & CULTURAL INST. (cont.)

Higher education; prohibits any percentage increase in in-state tuition or instructional fees for undergraduate students. Amending §§ 23.1-307 and 23.1-1301. (Patron–DeSteph, SB 373)

Higher Education for Virginia, State Council of; financial aid award notification. Adding § 23.1-611.1. (Patron–Dunnavant, SB 1593, CH 572)


Higher educational institution, public or private; comprehensive financial aid award notification provided to a student. Adding § 23.1-611.1. (Patron–Reid, HB 1704, CH 571)

Higher educational institutions, baccalaureate public; fixed four-year tuition rate. Amending §§ 23.1-307 and 23.1-1301. (Patron–Stanley, SB 1660)

Higher educational institutions, baccalaureate public; institutions prohibited from employing an individual appointed by Governor to board of visitors within two years of expiration of such member’s term, prohibition shall not apply to employment of an individual to serve as an institution president, etc. Amending § 23.1-1300. (Patron–Obenshain, SB 1068, CH 373)

Higher educational institutions, public; educational programs for the governing boards shall include presentations relating to a review of student debt trends. Amending § 23.1-1304. (Patron–Miyares, HB 2620, CH 643)

Higher educational institutions, public; educational programs for the governing boards shall include presentations relating to board members’ primary duty to the citizens of the Commonwealth and student debt trends. Amending § 23.1-1304. (Patron–DeSteph, SB 1234, CH 642)

Higher educational institutions, public; governing board shall report salary by position of any executive officer of such institution that exceeds for previous fiscal year salary limit for chief executive officer. Adding § 23.1-102.1. (Patron–Landes, HB 2336, CH 408)

Higher educational institutions, public; increase of undergraduate tuition and mandatory fees, prior to voting on increase, governing board of each institution shall permit public comment on proposed increase at a meeting of the board, report. Amending § 23.1-307. (Patron–Landes, HB 2337, CH 588)

Higher educational institutions, public; in-state tuition for any member of foreign service office who resided in the Commonwealth for at least 90 days, etc. Amending § 23.1-506. (Patron–Krizek, HB 1936, CH 329)

Higher educational institutions, public; online course catalogue, no-cost and low-cost course materials. Amending § 23.1-1308. (Patron–Hurst, HB 2380, CH 590)

Higher educational institutions, public; primary duties of members of governing boards. Amending § 23.1-1304; adding § 23.1-1300.1. (Patron–DeSteph, SB 1239)

Higher educational institutions, public; prohibits any student from being deemed ineligible to establish domicile and receive in-state tuition charges solely on the basis of the immigration status of his parent. Amending § 23.1-503. (Patron–Kory, HB 2591)

Higher educational institutions, public; refund of tuition and mandatory fees paid by any veteran student when such student is forced to withdraw, for first time, due to a service-connected medical condition during a semester. Adding § 23.1-607.1. (Patron–Murphy, HB 2113)

Higher educational institutions, public; student approval of increase in tuition or mandatory fees. Amending § 23.1-307. (Patron–Stuart, SB 1204)

Higher educational institutions, public; tuition and fee increases, prior to any vote, the governing board of each institution shall permit public comment on proposed increase. Amending § 23.1-307. (Patron–Miyares, HB 2173, CH 583; Petersen, SB 1118, CH 584)

Higher educational institutions, public; tuition and fee increases, public comment. Amending § 23.1-307. (Patron–Sturtevant, SB 1261; Petersen, SB 1118, CH 584)

Higher educational institutions, public; tuition and fees, foster care youth. Amending § 23.1-601. (Patron–Miyares, HB 2350, CH 589)

Higher educational institutions, public; tuition and mandatory fees. Amending §§ 23.1-307 and 23.1-1301. (Patron–Wagner, SB 1616)

Humanities, Virginia Foundation for the; adds members to task force. Amending § 23.1-2219. (Patron–McQuinn, HB 2699, CH 230)

Industrial hemp; clarifies definition of “hemp product,” conforms Virginia law to the provisions of the federal 2018 Farm Bill by amending the definitions of cannabidiol oil, marijuana, and tetrahydrocannabinol (THC) to exclude industrial hemp that is grown, dealt, or processed in compliance with state or federal law; testing of Cannabis sativa, reports, abolishes the higher
INSTITUTIONS OF HIGHER ED.; OTHER EDUCATIONAL & CULTURAL INST. (cont.)

education and Virginia industrial hemp research programs, etc. Amending §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 18.2-247, 54.1-3401, 54.1-3408.3, and 54.1-3446; repealing §§ 3.2-4114.1 and 3.2-4117. (Patron—Marshall, HB 1839, CH 653; Ruff, SB 1692, CH 654)

Innovative Internship Fund and Program; created and established, proposal of performance pilots. Amending § 23.1-306; adding § 23.1-903.4. (Patron—Cox, HB 2653, CH 794; Dunnavant, SB 1628, CH 795)

In-state tuition; eligibility, certain individuals who have applied for permanent residency, includes individuals graduated from a public or private high school, etc. Adding § 23.1-506.1. (Patron—Marsden, SB 1148)

In-state tuition; eligibility for certain individuals who have applied for permanent residency, includes individuals graduated from a program of secondary instruction. Adding § 23.1-506.1. (Patron—Boysko, SB 1640)

In-state tuition; eligibility to establish domicile, individuals granted Deferred Action for Childhood Arrivals. Amending § 23.1-503. (Patron—Marsden, SB 1055)

James Madison University; management agreement with the Commonwealth. (Patron—Leftwich, HB 2290, CH 124; McDougle, SB 1386, CH 125)

Liberty University School of Aeronautics; commending. (Patron—Newman, SJR 321)

Mary Baldwin University Alumni Association; commemorating its 125th anniversary. (Patron—Hanger, SR 151)

New Economy Workforce Credential Grant Fund and Program; giving priority to noncredit workforce training programs in high-demand fields. Amending § 23.1-627.3. (Patron—Stolle, HB 1920, CH 578)

Partnership for Innovation and Entrepreneurship Authority; increases membership, Capital Research Investment Advisory Committee, appointment of Committee members, report. Amending §§ 2.2-204, 2.2-2220, and 23.1-3132; adding § 2.2-2220.2. (Patron—Howell, SB 1651)

Patrick Henry College moot court team; commending. (Patron—LaRock, HJR 1076)

Radford University; authority to establish Radford University-Roanoke Division. Adding § 23.1-2104. (Patron—Rush, HB 2181, CH 60; Carrico, SB 1506, CH 64)

Randolph-Macon College; commemorating its 150th anniversary of the institution’s move to Ashland. (Patron—Rodman, HJR 857)

Scholastic records; disclosure of directory information. Amending §§ 22.1-287.1 and 23.1-405. (Patron—Wilt, HB 2449, CH 229)

School and Campus Safety, Virginia Center for; guidelines on information sharing. (Patron—Dunnavant, SB 1591, CH 719)


Southwest Virginia Higher Education Center; powers and duties of board. Amending § 23.1-3127. (Patron—Carrico, SB 1511, CH 766)

Teacher licensure; Board of Education’s regulations shall include requirements that a person demonstrate proficiency in the relevant content area, etc., or meeting alternative education evaluation standards, Board shall issue a license to an individual seeking initial licensure who has not completed the professional assessments prescribed by the Board, if such individual holds a provisional license that will expire within three months, etc. Amending §§ 22.1-298.1, 22.1-298.2, and 23.1-902. (Patron—Carroll Foy, HB 2037, CH 407; Peake, SB 1397, CH 63)

Tech Talent Investment Program and Fund; created, educational records and certain records of educational institutions, definitions, report. Amending § 2.2-3705.4; adding §§ 23.1-1239 through 23.1-1243. (Patron—Rush, HB 2490, CH 638; Ruff, SB 1617, CH 639)

Temporary Assistance for Needy Families (TANF) Scholarship Pilot Program; Virginia Community College System (VCCS) to establish and administer a two-year program, report, effective clause. (Patron—Stanley, SB 1000)

Uniform Statewide Building Code (USBC) and Statewide Fire Prevention Code (SFPC); Department of Housing and Community Development to convene stakeholders to develop proposals for changes to Codes with the goal of assisting in the provision of safety and security
INSTITUTIONS OF HIGHER ED.; OTHER EDUCATIONAL & CULTURAL INST. (cont.)
measures for public or private elementary and secondary schools and public or private
institutions of higher education for active shooter or hostile threats. (Patron–Hanger, SB 1755,
CH 723)
University of Mary Washington men’s rugby team; commending. (Patron–Thomas, HJR 604)
University of Mary Washington men’s soccer team; commending. (Patron–Thomas, HJR 648)
University of Virginia; commemorating its 200th anniversary. (Patron–Deeds, SR 89)
University of Virginia’s College at Wise; reduced rate tuition, students who reside in and are
domiciled in Appalachian Region. Amending § 23.1-507. (Patron–Kilgore, HB 1666, CH 225;
Carrico, SB 1519, CH 600)
Virginia College Savings Plan; definitions, prepaid tuition contracts, etc., tuition prepayments.
(Patron–Hanger, HB 1972, CH 803; Hanger, SB 1315, CH 804)
Virginia College Savings Plan; definitions, prepaid tuition contracts, pricing reserves, limitations.
Adding § 23.1-707.1. (Patron–Landes, HB 1611, CH 806; Norment, SB 1368, CH 805)
Virginia Commonwealth University; commemorating its 180th anniversary of its founding and 50th
anniversary under its current name. (Patron–Bourne, HJR 791; McLellan, SJR 363)
Virginia Community College System; the System, in consultation with the Department of Labor and
Industry, shall develop and deliver uniform, related instruction for registered apprenticeships in
high-demand programs. Adding § 23.1-2907.2. (Patron–James, HB 2020, CH 580)
Virginia Military Survivors and Dependents Education Program; eligibility, Virginia Military
Survivors and Dependents Education Fund, stipends. Amending § 23.1-608;
adding § 23.1-608.1. (Patron–Torian, HB 2685, CH 491; McPike, SB 1173, CH 317)
Virginia Military Survivors and Dependents Education Program; extends benefits of Program to
spouse or child of a veteran with at least a 90 percent permanent, service-related disability.
Amending § 23.1-608. (Patron–Stuart, SB 259; Stuart, SB 1665)
Virginia National Guard; increases minimum number of years of remaining obligation that members
are required to have to be eligible for the education grant, effective clause.
Amending § 23.1-610. (Patron–Mason, SB 1412)
Virginia Polytechnic Institute and State University and Virginia State University; joint plan for
establishment of a baccalaureate or other degree program. (Patron–Orrock, HB 2702, CH 592)
Virginia Public Procurement Act; public institutions of higher education, disclosure of contributions
and gifts during procurement process, civil penalty. Amending § 23.1-1017;
adding § 3.2-4376.2. (Patron–Ruff, SB 1688)
Virginia Rural Information Technology Apprenticeship Grant Fund and Program; established,
Botetourt County included in definition of “qualified locality.” Adding § 23.1-3129.1.
(Patron–Kilgore, HB 2185, CH 647)
Virginia Rural Information Technology Apprenticeship Grant Fund and Program; established,
Program established for purpose of awarding grants on a competitive basis from such funds as
may be available. Adding § 23.1-3129.1. (Patron–Chafin, SB 1495, CH 646)
Virginia State University; commending. (Patron–Aird, HJR 748)
William & Mary, The College of; commending. (Patron–Mullin, HJR 890)

INSURANCE
Accident and sickness insurance; restrictions relating to premium rates, variances in area rate
factors, provisions shall apply only to proposed rate filings for 2020 plan year and subsequent
plan years. Amending § 38.2-3447. (Patron–Murphy, HB 2770, CH 439; Deeds, SB 1734,
CH 440)
Accident and sickness insurance; step therapy protocols, definitions. Adding § 38.2-3407.9:05.
(Patron–Davis, HB 2126, CH 337)
Accident and sickness insurance and health services plans; reimbursement for services provided by
nurse practitioners, effective date. Amending §§ 38.2-3408 and 38.2-4221. (Patron–Ransone,
HB 1640, CH 332; Sturtevant, SB 1178, CH 333)
All-Payer Claims Database; definitions, participation by issuers of individual or group accident and
sickness insurance, etc., Commissioner shall establish a data release committee to review and
approve requests for access to data. Amending §§ 32.1-276.3 and 32.1-276.7:1.
(Patron–Garrett, HB 2798, CH 673; Newman, SB 1216, CH 672)
INSURANCE (continued)

Benefits consortium; formation by a sponsoring association operating as a nonprofit agricultural organization. Amending §§ 38.2-1700 and 38.2-3420; adding §§ 3.2-116 through 3.2-119. (Patron—Head, HB 1661)

Burn buildings; changes the term in the Code of Virginia to “live fire training structures” to conform to the terminology used by the National Fire Protection Association and the Virginia Department of Fire Programs. Amending § 38.2-401. (Patron—Mason, SB 1411, CH 509)

Cancer patients; expedited review of adverse coverage determinations, exhaustion of health carrier’s internal appeal process. Amending §§ 38.2-3559 through 38.2-3562. (Patron—Yancey, HB 1915, CH 826; Ruff, SB 1161, CH 840)

Carrier contracts with pharmacy providers; limitations on audits of pharmacy records. Amending § 38.2-3407.15:1. (Patron—Pillion, HB 2561, CH 665)

Commercial fire insurance policies or contracts; change in amount of coverage. Adding § 38.2-2108.1. (Patron—Marshall, HB 1836, CH 693)

Dental services; contracts between carriers and providers, PPO network arrangement, etc. Amending § 38.2-4509; adding § 38.2-3407.17:1. (Patron—Ware, HB 1682, CH 655)

Driver privilege cards; authorizes issuance of new cards by DMV to an applicant who has reported income from Virginia sources on an individual tax return filed with the Commonwealth in the preceding 12 months, has provided an unexpired passport as proof of identity, etc. Amending §§ 2.2-3705.7, 2.2-3808.1, 4.1-305, 8.01-313, 8.01-420.8, 8.9A-503, 12.1-19, 16.1-69.40:1, 16.1-228, 17.1-293, 18.2-6, 18.2-268.1, 19.2-258.1, 20-60.3, 20-107.1, 22.1-205, 24.2-410.1, 24.2-411.1, 24.2-416.7, 24.2-643, 32.1-291.2, 33.2-613, 38.2-2212, 46.2-328.1, 46.2-330, 46.2-332, 46.2-333.1, 46.2-335, 46.2-336, 58.1-3, 59.1-442, 59.1-443.3, 63.2-1916, and 63.2-1941; adding § 46.2-328.3. (Patron—Surovell, SB 1740)

Facilities providing imaging services; shared savings, exemption from certificate of public need. Amending §§ 32.1-102.1, 32.1-102.1:1, 32.1-4214, 38.2-4319, and 54.1-2910.01; adding §§ 32.1-102.3:1.2 and 38.2-3461 through 38.2-3464. (Patron—Wagner, SB 1359)

Group health benefit plans; replaces references to bona fide associations with term sponsoring association. Amending §§ 38.2-508.5, 38.2-3430.6, 38.2-3430.7, 38.2-3431, 38.2-3432.1, 38.2-3432.2, and 38.2-3432.3. (Patron—Wagner, SB 1353; Vogel, SB 1712)

Group health benefit plans; replaces references to bona fide associations with term sponsoring associations, formation of benefits consortium, sponsoring associations not subject to regulation or taxation as an insurance company. Amending §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1; adding §§ 59.1-571 through 59.1-574. (Patron—Wilt, HB 2443)

Group health benefit plans; sponsoring associations, formation of a benefits consortium, definition of “member.” Amending §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1; adding §§ 59.1-571 through 59.1-574. (Patron—Dunnavant, SB 1689)

Guaranteed asset protection waivers; establishes requirements for offering waivers, etc., certain waivers are not insurance. Adding §§ 38.2-6400 through 38.2-6407. (Patron—O’Quinn, HB 2109, CH 799; Chafin, SB 1325, CH 800)

Health benefit plan premium rate review process; Joint Legislative Audit and Review Commission to study the process administered by the State Corporation Commission’s Bureau of Insurance. (Patron—Deeds, SJR 312)

Health benefit plans; sale by authorized foreign health insurers, delayed effective date of January 1, 2020. Amending § 38.2-1802; adding §§ 38.2-6400 through 38.2-6405. (Patron—Chase, SB 1006)

Health benefit plans; sale by authorized foreign health insurers, effective clause. Amending § 38.2-1802; adding §§ 38.2-6400 through 38.2-6405. (Patron—Chase, SB 916)

Health care provider panels; any vertically integrated carrier to offer to every public hospital participation in each provider panel or network established for each of carrier’s policies, products, and plans, etc. Amending § 38.2-3407.10. (Patron—Petersen, SB 1402)

Health care shared savings; definitions, health insurance incentive programs, required disclosures by health care providers. Amending §§ 38.2-4214, 38.2-4319, and 54.1-2910.01; adding §§ 38.2-3461 through 38.2-3464. (Patron—Byron, HB 2639, CH 666; Dunnavant, SB 1611, CH 684)
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Health care shared savings; required disclosures by health care providers, and health insurance incentive programs. Amending §§ 38.2-4214 and 38.2-4319; adding §§ 32.1-134.5, 38.2-3461 through 38.2-3466, and 54.1-2962.3. (Patron—Dunnavant, SB 639)

Health insurance; balance billing by out-of-network providers of ancillary services, liability of covered person. Adding § 38.2-3407.13:3. (Patron—Wagner, SB 1362)

Health insurance; balance billing, emergency services. Amending § 38.2-3445. (Patron—Wagner, SB 1360)

Health insurance; carrier business practices, authorization of health care services, prescriptive authority. Amending §§ 38.2-3407.15 and 38.2-3407.15:2. (Patron—Dunnavant, SB 1607, CH 683)

Health insurance; coverage for contraceptives. Amending § 38.2-3407.5:1. (Patron—McClellan, SB 907)

Health insurance; coverage for donated human breast milk. Amending §§ 32.1-325 and 38.2-4319; adding § 38.2-3418.18. (Patron—Howell, SB 1650)

Health insurance; coverage for long-term antibiotic therapy for a patient with Lyme disease. Amending § 38.2-4319; adding § 38.2-3418.18. (Patron—Black, SB 1010)

Health insurance; definitions, payment to out-of-network providers, patient access to emergency services, report, effective clause. Amending §§ 38.2-3438 and 38.2-3445; adding § 38.2-3445.1. (Patron—Sturtevant, SB 1763)

Health insurance; discrimination on the basis of gender identity or status as a transgender individual prohibited. Adding § 38.2-3449.1. (Patron—Barker, SB 1287)

Health insurance; essential health benefits, preventive services. Amending §§ 38.2-3438, 38.2-3442, and 38.2-3451. (Patron—Favola, SB 1344)

Health insurance; health carriers may offer catastrophic plans on the individual market and may offer such plans to all individuals. Adding § 38.2-3446.1. (Patron—Robinson, HB 2260; Sturtevant, SB 1027)

Health insurance; health insurers and other carriers that credential the mental health professionals in their provider networks may establish reasonable protocols and procedures for credentialing private mental health agencies, protocols and procedures shall require an agency to maintain minimum audit report requirements. Amending § 38.2-3407.10:1; adding § 38.2-3407.10:2. (Patron—Dunnavant, SB 1685, CH 689)

Health insurance; health insurers, health care subscription plans, and health maintenance organizations to provide coverage for autism spectrum disorder for the diagnosis and treatment of individuals of any age. Amending § 38.2-3418.17. (Patron—Thomas, HB 2577, CH 452; Vogel, SB 1693, CH 451)

Health insurance; payment of out-of-network providers, emergency and elective services. Amending §§ 38.2-3438 and 38.2-3445; adding § 38.2-3445.1. (Patron—McDougle, SB 1354)

Health insurance; payment of out-of-network providers, patient access to elective services. Adding § 38.2-3445.1. (Patron—Ware, HB 2538, CH 432)

Health insurance; payment to out-of-network providers, emergency services. Amending §§ 38.2-3407.13:2, 38.2-3438, and 38.2-3445. (Patron—Chase, SB 1228)

Health insurance; revises definition of “small employer” for purposes of group policies. Amending § 38.2-3431. (Patron—Pillion, HB 2719, CH 383; Deeds, SB 1475, CH 450)

Health insurance; short-term, limited-duration health plans, guaranteed options. Adding § 38.2-3407.20. (Patron—Reeves, SB 1674)

Health insurance plans; prior authorization for drug benefits or surgical procedures. Amending § 38.2-3407.15:2. (Patron—Dunnavant, SB 731)

Health plans; calculation of enrollee’s contribution to out-of-pocket maximum or cost-sharing requirement. Amending §§ 38.2-4214 and 38.2-4319; adding § 38.2-3407.20. (Patron—Hugo, HB 2515, CH 661; Dunnavant, SB 1596, CH 662)

Individual and certain group health benefit plans; rates for plans, minimum loss ratios. Amending § 38.2-316.1. (Patron—Toscano, HB 2345, CH 607)

Individual health insurance coverage; authorizes carriers in the Commonwealth to offer short-term, limited-duration health plans. (Patron—Reeves, SB 1240)

Insurance; reimbursement for services provided by a registered surgical assistant. Amending §§ 38.2-3408 and 38.2-4221. (Patron—Barker, SB 1624)
INSURANCE (continued)

Insurance agents; continuing education requirements. Amending §§ 38.2-1867, 38.2-1868.1, 38.2-1869, 38.2-1871, 38.2-1872, and 38.2-1873; repealing § 38.2-1870. (Patron—Chafin, SB 1747)

Insurance holding companies; supervision of internationally active insurance groups. Amending §§ 38.2-1322 and 38.2-1333; adding § 38.2-1332.2. (Patron—Ware, HB 1759, CH 692)

Insurance licensing, biennial; renewal for individuals and business entities, criminal background checks, fingerprinting, insurance agents’ continuing education requirements, removes obsolete requirements, effective date. Amending §§ 19.2-389, 38.2-1819, 38.2-1820, 38.2-1824, 38.2-1826, 38.2-1838, 38.2-1840, 38.2-1841, 38.2-1842, 38.2-1845.2, 38.2-1845.8, 38.2-1845.9, 38.2-1845.17, 38.2-1845.22, 38.2-1857.2, 38.2-1857.5, 38.2-1857.9, 38.2-1865.1, 38.2-1865.5, 38.2-1867, 38.2-1868.1, 38.2-1869, 38.2-1871, 38.2-1872, 38.2-1873, 38.2-1876, 38.2-1882, 38.2-1888, and 55-525.30; adding §§ 38.2-1825.1 and 38.2-1857.4; repealing §§ 38.2-1857.3, 38.2-1857.4, and 38.2-1870. (Patron—Chafin, SB 1222, CH 675)

Line of Duty Act; disabled persons to participate in state and local health insurance. Amending §§ 9.1-400 and 9.1-401. (Patron—Petersen, SB 904)


Motor vehicle insurance policies; prohibits an insurer from refusing to renew a policy solely because of status of person as a foster care provider or a person in foster care. Amending §§ 38.2-2212 and 38.2-2213. (Patron—Keam, HB 1883, CH 334)

Non-opioid pharmacological therapy and non-pharmacological therapy; health insurance coverage. Amending §§ 38.2-4319, 54.1-2708.4, and 54.1-2928.2; adding § 38.2-3418.18. (Patron—Carrico, SB 1518)

Pharmacies; carriers that provide exclusive provider policies and contracts to allow consumers freedom of choice for pharmacy benefits. Amending § 38.2-3407.7. (Patron—Dance, SB 1197, CH 674)

Pharmacies; mail order and delivery of prescription drugs, pharmacy benefits managers. Adding § 38.2-3407.15.5. (Patron—O’Quinn, HB 2223)

Portable electronics insurance; issuing notices and correspondence by mail or electronic means. Amending § 38.2-1877. (Patron—Wilt, HB 2723, CH 523)

Premium Security Plan; created, a state-based reinsurance program. Amending §§ 2.2-3705.5, 38.2-4214, and 38.2-4319; adding §§ 38.2-3461 through 38.2-3473. (Patron—Dunnavant, SB 845)

Property and motor vehicle insurance; use of credit score, adverse actions. Amending §§ 38.2-2126 and 38.2-2234. (Patron—Bagby, HB 2230, CH 704)

Public adjusters; regulation, public adjusting includes soliciting an insured. Amending §§ 38.2-1845.1, 38.2-1845.12, 38.2-1845.13, and 38.2-1846.16. (Patron—Mason, SB 1415, CH 627)

Reproductive health services; health benefit plans to cover costs of specified health care services, etc. Amending §§ 32.1-325, 38.2-3407.5.1, and 38.2-4319; adding § 38.2-3418.18. (Patron—Locke, SB 132)

Step therapy protocols; health benefits, disclosure of information. Adding § 38.2-3407.9:04. (Patron—DeSteph, SB 574)

Telemedicine services; payment of medical assistance for medically necessary health care services provided through telemedicine services, coverage shall include use of telemedicine technologies as it pertains to medically necessary remote patient monitoring services. Amending §§ 32.1-325, 38.2-3418.16, and 54.1-2901. (Patron—Kilgore, HB 1970, CH 211; Chafin, SB 1221, CH 219)

Travel insurance; establishes procedures and requirements for travel protection plans and travel administrators, classification of travel insurance. Amending §§ 38.2-126, 38.2-1887, and 38.2-1888; adding §§ 38.2-1888.1 through 38.2-1888.5 and 58.1-2501.1. (Patron—Kilgore, HB 2186, CH 346; Dunnavant, SB 1565, CH 266)

Uninsured and underinsured motorist insurance policies; insurance companies’ denial of reasonable settlement demand, etc. Amending §§ 8.01-66.1 and 38.2-2206. (Patron—Petersen, SB 17; Petersen, SB 1117)
INSURANCE (continued)
Uninsured motorist insurance coverage; settlement and release. Amending § 38.2-2206. 
(Patron—Chafin, SB 1293, CH 779)

INTERNET
Electric utilities; State Corporation Commission shall establish pilot programs under which certain utilities may submit one or more petitions to provide or make available broadband capacity to nongovernmental Internet service providers to unserved areas of the Commonwealth. Adding § 56-585.1:8. (Patron—O’Quinn, HB 2691, CH 619)

Public Rights-of-Way Use; fees used for high-speed Internet access in underserved areas. Amending § 56-468.1. (Patron—Chafin, SB 857)

INTERSTATE 66
Motor vehicles; in the event of an accident on any part of Interstate 66, where a high-occupancy toll (HOT) lane is under construction and the shoulders of Interstate 66 are being or have been removed, the driver shall move the vehicle from the roadway to the nearest pull-off area if the driver can safely do so, etc. Amending § 46.2-888. (Patron—Marsden, SB 1073, CH 265)

INTERSTATE 95
Interstate 95; Commonwealth Transportation Board to study portion of corridor between Exit 118 and Springfield Interchange and financing options for improvements. (Patron—Cole, HJR 581; Reeves, SJR 276)

INTERSTATE ROUTE 64
Trooper Mark Barrett Memorial Bridge; designating as the bridge on Meadow Road over Interstate 64 at mile marker 202 in Henrico County. (Patron—Bagby, HB 2226, CH 156; Dunnavant, SB 1690, CH 59)

INTERSTATE ROUTE 81
Interstate 81; Interstate 81 Corridor Improvement Fund created, Interstate 81 Committee established, Committee’s meetings shall rotate between locations, report, responsibilities of Commonwealth Transportation Board and Department of Transportation, additional fees for certain vehicles, additional tax per gallon on diesel fuel, disposition of tax revenues, etc. Amending §§ 46.2-698, 58.1-2299.20, and 58.1-2701; adding §§ 33.2-3600 through 33.2-3605, 46.2-697.2, 46.2-702.1:1, 58.1-2217.1, and 58.1-2295.1. (Patron—Landes, HB 2718, CH 837; Obenshain, SB 1716, CH 846)

Interstate 81; pilot program for right lane restrictions for tractor trucks. (Patron—Obenshain, SB 561)

Motor fuels; imposes an additional 2.1 percent tax on fuels sold at wholesale to a retail dealer for sale in a locality along the Interstate 81 Corridor. Amending § 58.1-2299.20; adding §§ 33.2-3600 and 58.1-2295.1. (Patron—Hanger, SB 1322)

Trooper Lucas B. Dowell Bridge; designating as the bridge on Interstate 81 in Smyth County over Whitetop Road. (Patron—Peake, SB 1789, CH 764)

INTERSTATE ROUTE 73
Interstate 73 Corridor Development Fund and Program; created, repeals U.S. Route 58 Corridor Development Fund and Program and enactment clause referring to highway construction share of Transportation Trust Fund to be deposited into the Route 58 Corridor Development Fund. Amending §§ 33.2-1700, 33.2-1701, and 33.2-1709; adding §§ 33.2-3600 and 33.2-3601; repealing §§ 33.2-2300, 33.2-2301, and thirteenth enactment of Chapter 766, 2013 Acts. (Patron—Stanley, SB 1014)

INvoluntary MANslaughter
Involuntary manslaughter; death of a fetus, penalty. Amending § 18.2-36.1. (Patron—Obenshain, SB 541)

IRVINGTON, TOWN OF
Irvington, Town of; amending charter, updates the town’s boundary description, elections of mayor and town council. (Patron—Ransone, HB 1895, CH 694)

Irvington, Town of; amending charter, updates town’s boundary description, on first Tuesday in May 2020, and every four years thereafter, there shall be election of mayor, etc. (Patron—McDougle, SB 1350, CH 113)
JAILS AND PRISONS
Health information; Department of Behavioral Health and Developmental Services shall convene a workgroup to study issue of and to develop a plan for sharing of protected information of individuals with mental health treatment needs between community services boards and local and regional jails. (Patron—Boysko, SB 1644, CH 685)

Jails, local; compensation for cost of incarceration of convicted felons, effective clause. Amending § 53.1-20.1. (Patron—Peake, SB 1040)

Medical and mental health information and records of person committed to jail; allows local probation officers to exchange. Amending § 53.1-133.03. (Patron—Heretick, HB 2213, CH 702)

Naloxone or other opioid antagonist; adds employees of regional jails to the list of individuals who may possess and administer, provided that they have completed a training program. Amending § 54.1-3408. (Patron—Garrett, HB 1878, CH 87)

JAKA, MIKAEL MARTINEZ
Jaka, Mikael Martinez; commending. (Patron—Reid, HJR 759)

JAKA, RIZWAN
Jaka, Rizwan; commending. (Patron—Murphy, HJR 777)

JAMES CITY COUNTY
James City County; amending charter, inoperable vehicles. (Patron—Mason, SB 1408, CH 508)

JAMES MADISON HIGH SCHOOL
James Madison High School; commemorating its 60th anniversary. (Patron—Keam, HJR 1029)

James Madison High School softball team; commending. (Patron—Petersen, SJR 362)

JAMES MADISON UNIVERSITY
James Madison University; management agreement with the Commonwealth. (Patron—Leftwich, HB 2290, CH 124; McDougle, SB 1386, CH 125)

James Madison University women’s lacrosse team; commending. (Patron—Wilt, HJR 869)

JAMES MONROE HIGH SCHOOL
James Monroe High School field hockey team; commending. (Patron—Thomas, HJR 605)

JAMES RIVER
Chesapeake Bay Watershed Implementation Plan; repeals directions to state agencies to exclude the Lynnhaven River and Little Creek watersheds from the James River Basin for purposes of the Plan. Repealing Chapter 184, 2015 Acts and Chapter 41, 2013 Acts. (Patron—Wagner, SB 1388, CH 563)

JAMESON, CAROL G.
Jameson, Carol G.; commending. (Patron—Boysko, SJR 451)

JAMESTOWN HIGH SCHOOL
Jamestown High School Envirothon team; commending. (Patron—Mullin, HJR 889; Pogge, HJR 1039)

JEFFERSON AREA BOARD FOR AGING
Jefferson Area Board for Aging; commending. (Patron—Toscano, HJR 929)

JENKINS, JOHN D.
Jenkins, John D.; recording sorrow upon death. (Patron—McPike, SR 112)

JENKINS, JOHN D.
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Jenkinson, Clay; commending. (Patron—Miyares, HJR 663)
JESSE’S BARBER SHOP
Jesse’s Barber Shop; commending. (Patron—Carrico, SJR 386)

JEWISH COMMUNITY FEDERATION OF RICHMOND
Jewish Community Federation of Richmond; commemorating its 80th anniversary of Kristallnacht. (Patron—Dunnavant, SJR 468)

JOACHIM, GREG
Joachim, Greg; commending. (Patron—Krizek, HJR 1106)

JOE BAGLEY VETERANS OF FOREIGN WARS POST 2582
Joe Bagley Veterans of Foreign Wars Post 2582; commending. (Patron—Jones, S.C., HJR 664)

JOHNSON, CAROLYN W.
Johnson, Carolyn W.; recording sorrow upon death. (Patron—Hope, HJR 1011)

JOHNSON, HARRY JAMES
Johnson, Harry James; commending. (Patron—Marshall, HJR 981)

JOHNSON’S ORCHARDS
Johnson’s Orchards; commemorating its 100th anniversary. (Patron—Garrett, HJR 1120)

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Health benefit plan premium rate review process; Joint Legislative Audit and Review Commission to study the process administered by the State Corporation Commission’s Bureau of Insurance. (Patron—Deeds, SJR 312)

Industrial development authorities; Joint Legislative Audit and Review Commission to study the practices, procedures, and accountability in the Commonwealth. (Patron—Chase, SJR 285)

Standards of Quality; Joint Legislative Audit and Review Commission to study the true cost of education in the Commonwealth and provide an accurate assessment of the costs to implement. (Patron—Lewis, SJR 307)

JONAS, GORDON DANNY
Jonas, Gordon Danny; recording sorrow upon death. (Patron—Suetterlein, SR 160)

JOY, CHARLES AUSTIN, JR.
Joy, Charles Austin, Jr.; recording sorrow upon death. (Patron—Fowler, HJR 997)

JUDGES, JUSTICES, AND OTHER ELECTIVE OFFICERS
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Judge; nomination for election to Supreme Court of Virginia. (Patron—Obenshain, SR 120)

Judges; election in circuit court, general district court, juvenile and domestic relations district court, and members of Judicial Inquiry and Review Commission. (Patron—Adams, L.R., HJR 1140)

Judges; election in Court of Appeals of Virginia, circuit court, general district court, juvenile and domestic relations district court, member of Judicial Inquiry and Review Commission, and member of State Corporation Commission. (Patron—Adams, L.R., HJR 718)

Judges; election in Supreme Court of Virginia, Court of Appeals of Virginia, circuit court, general district court, juvenile and domestic relations district court, and a member of the Judicial Inquiry and Review Commission. (Patron—Adams, L.R., HJR 979)

Judges; increases maximum number of authorized general district court judgeships in the nineteenth judicial district. Amending § 16.1-69.6:1. (Patron—Petersen, SB 1121)
JUDGES, JUSTICES, AND OTHER ELECTIVE OFFICERS (continued)

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Judges; nominations for election to juvenile and domestic relations district court. (Patron—Obenshain, SR 95; Obenshain, SR 124)

Judges, substitute; powers and duties, power to enter a final order in any case heard for a period of 14 days after date of a hearing of such case. Amending § 16.1-69.21. (Patron—Collins, HB 1630)

Judicial Inquiry and Review Commission; nomination for election of a member. (Patron—Obenshain, SR 96; Obenshain, SR 125)

Judicial Inquiry and Review Commission; nominations for election of members. (Patron—Obenshain, SR 147)

State Corporation Commission; nomination for election of a member. (Patron—Wagner, SR 97)

Virginia Retirement System; increased retirement allowance for certain judges. Amending § 51.1-169. (Patron—McDougle, SB 1384)

JUDGES, JUSTICES, AND OTHER ELECTIVE OFFICERS

ELECTED:

ABEJUEL, MAHA-REBEKAH R., Judge, Juvenile and Domestic Relations District Court, Nineteenth Judicial District
Certified ................................................................. 869
Nominated by District Senators .............................................. 1224
Nominated. ................................................................. 1253, 1255
Roll Call ................................................................. 1258, 1266
Elected ................................................................. 1271

ACKERMAN, CHRISTOPHER B., Judge, Juvenile and Domestic Relations District Court, Sixth Judicial District
Certified ................................................................. 868
Nominated by District Senators .............................................. 1220
Nominated. ................................................................. 1252, 1256
Roll Call ................................................................. 1258, 1265
Elected ................................................................. 1271

ATHEY, CLIFFORD L., JR.
Justice, Supreme Court of Virginia
Certified ................................................................. 865
Judge, Court of Appeals of Virginia
Certified ................................................................. 1201
Nominated. ................................................................. 1248, 1255
Roll Call ................................................................. 1257, 1259
Elected ................................................................. 1268

AYERS, STEPHANIE M., Judge, Juvenile and Domestic Relations District Court, Twenty-fourth Judicial District
Certified ................................................................. 869
Nominated by District Senators .............................................. 1225-1226
Nominated. ................................................................. 1253, 1256
Roll Call ................................................................. 1258, 1267
Elected ................................................................. 1271

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<td>Black, Kevin C.</td>
<td>Judge</td>
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JUDGES, JUSTICES, AND OTHER ELECTIVE OFFICERS (continued)

CAUDILL, LAUREN A., Judge, General District Court, Fourteenth Judicial District

CANN, LAWRENCE BREVARD, III, Judge, General District Court, Thirteenth Judicial District

CAMPBELL, RICHARD B., Judge, Juvenile and Domestic Relations District Court, Thirteenth Judicial District

BRITTLF, WALLACE W., JR., Judge, Juvenile and Domestic Relations District Court, Sixth Judicial District

BUGG, DONTAÉ L., Judge, Nineteenth Judicial Circuit

BRINKS, MARCUS A., Judge, Twenty-first Judicial Circuit

CAMPBELL, HUGH S., Judge, General District Court, Fifteenth Judicial District

CAMPBELL, RICHARD B., Judge, Juvenile and Domestic Relations District Court, Thirteenth Judicial District

CANN, LAWRENCE BREVARD, III, Judge, General District Court, Thirteenth Judicial District

CAUDILL, LAUREN A., Judge, General District Court, Fourteenth Judicial District

CAVEDO, BRADLEY B., Thirteenth Judicial Circuit
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<td>Justice, Supreme Court of Virginia</td>
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Auxiliary law-enforcement officers; purchase of service handguns or other weapons. Amending § 59.1-148.3. (Patron–Cosgrove, SB 1048, CH 608)

Capital murder; law-enforcement officers and fire marshals, where offender was 18 years of age or older at time of offense, punishment shall be no less than a mandatory minimum term of confinement for life. Amending § 18.2-31. (Patron–Pillion, HB 2615, CH 835; Carrico, SB 1501, CH 717)

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Handheld photo speed monitoring devices; Department of State Police or law-enforcement officer employed by Department may operate in or around highway work zones where law-enforcement vehicle is present and displaying lighted blue or blue combination lights, mailing of certain summons by first-class mail to owner, etc., of vehicle, report. Amending § 46.2-882; adding § 46.2-882.1. (Patron–Carrico, SB 1521, CH 842)


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LIBERTY UNIVERSITY SCHOOL OF AERONAUTICS
Liberty University School of Aeronautics; commending. (PatronNewman, SJR 321)
LIBRARIES
Library of Virginia; disposition of official correspondence of the Governor. Amending § 2.2-126.
(PatronGilbert, HB 1702)
Library of Virginia; disposition of official correspondence of the Governor, effective clause.
Amending § 2.2-126. (PatronSuetterlein, SB 1703)
LICENSE PLATES AND REGISTRATION
License plates, special; created for persons awarded the Navy and Marine Corps Medal or for
unremarried surviving spouses of such persons. Adding § 46.2-745.1. (PatronLeftwich,
HB 1832, CH 74)
License plates, special; issuance for members and supporters of Parents Against Bullying
organization bearing legend NO BULLY ZONE. (PatronLocke, SB 116)


LICENSE PLATES AND REGISTRATION (continued)
License plates, special; issuance for members and supporters of The American Legion bearing legend THE AMERICAN LEGION. (Patron—Stuart, SB 988)
License plates, special; issuance for members of the International Association of Fire Fighters. Amending § 46.2-746.8. (Patron—Plum, HB 2114, CH 154; Deeds, SB 1474, CH 80)
License plates, special; issuance for persons awarded the Armed Forces Expeditionary Medal or for unremarried surviving spouses of such persons. Adding § 46.2-745.1. (Patron—O’Quinn, HB 2220, CH 194)
License plates, special; issuance for supporters of Fork Union Military Academy bearing legend FORK UNION MILITARY ACADEMY. (Patron—Peake, SB 1105)
License plates, special; issuance for supporters of the Virginia Aquarium bearing legend PROTECT SEA LIFE. (Patron—Knight, HB 1637, CH 67)
License plates, special; issuance for supporters of Virginia State Parks bearing legend VIRGINIA STATE PARKS. (Patron—Bulova, HB 1709, CH 70)
License plates, special; issuance for supporters of Virginia women veterans bearing legend I SUPPORT WOMEN VETERANS. (Patron—Wexton, SB 431)
License plates, special; issuance for supporters of Virginia’s Move Over law bearing legend MOVE OVER. (Patron—Peace, HB 2011, CH 540)
License plates, special; updates name of organization from Virginia Association for Community Conflict Resolution to Resolution Virginia. Amending § 46.2-749.119. (Patron—Marsden, SB 1020, CH 402)
Motor vehicle registration, licensing, and certificates of title statutes; reorganization, segregation of criminal offenses and traffic offenses. Amending §§ 46.2-612 and 46.2-613. (Patron—Herring, HB 1711, CH 71; McDougle, SB 1382, CH 79)
Vehicle registration; dismissal of summons for expiration, proof of compliance. Amending §§ 16.1-69.48:1 and 46.2-646. (Patron—Herring, HB 1712, CH 14; McDougle, SB 1383, CH 57)

LICENSE TAX
License tax, local; definition of new business, owner of new business that operates a mobile food unit pays tax required by locality in which unit is registered. Adding § 58.1-3715.1. (Patron—Dunnavant, SB 1425, CH 791)
License taxes; interest rate for certain refunds. Amending § 58.1-3916. (Patron—Dance, SB 255)

LIEUTENANT GOVERNOR
Constitutional amendment; qualifications of Governor and Lieutenant Governor, residency requirement (first reference). Amending Section 3 of Article V. (Patron—Chase, SJR 2; Chase, SJR 252; Chase, SR 82)

LINDBERG, LINDA
Lindberg, Linda; commending. (Patron—Hope, HJR 1017)

LINDSEY, WILLIAM
Lindsey, William; commending. (Patron—DeSteph, SJR 458)

LINE OF DUTY ACT
Line of Duty Act; death benefit eligibility, Department of Military Affairs employees. Amending § 9.1-400. (Patron—Reeves, SB 468)
Line of Duty Act; disabled persons to participate in state and local health insurance. Amending §§ 9.1-400 and 9.1-401. (Patron—Petersen, SB 904)

LINEBURG, FREDERICK
Lineburg, Frederick; recording sorrow upon death. (Patron—Reid, HJR 985)

LINEWEAVER, ELIZABETH CARTER
Lineweaver, Elizabeth Carter; recording sorrow upon death. (Patron—Webert, HJR 767)
LITERACY COUNCIL OF NORTHERN VIRGINIA
  Literacy Council of Northern Virginia; commending. (Patron–Kory, HJR 698)

LITTLE AUSTRIA, LLC
  Little Austria, LLC; commending. (Patron–Bell, John J., HJR 1074)

LITTLE FORK VOLUNTEER FIRE AND RESCUE COMPANY
  Little Fork Volunteer Fire and Rescue Company; commemorating its 25th anniversary. (Patron–Webert, HJR 765)

LITTON, ROBERT EWING, II
  Litton, Robert Ewing, II; recording sorrow upon death. (Patron–Chafin, SJR 447)

LIVESTOCK
  Livestock; changes definition to include alpacas. Amending §§ 3.2-5900 and 3.2-6500. (Patron–Pogge, HB 2689, CH 258)

LIVING LEGENDS OF ALEXANDRIA
  Living Legends of Alexandria; commending. (Patron–Levine, HJR 742)

LOCAL GOVERNMENT AND OFFICIALS
  Conflict of Interests Act, State and Local Government; disclosure by local government officers and employees. Amending § 2.2-3115. (Patron–Black, SB 816)
  Conflict of Interests Act, State and Local Government; school boards and school employees, hiring of relatives by any school district. Amending § 2.2-3119. (Patron–Chafin, SB 1491, CH 641)
  Local economic development; expenditure shall be first approved by local governing body. Amending § 15.2-940. (Patron–Chase, SB 714)
  Local employee grievance procedure; qualifying grievances by local government employees. Amending § 15.2-1507. (Patron–Boysko, SB 1783)
  Local government; when named as a deponent, it shall designate one or more members of such body to serve as a deponent on its behalf. Adding § 8.01-410.1. (Patron–Surovell, SB 613)
  Local government revenues and expenditures; comparative report, filing date. Amending § 15.2-2510. (Patron–Boysko, SB 1633)
  Local government taxing authority; equalizes municipal and county taxing authorities by granting a county the same authority available to a municipality through the uniform charter powers. Amending §§ 15.2-204 and 15.2-1200. (Patron–Favola, SB 1127)
  Underground electric distribution lines; pilot program established under which local government of any locality operating under urban county executive form of government may request an electric utility to place lines in transportation projects to serve and facilitate the creation of transit-oriented development, etc. (Patron–Surovell, SB 1759, CH 792)
  Zoning ordinance; if local government reduces time period by which a planning commission shall review a proposed amendment to less than 100 days, they shall hold at least one public hearing, locality shall publish notice of hearing in a newspaper having general circulation and shall also publish the notice on the locality’s website. Amending § 15.2-2285. (Patron–Roem, HB 2375, CH 483)

LOCALLY POURED
  Locally Poured; commending. (Patron–Delaney, HJR 833)

LOCKE, MAMIE E.
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  Leave of absence ................................................................. 2096
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LOGAN, JOSEPH DANDRIDGE, III
Logan, Joseph Dandridge, III; recording sorrow upon death. ( Patron–Carr, HJR 843)

LOGGANS, PAT
Loggans, Pat; recording sorrow upon death. ( Patron–Kilgore, HJR 719)

LONG-TERM CARE
Long-term care; expediting review of applications, report. Amending § 32.1-330. ( Patron–Torian, HB 2474, CH 430)

LONGFELLOW MIDDLE SCHOOL
Longfellow Middle School National Literature Competition team; commending. ( Patron–Sullivan, HJR 1071)

LORD, LESLIE BAIN
Lord, Leslie Bain; recording sorrow upon death. ( Patron–Delaney, HJR 795)

LOTTERIES, LOTTERY LAWS, AND COMMISSIONS
Lottery; prohibits Virginia Lottery from disclosing information about individual winners whose prize exceeds $10 million, etc. Amending § 2.2-3705.7; adding § 58.1-4029. ( Patron–Ware, HB 1650, CH 247; Spruill, SB 1060, CH 163)
Lottery Board; authorizes casino gaming in the Commonwealth to be regulated by Board, imposes criminal and civil penalties for violations of the casino gaming law. Amending §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364; adding §§ 11-16.1, 18.2-334.5, 37.2-314.1, and 58.1-4100 through 58.1-4131. ( Patron–Carrico, SB 1503)
Virginia Lottery; disclosure of identity of winners. Amending §§ 2.2-3705.7 and 58.1-4006. ( Patron–Ruff, SB 1082)

LOUDOUN COUNTY
Loudoun County Area Agency on Aging; commending. ( Patron–Black, SJR 356)
Loudoun County High School girls’ soccer team; commending. ( Patron–LaRock, HJR 1091)
Loudoun County High School girls’ volleyball team; commending. ( Patron–LaRock, HJR 1092)
Loudoun County High School marching band; commending. ( Patron–Black, SJR 273)
Loudoun County Sheriff’s Department; commending. ( Patron–Black, SJR 308)

LOUDOUN FREEDOM CENTER
Loudoun Freedom Center; commending. ( Patron–Bell, John J., HJR 1128)

LOUDOUN VALLEY HIGH SCHOOL
Loudoun Valley High School boys’ cross country team; commending. ( Patron–LaRock, HJR 1085)

LUCAS, L. LOUISE
Addressed the Senate in memory of former Senator Benjamin J. Lambert, III; requested adjournment in memory .................................................. 1671
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LURAY, TOWN OF
Luray, Town of; new charter (previous charter repealed). (Patron—Obenshain, SB 1424, CH 714)

LYME DISEASE
Health insurance; coverage for long-term antibiotic therapy for a patient with Lyme disease. Amending § 38.2-4319; adding § 38.2-3418.18. (Patron—Black, SB 1010)
Lyme disease; disclosure of test result information to patients. Adding § 32.1-137.06. (Patron—Edmunds, HB 2731, CH 435)

LYNnhaven River
Chesapeake Bay Watershed Implementation Plan; repeals directions to state agencies to exclude the Lynnhaven River and Little Creek watersheds from the James River Basin for purposes of the Plan. Repealing Chapter 184, 2015 Acts and Chapter 41, 2013 Acts. (Patron—Wagner, SB 1388, CH 563)

MADISON FAMILY DESCENDANTS, THE NATIONAL SOCIETY OF
Madison Family Descendants, The National Society of; commending. (Patron—Reeves, SJR 381)

MAGISTRATES
Bail and recognizances; magistrate’s checklist, surety’s basis for request for capias. Amending §§ 19.2-121 and 19.2-149. (Patron—Adams, L.R., HB 2453, CH 176)
Testing of bodily fluids; court or magistrate shall order testing for human immunodeficiency virus or the hepatitis B or C virus if he determines there is probable cause to believe that an exposure prone incident occurred. Amending §§ 32.1-45.1 and 32.1-45.2. (Patron—Price, HB 1033)
Warrants; issuance by magistrates. Amending §§ 19.2-71 and 19.2-72. (Patron—DeSteph, SB 1150)

MANASSAS PARK, CITY OF
Confidentiality of tax information; local tax officers sharing information with certain local administrative officers in City of Manassas Park. (Patron—McPike, SB 1623)

MANCHESTER HIGH SCHOOL
Manchester High School football team; commending. (Patron—Robinson, HJR 983)

MANKIN, ELMA
Mankin, Elma; recording sorrow upon death. (Patron—Boysko, SR 132)

MANNEY, NANCY-JO
Manney, Nancy-Jo; commending. (Patron—Tran, HJR 1119)

MANUFACTURED HOUSING
Manufactured Home Lot Rental Act; increases amount a tenant can recover after a landlord violates the Act. Amending § 55-248.51. (Patron—McPike, SB 1442)

MANUFACTURERS
Intangible personal property; personal property used in manufacturing. Amending § 58.1-1101. (Patron—Chafin, SB 879)

MAPLEWOOD LANDFILL
Maplewood Landfill; commending. (Patron—Chase, SR 131)

MARIJUANA
Charges and convictions, certain; person allowed to petition for expungement of convictions and deferred disposition dismissals for marijuana possession, etc., when the offense occurred prior to the person’s twenty-first birthday, any person seeking expungement of a marijuana possession or alcohol-related charge shall be assessed a $150 fee. Amending §§ 19.2-392.2 and 19.2-392.4. (Patron—McDougle, SB 1380)
Industrial hemp; clarifies definition of “hemp product,” conforms Virginia law to the provisions of the federal 2018 Farm Bill by amending the definitions of cannabidiol oil, marijuana, and tetrahydrocannabinol (THC) to exclude industrial hemp that is grown, dealt, or processed in compliance with state or federal law, testing of Cannabis sativa, reports, abolishes the higher education and Virginia industrial hemp research programs, etc. Amending §§ 3.2-4112,
MARIJUANA

3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, 54.1-3408.3, and 54.1-3446; repealing §§ 3.2-4114.1 and 3.2-4117. (Patron—Marshall, HB 1839, CH 653; Ruff, SB 1692, CH 654)

Industrial hemp; definition, exclusion from certain marijuana provisions. Amending §§ 3.2-4112, 18.2-247, 54.1-3401, and 54.1-3446. (Patron—Marsden, SB 1057)

Marijuana; a law-enforcement officer is permitted to testify as to results of any field test approved by Department of Forensic Science in any trial for a misdemeanor offense of possession with intent to distribute. Amending § 19.2-188.1. (Patron—Howell, SB 110)

Marijuana; decriminalization of simple possession, penalty. Amending §§ 16.1-260, 18.2-250.1, 18.2-251, 18.2-252, 18.2-259.1, 18.2-308.09, 18.2-308.1; and 46.2-390.1. (Patron—Ebbin, SB 997)

Physicians; advertising in connection with his practice shall not include in any advertisement a reference to marijuana unless for treatment of addiction or substance abuse, etc. Amending § 54.1-2903. (Patron—Orrock, HB 1826, CH 656)

MARINE PRODUCTS, SCIENCE AND RESOURCES

Menhaden; Virginia Marine Resources Commission required to adopt regulations to implement Interstate Fishery Management Plan for Atlantic Menhaden and authorizes Commission to adopt regulations for managing the Commonwealth’s fishery, repeals several existing codified provisions relating to quotas, allocation of allowable landings, etc. Amending §§ 2.2-4002, 2.2-4103, 28.2-201, 28.2-409, and 28.2-410; repealing §§ 28.2-400.2 through 28.2-400.6, 28.2-405, 28.2-411, and 28.2-1000.2. (Patron—Cosgrove, SB 1046)

Submerged fiber optic cables; Virginia Marine Resources Commission to study the feasibility of creating protection zones located along or being developed on Virginia’s shores. (Patron—DeSteph, SJR 309)

MARRIAGE

Constitutional amendment; amends provision dealing with marriage that was approved by referendum at November 2006 election (first reference). Amending Section 15-A of Article I. (Patron—Ebbin, SJR 1)

Constitutional amendment; repeals provision dealing with marriage that was approved by referendum at the November 2006 election (first reference). Repealing Section 15-A of Article I. (Patron—Ebbin, SB 3; Ebbin, SB 1007; Edwards, SB 1306)

Same-sex marriages and civil unions; repeals statutory prohibitions between persons of the same sex purporting to bestow privileges and obligations of marriage. Repealing §§ 20-45.2 and 20-45.3. (Patron—Ebbin, SB 1007; Edwards, SB 1306)


MARSDEN, DAVID W.

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MARSH, JOHN O., JR.

Marsh, John O., Jr.; recording sorrow upon death. (Patron—Vogel, SR 136)

MARTIN, FRED THOMAS, SR.

Martin, Fred Thomas, Sr.; recording sorrow upon death. (Patron—Adams, L.R., HJR 1081)
MARTIN, MARCUS L.
Martin, Marcus L.; commending. (Patron—Toscano, HJR 928)

MARTINSVILLE, CITY OF
Historical African American cemeteries; adds Matthews Cemetery, The People’s Cemetery, and Smith Street Cemetery in City of Martinsville to list. Amending § 10.1-2211.2. (Patron—Adams, L.R., HB 2406, CH 252)
Real estate; delinquent taxes or liens, adds City of Martinsville to list of cities with different requirements for the appointment of a special commissioner. Amending § 58.1-3970.1. (Patron—Adams, L.R., HB 2405, CH 159)

MARY BALDWIN UNIVERSITY
Mary Baldwin University Alumni Association; commemorating its 125th anniversary. (Patron—Hanger, SR 151)

MARYLAND
Potomac River Bridge Towing Compact; adds the Harry W. Nice Bridge, Sandy Hook Bridge, Brunswick Bridge, and Point of Rocks Bridge to the Potomac River bridges subject to Compact, provisions shall become effective upon enactment by legislative bodies of Maryland and District of Columbia of similar legislation. Amending § 46.2-1239.1. (Patron—Barker, SB 1296, CH 403)

MARZANO, TODD
Marzano, Todd; commending. (Patron—Hope, HJR 1016)

MASON, ROBERT B.
Mason, Robert B.; recording sorrow upon death. (Patron—Delaney, HJR 915)

MASON, T. MONTGOMERY
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MASON, TERRI
Mason, Terri; commending. (Patron—Tran, HJR 1125)

MASS TRANSIT
Mass transit providers; Commonwealth Transportation Board may allocate supplemental operating funds in fiscal year 2020 to any transit provider that receives funds to support operating costs, etc., maximum amount of funds available shall not exceed $3 million from nongeneral fund available to Department of Rail and Public Transportation. (Patron—Thomas, HB 2553, CH 551)
Mass transit providers; loss of certain operating funds, maximum amount of supplemental funds available shall not exceed $3 million. (Patron—Mason, SB 1680, CH 567)

MASSEY, LONNIE MANUEL
Massey, Lonnie Manuel; commending. (Patron—Jones, S.C., HJR 769)

MATTAPONI BAPTIST ASSOCIATION OF VIRGINIA
Mattaponi Baptist Association of Virginia; commemorating its 140th anniversary. (Patron—McDougle, SR 119)

MATTHEW SHEPARD FOUNDATION
Matthew Shepard Foundation; commemorating its 20th anniversary. (Patron—Sickles, HJR 622)

MATTHEWS, LINWOOD S.
Matthews, Linwood S.; recording sorrow upon death. (Patron—Cox, HJR 815; Chase, SJR 352)
MCBRIDE, SUZANNE CURRY
McBride, Suzanne Curry; recording sorrow upon death. (Patron—DeSteph, SJR 435)

MCCAIG, DONALD ROBERT
McCaig, Donald Robert; recording sorrow upon death. (Patron—Deeds, SJR 368)

MCCLELLAN, JENNIFER L.
Addressed the Senate in memory of the Reverend Dr. Martin Luther King, Jr.; requested adjournment in memory ............................................................ 148
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Item 4-5.04 #1c, Item 4-5.11 #1c ............................................. 1986

MCCRAY, RONNIE LEE
McCray, Ronnie Lee; recording sorrow upon death. (Patron—Mullin, HJR 907)

MCCUE, RICHARD J.
McCue, Richard J.; commending. (Patron—Hope, HJR 1020)

MCDOWGULE, RYAN T.
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MCEATHRON, DANIEL T.
McEathron, Daniel T.; commending. (Patron—Obenshain, SJR 348)

MCGUIRE, ANNIE LEE FARMER
McGuire, Annie Lee Farmer; recording sorrow upon death. (Patron—Rodman, HJR 948)

MCGUIRE, HUNTER HOLMES, JR.
McGuire, Hunter Holmes, Jr.; recording sorrow upon death. (Patron—Carr, HJR 842)

MCKEOUGH, MARGARET E.
McKeough, Margaret E.; commending. (Patron—Howell, SJR 339)

MCKINNON, WILLIAM
McKinnon, William; recording sorrow upon death. (Patron—Norment, SJR 446)

MCLAUGHLIN, SYLVIA OVERTON
McLaughlin, Sylvia Overton; recording sorrow upon death. (Patron—Edmunds, HJR 830)

MCLEAN NEWCOMERS AND NEIGHBORS CLUB
McLean Newcomers and Neighbors Club; commemorating its 50th anniversary. (Patron—Sullivan, HJR 919)

MCPIKE, JEREMY S.
Addressed Senate in memory of John D. Jenkins; requested adjournment in memory .................. 860
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MECHANICS’ AND CERTAIN OTHER LIENS
Garage and mechanics’ liens; in the case of any vehicle not subject to a chattel mortgage, etc., the keeper of the garage shall have a lien thereon for his reasonable charges for storage. Amending §§ 46.2-644.01 and 46.2-644.02. (Patron—DeSteph, SB 1342, CH 561)
Mechanic’s liens; makes consistent the statute and statutory forms. Amending §§ 43-4, 43-5, 43-8, and 43-10. (Patron—Adams, L.R., HB 2409, CH 243)
Mechanics’ liens; notice of sale. Amending §§ 43-34 and 46.2-644.03. (Patron—Edwards, SB 1336, CH 560)
Mechanics’ liens; right to withhold payment. Amending § 43-13. (Patron—Petersen, SB 1119)

MEDICAID AND MEDICARE PROGRAMS
Criminal history background information; licensed home care agency, community services board, licensed adult day care center, etc., that provide services under state plan for medical assistance services may disclose whether background check has been performed on an employee and whether such person is eligible for employment. Amending §§ 32.1-162.9:1, 37.2-416, 37.2-506, and 63.2-1720. (Patron—Price, HB 2035, CH 89)
Medicaid; Department of Medical Assistance Services to apply for a waiver to implement Training, Education, Employment, and Opportunity Program for able-bodied adult recipients. (Patron—Miyares, HB 338)
Medicaid recipients; treatment involving opioids, prohibition on payment of costs shall not apply to a recipient’s cost-sharing amounts required by the state plan for medical assistance, written notice to patient prior to health care services, etc. Adding § 54.1-2910.3:1. (Patron—Pillion, HB 2558, CH 223; Chafin, SB 1167, CH 444)
Medicaid Supplemental Payment Program Fund; established, effective clause. Adding § 32.1-332. (Patron—Lucas, SB 1750)

MEDICAL TREATMENT, CARE, AND ASSISTANCE
Continuing care retirement communities; accessing medical assistance, certificate of public need. Amending § 32.1-102.3:1.1. (Patron—Watts, HB 2722, CH 299; Barker, SB 1722, CH 384)
Hospice patients; Department of Medical Assistance Services shall implement a process for direct payment of nursing facility or ICF/MR services. (Patron—Head, HB 1639, CH 209)
Medicaid; Department of Medical Assistance Services to apply for a waiver to implement Training, Education, Employment, and Opportunity Program for able-bodied adult recipients. (Patron—Miyares, HB 338)
Medical Assistance Services, Department of; Department shall amend eligibility criteria for the Community Living waiver and the Family and Individual Support waiver, dependents of foreign service members. (Patron—Hope, HB 1812, CH 416)
PACE program; definition, the Department of Medical Assistance Services shall develop and implement a coordinated plan to provide choice and education to eligible prospective PACE clients. Amending § 32.1-330.3. (Patron—Rasoul, HB 1975, CH 419)

MEDINA, MEG
Medina, Meg; commending. (Patron—VanValkenburg, HJR 934; Dunnavant, SR 130)

MEEKS, STEVEN G.
Meeks, Steven G.; commending. (Patron—Toscano, HJR 930)
MEMORIAL RESOLUTIONS

Adams, Anthony Reid; recording sorrow upon death. (Patron–Tran, HJR 1138; Marsden, SR 133)
Adkins, Lorna Garrett; recording sorrow upon death. (Patron–Marshall, HJR 984)
Anderson, Alvin W., Sr.; recording sorrow upon death. (Patron–Jones, S.C., HJR 768)
Anderson, Scott Marvin; recording sorrow upon death. (Patron–Cole, HJR 834; Stuart, SJR 359)
Ashe, Victor J.; commemorating his life and legacy on the occasion of the 45th anniversary of his death. (Patron–Spruill, SR 140)
Ashworth, Luther Ray; recording sorrow upon death. (Patron–Norment, SJR 454)
Axselle, Ralph L., Jr.; recording sorrow upon death. (Patron–VanValkenburg, HJR 873)
Baldwin, Malcolm Forbes; recording sorrow upon death. (Patron–LaRock, HJR 1084)
Barker, Garner Allen; recording sorrow upon death. (Patron–Carro, SJR 377)
Barnett, Mary J.; recording sorrow upon death. (Patron–Lewis, SJR 456)
Beauchamp, Jasper N.; recording sorrow upon death. (Patron–Reeves, SR 109)
Bobzien, David P.; recording sorrow upon death. (Patron–Plum, HJR 945)
Bounds, Edna; recording sorrow upon death. (Patron–Delaney, HJR 802)
Bowles, James H.; recording sorrow upon death. (Patron–Ware, HJR 906)
Branch, Alvin Deon; recording sorrow upon death. (Patron–Miyares, HJR 701)
Brent, Dennis Lynn; recording sorrow upon death. (Patron–Peake, SJR 340)
Brinkley, Carl David; recording sorrow upon death. (Patron–Deeds, SJR 372)
Brooks, Norman; recording sorrow upon death. (Patron–Orrock, HJR 1034)
Brown, Hugh Rose; recording sorrow upon death. (Patron–Simon, HJR 744)
Bryan, James William, Jr.; recording sorrow upon death. (Patron–Deeds, SJR 371)
Burrus, Krissia Ansara Henderson; recording sorrow upon death. (Patron–McQuinn, HJR 839)
Bush, George Herbert Walker; recording sorrow upon death. (Patron–Cox, HJR 971)
Bushong, James Robert; recording sorrow upon death. (Patron–Austin, HJR 706)
Bussey, George Sherlock; recording sorrow upon death. (Patron–Carr, HJR 941)
Byrne, Thomas Francis; recording sorrow upon death. (Patron–Delaney, HJR 799)
Carbajal, Jose Del Carmen; recording sorrow upon death. (Patron–Hope, HJR 1005)
Carlucci, Frank C., III; recording sorrow upon death. (Patron–Murphy, HJR 818)
Cason, Brittney L.; recording sorrow upon death. (Patron–Obenshain, SR 138)
Chandler, James Mapp; recording sorrow upon death. (Patron–Cosgrove, SJR 346)
Chenard, John H.; recording sorrow upon death. (Patron–Delaney, HJR 796)
Clark, Bradford Turner; recording sorrow upon death. (Patron–Fowler, HJR 1139; Dunnavant, SJR 324)
Clark, Bradford Turner; recording sorrow upon death. (Patron–McDougle, SR 100)
Clark, Roy Linwood; recording sorrow upon death. (Patron–Ruff, SJR 409)
Coniglio, Robert Joseph; recording sorrow upon death. (Patron–Delaney, HJR 800)
Cooke, Josephine Bernadine; recording sorrow upon death. (Patron–Roem, HJR 1099)
Coors, William K.; recording sorrow upon death. (Patron–Hanger, SJR 345)
Corbett, Kevin; recording sorrow upon death. (Patron–Suetterlein, SR 167)
Cormann, John M.; recording sorrow upon death. (Patron–Hope, HJR 1008)
Creasy, David C., Sr.; recording sorrow upon death. (Patron–McClellan, SJR 364)
Crenshaw, Robert Lee Ertiese, Jr.; recording sorrow upon death. (Patron–McQuinn, HJR 987)
Cridlin, George Fuller; recording sorrow upon death. (Patron–Kilgore, HJR 908)
Cromuel, March, Jr.; recording sorrow upon death. (Patron–Hayes, HJR 1059)
Crump, Grosjean Graves, Jr.; recording sorrow upon death. (Patron–Peace, HJR 632)
Dabney, William Garfield; recording sorrow upon death. (Patron–Rasoul, HJR 947)
Davis, Charles William, Jr.; recording sorrow upon death. (Patron–Ayala, HJR 711)
Davis, John Maston; recording sorrow upon death. (Patron–Ransone, HJR 691)
Dean, Lou; recording sorrow upon death. (Patron–Rodman, HJR 923)
Dellinger, Cynthia Grim; recording sorrow upon death. (Patron–Gilbert, HJR 958; Obenshain, SJR 416)
MEMORIAL RESOLUTIONS (continued)

Dendy, Stacey Visser; recording sorrow upon death. (Patron—Jones, S.C., HJR 667; Saslaw, SJR 269)
Denney, Lucy E.; recording sorrow upon death. (Patron—Hope, HJR 1010)
Diezel, Harry E.; recording sorrow upon death. (Patron—DeSteph, SJR 344)
Doane, Charles Edward; recording sorrow upon death. (Patron—O’Quinn, HJR 766)
Dodson, Thelma Virginia; recording sorrow upon death. (Patron—Murphy, HJR 781)
Dover, Dale Warren; recording sorrow upon death. (Patron—Simon, HJR 970)
Dowell, Lucas B.; recording sorrow upon death. (Patron—O’Quinn, HJR 968; Carrico, SJR 388)
Dreyfus, Leonard Louis; recording sorrow upon death. (Patron—Deeds, SJR 422)
Dudley, Sue Kimble; recording sorrow upon death. (Patron—Deeds, SJR 370)
Earley, Robert Andrew, Sr.; recording sorrow upon death. (Patron—Stolle, HJR 1047)
Edgerton, Milton Thomas, Jr.; recording sorrow upon death. (Patron—Toscano, HJR 925)
Edwards, William E.; recording sorrow upon death. (Patron—Deeds, SJR 373)
Elder, Andrew Dalton, Sr.; recording sorrow upon death. (Patron—Edmunds, HJR 831)
Estes, Lillie A.; recording sorrow upon death. (Patron—McQuinn, HJR 872; McClellan, SJR 365)
Fahl, Douglas Ronald; recording sorrow upon death. (Patron—Howell, SJR 317)
Ferguson, William R.; recording sorrow upon death. (Patron—McDougle, SR 149)
Fierro, Manuel Baca; recording sorrow upon death. (Patron—Boysko, SJR 448)
Ford, Leonard Carlyle; recording sorrow upon death. (Patron—Norment, SJR 455)
Freeman, Barbara Foster; recording sorrow upon death. (Patron—Howell, SJR 426)
Fuller, Joseph Benjamin; recording sorrow upon death. (Patron—Heretick, HJR 611)
Gamboa, Bellamy Malaki; recording sorrow upon death. (Patron—Convis-Fowler, HJR 940)
Gates, Ernest Pleasants; recording sorrow upon death. (Patron—Robinson, HJR 819)
Gates, Marshall Steven; recording sorrow upon death. (Patron—Suetterlein, SR 164)
Gibbs, Jason Dean; recording sorrow upon death. (Patron—Stanley, SR 153)
Gooch, Robert S., IV; recording sorrow upon death. (Patron—Chase, SR 126)
Hagans, Robert Franklin, Jr.; recording sorrow upon death. (Patron—Lindsey, HJR 959)
Hall, Kenneth A.; recording sorrow upon death. (Patron—DeSteph, SR 168)
Hansen-Ike, Brenda Lee; recording sorrow upon death. (Patron—Cosgrove, SR 85)
Harper, John; recording sorrow upon death. (Patron—Surovell, SJR 438)
Heron, Charles M.; recording sorrow upon death. (Patron—DeSteph, SJR 350)
Hill, Derek Brandon; recording sorrow upon death. (Patron—Carrico, SJR 304)
Hoge, Mary Barbara Kirk; recording sorrow upon death. (Patron—Delaney, HJR 797)
Horton, Dennis Dunne; recording sorrow upon death. (Patron—Hanger, SJR 280)
Huff, Frank; recording sorrow upon death. (Patron—Obenshain, SJR 417)
Hunnicutt, Joseph Frederick; recording sorrow upon death. (Patron—Carrico, SJR 378)
Hunter, Jeannine A.; recording sorrow upon death. (Patron—Norment, SJR 464)
Inskeep, William Brinker; recording sorrow upon death. (Patron—Freitas, HJR 696)
Jenkins, John D.; recording sorrow upon death. (Patron—McPike, SR 112)
Johnson, Carolyn W.; recording sorrow upon death. (Patron—Hope, HJR 1011)
Jonas, Gordon Danny; recording sorrow upon death. (Patron—Suetterlein, SR 160)
Joy, Charles Austin, Jr.; recording sorrow upon death. (Patron—Fowler, HJR 997)
Karl, Earl V.; recording sorrow upon death. (Patron—Delaney, HJR 798)
Kelly, Edmund John; recording sorrow upon death. (Patron—Carrico, SJR 376)
Kenney, Walter T., Sr.; recording sorrow upon death. (Patron—McQuinn, HJR 840; McClellan, SJR 380)
Kerr, Evelyn Marie; recording sorrow upon death. (Patron—Obenshain, SJR 267)
Kim, James Hoshik; recording sorrow upon death. (Patron—Keam, HJR 1035)
Kinnman, Guy Malcolm, Jr.; recording sorrow upon death. (Patron—Bourne, HJR 1007)
Kling, William Holt, Sr.; recording sorrow upon death. (Patron—Ransone, HJR 731)
Krum, Charles, Jr.; recording sorrow upon death. (Patron—O’Quinn, HJR 710)
Lamar, Marjorie Hodges; recording sorrow upon death. (Patron—Hanger, SR 103)
MEMORIAL RESOLUTIONS (continued)

Lancaster, Donn; recording sorrow upon death. (Patron–Bourne, HJR 957; Sturtevant, SJR 437)
Landsrath, Ursula; recording sorrow upon death. (Patron–Webert, HJR 924)
LaPorta, Gary Carlo; recording sorrow upon death. (Patron–Simon, HJR 1100)
Laughon, Franklin E.; recording sorrow upon death. (Patron–Cox, HJR 741)
Lawler, Joan Albert; recording sorrow upon death. (Patron–Ransone, HJR 638)
Layman, T. Rodman; recording sorrow upon death. (Patron–Obenshain, SJR 395)
Lee, Richard Mimms; recording sorrow upon death. (Patron–Fowler, HJR 722)
Lewis, Rudolph Bobby, Sr.; recording sorrow upon death. (Patron–DeSteph, SJR 351)
Liakos, John George; recording sorrow upon death. (Patron–Rasoul, HJR 946)
Lineburg, Frederick; recording sorrow upon death. (Patron–Reid, HJR 985)
Lineweaver, Elizabeth Carter; recording sorrow upon death. (Patron–Webert, HJR 767)
Litton, Robert Ewing, II; recording sorrow upon death. (Patron–Chafin, SJR 447)
Logan, Joseph Dandridge, III; recording sorrow upon death. (Patron–Carr, HJR 843)
Loggans, Pat; recording sorrow upon death. (Patron–Kilgore, HJR 719)
Lord, Leslie Bain; recording sorrow upon death. (Patron–Delaney, HJR 795)
Mankin, Elma; recording sorrow upon death. (Patron–Boysko, SR 132)
Marsh, John O., Jr.; recording sorrow upon death. (Patron–Vogel, SR 136)
Martin, Fred Thomas, Sr.; recording sorrow upon death. (Patron–Adams, L.R., HJR 1081)
Mason, Robert B.; recording sorrow upon death. (Patron–Delaney, HJR 915)
Matthews, Linwood S.; recording sorrow upon death. (Patron–Cox, HJR 815; Chase, SJR 352)
McBride, Suzanne Curry; recording sorrow upon death. (Patron–DeSteph, SJR 435)
McCoy, Donald Robert; recording sorrow upon death. (Patron–Deeds, SJR 368)
McCray, Ronnie Lee; recording sorrow upon death. (Patron–Mullin, HJR 907)
McGuire, Annie Lee Farmer; recording sorrow upon death. (Patron–Rodman, HJR 948)
McGuire, Hunter Holmes, Jr.; recording sorrow upon death. (Patron–Carr, HJR 842)
McKinnon, William; recording sorrow upon death. (Patron–Norment, SJR 446)
McLaughlin, Sylvia Overton; recording sorrow upon death. (Patron–Edmunds, HJR 830)
Miller, Sandra Elizabeth; recording sorrow upon death. (Patron–Carr, HJR 852)
Mitchell, Willie Mae; recording sorrow upon death. (Patron–Levine, HJR 1098)
Moore, Audrey Elizabeth; recording sorrow upon death. (Patron–Watts, HJR 961)
Newton, Edward Colston, V; recording sorrow upon death. (Patron–Ransone, HJR 619; Stuart, SJR 315)
Norman, Sheila Elizabeth; recording sorrow upon death. (Patron–Hope, HJR 1012)
Nuckols, Gary M.; recording sorrow upon death. (Patron–Stuart, SJR 335)
Nusbaum, Robert C.; recording sorrow upon death. (Patron–Jones, J.C., HJR 972)
Olson, Cleonia B. Ramsey Agee; recording sorrow upon death. (Patron–Delaney, HJR 801)
Onley, Mary E.; recording sorrow upon death. (Patron–Lewis, SJR 410)
Parrott, Joan S.; recording sorrow upon death. (Patron–Locke, SJR 257)
Phillips, Leonard E., Jr.; recording sorrow upon death. (Patron–Carr, HJR 841; Sturtevant, SJR 434)
Piazza, Cynthia Lynn; recording sorrow upon death. (Patron–Cox, HJR 814; Chase, SJR 420)
Pollard, Oliver A., Jr.; recording sorrow upon death. (Patron–Dance, SJR 444)
Power, Thomas Pierce; recording sorrow upon death. (Patron–Mason, SJR 421)
Press, Alexis Wesolowsky; recording sorrow upon death. (Patron–Keam, HJR 1058)
Price, David Allen, Sr.; recording sorrow upon death. (Patron–Tyler, HJR 602)
Proffitt, Richard Lee; recording sorrow upon death. (Patron–Roem, HJR 1082)
Quayle, Frederick MacDonald; recording sorrow upon death. (Patron–Jones, S.C., HJR 712; Cosgrove, SJR 318)
Raftelis, Mitchel; recording sorrow upon death. (Patron–Carroll Foy, HJR 1049)
Rasnick, John Marshall, Jr.; recording sorrow upon death. (Patron–McDougle, SR 113)
Redd, Roy Lee; recording sorrow upon death. (Patron–Hurst, HJR 874)
Rhee, Jhoon Goo; recording sorrow upon death. (Patron–Sullivan, HJR 790)
Riddick, Charlotte Staples; recording sorrow upon death. (Patron–Toscano, HJR 927)
MEMORIAL RESOLUTIONS (continued)
Rogers, James Walter; recording sorrow upon death. (Patron—Stanley, SJR 406)
Roller, Harold W.; recording sorrow upon death. (Patron—Landes, HJR 730)
Ross, Andrew Patrick; recording sorrow upon death. (Patron—Deeds, SJR 369; Dunnavant, SR 118)
Ross, Barbara Beatrice Abernathy; recording sorrow upon death. (Patron—Bourne, HJR 812; McClellan, SJR 427)
Rowe, Josiah Pollard, III; recording sorrow upon death. (Patron—Thomas, HJR 1048; Stuart, SJR 290)
Rupe, Trina Nelson; recording sorrow upon death. (Patron—Hurst, HJR 875)
Russell, Robert Elson, Sr.; recording sorrow upon death. (Patron—Chase, SR 128)
Shepard, Matthew Wayne; commemorating his life and legacy. (Patron—Sickles, HJR 623)
Shumadine, Anne B.; recording sorrow upon death. (Patron—Jones, J.C., HJR 973)
Silver, Maxine Lyons; recording sorrow upon death. (Patron—Stuart, SJR 396)
Slotnick, Fay Dutkin; recording sorrow upon death. (Patron—Ebbin, SR 158)
Smith, Kenny; recording sorrow upon death. (Patron—Keam, HJR 1030)
Smith, Lloyd Thomas, Jr.; recording sorrow upon death. (Patron—Deeds, SJR 423)
Snodgrass, Inez Faye; recording sorrow upon death. (Patron—O’Quinn, HJR 707)
Snook, Helen B.; recording sorrow upon death. (Patron—Toscano, HJR 926)
Snyder, Edward Brown; recording sorrow upon death. (Patron—DeSteph, SJR 349)
Spady, Effie Marie Giddens; recording sorrow upon death. (Patron—Lewis, SJR 457)
Spain, Yvonne Elizabeth; recording sorrow upon death. (Patron—Carr, HJR 845)
Spruill, Tyler McKellan; recording sorrow upon death. (Patron—Freitas, HJR 905; Reeves, SJR 385)
Stenke, George; recording sorrow upon death. (Patron—Stolle, HJR 1060)
Stiles, George Edward Robertson; recording sorrow upon death. (Patron—Peace, HJR 633)
Stivers, Jennifer Marable; recording sorrow upon death. (Patron—Dunnavant, SJR 387)
Strickland, Troy Everett; recording sorrow upon death. (Patron—Edmunds, HJR 596)
Thomas, Wilbur Eugene; recording sorrow upon death. (Patron—Ruff, SJR 469)
Thompson, Charles; recording sorrow upon death. (Patron—Miyares, HJR 805)
Tilley, Michael Timothy; recording sorrow upon death. (Patron—McDougle, SR 108)
Toups, John Melburn; recording sorrow upon death. (Patron—Saslaw, SJR 271)
Towell, Richard Leigh, Sr.; recording sorrow upon death. (Patron—Peace, HJR 631; McDougle, SR 115)
Troxell, Charlotte Mae Satterwhite; recording sorrow upon death. (Patron—McDougle, SR 114)
Verley, Elizabeth May; recording sorrow upon death. (Patron—Locke, SJR 467)
Wade, Kevin Glenn; recording sorrow upon death. (Patron—Lewis, SJR 412)
Walker, William Clinton; recording sorrow upon death. (Patron—O’Quinn, HJR 721; Carrico, SJR 303)
Wambold, Alan Bruce; recording sorrow upon death. (Patron—Saslaw, SR 148)
Ward, William E.; recording sorrow upon death. (Patron—Hayes, HJR 586; Spruill, SJR 256)
Ware, Evelynn Belle; recording sorrow upon death. (Patron—LaRock, HJR 1083; Black, SJR 328)
Washington, Tony Robinson, Jr.; recording sorrow upon death. (Patron—Lewis, SJR 411)
Weaver, Bettie Woodson; recording sorrow upon death. (Patron—Adams, D.M., HJR 695; Sturtevant, SR 476)
Welsh, George; recording sorrow upon death. (Patron—Bell, Robert B., HJR 761)
Whetzel, Anthony R.; recording sorrow upon death. (Patron—Wilt, HJR 871)
Whetzel, Anthony Robert; recording sorrow upon death. (Patron—Obenshain, SJR 394)
Whitaker, Joseph C.; recording sorrow upon death. (Patron—Locke, SJR 384)
White, Richard Dudley; recording sorrow upon death. (Patron—Jones, J.C., HJR 986)
Whitehurst, Kenneth N., Jr.; recording sorrow upon death. (Patron—Knight, HJR 726)
Whitmore, Edwin Burwell Jones, III; recording sorrow upon death. (Patron—Campbell, J.L., HJR 811)
Williams, Hazel; recording sorrow upon death. (Patron—Suetterlein, SR 166)
Williams, John Davis; recording sorrow upon death. (Patron—McQuinn, HJR 1080)
Wilson, Harvey King; recording sorrow upon death. (Patron—McClellan, SJR 433)
MEMORIAL RESOLUTIONS (continued)
Wise, Timothy Martin; recording sorrow upon death. (Patron–Hope, HJR 1009)
Wood, Glen; recording sorrow upon death. (Patron–Poindexter, HJR 969)
Wright, Lorene Ann; recording sorrow upon death. (Patron–Tran, HJR 1137)

MENHADEN FISH
Menhaden; Virginia Marine Resources Commission required to adopt regulations to implement
Interstate Fishery Management Plan for Atlantic Menhaden and authorizes Commission to
adopt regulations for managing the Commonwealth’s fishery, repeals several existing codified
provisions relating to quotas, allocation of allowable landings, etc. Amending §§ 2.2-4002,
2.2-4103, 28.2-201, 28.2-409, and 28.2-410; repealing §§ 28.2-400.2 through 28.2-400.6,
28.2-405, 28.2-411, and 28.2-1000.2. (Patron–Cosgrove, SB 1046)
Menhaden fishery; Virginia Marine Resources Commission to adopt regulations to implement
Interstate Fishery Management Plan for Atlantic Menhaden and requires that any moratorium
on the fishery be subject to legislative review, repeals code pertaining to annual closure of
Chesapeake Bay purse seine fishery for menhaden. Amending §§ 2.2-4002, 2.2-4103,
28.2-409, and 28.2-410; adding § 28.2-203.2; repealing § 28.2-1000.2. (Patron–Cosgrove,
SB 1049)

MIDDLETON, FREDERICK S., III
Middleton, Frederick S., III; commending. (Patron–Toscano, HJR 933)

MILITARY AND EMERGENCY LAWS
Emergency Management, Virginia Department of; annual reporting requirements, etc., repeals
provisions referring to agency mandates on localities. Amending §§ 2.2-222.1, 2.2-222.3,
44-146.17:2, 44-146.18, and 44-146.28; adding § 44-146.18:4; repealing § 2.2-613.
(Patron–Jones, J.C., HB 2133, CH 615)
Virginia National Guard; all members who are called into state active duty be paid an amount not
less than that prescribed for a member with the rank of E-6 who has over 18 years of service,
effective clause. Amending § 44-83. (Patron–Reeves, SB 1246)

MILLER, GEORGE
Miller, George; commending. (Patron–Rasoul, HJR 953)

MILLER, SANDRA ELIZABETH
Miller, Sandra Elizabeth; recording sorrow upon death. (Patron–Carr, HJR 852)

MINES AND MINING
Clean Energy Advisory Board; established, membership, powers and duties, solar energy
(Patron–Aird, HB 2741, CH 554)
Coal combustion residuals (CCR) surface impoundments; Department of Environmental Quality to
require closure of impoundments located in Chesapeake Bay watershed. Adding § 10.1-1413.3.
(Patron–Chase, SB 1009)
Gas or oil drilling units; proceeds of certain gas or oil wells, escrowed because the owner’s identity
and location remain unknown, shall be presumed abandoned and paid into the Coalbed Region
Elderly Assistance Fund, etc. Amending §§ 45.1-361.21 and 45.1-361.22:2; adding §§ 45.1-361.21:2 and 45.1-361.22:3. (Patron–Chafin, SB 1268)
Mineral mining; increases permit fees, permit fee for successor operator. Amending §§ 45.1-181 and
45.1-184.2. (Patron–Ware, HB 1932, CH 538)
Oil and gas wells; bonding requirements, application notice. Amending §§ 45.1-361.19 and
45.1-361.31. (Patron–Stuart, SB 1271, CH 351)

MINORITIES
Teacher licensure process and assessment requirements; Department of Education to study for any
inherent biases that may prevent minority teacher candidates from entering the profession.
(Patron–Locke, SJR 6)

MINORS
Adoption by relative; clarifies term “close relative placement.” Amending § 63.2-1242.1.
(Patron–Brewer, HB 2208, CH 377)
MINORS (continued)

Cannabidiol oil and THC-A oil; authorizes a patient or, if such patient is a minor or an incapacitated adult, such patient’s parent or legal guardian may designate an individual to act as his registered agent for the purposes of receiving oil pursuant to a valid written certification, etc. Amending §§ 18.2-250.1, 54.1-3408.3, 54.1-3442.5, 54.1-3442.6, and 54.1-3442.7. (Patron—Marsden, SB 1719, CH 690)

Child abuse and neglect; local boards of social services, when investigating an individual who is the subject of allegations, to obtain and consider a search of the central registry, etc., family assessments. Amending §§ 63.2-1505 and 63.2-1506. (Patron—Mullin, HB 1671, CH 276)

Child abuse or neglect; out-of-court and recorded statements made by a child 14 years of age or younger. Amending §§ 63.2-1522 and 63.2-1523. (Patron—Collins, HB 1622, CH 413)

Child in foster care; local departments of social services shall notify appropriate community services board when child is identified as having a developmental disability. (Patron—Favola, SB 1135, CH 301)

Child Pornography Registry; contents of Registry, criminal investigations, report. Amending § 19.2-390.3. (Patron—Bell, Robert B., HB 1940, CH 3; McDougle, SB 1379, CH 42)

Child restraint devices and safety belts; exempts any person operating taxicabs, emergency medical services agency vehicle, fire company vehicle, law-enforcement vehicle, etc., while in performance of his official duties from requirement that certain minors be secured. Amending § 46.2-1095. (Patron—Head, HB 1662, CH 196; Suetterlein, SB 1677, CH 319)

Child victims and witnesses; testimony, using two-way closed-circuit television, commercial sex trafficking and prostitution offenses. Amending § 18.2-67.9. (Patron—Collins, HB 2464, CH 146)

Children; in determining custody or visitation arrangements, the court shall, when appropriate, assure frequent and continuing contact with each parent. Amending § 20-124.3. (Patron—Davis, HB 2127)

Children in residence or custody; participation in any educational programs offered by the facility that is administered by the Department of Education, regardless of their enrollment status. Amending § 22.1-7. (Patron—Bell, Richard P., HB 1986, CH 281; Hanger, SB 1314, CH 173)

Children who are deaf or hard of hearing; services provided, advisory subcommittee established, report. Amending §§ 22.1-217.03 and 30-236.1. (Patron—Pogge, HB 676)

Corporal punishment of a child with an object; penalty. Adding § 18.2-371.1:1. (Patron—Petersen, SB 1399)

Custody and visitation arrangements; best interests of the child, child abuse as term is described in definition of “abused or neglected child.” Amending § 20-124.3. (Patron—Surovell, SB 1757)

Custody and visitation orders; court may order that exchange of a child shall take place at an appropriate meeting place. Amending § 20-124.3. (Patron—Aird, HB 2317, CH 378)

Deferral of jury service; persons who have legal custody of and are responsible for the care of a child. Amending § 8.01-341.2. (Patron—Hope, HB 1814, CH 518)

Foster care; security freeze on credit report, removal of freeze in best interest of child, annual credit checks. Amending § 63.2-905.2. (Patron—Brewer, HB 1730, CH 677; Reeves, SB 1253, CH 676)


Juvenile sentencing factors; geriatric release of juvenile offenders. Amending §§ 16.1-272 and 53.1-40.01. (Patron—Marsden, SB 1081)

Language development for children who are deaf or hard of hearing; assessment resources for parents and educators, advisory committee, report. Amending § 37.2-314.1. (Patron—Edwards, SB 160)

Minors; allowing access to firearms, penalty. Amending § 18.2-56.2. (Patron—Howell, SB 1096)

Minors; certain health regulatory boards authorized to promulgate certain regulations regarding counseling, regulations prohibit use of electroshock therapy or other similar non-speech therapy. (Patron—Newman, SB 1778)

Minors; prostitution and human trafficking related crimes, taking, detaining person, etc., if minor is 15 years of age or older at time of offense, Class 3 misdemeanor, if minor is younger than 15 years of age at time of offense, Class 2 felony. Amending §§ 18.2-355 through 18.2-357.1. (Patron—Gilbert, HB 2470)
MINORS (continued)

Misdemeanor sex offenses against minors; extends the statute of limitations period for prosecuting where the victim is a minor at the time of the offense to 20 years after the victim reaches majority. Amending § 19.2-8. (Patron—Deeds, SB 1484)

Motor vehicles; no person who is required to register with the Sex Offender and Crimes Against Minors Registry or the federal National Sex Offender Public Website for an offense that is similar to a sexually violent offense may operate a taxicab for transportation of passengers for remuneration over the highways. Adding § 46.2-2011.33. (Patron—Collins, HB 2300, CH 480)

Parental or legal custodial powers; power of attorney to delegate to another person any powers regarding custody, care, and property of child, etc. Amending §§ 63.2-100 and 63.2-1715; adding §§ 20-166 and 20-167. (Patron—Byron, HB 998)

Prostitution and sex trafficking; offenses involving a minor, penalties. Amending §§ 9.1-902, 17.1-805, 18.2-46.1, 18.2-347 through 18.2-350, 18.2-357.1, 18.2-513, 19.2-215.1, and 19.2-392.02. (Patron—Bell, Robert B., HB 2586, CH 617)


Sex Offender and Crimes Against Minors Registry; registration procedures for change of email address. Amending § 9.1-903. (Patron—McDougle, SB 1385)

Sex Offender and Crimes Against Minors Registry; reregistration schedule, copies of all forms to be used and guidelines for submitting such forms, shall be available through distribution by the State Police, etc., effective date. Amending § 9.1-904. (Patron—Watts, HB 2089, CH 613; Mason, SB 1418, CH 614)


Virginia Uniform Transfers to Minors Act; permits a transferor to transfer property under the Act to an individual under the age of 21 to be paid, conveyed, or transferred to such individual upon his attaining 25 years of age. Amending §§ 64.2-1908 and 64.2-1919. (Patron—Edwards, SB 1307, CH 527)

MISDEMEANORS

Condominium Act; any person who willfully violates any provision of the Act is guilty of a misdemeanor. Amending §§ 19.2-8 and 55-79.103. (Patron—DeSteph, SB 1374)

Disorderly conduct in public places; eliminates the Class 1 misdemeanor for disrupting willfully or while intoxicated the operation of any school or any school activity. Amending § 18.2-415. (Patron—McClellan, SB 1107)

Marijuana; a law-enforcement officer is permitted to testify as to results of any field test approved by Department of Forensic Science in any trial for a misdemeanor offense of possession with intent to distribute. Amending § 19.2-188.1. (Patron—Howell, SB 110)

Minors; prostitution and human trafficking related crimes, taking, detaining person, etc., if minor is 15 years of age or older at time of offense, Class 3 misdemeanor, if minor is younger than 15 years of age at time of offense, Class 2 felony. Amending §§ 18.2-355 through 18.2-357.1. (Patron—Gilbert, HB 2470)

Misdemeanor sex offenses against minors; extends the statute of limitations period for prosecuting where the victim is a minor at the time of the offense to 20 years after the victim reaches majority. Amending § 19.2-8. (Patron—Deeds, SB 1484)

Prostitution; unlawful for any travel agent to knowingly promote travel services, Class 1 misdemeanor. Amending §§ 2.2-515.2, 8.01-42.4, 18.2-513, 19.2-10.2, 19.2-386.16, and 19.2-386.35; adding § 18.2-348.1. (Patron—Delaney, HB 1817, CH 458)

School principals; principals are not required to report criminal misdemeanors or status offenses to law enforcement if, in the principal’s discretion, such report is not warranted. Amending § 22.1-279.3:1. (Patron—Reeves, SB 476)
MISDEMEANORS (continued)
Sex offenders; registered offenders who enter an emergency shelter to notify a member of shelter’s staff, etc., any person who violates this subsection is guilty of a Class 3 misdemeanor, no person shall be denied entry into emergency shelter on basis of his status unless prohibited by law, use of Registry information. Adding § 9.1-906.1. (Patron—Leftwich, HB 2303; Cosgrove, SB 1047)
Timber theft; a person who buys and removes timber from a landowner’s property is guilty of Class 1 misdemeanor if he fails to pay the landowner within date specified in written timber sales agreement, load tickets required for certain sales of timber. Amending §§ 10.1-1105 and 55-332; adding §§ 55-334.2 and 55-334.3. (Patron—Adams, L.R., HB 2411, CH 348; Chafin, SB 1469, CH 353)
Unmanned aircraft system; trespassing with system if takes off or lands in violation of current Federal Aviation Administration Special Security Instructions, etc., guilty of Class 1 misdemeanor. Amending § 18.2-121.3. (Patron—Knight, HB 1636, CH 612)
Wanton waste; Class 2 misdemeanor for violating a regulation prohibiting, or allowing of a killed or crippled game animal or nonmigratory game bird to be wasted without making a reasonable effort to retrieve the animal. Adding § 29.1-553.1. (Patron—Edmunds, HB 1613, CH 150)

MISSION OF MERCY PROJECT
Mission of Mercy project; commemorating its 100th event. (Patron—Kory, HJR 612)

MITCHELL, WILLIE MAE
Mitchell, Willie Mae; recording sorrow upon death. (Patron—Levine, HJR 1098)

MIXED BEVERAGES, ALCOHOLIC
Alcoholic beverage control; allows the sale of mixed beverages by licensed restaurants and the sale of alcoholic beverages by the Board of Directors of the Virginia Alcoholic Beverage Control Authority in any county, town, or supervisor’s election district unless a referendum is held, etc., certain provisions of enactments shall become effective on July 1, 2020, repeals provision relating to licenses for establishments in national forests, certain adjoining lands, etc. Amending §§ 4.1-100, 4.1-119, 4.1-121, 4.1-122, 4.1-124, and 4.1-221.1; repealing § 4.1-126. (Patron—Hurst, HB 2634, CH 178; Reeves, SB 1110, CH 37)
Alcoholic beverage control; alternative to the food-to-beverage ratio for mixed beverage restaurant licensees by allowing such licensees to meet applicable food sale requirements by demonstrating at least $500,000 in annual food sales. Amending § 4.1-210. (Patron—Cosgrove, SB 1683)
Alcoholic beverage control; annual mixed beverage special events licenses, combined annual mixed beverage special events and mixed beverage caterer’s licenses, agritourism resorts. Amending §§ 4.1-100 and 4.1-210. (Patron—Reeves, SB 1245)
Alcoholic beverage control; creates an annual mixed beverage performing arts facility license. Amending § 4.1-210. (Patron—Landes, HB 1657, CH 174)
Alcoholic beverage control; limited mixed beverage license for retail cigar shops. Amending §§ 4.1-100, 4.1-210, 4.1-231, and 4.1-233. (Patron—Collins, HB 2301)
Alcoholic beverage control; mixed beverage restaurant license, penalties. Amending §§ 4.1-111 and 4.1-210. (Patron—Reeves, SB 1242)
Alcoholic beverage control; notwithstanding the requirement for a referendum for liquor by the drink, Board of Directors of the Alcoholic Beverage Control Authority may issue a mixed beverage license to establishments located on property fronting Doe Creek Farm Road and various other properties. Amending § 4.1-126. (Patron—Hurst, HB 1905, CH 175)
Alcoholic beverage control; regulations, terms and conditions for a mixed beverage licensee, delivery permittees, records on deliveries of wine and beer, permittees shall remit records on a monthly basis for any month during which permittee makes a delivery and is required to collect and remit excise taxes due to Authority. Amending §§ 4.1-111, 4.1-204, and 4.1-212.1. (Patron—Knight, HB 2367, CH 706)

MONROE, CHARLES
Address by Senator Favola in memory; adjournment in memory . . . . . . . . . . . . . . . . . . . . . . . . 1441
MONTANA GOLD BREAD COMPANY
Montana Gold Bread Company; commemorating its 25th anniversary in 2019. (Patron—Carr, HJR 846)

MONTESSORI EDUCATION DAY
Montessori Education Day; designating as January 6, 2020, and each succeeding year thereafter. (Patron—Vogel, SJR 314)

MOORE, AUDREY ELIZABETH
Moore, Audrey Elizabeth; recording sorrow upon death. (Patron—Watts, HJR 961)

MOPEDS
All-terrain vehicles (ATVs), mopeds, and off-road motorcycles; clarifies taxation on vehicles, etc., in any city or county located within the Historic Triangle, an additional one percent tax shall be imposed. Amending §§ 58.1-2402, 58.1-2403, and 58.1-2425. (Patron—Orrock, HB 1679, CH 52)

MOTOR CARRIERS
Highways, Commissioner of; annual report on certain data regarding operation of overweight trucks on highways. (Patron—Garrett, HB 2800, CH 401; Carrico, SB 1775, CH 568)
Interstate 81; pilot program for right lane restrictions for tractor trucks. (Patron—Obenshain, SB 561)

MOTOR FUELS
Gas severance tax, local; extends sunset provision. Amending § 58.1-3713. (Patron—Pillion, HB 2555, CH 24; Chafin, SB 1165, CH 191)
Interstate 81; Interstate 81 Corridor Improvement Fund created, Interstate 81 Committee established, Committee’s meetings shall rotate between locations, report, responsibilities of Commonwealth Transportation Board and Department of Transportation, additional fees for certain vehicles, additional tax per gallon on diesel fuel, disposition of tax revenues, etc. Amending §§ 46.2-698, 58.1-2299.20, and 58.1-2701; adding §§ 33.2-3600 through 33.2-3605, 46.2-697.2, 46.2-702.1:1, 58.1-2217.1, and 58.1-2295.1. (Patron—Landes, HB 2718, CH 837; Obenshain, SB 1716, CH 846)
Motor fuels; every dispensing device used in the retail sale of fuel shall identify the fuel and be labeled. Amending § 59.1-167.1. (Patron—Dance, SB 1600, CH 756)
Motor fuels; imposes an additional 2.1 percent tax on fuels sold at wholesale to a retail dealer for sale in a locality along the Interstate 81 Corridor. Amending § 58.1-2299.20; adding §§ 33.2-3600 and 58.1-2295.1. (Patron—Hanger, SB 1322)
Motor fuels; imposes an additional tax equal to five percent of the average wholesale price of gasoline on the sale of gasoline, gasohol, diesel, and alternative fuels, report. Amending § 58.1-2289; adding § 58.1-2217.1. (Patron—Edwards, SB 1470)
Motor fuels tax; repeals enactment clause that would automatically lower the rate of taxation if Congress were to enact legislation granting states the authority to compel remote sellers to collect and remit sales and use tax. Repealing fifteenth enactment of Chapter 766, 2013 Acts. (Patron—Petersen, SB 1120)
Richmond, City of; designates areas that constitute service territory for natural gas utility. (Patron—McClellan, SB 355)

MOTOR VEHICLE INSURANCE
Motor vehicle insurance; compliance verification by DMV. Amending §§ 46.2-688, 46.2-706 through 46.2-708, and 46.2-710. (Patron—Kilgore, HB 1867, CH 149; Newman, SB 1787, CH 193)
Motor vehicle insurance policies; prohibits an insurer from refusing to renew a policy solely because of status of person as a foster care provider or a person in foster care. Amending §§ 38.2-2212 and 38.2-2213. (Patron—Keam, HB 1883, CH 334)
Motor vehicle liability insurance; increases minimum liability coverage amount, provisions shall become effective as to any motor vehicle insurance policies that are issued or renewed on or after January 1, 2019. Amending §§ 46.2-419 and 46.2-472. (Patron—Newman, SB 364)
Property and motor vehicle insurance; use of credit score, adverse actions. Amending §§ 38.2-2126 and 38.2-2234. (Patron—Bagby, HB 2230, CH 704)
MOTOR INSURANCE (continued)

Uninsured and underinsured motorist insurance policies; insurance companies’ denial of reasonable settlement demand, etc. Amending §§ 8.01-66.1 and 38.2-2206. (Patron—Petersen, SB 17; Petersen, SB 1117)

Uninsured motorist insurance coverage; settlement and release. Amending § 38.2-2206. (Patron—Chafin, SB 1293, CH 779)

MOTOR VEHICLES

Air bags; manufacture, importation, sale, etc., of counterfeit or nonfunctional bags prohibited, penalty, provisions shall not apply to sale, installation, etc., on any motor vehicle used solely for police work. Amending § 46.2-1088.3. (Patron—Bell, Robert B., HB 2143, CH 392)

Amber warning lights; vehicles hauling forest products authorized to use. Amending § 46.2-1025. (Patron—Tyler, HB 1802, CH 145; Ruff, SB 1254, CH 112)

Bicyclists and other vulnerable road users; no person shall operate a motor vehicle in a careless or distracted manner and is the proximate cause of serious bodily injury to a vulnerable road user, etc., motor vehicles crossing a solid line designating a bicycle lane, exception. Amending § 46.2-841; adding § 46.2-816.1. (Patron—Surovell, SB 1550)

Certificate of title; vehicle used as a taxicab. Amending § 46.2-624. (Patron—Yancey, HB 1768, CH 72)

Child restraint devices and safety belts; exempts any person operating taxicabs, emergency medical services agency vehicle, fire company vehicle, law-enforcement vehicle, etc., while in performance of his official duties from requirement that certain minors be secured. Amending § 46.2-1095. (Patron—Head, HB 1662, CH 196; Suetterlein, SB 1677, CH 319)

Child support; nonpayment, amount of arrearage paid, repayment agreement, suspension of driver’s license. Amending § 46.2-320.1. (Patron—Carr, HB 2059, CH 284; Dance, SB 1667, CH 285)

Commercial driver’s licenses; Commissioner of DMV to waive certain knowledge and skills tests required for obtaining a permit or license for certain current or former military service members. Amending § 46.2-341.14:01. (Patron—Thomas, HB 2551, CH 161)

Commercial driver’s licenses; entry-level driver training. Commissioner shall waive the knowledge test and driving skills test for certain current or former military service members applying for certain endorsements, etc. Amending §§ 46.2-324.1, 46.2-341.4, 46.2-341.10, 46.2-341.12, 46.2-341.14, 46.2-341.14:01, 46.2-341.14:1, 46.2-341.19, 46.2-341.22, 46.2-380, 46.2-382, 46.2-1700, and 46.2-1701.1; adding §§ 46.2-1708 through 46.2-1711. (Patron—Deeds, SB 1481, CH 750)

Commercial driver’s licenses; specialized training required. Adding § 46.2-341.9:01. (Patron—DeSteph, SB 1343, CH 352)

Commercial vehicles; certain Class A driver training schools to be third party testers for the skills test component of the license examination, waiver of requirement that third party tester applicant employ 50 drivers, report. Amending §§ 46.2-341.14:1, 46.2-341.14:10, and 46.2-1702; adding § 46.2-326.1. (Patron—Austin, HB 2183, CH 155; Newman, SB 1347, CH 78)

Constitutional amendment; personal property tax exemption for one motor vehicle owned and used primarily by or for a disabled veteran, “motor vehicle” shall include only automobiles and pickup trucks, exception (first reference). Amending Section 6 of Article X. (Patron—Filler-Corn, HJR 676, CH 822; Reeves, SJR 278, CH 823)

Disabled parking placards; certification by mental health professional to DMV of a person’s disability. Amending § 46.2-1241. (Patron—Deeds, SB 692)

Driver education programs; any school board that offers a program in the safe operation of motor vehicles is required to make the program available to any student who receives home instruction and resides in the local school division. Amending § 22.1-205. (Patron—Black, SB 1021)

Driver privilege cards; authorizes issuance of new cards by DMV to an applicant who has reported income from Virginia sources on an individual tax return filed with the Commonwealth in the preceding 12 months, has provided an unexpired passport as proof of identity, etc. Amending §§ 2.2-3705.7, 2.2-3808.1, 4.1-305, 8.01-315, 8.01-420.8, 8.9A-503, 12.1-19, 16.1-69.40.1, 16.1-228, 17.1-293, 18.2-6, 18.2-268.1, 19.2-258.1, 20-60.3, 20-107.1, 22.1-205, 24.2-410.1, 24.2-411.1, 24.2-416.7, 24.2-643, 32.1-291.2, 33.2-613, 38.2-2212, 46.2-3281.1, 46.2-330, 46.2-332, 46.2-333.1, 46.2-335, 46.2-343, 58.1-3, 59.1-442, 59.1-443.3, 63.2-1916, and 63.2-1941; adding § 46.2-328.3. (Patron—Surovell, SB 1740)
MOTOR VEHICLES (continued)

Driver privilege cards; penalty. Amending §§ 2.2-3705.7, 2.2-3808.1, 4.1-305, 8.01-313, 8.01-420.8, 8.9A-503, 12.1-19, 16.1-69.40:1, 16.1-228, 16.2-698.1, 19.2-258.1, 20-60.3, 20-107.1, 22.1-205, 24.2-410.1, 24.2-411.1, 24.2-416.7, 24.2-643, 32.1-291.2, 33.2-613, 38.2-2212, 46.2-335, 46.2-343, 58.1-3, 59.1-442, 59.1-443.3, 63.2-1916, and 63.2-1941; adding § 46.2-328.3. (Patron—Boysko, SB 1641)

Driver’s license; DMV, upon request of applicant and presentation of a signed statement by a licensed physician confirming applicant’s condition, request for a traumatic brain injury indicator on applicant’s driver’s license shall require a signed statement from a licensed neurologist confirming applicant’s condition. Amending § 46.2-342. (Patron—Deeds, SB 1487)

Drivers’ license; suspension for nonpayment of fines or costs. Amending §§ 19.2-354, 19.2-354.1, 46.2-301, 46.2-395, 46.2-416, and 46.2-1200.1. (Patron—Ebbin, SB 578)

Drivers’ license; suspension for nonpayment of fines or costs, repeals requirement that license of a person convicted of any violation of the law who fails or refuses to provide for immediate payment of fines or costs be suspended, Commissioner of DMV to return or reinstate any person’s license that was suspended prior to July, 2019, solely for nonpayment of fines or costs, etc., effective clause. Amending §§ 19.2-258.1, 19.2-354, 19.2-354.1, 33.2-503, 46.2-301, 46.2-361, 46.2-391.1, 46.2-416, 46.2-819.1, 46.2-819.3, 46.2-819.3:1, 46.2-819.5, and 46.2-1200.1; repealing § 46.2-395. (Patron—Stanley, SB 1013)

Drivers’ license; suspension for nonpayment of fines or costs repeals requirement that license of a person convicted of any violation of the law who fails or refuses to provide for immediate payment of fines or costs be suspended, Commissioner shall waive all fees related to reinstating such person’s driving privileges. Amending §§ 19.2-258.1, 19.2-354, 19.2-354.1, 33.2-503, 46.2-301, 46.2-361, 46.2-391.1, 46.2-416, 46.2-819.1, 46.2-819.3, 46.2-819.3:1, 46.2-819.5, and 46.2-1200.1; repealing § 46.2-395. (Patron—Ebbin, SB 1612)

Drivers’ license; suspensions for certain non-driving related offenses, repeals existing provisions relating to suspension of licenses, etc., effective clause. Amending §§ 18.2-251, 46.2-395, 46.2-410.1, and 46.2-1200.1; repealing §§ 18.2-259.1 and 46.2-390.1. (Patron—Ebbin, SB 1613)

Drivers’ licenses; suspensions for certain non-driving related offenses, repeals existing provisions relating to suspension of licenses, delayed effective date. Amending §§ 18.2-251, 46.2-395, 46.2-410.1, and 46.2-1200.1; repealing §§ 18.2-259.1 and 46.2-390.1. (Patron—Edwards, SB 1310)

Driving under influence of alcohol; first offense, vehicle equipped with certified ignition interlock system. Amending §§ 18.2-270.1 and 18.2-271.1. (Patron—Surovell, SB 737)

Driving while intoxicated or operating watercraft while intoxicated; maiming, etc., of another, definition of “serious bodily injury,” penalties. Amending §§ 18.2-51.4 and 18.2-51.5. (Patron—Bell, Robert B., HB 1941, CH 465)

Duties of drivers of vehicles approaching stationary vehicles displaying certain warning lights; yielding of right-of-way or reducing speed, penalty, repeals certain provision relating to drivers yielding right-of-way when approaching stationary emergency vehicles, etc. Adding § 46.2-861.1; repealing § 46.2-921.1. (Patron—Peace, HB 1911, CH 850)

Electric vehicle charging stations; Department of General Services, DMV, and Department of Transportation may locate and operate a retail fee-based station on any property or facility that such agency controls, etc. Amending §§ 56-1.2, 56-1.2:1, and 56-232.2:1; adding § 2.2-614.5. (Patron—Bulova, HB 1934, CH 248)

Electronic peer-to-peer motor vehicle rental services; DMV, et al., to convene a work group to study implications of services. (Patron—Cosgrove, SB 1733)

Firearms in locked vehicles; immunity from liability. Adding § 18.2-308.1:01. (Patron—Peake, SB 351)

Garage and mechanics’ liens; in the case of any vehicle not subject to a chattel mortgage, etc., the keeper of the garage shall have a lien thereon for his reasonable charges for storage. Amending §§ 46.2-644.01 and 46.2-644.02. (Patron—DeSteph, SB 1342, CH 850)

Golf carts and utility vehicles; adds Town of Dendron to list of towns that may authorize operation on designated public highways. Amending § 46.2-916.2. (Patron—Tyler, HB 1678, CH 104)

Handheld personal communications device; expands prohibition on manually entering multiple letters or text while operating a motor vehicle, etc., penalty. Amending § 46.2-868; adding § 46.2-869.1; repealing § 46.2-1078.1. (Patron—Vogel, SB 600)
MOTOR VEHICLES (continued)
Handheld personal communications devices; unlawful for person while driving a motor vehicle to hold, in his hand, a device, definition of “highway work zone.” Amending § 46.2-1078.1. (Patron—Mason, SB 1768, CH 849)

Handheld personal communications devices; unlawful for person while driving to hold a device, effective date, report. Amending § 46.2-1078.1. (Patron—Collins, HB 1811; Stuart, SB 1341)

Handheld personal communications devices; use of devices while passing a stopped school bus, penalty. Amending § 46.2-1078.1. (Patron—Webert, HB 2273)

Handheld photo speed monitoring devices; Department of State Police or law-enforcement officer employed by Department may operate in or around highway work zones where law-enforcement vehicle is present and displaying lighted blue or blue combination lights, mailing of certain summons by first-class mail to owner, etc., of vehicle, report. Amending § 46.2-882; adding § 46.2-882.1. (Patron—Carrico, SB 1521, CH 842)

License plates, special; created for persons awarded the Navy and Marine Corps Medal or for unremarried surviving spouses of such persons. Adding § 46.2-745.1. (Patron—Leftwich, HB 1832, CH 74)

License plates, special; issuance for members and supporters of Parents Against Bullying organization bearing legend NO BULLY ZONE. (Patron—Locke, SB 116)

License plates, special; issuance for members and supporters of The American Legion bearing legend THE AMERICAN LEGION. (Patron—Stuart, HB 988)

License plates, special; issuance for members of the International Association of Fire Fighters. Amending § 46.2-746.8. (Patron—Plum, HB 2114, CH 154; Deeds, SB 1474, CH 80)

License plates, special; issuance for persons awarded the Armed Forces Expeditionary Medal or for unremarried surviving spouses of such persons. Adding § 46.2-745.1. (Patron—O’Quinn, HB 2220, CH 194)

License plates, special; issuance for supporters of Fork Union Military Academy bearing legend FORK UNION MILITARY ACADEMY. (Patron—Peake, SB 1105)

License plates, special; issuance for supporters of the Virginia Aquarium bearing legend PROTECT SEA LIFE. (Patron—Knight, HB 1637, CH 67)

License plates, special; issuance for supporters of Virginia State Parks bearing legend VIRGINIA STATE PARKS. (Patron—Bulova, HB 1709, CH 70)

License plates, special; issuance for supporters of Virginia women veterans bearing legend I SUPPORT WOMEN VETERANS. (Patron—Wexton, HB 431)

License plates, special; issuance for supporters of Virginia’s Move Over law bearing legend MOVE OVER. (Patron—Peace, HB 2011, CH 540)

License plates, special; updates name of organization from Virginia Association for Community Conflict Resolution to Resolution Virginia. Amending § 46.2-749.119. (Patron—Marsden, SB 1020, CH 402)

Manufacturer or distributor; shall not exercise or enforce right of first refusal if proposed sale or transfer is to a dealer licensed in the United States, etc. Amending § 46.2-1569.1. (Patron—McPike, SB 1464, CH 739)

Manufacturer or distributor; shall not exercise or enforce right of first refusal if proposed sale or transfer is to a dealer licensed in the United States, etc., discontinuation of distributors. Amending §§ 46.2-1569.1 and 46.2-1570. (Patron—Miyares, HB 2174, CH 738)

Maximum speed limits; a county is allowed to provide by ordinance that fines for speeding on a nonlimited access highway having four or more lanes in such county are doubled. Amending § 46.2-870. (Patron—Vogel, SB 1555)

Mechanics’ liens; notice of sale. Amending §§ 43-34 and 46.2-644.03. (Patron—Edwards, SB 1336, CH 560)

Motor vehicle dealers; authorizes Commissioner of DMV to impose civil penalties on a manufacturer, etc., that fails to compensate dealers for coercing or requiring them to refrain from selling certain motor vehicles. Amending § 46.2-1569. (Patron—Cosgrove, SB 1334)

Motor vehicle dealers; definitions, new trailers to be treated similarly to new motor vehicles. Amending § 46.2-1500. (Patron—Garrett, HB 2487, CH 160)

Motor vehicle dealers; if manufacturer or factory branch discontinues its right to manufacture a line-make of motor vehicles, does not honor existing franchise agreements of dealers, such discontinuation, etc., shall constitute termination of the franchise. Amending § 46.2-1570. (Patron—Cosgrove, SB 1333, CH 77)
MOTOR VEHICLES (continued)
Motor vehicle insurance; compliance verification by DMV. Amending §§ 46.2-688, 46.2-706 through 46.2-708, and 46.2-710. (Patron—Kilgore, HB 1867, CH 149; Newman, SB 1787, CH 193)

Motor vehicle liability insurance; increases minimum liability coverage amount, provisions shall become effective as to any motor vehicle insurance policies that are issued or renewed on or after January 1, 2019. Amending §§ 46.2-419 and 46.2-472. (Patron—Newman, SB 364)

Motor vehicle registration, licensing, and certificates of title statutes; reorganization, segregation of criminal offenses and traffic offenses. Amending §§ 46.2-612 and 46.2-613. (Patron—Herring, HB 1711, CH 71; McDougle, SB 1382, CH 79)

Motor vehicle rental tax; filing sales and use tax return. Amending § 58.1-1738. (Patron—Bell, Robert B., HB 1974, CH 53)

Motor vehicle safety inspections; cost evaluation by DMV and the Department of State Police. (Patron—Deeds, SB 1723)

Motor vehicle safety inspections; increases maximum charge from $16 to $20. Amending § 46.2-1167. (Patron—Barker, SB 1335)

Motor vehicle safety inspections; increases maximum charge from $16 to $20, $0.70 shall be transmitted to Department of State Police for costs of administering program. Amending § 46.2-1167. (Patron—Hugo, HB 2514, CH 307)

Motor vehicle sales locations; Motor Vehicle Dealer Board authorized to issue a temporary supplemental license for sale of used motor vehicles in a new motor vehicle show that is sponsored by a statewide or local trade association of franchised dealers, etc. Amending § 46.2-1516. (Patron—McGuire, HB 2039, CH 153)

Motor vehicles; in the event of an accident on any part of Interstate 66, where a high-occupancy toll (HOT) lane is under construction and the shoulders of Interstate 66 are being or have been removed, the driver shall move the vehicle from the roadway to the nearest pull-off area if the driver can safely do so, etc. Amending § 46.2-888. (Patron—Marsden, SB 1073, CH 265)

Motor vehicles; no person who is required to register with the Sex Offender and Crimes Against Minors Registry or the federal National Sex Offender Public Website for an offense that is similar to a sexually violent offense may operate a taxicab for transportation of passengers for remuneration over the highways. Adding § 46.2-2011.33. (Patron—Collins, HB 2300, CH 480)

Motor vehicles; suspension of objects or alteration of vehicle so as to obstruct driver’s view, allows the owner or operator of a parking lot or other building to immobilize a trespassing vehicle by use of any device in a manner that prevents its removal or lawful operation, provided that the device used does not damage the vehicle. Amending §§ 46.2-1054, 46.2-1216, and 46.2-1231. (Patron—Obenshain, SB 1432, CH 510)

Motor vehicles, certain; expands mileage for driving distance for testing, etc. Amending §§ 46.2-733 and 46.2-1158.01. (Patron—Delaney, HB 1677, CH 69)

Motor Vehicles, Department of; hearings, motor vehicle dealers, report. Amending § 46.2-1573. (Patron—DeSteph, SB 1499, CH 751)

Motor Vehicles, Department of; records released to certain private vendors, unauthorized use or disclosure of personal information, Commissioner may also release other appropriate information as governmental entity, etc., may require in order to carry out its official functions, civil penalty. Amending §§ 46.2-208 and 46.2-844. (Patron—Bell, Robert B., HB 2344, CH 543; Carrico, SB 1520, CH 544)

Motorized skateboards or scooters; clarifies definitions, riding or driving on sidewalks, exceptions, powers of localities to regulate use of scooters, etc., for hire, effective date for certain provisions, local authority. Amending §§ 46.2-100, 46.2-800, 46.2-849, 46.2-903, 46.2-904, 46.2-905, 46.2-908.1, 46.2-1015, 46.2-1041, and 46.2-1081; adding § 46.2-1315. (Patron—Pillion, HB 2752, CH 780)

Out-of-state conviction of drug offenses; person may petition general district court in county or city in which he resides for restricted driver’s license. Amending § 18.2-259.1. (Patron—Jones, J.C., HB 1664, CH 68; Stuart, SB 1181, CH 76)

Out-of-state conviction of drug offenses; petition for restricted driver’s license. Amending § 46.2-390.1. (Patron—Surovell, SB 1536)

Parking; access aisles adjacent to parking spaces reserved for persons with disabilities. Amending § 46.2-1242. (Patron—LaRock, HB 2805, CH 557)
MOTOR VEHICLES (continued)
Parking of certain vehicles; adds the Town of Cape Charles to the list of towns that are permitted to regulate or prohibit the parking on any public highway of watercraft, boat trailers, etc. Amending § 46.2-1222.1. (Patron—Bloxom, HB 1777, CH 144; Lewis, SB 1560, CH 116)
Pedestrian crossings; Town of Ashland added to list of localities that may provide by ordinance for the installation and maintenance of highway signs at marked crosswalks requiring drivers to yield to pedestrians. Amending § 46.2-924. (Patron—Fowler, HB 1648, CH 103)
Photo-monitoring systems; requirements for localities. Amending § 15.2-968.1. (Patron—Collins, HB 2465)
Potomac River Bridge Towing Compact; adds the Harry W. Nice Bridge, Sandy Hook Bridge, Brunswick Bridge, and Point of Rocks Bridge to the Potomac River bridges subject to Compact, provisions shall become effective upon enactment by legislative bodies of Maryland and District of Columbia of similar legislation. Amending § 46.2-1239.1. (Patron—Barker, SB 1296, CH 403)
Reckless driving; exceeding speed limit. Amending § 46.2-862. (Patron—Suetterlein, SB 1578)
Restoration of certain highways; payment of costs. Amending § 46.2-1212.1. (Patron—Stanley, SB 1765)
Safety belt systems; use by rear passengers. Amending § 46.2-1094. (Patron—Barker, SB 1282)
Salvage vehicles; removes requirement that a vehicle be late model. Amending §§ 46.2-1600, 46.2-1602.1, 46.2-1603, and 46.2-1603.1. (Patron—Cosgrove, SB 1364)
School bus video-monitoring systems; release of information by DMV. Amending §§ 46.2-208 and 46.2-844. (Patron—Deeds, Deeds, SB 700; Deeds, SB 1476)
Sheriffs; all marked motor vehicles used by offices shall conspicuously display on each front side door of such vehicles the words “Sheriff’s Office” or “Sheriff,” etc. Amending § 15.2-1610. (Patron—Gilbert, HB 2585, CH 298)
Special identification card; applicants who are blind or vision impaired. Amending § 46.2-345. (Patron—Keam, HB 1927, CH 75)
Special identification card without a photograph; fee, confidentiality, penalties. Amending § 46.2-345; adding § 46.2-345.2. (Patron—Wilt, HB 2441, CH 832)
Towing; only towing requests made by local law-enforcement officers are subject to local ordinances regulating towing services, nothing herein shall prohibit the Department of State Police from entering into a memorandum of understanding with a county, city, or town to provide for towing services. Amending § 46.2-1217. (Patron—Carrico, SB 1510, CH 630)
Towing fees; localities in Planning District 8 (Northern Virginia) and Planning District 16 (George Washington RC) shall establish by ordinance a hookup and initial towing fee of no less than $135, etc. Amending § 46.2-1233. (Patron—Fowler, HB 1865, CH 460; Marsden, SB 1567, CH 117)
Traffic incident management vehicles; definition, vehicle operator shall be required to complete an initial emergency vehicle operators course, etc., vehicles may be equipped with secondary warning lights. Amending §§ 46.2-920, 46.2-1023, 46.2-1029.2, and 46.2-1030. (Patron—LaRock, HB 2594)
Traffic incident management vehicles; vehicles authorized to be equipped with flashing red or red and white warning lights, etc. Amending §§ 46.2-103, 46.2-1029.2, and 46.2-1030. (Patron—Boysko, SB 1784)
Traffic infractions; failure of driver of a motor vehicle to give full time and attention to safe operation of vehicle, etc. Adding §§ 46.2-816.1 and 46.2-816.2. (Patron—Black, SB 1154)
Vehicle inspector; Superintendent of State Police prohibited from promulgating regulations barring an individual from being certified solely because he has previously been convicted of a criminal offense other than a violent felony or an act of violence. Amending § 46.2-1165. (Patron—Cosgrove, SB 1029)
Vehicle inspector; Superintendent of State Police prohibited from promulgating regulations barring an individual from being certified solely because he has previously been convicted of a criminal offense, provided that he is free from any term of incarceration, etc. Amending § 46.2-1165. (Patron—DeSteph, SB 1235)
Vehicle registration; dismissal of summons for expiration, proof of compliance. Amending §§ 16.1-69.48:1 and 46.2-646. (Patron—Herring, HB 1712, CH 14; McDougle, SB 1383, CH 57)
MOTOR VEHICLES (continued)

Vehicles on sidewalks; public entity may allow use of certain power-driven mobility devices by disabled individuals on a sidewalk, etc. Amending § 46.2-903. (Patron—Hurst, HB 1786, CH 182)

Virginia Driver’s Manual course; computer-based mediums, providers of the Manual course online shall ensure that the certificate of completion is issued to the same person who took the course in a manner prescribed by the Department. Amending § 46.2-325. (Patron—Carr, HB 2717, CH 745)

Window tinting films; exemption from limitations for security canine handlers. Amending § 46.2-1052. (Patron—McPike, SB 1174, CH 623)

MOTORCYCLES

All-terrain vehicles (ATVs), mopeds, and off-road motorcycles; clarifies taxation on vehicles, etc., in any city or county located within the Historic Triangle, an additional one percent tax shall be imposed. Amending §§ 58.1-2402, 58.1-2403, and 58.1-2425. (Patron—Orrock, HB 1679, CH 52)

MOUNT VERNON COUNCIL OF CITIZENS’ ASSOCIATIONS

Mount Vernon Council of Citizens’ Associations; commemorating its 50th anniversary. (Patron—Krizek, HJR 1104; Ebbin, SJR 470)

MOVE OVER AWARENESS MONTH

Move Over Awareness Month; designating as June 2019, and in honor and memory of Lieutenant Bradford Turner Clark. (Patron—McDougle, SJR 286)

MT. ZION BAPTIST CHURCH

Mt. Zion Baptist Church; commemorating its 160th anniversary. (Patron—Freitas, HJR 884; Reeves, SJR 405)

MURPHY, HELEN TURNER

Murphy, Helen Turner and W. Tayloe Murphy, Jr.; commending. (Patron—Stuart, SR 106)

MURPHY, W. TAYLOE, JR.

MUSTANG HERITAGE FOUNDATION

Mustang Heritage Foundation; commending. (Patron—Tran, HJR 1121)

NALOXONE

Naloxone; expands list of individuals who may dispense to include emergency medical services personnel and health care providers, providing services in a hospital emergency department, etc. Amending § 54.1-3408. (Patron—Plum, HB 2158, CH 221)

Naloxone; possession and administration by school nurses and local health department employees, other school board employees or individuals contracted by a school board to provide school health services. Amending § 54.1-3408. (Patron—McGuire, HB 2318, CH 212)

Naloxone or other opioid antagonist; adds employees of regional jails to the list of individuals who may possess and administer, provided that they have completed a training program. Amending § 54.1-3408. (Patron—Garrett, HB 1878, CH 87)

NANSEMOND RIVER HIGH SCHOOL

Nansemond River High School girls’ track and field team; commending. (Patron—Jones, S.C., HJR 666)

NARCOTICS AND DRUGS

Cannabidiol oil and THC-A oil; authorizes a patient or, if such patient is a minor or an incapacitated adult, such patient’s parent or legal guardian may designate an individual to act as his registered agent for the purposes of receiving oil pursuant to a valid written certification, etc. Amending §§ 18.2-250.1, 54.1-3408.3, 54.1-3442.5, 54.1-3442.6, and 54.1-3442.7. (Patron—Marsden, SB 1719, CH 690)
NARCOTICS AND DRUGS (continued)

Cannabidiol oil and THC-A oil; possession or distribution at public school, storing, dispensing, or administering by school nurse employed by a local school board, etc., to a student, no school board shall be required to suspend or expel any student who holds a valid written certification for use of oils issued by a practitioner. Amending § 22.1-277; adding § 18.2-251.1:1. (Patron—Hurst, HB 1720, CH 573; Sturtevant, SB 1632, CH 574)

Charges and convictions, certain; person allowed to petition for expungement of convictions and deferred disposition dismissals for marijuana possession, etc., when the offense occurred prior to the person’s twenty-first birthday, any person seeking expungement of a marijuana possession or alcohol-related charge shall be assessed a $150 fee. Amending §§ 19.2-392.2 and 19.2-392.4. (Patron—McDougle, SB 1380)

Constitutional amendment; Literary Fund, proceeds from forfeited property for drug offenses distributed for purpose of promoting law enforcement (first reference). Amending Section 8 of Article VIII. (Patron—Reeves, SJR 39)

Controlled substance tracking system; Board of Pharmacy to conduct a two-year pilot program beginning September 1, 2019, for the development, management, use, and evaluation of a system using dispenser data compliant with the federal Drug Supply Chain Security Act. (Patron—Boysko, SB 1766)

Controlled substances; adds certain chemicals to Schedule I and Schedule II of the Controlled Substances Act. Amending §§ 54.1-3446 and 54.1-3448. (Patron—Garrett, HB 1803, CH 85)

Controlled substances and devices; authorizes Board of Pharmacy to issue a limited license to a prescribing person in a nonprofit facility to dispense. Amending § 54.1-3304.1. (Patron—McClellan, SB 1452)

Corrections, Department of; disclosure of information, delivery of controlled substances to prisoners. Amending § 54.1-2523. (Patron—Carrico, SB 1516, CH 679)

Drug Control Act; classifies gabapentin as a Schedule V controlled substance, storage requirements for substances containing gabapentin. Amending §§ 54.1-3454 and 54.1-3456.1. (Patron—Pillion, HB 2557, CH 214)

Drug crimes; disposition of forfeited property used in connection with the commission of crimes. Amending §§ 18.2-251.02, 19.2-386.12, and 19.2-386.14. (Patron—Reeves, SB 463)

Drug paraphernalia and controlled paraphernalia; narcotic testing products used to determine whether a controlled substance contains fentanyl or a fentanyl analog. Amending §§ 18.2-265.1 and 54.1-3466. (Patron—Robinson, HB 2563, CH 215)

Electronic transmission of certain prescriptions; exceptions if prescriber dispenses the controlled substance that contains an opioid directly to patient or patient’s agent, etc., report. Amending §§ 54.1-3408.02 and 54.1-3410. (Patron—Pillion, HB 2559, CH 664)

Felony homicide; certain drug offenses, penalty. Amending § 18.2-33. (Patron—Hugo, HB 2528)

Fluorinated hydrocarbons or vapors, or hydrogenated fluorocarbons; prohibited inhalants or other noxious chemical substances, definition. Amending § 18.2-264. (Patron—Thomas, HB 2138, CH 6)

Food stamps and Temporary Assistance for Needy Families (TANF); eligibility, drug-related felonies, completion of a substance abuse treatment program, effective clause. Amending § 63.2-505.2; adding § 63.2-607.1. (Patron—Locke, SB 1129)

Health insurance; coverage for contraceptives. Amending § 38.2-3407.5:1. (Patron—McClellan, SB 907)

Health insurance plans; prior authorization for drug benefits or surgical procedures. Amending § 38.2-3407.15:2. (Patron—Dunnavant, SB 731)

Industrial hemp; clarifies definition of “hemp product,” conforms Virginia law to the provisions of the federal 2018 Farm Bill by amending the definitions of cannabidiol oil, marijuana, and tetrahydrocannabinol (THC) to exclude industrial hemp that is grown, dealt, or processed in compliance with state or federal law, testing of Cannabis sativa, reports, abolishes the higher education and Virginia industrial hemp research programs, etc. Amending §§ 3.2-4112, 3.2-4113, 3.2-4114, 3.2-4114.2, 3.2-4115, 3.2-4116, 3.2-4118, 3.2-4119, 18.2-247, 54.1-3401, 54.1-3408.3, and 54.1-3446; repealing §§ 3.2-4114.1 and 3.2-4117. (Patron—Marshall, HB 1839, CH 653; Ruff, SB 1692, CH 654)

Industrial hemp; definition, exclusion from certain marijuana provisions. Amending §§ 3.2-4112, 18.2-247, 54.1-3401, and 54.1-3446. (Patron—Marsden, SB 1057)
NARCOTICS AND DRUGS (continued)

Marijuana; a law-enforcement officer is permitted to testify as to results of any field test approved by Department of Forensic Science in any trial for a misdemeanor offense of possession with intent to distribute. Amending § 19.2-188.1. (Patron–Howell, SB 110)

Marijuana; decriminalization of simple possession, penalty. Amending §§ 16.1-260, 18.2-250.1, 18.2-251, 18.2-252, 18.2-259.1, 18.2-308.09, 18.2-308.1:5, and 46.2-390.1. (Patron–Ebbin, SB 997)

Medicaid recipients; treatment involving opioids, prohibition on payment of costs shall not apply to a recipient’s cost-sharing amounts required by the state plan for medical assistance, written notice to patient prior to health care services, etc. Adding § 54.1-2910.3:1. (Patron–Pillion, HB 2558, CH 223; Chafin, SB 1167, CH 444)

Naloxone; expands list of individuals who may dispense to include emergency medical services personnel and health care providers, providing services in a hospital emergency department, etc. Amending § 54.1-3408. (Patron–Plum, HB 2158, CH 221)

Naloxone; possession and administration by school nurses and local health department employees, other school board employees or individuals contracted by a school board to provide school health services. Amending § 54.1-3408. (Patron–McGuire, HB 2318, CH 212)

Naloxone or other opioid antagonist; adds employees of regional jails to the list of individuals who may possess and administer, provided that they have completed a training program. Amending § 54.1-3408. (Patron–Garrett, HB 1878, CH 87)

Non-opioid pharmacological therapy and non-pharmacological therapy; health insurance coverage. Amending §§ 38.2-4319, 54.1-2708.4, and 54.1-2928.2; adding § 38.2-3418.18. (Patron–Carrico, SB 1518)

Overdoses; safe reporting. Amending § 18.2-251.03. (Patron–McDougle, SB 1349, CH 626)

Pharmaceutical processors; employment, misdemeanors, every processor shall adopt policies for pre-employment drug screening and regular, ongoing, random drug screening of employees. Amending § 54.1-3442.6. (Patron–Marshall, HB 1841, CH 417)

Pharmacies; mail order and delivery of prescription drugs, pharmacy benefits managers. Adding § 38.2-3407.15:5. (Patron–O’Quinn, HB 2223)

Pharmacist; counseling for new prescriptions, disposal of medicine. Amending § 54.1-3319. (Patron–Bulova, HB 1743, CH 135; Dance, SB 1405, CH 96)

Pharmacy, Board of; alters definition of cannabidiol oil and tetrahydrocannabinol oil, regulation of pharmaceutical processors, report. Amending §§ 54.1-3408.3 and 54.1-3442.6. (Patron–Dunnnavant, SB 1557, CH 681)

Pharmacy, Board of; seizure of controlled substances and prescription devices. Amending §§ 54.1-2408.1, 54.1-3424, and 54.1-3434. (Patron–Edwards, SB 1289, CH 94)

Pharmacy collaborative practice agreements, standing orders, and statewide protocols in the Commonwealth; Joint Commission on Health Care to study the dispensing of drugs and devices pursuant to prescriptions. (Patron–Stolle, HJR 662)

Physicians; advertising in connection with his practice shall not include in any advertisement a reference to marijuana unless for treatment of addiction or substance abuse, etc. Amending § 54.1-2903. (Patron–Orrock, HB 1826, CH 656)

Prescription drugs; delivery of orders. Amending § 54.1-3420.2. (Patron–Newman, SB 370)

Prescription drugs; price gouging prohibited. Adding §§ 32.1-330.6 and 32.1-373 through 32.1-376. (Patron–Edwards, SB 1308)

Prescription Monitoring Program; veterinarians who dispense controlled substances for a course of treatment to last seven days or less or if such covered substance is feline buprenorphine or canine butorphanol, every veterinary establishment licensed by the Board of Veterinary Medicine shall maintain records of dispensing, etc. Amending § 54.1-2522. (Patron–Stanley, SB 1653, CH 686)

Schedule I drugs; classification for fentanyl derivatives. Amending § 54.1-3446. (Patron–Wexton, SB 436)

Topical drugs; administration by dental hygienists, physician assistants, and nurses. Amending §§ 54.1-2722 and 54.1-3408. (Patron–Tran, HB 2493, CH 431)

Track and Trace Program; established. Adding §§ 54.1-2527 through 54.1-2534. (Patron–Vogel, SB 973)

Veterinarians; exemption from sales and use tax on purchase or prescription of drugs and medicines. Amending §§ 58.1-609.2 and 58.1-609.10. (Patron–Leftwich, HB 747)
NATIONAL ACTIVE AND RETIRED FEDERAL EMPLOYEES ASSOCIATION VENIA-OAKTON CHAPTER 1116
National Active and Retired Federal Employees Association Vienna-Oakton Chapter 1116; commemorating its 50th anniversary. (Patron–Keam, HJR 776)

NATIONAL AUTOMATED CLEARING HOUSE ASSOCIATION
National Automated Clearing House Association; commending. (Patron–Delaney, HJR 771)

NATURAL GAS
Constitutional amendment; an interstate natural gas pipeline is not considered a utility service for the purpose of determining whether a public service company or public service corporation is exercising the power of eminent domain for a public use (first reference). Amending Section 11 of Article I. (Patron–Deeds, SJR 302)

Natural gas utilities; State Corporation Commission shall make available for public inspection within 30 days receipt of request of a report regarding investigation of death or injury to any person or damage to property resulting from a leak, etc. Adding § 56-257.4. (Patron–McPike, SB 1176, CH 501)

Offshore oil and gas drilling; prohibits Marine Resources Commission or the Department of Mines, Minerals and Energy from granting any lease or permit for oil or gas exploration, etc., in the beds of any waters of the Commonwealth, repeals provision relating to Commonwealth’s support for federal efforts to explore for natural gas more than 50 miles off shore. Amending §§ 28.2-1208 and 67-102; repealing § 67-300. (Patron–DeSteph, SB 1573)

Richmond, City of; designates areas that constitute service territory for natural gas utility. (Patron–McClellan, SB 355)

NATURAL RESOURCES, SECRETARY OF
General Services, Department of; surplus property, opportunity for economic development entities to purchase prior to public sale, upon receipt of Secretary of Natural Resources' review and prior to offering surplus property for sale to the public, Department shall notify chief administrative officer of locality within which property is located of pending disposition of such property. Amending §§ 2.2-1130, 2.2-1153, 2.2-1156, 2.2-1157, 10.1-1122, and 36-139.1. (Patron–Austin, HB 2182, CH 659; Mason, SB 1681, CH 660)

Municipal solid waste generated within a solid waste planning unit; Secretaries of Commerce and Trade and of Natural Resources to jointly study a reduction of the minimum recycling rate. (Patron–Lucas, SJR 265)

Wind tide flooding in the Southern Watershed; Secretary of Natural Resources to study the effects. (Patron–Knight, HJR 610)

NAVAL WEAPONS STATION YORKTOWN
Naval Weapons Station Yorktown; commemorating its 100th anniversary. (Patron–Mullin, HJR 903)

NEABSCO ELEMENTARY SCHOOL
Neabsco Elementary School; commemorating its 50th anniversary. (Patron–Surovell, SJR 442)

NEIGHBORHOOD ASSISTANCE ACT
Income tax credits; makes changes to Neighborhood Assistance Act tax credit program, as it relates to educational services, and the Education Improvement Scholarships tax credit program, effective clause. Amending §§ 58.1-439.20:1 and 58.1-439.25 through 58.1-439.28; adding §§ 58.1-439.29 and 58.1-439.30. (Patron–Ruff, SB 1160)

Neighborhood Assistance Act; neighborhood organization allowed to qualify to receive an allocation of tax credits from the Department of Education. Amending §§ 58.1-439.18, 58.1-439.20:1, and 58.1-439.24. (Patron–Hanger, SB 1754)

Neighborhood Assistance Act; qualified neighborhood organization to receive an allocation of tax credits. Amending § 58.1-439.20:1. (Patron–Deeds, SB 1730)

NEUROINTERVENTIONAL SURGERY, SOCIETY OF
NeuroInterventional Surgery, Society of; commending. (Patron–Hanger, SJR 281)
NEW KENT COUNTY
New Kent County; Department of Forestry authorized to convey a permanent easement and right-of-way across a portion of the New Kent Forestry Center. (Patron–Peace, HB 2016, CH 186)

NEW RIVER VALLEY AGENCY ON AGING
New River Valley Agency on Aging; commending. (Patron–Edwards, SJR 400)

NEW RIVER VALLEY COMMUNITY SERVICES
New River Valley Community Services; commending. (Patron–Hurst, HJR 876)

NEW RIVER VALLEY REGIONAL COMMISSION
New River Valley Regional Commission; commemorating its 50th anniversary. (Patron–Rush, HJR 792; Chafin, SJR 343)

NEWINGTON FOREST ELEMENTARY SCHOOL
Newington Forest Elementary School; commemorating its 35th anniversary. (Patron–Tran, HJR 1116)

NEWMAN, STEPHEN D.
President pro tempore
Addressed the Senate in honor of Senators Black, Carrico, and Wagner; requested adjournment in honor of ................................................................. 2096
Appointment of Page ................................................................. 4
Presiding ....................................................................................... 112, 243

NEWPORT NEWS, CITY OF
Income tax, state; expands the definition of “eligible housing area” for purposes of the housing choice voucher tax credit, to include census tracts in the Virginia Beach-Norfolk-Newport News Metropolitan Statistical Area. Amending § 58.1-439.12:04. (Patron–Jones, J.C., HB 1681, CH 19; Cosgrove, SB 1656, CH 272)
Newport News, City of; amending charter, inaugural meeting of newly elected council. (Patron–Yancey, HB 1766, CH 198; Locke, SB 1045, CH 108)
Newport News Fall Festival; commemorating its 45th anniversary. (Patron–Mullin, HJR 892)
Newport News Police Department’s Young Adult Police Commissioners program; commending. (Patron–Mullin, HJR 893)

NEWPORT NEWS REDEVELOPMENT AND HOUSING AUTHORITY
Newport News Redevelopment and Housing Authority; commemorating its 80th anniversary. (Patron–Price, HJR 943)

NEWS MEDIA
Newspapers; legal notice and publications, requirements. Amending § 8.01-324. (Patron–Boysko, SB 1638, CH 635)
Zoning ordinance; if local government reduces time period by which a planning commission shall review a proposed amendment to less than 100 days, they shall hold at least one public hearing, locality shall publish notice of hearing in a newspaper having general circulation and shall also publish the notice on the locality’s website. Amending § 15.2-2285. (Patron–Roem, HB 2375, CH 483)

NEWTON, EDWARD COLSTON, V
Newton, Edward Colston, V; recording sorrow upon death. (Patron–Ransone, HJR 619; Stuart, SJR 315)

NEXTSTOP THEATRE COMPANY
NextStop Theatre Company; commemorating its 30th anniversary. (Patron–Boysko, SJR 450)

NICHOLS, JAMIE FOLLIN
Nichols, Jamie Follin; commending. (Patron–Rasoul, HJR 951)
NICHOLS, JOSEPH M.
Nichols, Joseph M.; commending. (Patron–McQuinn, HJR 838)

NONPROFIT ORGANIZATIONS
Parental or legal custodial powers, temporary delegation of; child-placing agency, private nonprofit organization that does not accept public funds and assists parents or legal custodians with the process. Amending §§ 63.2-100 and 63.2-1715; adding §§ 20-166 and 20-167. (Patron–Stanley, SB 178)

Retail Sales and Use Tax; clarifies definition of “nonprofit organization” or “nonprofit entity,” exemption is available to a single member limited liability company whose sole member is a nonprofit organization. Amending § 58.1-609.11. (Patron–Webert, HB 1950, CH 20)

NONSTOCK CORPORATIONS
Group health benefit plans; sponsoring associations, formation of a benefits consortium, definition of “member.” Amending §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1; adding §§ 59.1-571 through 59.1-574. (Patron–Dunnnavant, SB 1689)

NORFOLK, CITY OF
Income tax, state; expands the definition of “eligible housing area” for purposes of the housing choice voucher tax credit, to include census tracts in the Virginia Beach-Norfolk-Newport News Metropolitan Statistical Area. Amending § 58.1-439.12:04. (Patron–Jones, J.C., HB 1681, CH 19; Cosgrove, SB 1656, CH 272)

NORFOLK DRUG COURT
Norfolk Drug Court; commemorating its 20th anniversary. (Patron–Jones, J.C., HJR 974)

NORIEGA, ALAIN
Noriega, Alain; commending. (Patron–Reid, HJR 702)

NORMAN, ROBIN
Norman, Robin; commending. (Patron–Hope, HJR 1013)

NORMAN, SHEILA ELIZABETH
Norman, Sheila Elizabeth; recording sorrow upon death. (Patron–Hope, HJR 1012)

NORMENT, THOMAS K, JR.
Addressed Senate in memory of Ralph L. “Bill” Axselle, Jr.; requested adjournment in memory 318 Appointment of Page ................................................................. 4

NORRBOM, ZACHARY
Norrbom, Zachary; commending. (Patron–Hope, HJR 1019)

NORTHERN NECK GINGER ALE
Northern Neck Ginger Ale; commending. (Patron–Ransone, HJR 786)

NORTHERN VIRGINIA
Higher educational institutions, public; governing board shall report salary by position of any executive officer of such institution that exceeds for previous fiscal year salary limit for chief executive officer. Adding § 23.1-102.1. (Patron–Landes, HB 2336, CH 408)

Northern Virginia Conservation Trust; commemorating its 25th anniversary. (Patron–Surovell, SJR 440)

Northern Virginia Regional Park Authority; commemorating its 60th anniversary. (Patron–Tran, HJR 1113)

Northern Virginia Transportation Authority; analysis of projects, repeals provision relating to responsibilities of Department of Transportation for analysis of transportation projects in Northern Virginia Transportation District. Amending §§ 33.2-214.3, 33.2-501, 33.2-2500, 33.2-2505, and 33.2-2510; repealing § 33.2-257. (Patron–Black, SB 1468, CH 749)

Northern Virginia Transportation Authority; use of certain revenues by localities to fund new sidewalk projects that reduce congestion. Amending § 33.2-2510. (Patron–Petersen, SB 141)
NORTHERN VIRGINIA (continued)
School calendar; local school board of a school division located in Northern Virginia shall be responsible for setting and determining opening day of school year. Amending § 22.1-79.1. (Patron—Howell, SB 1074; Favola, SB 1113)

Tolling; prohibits the imposition and collection on any primary highway that is wholly located in Northern Virginia (Planning District 8), etc. Amending § 33.2-119. (Patron—Hugo, HB 2527, CH 548)

Towing fees; localities in Planning District 8 (Northern Virginia) and Planning District 16 (George Washington RC) shall establish by ordinance a hookup and initial towing fee of no less than $135, etc. Amending § 46.2-1233. (Patron—Fowler, HB 1865, CH 460; Marsden, SB 1567, CH 117)

Transportation funding; raises statewide gas tax by three percent to fund transportation generally, repeals the regional sales tax and gas tax to fund transportation initiatives in Hampton Roads and Northern Virginia. Amending §§ 58.1-604.1, 58.1-614, 58.1-638, 58.1-2217, 58.1-2289, 58.1-2295, and 58.1-2299.20; repealing §§ 33.2-2509, 33.2-2600, 58.1-603.1, 58.1-604.01, and 58.1-2295. (Patron—Deeds, SB 1770)

NORTHERN VIRGINIA TECHNOLOGY COUNCIL FOUNDATION
Northern Virginia Technology Council Foundation; commemorating its fifth anniversary of its Veterans Employment Initiative. (Patron—Reid, HJR 966)

NORTHWEST FEDERAL CREDIT UNION FOUNDATION
Northwest Federal Credit Union Foundation; commemorating its 15th anniversary. (Patron—Keam, HJR 775)

NOT A RUNAWAY, INC.
Not a Runaway, Inc.; commending. (Patron—Krizek, HJR 1103)

NOTARIES AND OUT-OF-STATE COMMISSIONERS
Notaries; qualifications, persons pardoned, conviction vacated by granting of a writ of actual innocence, or rights restored qualified as a notary, person convicted of a felony offense of fraud, robbery, etc., grounds for removal from office. Amending §§ 47.1-4 and 47.1-23. (Patron—Obenshain, SB 1782)

NUCKOLS, GARY M.
Nuckols, Gary M.; recording sorrow upon death. (Patron—Stuart, SJR 335)

NURSES
Accident and sickness insurance and health services plans; reimbursement for services provided by nurse practitioners, effective date. Amending §§ 38.2-3408 and 38.2-4221. (Patron—Ransone, HB 1640, CH 332; Sturtevant, SB 1178, CH 333)

Naloxone; possession and administration by school nurses and local health department employees, other school board employees or individuals contracted by a school board to provide school health services. Amending § 54.1-3408. (Patron—McGuire, HB 2318, CH 212)

Nursing and Psychology, Boards of; alters composition, staggering terms of members of certain health regulatory boards. Amending §§ 54.1-3002 and 54.1-3603. (Patron—Bagby, HB 2228, CH 169)

Nursing, Board of; application for license or certification by military spouse, expedited review. Amending § 54.1-3005. (Patron—Guzman, HB 2129, CH 287)

Patient care teams; podiatrists and physician assistants, amends physician assistant definition, regulations of physician assistants, licensure and practice of nurse practitioners, Board of Medicine shall promulgate regulations to implement the provisions. Amending §§ 54.1-2900, 54.1-2951.1 through 54.1-2952.1, 54.1-2953, and 54.1-2957. (Patron—Campbell, J.L., HB 1952, CH 137; Peake, SB 1209, CH 92)

Topical drugs; administration by dental hygienists, physician assistants, and nurses. Amending §§ 54.1-2722 and 54.1-3408. (Patron—Tran, HB 2493, CH 431)
NURSING HOMES
Certificate of public need; establishing natural or man-made disaster exemption, for a period of no
more than 30 days, from requirement to obtain a license to add temporary beds in an existing
hospital or nursing home. Amending §§ 32.1-102.2 and 32.1-127. (Patron–Sickles, HB 1870,
CH 136; Barker, SB 1277, CH 343)
Hospice patients; Department of Medical Assistance Services shall implement a process for direct
payment of nursing facility or ICF/MR services. (Patron–Head, HB 1639, CH 209)
Nursing homes; truth in advertising for inspections, surveys, and investigations, no person shall use,
in any advertisement for professional services provided by such person, results of any survey,
etc. Amending §§ 32.1-126, 59.1-198, and 59.1-200. (Patron–Orrock, HB 2219, CH 291;
Newman, SB 1217, CH 292)

NUSBAUM, ROBERT C.
Nusbaum, Robert C.; recording sorrow upon death. (Patron–Jones, J.C., HJR 972)

OAKTON HIGH SCHOOL
Oakton High School boys’ lacrosse team; commending. (Patron–Petersen, SJR 393)

OBENSHAIN, MARK D.
Notified Clerk of presence . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 122, 370

OHEF SHOLOM TEMPLE
Ohef Sholom Temple; commemorating its 175th anniversary. (Patron–Jones, J.C., HJR 976; Lewis,
SJR 413)

OLD DOMINION ASSOCIATION OF CHURCH SCHOOLS
Old Dominion Association of Church Schools students; commending. (Patron–Gilbert, HJR 773)

OLSON, CLEONIA B. RAMSEY AGE
Olson, Cleonia B. Ramsey Agee; recording sorrow upon death. (Patron–Delaney, HJR 801)

OMICRON KAPPA KAPPA
Omicron Kappa Kappa; commending. (Patron–Plum, HJR 937)

ON OUR OWN
On Our Own; commemorating its 25th anniversary. (Patron–Rasoul, HJR 1056)

ONLEY, MARY E.
Onley, Mary E.; recording sorrow upon death. (Patron–Lewis, SJR 410)

ONLEY, TOWN OF
Onley, Town of; amending charter, appointment of town manager by town council, duties.
(Patron–Lewis, SB 1558, CH 798)

OPIOIDS
Electronic transmission of certain prescriptions; exceptions if prescriber dispenses the controlled
substance that contains an opioid directly to patient or patient’s agent, etc., report. Amending §§ 54.1-3408.02 and 54.1-3410. (Patron–Pillion, HB 2559, CH 664)
Medicaid recipients; treatment involving opioids, prohibition on payment of costs shall not apply to
a recipient’s cost-sharing amounts required by the state plan for medical assistance, written
notice to patient prior to health care services, etc. Adding § 54.1-2910.3:1. (Patron–Pillion,
HB 2558, CH 223; Chafin, SB 1167, CH 444)
Naloxone or other opioid antagonist; adds employees of regional jails to the list of individuals who
may possess and administer, provided that they have completed a training program. Amending § 54.1-3408. (Patron–Garrett, HB 1878, CH 87)
Non-opioid pharmacological therapy and non-pharmacological therapy; health insurance coverage. Amending §§ 38.2-4319, 54.1-2708.4, and 54.1-2928.2; adding § 38.2-3418.18. (Patron–Carrico, SB 1518)
OPTICIANS AND OPTOMETRISTS

Optometry, Board of; adds requirements for members. Amending § 54.1-3207. (Patron–Robinson, HB 2247, CH 340)

ORANGE COUNTY

Orange County Agricultural Initiative; commending. (Patron–Freitas, HJR 882; Reeves, SJR 366)

ORDINANCES

Companion animals; any locality authorized to adopt an ordinance that parallels and makes more stringent the state law regarding care. Amending § 3.2-6543. (Patron–Favola, SB 1058)

C-PACE loans; any locality may, by ordinance, authorize contracts to provide loans for the initial acquisition and installation of clean energy or resiliency improvements with free and willing property owners of both existing properties and new construction, improvements may include mitigation of flooding or impacts of flooding or stormwater management improvements, etc. Amending § 15.2-958.3. (Patron–Lewis, SB 1559, CH 753)

C-PACE loans; any locality may, by ordinance, authorize contracts to provide loans for the initial acquisition and installation of stormwater management improvements with free and willing property owners of both existing properties and new construction. Amending § 15.2-958.3. (Patron–Petersen, SB 1400, CH 564)

Disposable paper and plastic bags; localities authorized to impose, by ordinance, a $0.05 tax on certain bags provided to consumers by certain retailers. Adding § 58.1-3832.1. (Patron–Ebbin, SB 1070)

DNA analysis; conviction of certain crimes or similar ordinance of a locality. Amending § 19.2-310.2. (Patron–Campbell, R.R., HB 2439, CH 201)

Dogs; any locality may by ordinance prohibit the running at large in packs, except dogs used in hunting, civil penalty. Amending § 3.2-6538. (Patron–Norment, SB 1367, CH 562)

Dogs or cats; authorizes localities to adopt ordinances prohibiting sale in a pet shop of any that were not obtained from a Virginia releasing agency or a nonprofit animal rescue organization, penalty. Amending § 3.2-6545. (Patron–Lewis, SB 217)

Economic revitalization zone, local; towns may establish by ordinance. Amending § 15.2-1129.2. (Patron–Boysko, SB 1634, CH 721)

Family day homes; zoning permits, applicable local ordinances. Amending § 15.2-2292. (Patron–LaRock, HB 2569, CH 380; Favola, SB 1094, CH 442)

Firearms, etc.; authorizes any locality by ordinance to prohibit possession or carrying in a public space during a permitted event. Amending § 15.2-915. (Patron–Deeds, SB 1473)

Firearms ordinances; applicability to property located in multiple localities, landowner may elect to have ordinances of locality in which largest portion of contiguous parcel of land lies to apply to anyone hunting on the property, notification to Department of Game and Inland Fisheries, report. Adding § 29.1-528.3. (Patron–Head, HB 2252, CH 830)

Karst; authorizes any locality by ordinance to regulate development. Adding § 15.2-2295.3. (Patron–Deeds, SB 1479)

Maximum speed limits; a county is allowed to provide by ordinance that fines for speeding on a nonlimited access highway having four or more lanes in such county are doubled. Amending § 46.2-870. (Patron–Vogel, SB 1555)

Parking ordinances; enforcement by locality with a population of at least 40,000. Amending § 46.2-1220. (Patron–Delaney, HB 1818, CH 459; Black, SB 1044, CH 711)

Pedestrian crossings; Town of Ashland added to list of localities that may provide by ordinance for the installation and maintenance of highway signs at marked crosswalks requiring drivers to yield to pedestrians. Amending § 46.2-924. (Patron–Fowler, HB 1648, CH 103)

Resident stickers; counties operating under urban county executive form of government may by ordinance develop a program to issue permits to residents that will allow turns in certain residential areas. Adding § 15.2-2022.1. (Patron–Murphy, HB 295)

Sanctuary policies; no locality shall adopt any ordinance, procedure, etc., intended to restrict enforcement of federal immigration laws. Adding § 15.2-1409.1. (Patron–Black, SB 1156)

Short-term rentals; requires any ordinance adopted by the governing body of any county that operates under the urban county executive form of government (Fairfax County) relating to regulation to comply with various provisions. (Patron–Ebbin, SB 1701)
ORDINANCES (continued)

Smoking in outdoor amphitheater or concert venue; any locality, by ordinance, may designate
reasonable no-smoking areas. Adding § 15.2-926.4. (Patron–Edwards, SB 1304, CH 713)

Stormwater Management Fund, local; locality by ordinance authorized to create.
Adding § 15.2-2114.01. (Patron–Cole, HB 1614, CH 344; Reeves, SB 1248, CH 559)

Subdivision and zoning; authorizes a locality, through provisions in a subdivision ordinance or
zoning ordinance, to grant a developer of land the option of dedicating land for and
constructing a sidewalk, the need for which is substantially generated by the proposed
development and reasonably required by the locality, etc. Amending §§ 15.2-2242 and
15.2-2286. (Patron–Peake, SB 1699)

Subdivision ordinance; any locality allowed to include provisions requiring that where a lot being
subdivided or developed fronts on an existing street or when provision of a sidewalk, the need
for which is substantially generated and reasonably required by proposed development, is in
accordance with locality’s adopted comprehensive plan. Amending § 15.2-2242.
(Patron–Bulova, HB 1913, CH 461; Barker, SB 1663, CH 462)

Towing; only towing requests made by local law-enforcement officers are subject to local
ordinances regulating towing services, nothing herein shall prohibit the Department of State
Police from entering into a memorandum of understanding with a county, city, or town to
provide for towing services. Amending § 46.2-1217. (Patron–Carrico, SB 1510, CH 630)

Towing fees; localities in Planning District 8 (Northern Virginia) and Planning District 16 (George
Washington RC) shall establish by ordinance a hookup and initial towing fee of no less than
$135, etc. Amending § 46.2-1233. (Patron–Fowler, HB 1865, CH 460; Marsden, SB 1567,
CH 117)

Trash receptacles; authorizes a locality, by ordinance, to require that trash, etc., and other debris at
any business or multi-family residential property that has a central collection receptacle be
shielded or screened from view of a person standing at ground level. Amending § 15.2-901.
(Patron–Black, SB 1155; Boysko, SB 1635)

Turns into or out of certain residential areas; allows counties that operate under the urban county
executive form of government (Fairfax County) by ordinance to develop a program to issue
permits or stickers to residents of a designated area, etc. Adding § 15.2-2022.1.
(Patron–Murphy, HB 2033, CH 305)

Urban county executive form of government; any county that has adopted the urban county
executive form of government may, by ordinance, provide that it shall be unlawful for any
person to place, leave, or abandon on any real property in the county, disposition of abandoned
shopping carts. Adding § 15.2-815.1. (Patron–Surovell, SB 1553)

Zoning ordinance; if local government reduces time period by which a planning commission shall
review a proposed amendment to less than 100 days, they shall hold at least one public hearing,
locality shall publish notice of hearing in a newspaper having general circulation and shall also
publish the notice on the locality’s website. Amending § 15.2-2285. (Patron–Roem, HB 2375,
CH 483)

OSTEOPATHY

Medicine, osteopathy, podiatry, or chiropractic, practitioners of; Board of Medicine may issue a
retiree license to any practitioner who holds an unrestricted, active license to practice in the
Commonwealth. Adding § 54.1-2937.1. (Patron–Landes, HB 2457, CH 379)

OUSLEY, THOMAS E.

Ousley, Thomas E.; commending. (Patron–McQuinn, HJR 837)

OWENS-ILLINOIS, INC., DANVILLE PLANT

(Patron–Marshall, HJR 1069)

OYSTERS AND OYSTER PLANTING GROUNDS

Oyster planting grounds; authorizes Commissioner of Marine Resources to decide which area within
a riparian owner’s waters shall be assigned for planting, Commissioner shall consider public
benefits and impacts of shellfish aquaculture. Amending §§ 28.2-600, 28.2-607, 28.2-608,
28.2-613, and 28.2-625. (Patron–Mason, SB 1413, CH 164)
OYSTERS AND OYSTER PLANTING GROUNDS (continued)
Oyster planting grounds; municipal dredging projects, Commissioner shall notify, by certified letter, the holder of lease within footprint of proposed navigation channel, requesting a response within 60 days, extends sunset date, repeals current sunset provision. Amending § 28.2-618; repealing second enactment of Chapters 365 and 529, 2017 Acts. (Patron–Stolle, HB 2047, CH 735)

Riparian planting ground; Commissioner of Marine Resources Commission shall assign to land owner only a ground, in his discretion, he deems appropriate to encompass as much as one-half acre of ground, provided that it does not encroach into an existing oyster-planting ground. Amending § 28.2-600. (Patron–Bloxom, HB 1779, CH 152)

PAGE COUNTY
Income tax, state; adds Page County to the list of qualified localities in which a company may invest to become eligible for income tax modification. Amending §§ 15.2-958.2:01 and 58.1-405.1. (Patron–Gilbert, HB 2776, CH 262; Obenshain, SB 1428, CH 263)

Page County High School baseball team; commending. (Patron–Obenshain, SJR 354)

Page County High School softball team; commending. (Patron–Obenshain, SJR 355)

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Pannone, Adam; commending. (Patron–Tran, HJR 1126)

PAPER OR PLASTIC BAGS
Disposable paper and plastic bags; localities authorized to impose, by ordinance, a $0.05 tax on certain bags provided to consumers by certain retailers. Adding § 58.1-3832.1. (Patron–Ebbin, SB 1070)

Plastic bags; imposes a five-cent per bag tax on bags provided to customers by certain retailers in localities located wholly within the Chesapeake Bay Watershed. Adding § 58.1-3835. (Patron–Petersen, SB 1116)

PARKER, MARGARET D.
Parker, Margaret D.; commending. (Patron–Howell, SJR 391)

PARKING AREAS AND REGULATIONS
Disabled parking placards; certification by mental health professional to DMV of a person’s disability. Amending § 46.2-1241. (Patron–Deeds, SB 692)

Parking; access aisles adjacent to parking spaces reserved for persons with disabilities. Amending § 46.2-1242. (Patron–LaRock, HB 2805, CH 557)

Parking of certain vehicles; adds the Town of Cape Charles to the list of towns that are permitted to regulate or prohibit the parking on any public highway of watercraft, boat trailers, etc. Amending § 46.2-1222.1. (Patron–Bloxom, HB 1777, CH 144; Lewis, SB 1560, CH 116)

Parking ordinances; enforcement by locality with a population of at least 40,000. Amending § 46.2-1220. (Patron–Delaney, HB 1818, CH 459; Black, SB 1044, CH 711)

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Parole; eligibility, at liberty between offenses. Amending § 53.1-151. (Patron–Surovell, SB 93)

Parole; exception to limitation on the application of parole statutes, investigations and reports by probation officers. Amending §§ 19.2-299 and 53.1-165.1. (Patron–McClellan, SB 1437)

PARROTT, JOAN S.
Parrott, Joan S.; recording sorrow upon death. (Patron–Locke, SJR 257)
PARTNERSHIPS
Business parks; definition, Virginia Economic Development Partnership shall conduct a pilot program to facilitate the construction of electric transmission infrastructure for parks. Partnership in conducting program is to certify that up to three petitions within certificated service territory of each Pilot Utility addresses eligibility criteria for participation in program, sunset provision. Amending §§ 56-576 and 56-585.1. (Patron—Marshall, HB 1840, CH 535)

PATRICK HENRY COLLEGE
Patrick Henry College moot court team; commending. (Patron—LaRock, HJR 1076)

PATRICK HENRY HIGH SCHOOL
Patrick Henry High School volleyball team; commending. (Patron—O’Quinn, HJR 870)

PAVIA, ESTER
Pavia, Ester; commending. (Patron—Simon, HJR 992)

PAWNBROKERS
Pawnbrokers; amends definition to only include natural persons. Amending §§ 54.1-4000, 54.1-4001, 54.1-4003, 54.1-4009, 54.1-4010, and 54.1-4200. (Patron—Mullin, HB 1773, CH 238)

PAYDAY LOANS
Consumer finance companies; State Corporation Commission, as a condition of licensing, to find that the applicant will not make loans at the same location at which the applicant makes payday loans or motor vehicle title loans. Amending §§ 6.2-1507, 6.2-1520, and 6.2-1523. (Patron—Surovell, SB 1548)

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Pedestrian crossings; Town of Ashland added to list of localities that may provide by ordinance for the installation and maintenance of highway signs at marked crosswalks requiring drivers to yield to pedestrians. Amending § 46.2-924. (Patron—Fowler, HB 1648, CH 103)

PEDROTTY, FRANCIS W.
Pedrotty, Francis W.; commending. (Patron—Heretick, HJR 737)

PEMBROKE MEADOWS ELEMENTARY SCHOOL
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PENINSULA AGENCY ON AGING, INC.
Peninsula Agency on Aging, Inc.; commending. (Patron—Mason, SJR 431)

PENSIONS, BENEFITS, AND RETIREMENT
Law-enforcement officers, local; retirement benefits, participation by certain political subdivisions. Amending § 51.1-138. (Patron—Carrico, SB 498)
Long-Term Employment Support Services and Extended Employment Services; Department for Aging and Rehabilitative Services to make referrals to any employment services organizations that provide competitive or commensurate wages and is eligible to receive state-funded Services, Employment Service Organization Steering Committee established, Committee to report on policy, funding, and allocation of funds to organizations, the Committee shall meet no more than four times a year. Amending § 51.5-169.1; adding § 51.5-169.2. (Patron—Landes, HB 2306, CH 851; Hanger, SB 1485, CH 852)
Parental leave benefits; Department of Human Resource Management shall implement and administer leave for eligible employees following birth, adoption, or foster placement of a child younger than age 18, an employee shall receive eight weeks of leave, etc. Adding § 2.2-1210. (Patron—Robinson, HB 2234, CH 829; Suetterlein, SB 1581, CH 844)
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State retiree health benefit program; amends provision relating to participation in program, discontinuation due to employment as an employee of the federal government and participation in a federal employee health benefit program. Amending § 51.1-1405. (Patron—McDougle, SB 1742)

Virginia Law Officers’ Retirement System; adds conservation officers of Department of Conservation and Recreation as members of Retirement System, effective clause. Amending § 51.1-212. (Patron—Deeds, SB 1480)

Virginia Law Officers’ Retirement System; changes the age through which a retired law-enforcement officer is entitled to receive an additional retirement allowance from sixty-fifth birthday to retirement age as defined by the Social Security Act. Amending § 51.1-217. (Patron—Stanley, SB 1032)

Virginia Retirement System; health insurance credits for retired state employees. Amending § 51.1-1400. (Patron—Ruff, SB 1332)

Virginia Retirement System; health insurance credits for retired state employees, effective clause. Amending § 51.1-1400. (Patron—Ruff, SB 1122)

Virginia Retirement System; increased retirement allowance for certain judges. Amending § 51.1-169. (Patron—McDougle, SB 1384)

Virginia Retirement System; retired law-enforcement officers employed as school security officers. Amending § 51.1-155. (Patron—Stuart, SB 1203)

Virginia Retirement System; retired law-enforcement officers employed as school security officers, continuation of receiving retirement allowance during employment, employer shall include person’s compensation in membership payroll subject to employer contributions, effective clause. Amending § 51.1-155. (Patron—Cosgrove, SB 1023)

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PERSONAL PROPERTY AND PERSONAL PROPERTY TAX
Constitutional amendment; personal property tax exemption for one motor vehicle owned and used primarily by or for a disabled veteran, “motor vehicle” shall include only automobiles and pickup trucks, exception (first reference). Amending Section 6 of Article X. (Patron—Filler-Corn, HJR 676, CH 822; Reeves, SJR 278, CH 823)

Intangible personal property; classification and exemption of certain business property. Amending §§ 58.1-1101 and 58.1-1103. (Patron—Campbell, R.R., HB 2440, CH 255)

Intangible personal property; personal property used in manufacturing. Amending § 58.1-1101. (Patron—Chafin, SB 879)

Personal property tax; exemption for agricultural vehicles farm machinery includes equipment and machinery used by a nursery for production of horticultural products and any farm tractor. Amending § 58.1-3505. (Patron—Webert, HB 2733, CH 259)

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Aged or incapacitated adults; financial exploitation, authority of financial institution staff to refuse transactions or disbursements, etc. Amending § 63.2-1606. (Patron—Toscano, HB 1987, CH 420; Obenshain, SB 1490, CH 421)

Aged or incapacitated adults; financial exploitation, reporting by financial institution staff, staff may provide supporting information and records. Amending § 63.2-1606. (Patron—O’Quinn, HB 2225, CH 339)

Auxiliary grants; number of auxiliary grant recipients in supportive housing setting shall not exceed 90, etc. Amending § 51.5-160. (Patron—Peace, HB 2017, CH 657; Barker, SB 1286, CH 658)

“Blind person”; amends definition in conformance with definition set forth by the Social Security Administration. Amending § 51.5-60. (Patron—Krizek, HB 1938, CH 88)

Cannabidiol oil and THC-A oil; authorizes a patient or, if such patient is a minor or an incapacitated adult, such patient’s parent or legal guardian may designate an individual to act as his registered agent for the purposes of receiving oil pursuant to a valid written certification, etc. Amending §§ 18.2-250.1, 54.1-3408.3, 54.1-3442.5, 54.1-3442.6, and 54.1-3442.7. (Patron—Marsden, SB 1719, CH 690)
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Disabled parking placards; certification by mental health professional to DMV of a person’s disability. Amending § 46.2-1241. (Patron–Deeds, SB 692)

Education, Department of; pilot program, feasibility of educational placement transition of certain students with disabilities, effective clause. (Patron–Suetterlein, SB 1576)

Individualized education programs (IEPs); Department of Education shall establish guidelines for programs to utilize when developing IEPs for children with disabilities, etc. Adding § 22.1-217.03. (Patron–Dunnivant, SB 1595)

Language development for children who are deaf or hard of hearing; assessment resources for parents and educators, advisory committee, report. Adding § 37.2-314.1. (Patron–Edwards, SB 160)

Line of Duty Act; disabled persons to participate in state and local health insurance. Amending §§ 9.1-400 and 9.1-401. (Patron–Petersen, SB 904)

Petersburg, City of; amending charter, city manager may serve as collector of city taxes. (Patron–Dance, SB 1363)

PETS, PET DEALERS, AND SUPPLIES

Pet shops; procurement of certain dogs, penalty. Amending § 3.2-6511.1. (Patron–Marsden, SB 1043)

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Controlled substance tracking system; Board of Pharmacy to conduct a two-year pilot program beginning September 1, 2019, for the development, management, use, and evaluation of a system using dispenser data compliant with the federal Drug Supply Chain Security Act. (Patron—Boysko, SB 1766)

Pharmacies; carriers that provide exclusive provider policies and contracts to allow consumers freedom of choice for pharmacy benefits. Amending § 38.2-3407.7. (Patron—Dance, SB 1197, CH 674)

Pharmacies; mail order and delivery of prescription drugs, pharmacy benefits managers. Adding § 38.2-3407.15:5. (Patron—O’Quinn, HB 2223)

Pharmacy, Board of; alters definition of cannabidiol oil and tetrahydrocannabinol oil, regulation of pharmaceutical processors, report. Amending §§ 54.1-3408.3 and 54.1-3442.6. (Patron—Dunnavant, SB 1557, CH 681)

Pharmacy, Board of; seizure of controlled substances and prescription devices. Amending §§ 54.1-2408.1, 54.1-3424, and 54.1-3434. (Patron—Edwards, SB 1289, CH 94)

**PHARMACISTS**

Pharmacist; counseling for new prescriptions, disposal of medicine. Amending § 54.1-3319. (Patron—Bulova, HB 1743, CH 135; Dance, SB 1405, CH 96)

**PHILLIPS, LEONARD E., JR.**

Phillips, Leonard E., Jr.; recording sorrow upon death. (Patron—Carr, HJR 841; Sturtevant, SJR 434)

**PHOTO-MONITORING**

Handheld photo speed monitoring devices; Department of State Police or law-enforcement officer employed by Department may operate in or around highway work zones where law-enforcement vehicle is present and displaying lighted blue or blue combination lights, mailing of certain summons by first-class mail to owner, etc., of vehicle, report. Amending § 46.2-882; adding § 46.2-882.1. (Patron—Carrico, SB 1521, CH 842)

Photo-monitoring systems; requirements for localities. Amending § 15.2-968.1. (Patron—Collins, HB 2465)

**PHYSICAL THERAPISTS**

Physical therapists and physical therapist assistants; licensure, authorizes Virginia to become a signatory to the Physical Therapy Licensure Compact. Amending §§ 2.2-3705.7 and 54.1-2400.2; adding §§ 54.1-3484 and 54.1-3485 through 54.1-3496. (Patron—Peake, SB 1106, CH 300)

**PHYSICIANS AND SURGEONS**

Certificates of public need; medical care facilities subject to review does not include specialized centers or clinics or that portion of a physician’s office developed for the provision of ambulatory or outpatient ophthalmic, urologic, or endoscopic surgery. Amending § 32.1-102.1; adding §§ 32.1-122.23 and 32.1-122.24. (Patron—McDougle, SB 1614)

Death certificates; requires the completed medical certification portion of a certificate to be filed electronically with the State Registrar of Vital Records through the Electronic Death Registration System, etc., Department of Health shall work with Virginia Morticians’ Association, Inc., etc., to educate and encourage physicians, physician assistants, etc., to timely register with and utilize the System. Amending §§ 32.1-263 and 54.1-2915. (Patron—Wilt, HB 2445, CH 213; McClellan, SB 1439, CH 224)

Law-enforcement officers; psychological examination conducted by a licensed physician and surgeon who have completed postgraduate medical residency education program in psychiatry. Amending § 15.2-1705. (Patron—Carrico, SB 886)

Patient care teams; podiatrists and physician assistants, amends physician assistant definition, regulations of physician assistants, licensure and practice of nurse practitioners, Board of Medicine shall promulgate regulations to implement the provisions. Amending §§ 54.1-2900, 54.1-2951.1 through 54.1-2952.1, 54.1-2953, and 54.1-2957. (Patron—Campbell, J.L., HB 1952, CH 137; Peake, SB 1209, CH 92)

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PODIATRISTS
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Commonwealth. Adding § 54.1-2937.1. (Patron–Landes, HB 2457, CH 379)

POLICE
Assault and battery; adds to definition of law-enforcement officer for purposes of the crime of
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Amending § 18.2-57. (Patron–Carrico, SB 1504)
Auxiliary law-enforcement officers; purchase of service handguns or other weapons.
Amending § 59.1-148.3. (Patron–Cosgrove, SB 1048, CH 608)
POLICE (continued)

Body-worn camera; release of recordings, penalty. Adding § 19.2-265.7. (Patron—Stanley, SB 1033; Chase, SB 1052)

Capital murder; law-enforcement officers and fire marshals, where offender was 18 years of age or older at time of offense, punishment shall be no less than a mandatory minimum term of confinement for life. Amending § 18.2-31. (Patron—Pillion, HB 2615, CH 835; Carrico, SB 1501, CH 717)

Child care providers; local law-enforcement agencies allowed to process and submit requests for national fingerprint background checks, forwarding fingerprints and personal descriptive information. Amending §§ 63.2-1720.1 and 63.2-1721.1. (Patron—Mason, CH 447)

Child restraint devices and safety belts; exempts any person operating taxicabs, emergency medical services agency vehicle, fire company vehicle, law-enforcement vehicle, etc., while in performance of his official duties from requirement that certain minors be secured. Amending § 46.2-1095. (Patron—Head, HB 1662, CH 196; Suetterlein, SB 1677, CH 319)

Confidentiality, nondisparagement, or nondisclosure provisions; communication with law-enforcement agencies. Amending § 59.1-200; adding §§ 11-9.9 and 40.1-28.7:7. (Patron—Howell, SB 1423)

Constitutional amendment; Literary Fund, proceeds from forfeited property for drug offenses distributed for purpose of promoting law enforcement (first reference). Amending Section 8 of Article VIII. (Patron—Reeves, SJR 39)

Criminal Justice Services, Department of; training standards for law-enforcement officers serving as school resource officers. Amending §§ 9.1-102 and 22.1-279.8; adding § 9.1-114.1. (Patron—Deeds, SB 1530)

Deputy Sheriff Supplemental Salary Fund; created, revenue source. Amending § 16.1-69.48; adding § 15.2-1609.7:1. (Patron—Carrico, SB 495)

Law enforcement; Department of Criminal Justice Services to establish training standards and publish and periodically update model policies for personnel for sensitivity to and awareness of persons experiencing behavioral health or substance abuse crises. Amending § 9.1-102. (Patron—Bell, Robert B., HB 2666)

Law enforcement; Department of Criminal Justice Services to establish training standards and publish and periodically update model policies for personnel for sensitivity to and awareness of persons experiencing mental health or substance abuse crises, including chronic homeless inebriates. Amending § 9.1-102. (Patron—Deeds, SB 1489)


Law-enforcement officer; removes from the definition of officer, as it applies to an investigator who is a sworn member of the security division of the Virginia Lottery, the requirement that such investigator be a full-time member of the division. Amending § 9.1-101. (Patron—Rush, HB 2166, CH 475)

Law-enforcement officers; Department of Criminal Justice Services to establish compulsory training standards for certification and recertification of officers in Advanced Law Enforcement Rapid Response Training. Amending § 9.1-102. (Patron—Carrico, SB 1517)

Law-enforcement officers; psychological examination conducted by a licensed physician and surgeon who have completed postgraduate medical residency education program in psychiatry. Amending § 15.2-1705. (Patron—Carrico, SB 886)


Law-enforcement officers, local; retirement benefits, participation by certain political subdivisions. Amending § 51.1-138. (Patron—Carrico, SB 498)


Law-enforcement officials; unlawful for any person to knowingly, with intent to mislead an agency, cause another to give a false report to any official, penalty. Amending § 18.2-461. (Patron—Yancey, HB 2056, CH 471; Chase, SB 1031, CH 498)
POLICE (continued)

Law-enforcement personnel; Department of Criminal Justice Services to establish training standards and publish and periodically update model policies on effective recognition of and response to stress, trauma, and post-traumatic stress experienced by officers. Amending § 9.1-102. (Patron—DeSteph, SB 1149)

Marijuana; a law-enforcement officer is permitted to testify as to results of any field test approved by Department of Forensic Science in any trial for a misdemeanor offense of possession with intent to distribute. Amending § 19.2-188.1. (Patron—Howell, SB 110)

Police and court records; automatic expungement of records relating to a person’s conviction if he has been granted an absolute pardon for a crime he did not commit. Amending §§ 2.2-402 and 19.2-392.2. (Patron—Cole, HB 2278, CH 181)

Police animals; killing or injuring, penalty. Amending § 18.2-144.1. (Patron—Reeves, SB 1675)

School boards; development of a model memorandum of understanding, board in each school division in which the local law-enforcement agency employs school resource officers shall enter into a memorandum of understanding with such agency. Amending § 9.1-184; adding § 22.1-280.2:3. (Patron—Gilbert, HB 1733, CH 455; Newman, SB 1214, CH 502)

School boards; local law-enforcement agencies, memorandums of understanding. Amending § 9.1-184; adding § 22.1-280.2:3. (Patron—Lewis, SB 1563)

School resource officers; powers and duties of Department of Criminal Justice Services, compulsory minimum training standards for certification and recertification of law-enforcement officers, training shall be specific to role and responsibility of officer working with students, etc. Amending §§ 9.1-102 and 22.1-279.8; adding § 9.1-114.1. (Patron—Jones, J.C., HB 2609, CH 487; Locke, SB 1130, CH 488)

School resource officers; school board in each school division in which the local law-enforcement agency employs officers to enter into a memorandum of understanding with such local law-enforcement agency that sets forth the respective roles and responsibilities. Amending § 9.1-101; adding § 22.1-280.2:3. (Patron—Surovell, SB 1551)

School security officers; employment, law-enforcement officers previously employed by the United States or any state or political subdivision thereof, carrying a firearm in performance of duties. Amending §§ 9.1-102 and 22.1-280.2:1. (Patron—Freitas, HB 2721, CH 493)

Towing; only towing requests made by local law-enforcement officers are subject to local ordinances regulating towing services, nothing herein shall prohibit the Department of State Police from entering into a memorandum of understanding with a county, city, or town to provide for towing services. Amending § 46.2-1217. (Patron—Carrico, SB 1510, CH 630)

Unmanned aircraft systems; used by law-enforcement officer to aerially survey a primary residence of the subject of the arrest warrant to formulate a plan to execute an existing arrest warrant or capias for a felony offense, etc. Amending § 19.2-60.1. (Patron—Carrico, SB 1507, CH 781)

Use of force by Virginia law-enforcement officers, correctional officers, and jail officers; Secretary of Public Safety and Homeland Security shall convene a work group to develop a strategy for producing and publishing a comprehensive report, effective clause. (Patron—Boysko, SB 1645)

Virginia Law Officers’ Retirement System; adds conservation officers of Department of Conservation and Recreation as members of Retirement System, effective clause. Amending § 51.1-212. (Patron—Deeds, SB 1480)

Virginia Law Officers’ Retirement System; changes the age through which a retired law-enforcement officer is entitled to receive an additional retirement allowance from sixty-fifth birthday to retirement age as defined by the Social Security Act. Amending § 51.1-217. (Patron—Stanley, SB 1032)

Virginia Retirement System; retired law-enforcement officers employed as school security officers. Amending § 51.1-155. (Patron—Stuart, SB 1203)

Virginia Retirement System; retired law-enforcement officers employed as school security officers, continuation of receiving retirement allowance during employment, employer shall include person’s compensation in membership payroll subject to employer contributions, effective clause. Amending § 51.1-155. (Patron—Cosgrove, SB 1023)

POLICE, STATE

Animal Cruelty Conviction List; Superintendent of State Police to establish and maintain by 2020. Adding § 3.2-6573.1. (Patron—Stanley, SB 32)
POLICE, STATE (continued)

Animal Cruelty Conviction List; Superintendent of State Police to establish within the Department of State Police by July 1, 2022, a list on their website that is available to the public. Adding § 3.2-6573.1. (Patron—Stanley, SB 1011)

Central Criminal Records Exchange; Department of State Police shall accept requests for background checks through the use of Live Scan device. Adding § 19.2-388.1. (Patron—Head, HB 2746, CH 620)

Concealed handgun permits, nonresident; Department of State Police to issue a permit to a nonresident within 90 days of receipt of completed application, effective date. Amending § 18.2-308.06. (Patron—Pogge, HB 2253)

Felons; mechanism for reporting to Department of State Police when a circuit court restores right to possess, transport, and carry a firearm, etc., effective date. Amending §§ 18.2-308.09 and 18.2-308.2. (Patron—Rush, HB 2548, CH 203)

Handheld photo speed monitoring devices; Department of State Police or law-enforcement officer employed by Department may operate in or around highway work zones where law-enforcement vehicle is present and displaying lighted blue or blue combination lights, mailing of certain summons by first-class mail to owner, etc., of vehicle, report. Amending § 46.2-882; adding § 46.2-882.1. (Patron—Carroco, SB 1521, CH 842)

Hate crimes; adds gender, disability, gender identity, or sexual orientation, penalty. Amending §§ 8.01-42.1, 8.01-49.1, 18.2-57, 18.2-121, and 52-8.5. (Patron—Favola, SB 1375)

Motor vehicle safety inspections; cost evaluation by DMV and the Department of State Police. (Patron—Deeds, SB 1723)

Motor vehicle safety inspections; increases maximum charge from $16 to $20, $0.70 shall be transmitted to Department of State Police for costs of administering program. Amending § 46.2-1167. (Patron—Hugo, HB 2514, CH 307)

Sex Offender and Crimes Against Minors Registry; reregistration schedule, copies of all forms to be used and guidelines for submitting such forms, shall be available through distribution by the State Police, etc., effective date. Amending § 9.1-904. (Patron—Watts, HB 2089, CH 613; Mason, SB 1418, CH 614)

Towing; only towing requests made by local law-enforcement officers are subject to local ordinances regulating towing services, nothing herein shall prohibit the Department of State Police from entering into a memorandum of understanding with a county, city, or town to provide for towing services. Amending § 46.2-1217. (Patron—Carroco, SB 1510, CH 630)

Vehicle inspector; Superintendent of State Police prohibited from promulgating regulations barring an individual from being certified solely because he has previously been convicted of a criminal offense other than a violent felony or an act of violence. Amending § 46.2-1165. (Patron—Cosgrove, SB 1029)

Vehicle inspector; Superintendent of State Police prohibited from promulgating regulations barring an individual from being certified solely because he has previously been convicted of a criminal offense, provided that he is free from any term of incarceration, etc. Amending § 46.2-1165. (Patron—DeSteph, SB 1235)

Virginia Fusion Intelligence Center; school safety mobile application, ensuring that the application is integrated with any existing crisis intervention phone hotline, effective clause. Adding § 52-50. (Patron—Dunnivant, SB 1608)

Virginia Public Procurement Act; exempts from competitive sealed bidding purchase of aviation equipment by Department of State Police. Amending § 2.2-4345. (Patron—Carroco, SB 502)

POLLARD, OLIVER A., JR.
Pollard, Oliver A., Jr.; recording sorrow upon death. (Patron—Dance, SJR 444)

POLLING PLACES
Absentee voting; counting military and overseas absentee ballots received after close of polls on election day. Amending § 24.2-709. (Patron—Surovell, SB 771)

Absentee voting; eligibility of persons whose polling place prohibits firearms. Amending §§ 24.2-700 and 24.2-701. (Patron—Lewis, SB 689)

Polling place procedures; full residence address of voter not announced. Amending § 24.2-643. (Patron—Filler-Corn, HB 2204)
PRESBYTERIAN CHILDREN'S HOME OF THE HIGHLANDS
Presbyterian Children's Home of the Highlands; commemorating its 100th anniversary. (Patron–Campbell, J.L., HJR 920)

POTOMAC RIVER
Potomac River Bridge Towing Compact; adds the Harry W. Nice Bridge, Sandy Hook Bridge, Brunswick Bridge, and Point of Rocks Bridge to the Potomac River bridges subject to Compact, provisions shall become effective upon enactment by legislative bodies of Maryland and District of Columbia of similar legislation. Amending § 46.2-1239.1. (Patron–Barker, SB 1296, CH 403)

POWER, THOMAS PIERCE
Power, Thomas Pierce; recording sorrow upon death. (Patron–Mason, SJR 421)

PRACTITIONERS
Public health practitioners; requirements for issuing prescriptions, exceptions. Amending § 54.1-3303. (Patron–Herring, HB 1914, CH 335)

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PRESCRIPTION MEDICINES
Electronic transmission of certain prescriptions; exceptions if prescriber dispenses the controlled substance that contains an opioid directly to patient or patient’s agent, etc., report. Amending §§ 54.1-3408.02 and 54.1-3410. (Patron–Pillion, HB 2559, CH 664)

Pharmacies; mail order and delivery of prescription drugs, pharmacy benefits managers. Adding § 38.2-3407.15:5. (Patron–O’Quinn, HB 2223)

Pharmacist; counseling for new prescriptions, disposal of medicine. Amending § 54.1-3319. (Patron–Bulova, HB 1743, CH 135; Dance, SB 1405, CH 96)

Prescription drugs; delivery of orders. Amending § 54.1-3420.2. (Patron–Newman, SB 370)

Prescription drugs; price gouging prohibited. Adding §§ 32.1-330.6 and 32.1-373 through 32.1-376. (Patron–Edwards, SB 1308)

Public health practitioners; requirements for issuing prescriptions, exceptions. Amending § 54.1-3303. (Patron–Herring, HB 1914, CH 335)

Veterinarians; exemption from sales and use tax on purchase or prescription of drugs and medicines. Amending §§ 58.1-609.2 and 58.1-609.10. (Patron–Leftwich, HB 747)

PRESIDENT OR VICE PRESIDENT
President and Vice President electors; allocation of electoral votes by congressional district. Amending §§ 24.2-202, 24.2-203, 24.2-542, 24.2-542.1, and 24.2-673. (Patron–Chase, SB 1002)

PRESS, ALEXIS WESOLOWSKY
Press, Alexis Wesolowsky; recording sorrow upon death. (Patron–Keam, HJR 1058)

PRICE, DAVID ALLEN, SR.
Price, David Allen, Sr.; recording sorrow upon death. (Patron–Tyler, HJR 602)

PRICE, MARY
Price, Mary; commending. (Patron–Obenshain, SJR 408)

PRIMARIES
Primary election; changes date of election held in June from second Tuesday in June to third Tuesday in June, also changes candidate filing deadlines to reflect change of date. Amending §§ 24.2-311, 24.2-503, 24.2-507, 24.2-510, 24.2-515, and 24.2-515.1. (Patron–Landes, HB 1615; Reeves, SB 1243; Vogel, SB 1453)

PRINCE EDWARD COUNTY
Prince Edward County Public Schools closing; commemorating its 60th anniversary in 2019. (Patron–McClellan, SJR 358)

PRINCE WILLIAM COUNTY
Prince William County Bar Association; commending. (Patron–Surovell, SJR 441)
Prince William County Human Rights Commission; commemorating its 25th anniversary. (Patron–Roem, HJR 1033)

PRINCESS ANNE HIGH SCHOOL
Princess Anne High School; commemorating its 65th anniversary. (Patron–Turpin, HJR 1051)
Princess Anne High School girls’ basketball team; commending. (Patron–Turpin, HJR 1001)

PRISONERS
Corrections, Department of; disclosure of information, delivery of controlled substances to prisoners. Amending § 54.1-2523. (Patron–Carrico, SB 1516, CH 679)

Geriatric and terminally ill prisoners; conditional release, Parole Board shall review annually eligibility of inmates. Amending § 53.1-40.01. (Patron–Saslaw, SB 1786)

Pregnant prisoners; Board of Corrections shall review its standards related to allowable restraint practices. (Patron–Saslaw, SB 1772, CH 725)

Prisoners; process for sheriff or administrator to authorize medical and mental health treatment of those incapable of giving consent. Amending §§ 17.1-406, 17.1-410, and 37.2-803; adding §§ 53.1-133.04 and 53.1-133.05. (Patron–Hope, HB 1933, CH 809)
PRISONS AND OTHER METHODS OF CORRECTION

Behavioral health services; exchange of medical and mental health information and records, standards for services provided in correctional facilities, report. Amending §§ 53.1-40.10, 53.1-68, and 53.1-133.03. (Patron—Bell, Robert B., HB 1942, CH 827)

Community corrections alternative program; establishment, repeals the boot camp incarceration program, diversion center incarceration program, and detention center incarceration program, etc. Amending §§ 19.2-298.01, 46.2-357, 46.2-391, 53.1-10, 53.1-67.6, 60.2-219, and 60.2-618; adding §§ 19.2-316.4 and 53.1-67.9; repealing §§ 19.2-316.1, 19.2-316.2, 19.2-316.3, 53.1-67.1, 53.1-67.7, and 53.1-67.8. (Patron—Ward, HB 2605, CH 618)

Correctional facilities, local; voting information for persons incarcerated. Amending § 53.1-5. (Patron—Lucas, SB 1202)

Corrections, Board of; minimum standards for health care services in local, regional, and community correctional facilities. Amending § 53.1-5. (Patron—Stolle, HB 1918, CH 695; Dunnavant, SB 1598, CH 696)

Corrections, Department of; development of policies to improve exchange of offender medical and mental health information and records, report. Amending § 53.1-40.10. (Patron—Watts, HB 2499, CH 202)

Corrections, Department of; Director shall establish health care continuous quality improvement committee, composition of committee, quarterly reports. Adding § 53.1-17.1. (Patron—Stolle, HB 1917, CH 463; Lucas, SB 1273, CH 320)

Geriatric and terminally ill prisoners; conditional release, Parole Board shall review annually eligibility of inmates. Amending § 53.1-40.01. (Patron—Saslaw, SB 1786)

Incarcerated aliens, certain; release or discharge from jail, notice to U.S. Immigration and Customs Enforcement. Adding § 53.1-220.3. (Patron—Poindexter, HB 2270)

Inmate workforces; eligibility for voluntary participation, approval of and under supervision of sheriff or his designee. Amending § 53.1-128. (Patron—Collins, HB 1935, CH 199)

Jails, local; compensation for cost of incarceration of convicted felons, effective clause. Amending § 53.1-20.1. (Patron—Peake, SB 1040)

Juvenile correctional officers; training standards, decreases number of members on the Committee of Training. Amending §§ 9.1-102, 9.1-112, and 66-10. (Patron—Mullin, HB 2438, CH 366)


Juvenile sentencing factors; geriatric release of juvenile offenders. Amending §§ 16.1-272 and 53.1-40.01. (Patron—Marsden, SB 1081)

Medical and mental health information and records of person committed to jail; allows local probation officers to exchange. Amending § 53.1-133.03. (Patron—Heretick, HB 2213, CH 702)

Parole; eligibility, at liberty between offenses. Amending § 53.1-151. (Patron—Surovell, SB 93)

Parole; exception to limitation on the application of parole statutes, investigations and reports by probation officers. Amending §§ 19.2-299 and 53.1-165.1. (Patron—McClellan, SB 1437)

Pregnant prisoners; Board of Corrections shall review its standards related to allowable restraint practices. (Patron—Saslaw, SB 1772, CH 725)

Prisoners; process for sheriff or administrator to authorize medical and mental health treatment of those incapable of giving consent. Amending §§ 17.1-406, 17.1-410, and 37.2-803; adding §§ 53.1-133.04 and 53.1-133.05. (Patron—Hope, HB 1933, CH 809)

Restrictive housing; data collection and reporting, Department of Corrections’ restrictive housing shall, at a minimum, adhere to standards adopted by the American Correctional Association, the accrediting body for the corrections industry, annual report. Adding § 53.1-39.1. (Patron—Hope, HB 1642, CH 453; Saslaw, SB 1777, CH 516)

Restrictive housing; data collection and reporting. Adding § 53.1-39.1. (Patron—Marsden, SB 1085)

Solitary confinement; data collection and reporting. Department of Corrections to submit report containing specified statistical information. Adding § 53.1-39.1. (Patron—Favola, SB 1140)

Solitary confinement; Department of Corrections, et al., to study use including segregation and other forms of solitary confinement, by Department of Corrections. (Patron—Marsden, SJR 65)
PRISONS AND OTHER METHODS OF CORRECTION (continued)
Use of force by Virginia law-enforcement officers, correctional officers, and jail officers; Secretary of Public Safety and Homeland Security shall convene a work group to develop a strategy for producing and publishing a comprehensive report, effective clause. (Patron—Boysko, SB 1645)

PROFESSIONAL AND OCCUPATIONAL REGULATION
Barbers and cosmetologists; Board for Barbers and Cosmetologists shall not require an applicant for a license to complete more than 1,000 hours of training. Amending § 54.1-706. (Patron—Marsden, SB 1568)
Occupation; legislation increasing or beginning regulation, evaluation required. Adding § 30-19.03:1.3. (Patron—Campbell, R.R., HB 2028, CH 812)
Professional and Occupational Regulation, Department of; Director or his designee may issue a notice to any person violating provisions relating to practicing a profession or occupation without holding a valid license as required, etc., regulatory boards within Department. Amending §§ 54.1-111 and 54.1-113. (Patron—Ruff, SB 1751, CH 517)
Professional and Occupational Regulation, Department of; regulatory boards, definitions, expungement of disciplinary records. Adding § 54.1-205. (Patron—DeSteph, SB 1168)
Professional and Occupational Regulation, Department of; unlicensed practice, cease and desist notices, penalty. Amending § 54.1-111. (Patron—McNamara, HB 2327, CH 481)
Regulatory boards; adjustment of fees, distribution of excess fees to current regulants, effective date. Amending § 54.1-113. (Patron—Webert, HB 1939, CH 697)

PROFESSIONS AND OCCUPATIONS
Accident and sickness insurance and health services plans; reimbursement for services provided by nurse practitioners, effective date. Amending §§ 38.2-3408 and 38.2-4221. (Patron—Ransone, HB 1640, CH 332; Sturtevant, SB 1178, CH 333)
Assisted living facilities; facility shall give immediate notice to regional licensing office, etc., that licensed administrator resigned, etc., and shall provide last date of employment, authorization to operate under supervision of an acting administrator for more than two times in any two-year period shall be made by the Department on a case-by-case basis. Amending § 63.2-1803. (Patron—Mason, SB 1409, CH 448)
Automatic fire sprinkler inspectors; creates classification of fire sprinkler contractor for the purpose of licensure by the Board for Contractors, certification. Amending §§ 54.1-1100, 54.1-1106, 54.1-1108, and 54.1-1108.2; adding §§ 54.1-1147 and 54.1-1148. (Patron—Edwards, SB 1774, CH 726)
Cannabidiol oil and THC-A oil; authorizes a patient or, if such patient is a minor or an incapacitated adult, such patient’s parent or legal guardian may designate an individual to act as his registered agent for the purposes of receiving oil pursuant to a valid written certification, etc. Amending §§ 18.2-250.1, 54.1-3408.3, 54.1-3442.5, 54.1-3442.6, and 54.1-3442.7. (Patron—Marsden, SB 1719, CH 690)
Child support; withholding of income, contracts with an independent contractor. Amending §§ 16.1-278.16, 20-79.1, 20-79.2, 20-79.3, 60.2-114.1, 63.2-1900, 63.2-1903, 63.2-1924.1, 63.2-1929, 63.2-1944, and 63.2-1946. (Patron—Surovell, SB 938)
Common Interest Community Board; issuance of compliance orders. Amending §§ 54.1-2352, 55-79.100, 55-396, and 55-500. (Patron—Bulova, HB 1962, CH 467)
Controlled substance tracking system; Board of Pharmacy to conduct a two-year pilot program beginning September 1, 2019, for the development, management, use, and evaluation of a system using dispenser data compliant with the federal Drug Supply Chain Security Act. (Patron—Boysko, SB 1766)
Controlled substances; adds certain chemicals to Schedule I and Schedule II of the Controlled Substances Act. Amending §§ 54.1-3446 and 54.1-3448. (Patron—Garrett, HB 1803, CH 85)
Controlled substances and devices; authorizes Board of Pharmacy to issue a limited license at a reduced fee to a prescriber in a nonprofit facility to dispense. Amending § 54.1-3304.1. (Patron—McClellan, SB 1452)
Corrections, Department of; disclosure of information, delivery of controlled substances to prisoners. Amending § 54.1-2523. (Patron—Carroco, SB 1516, CH 679)
PROFESSIONS AND OCCUPATIONS (continued)

Death certificates; requires the completed medical certification portion of a certificate to be filed electronically with the State Registrar of Vital Records through the Electronic Death Registration System, etc. Amending §§ 32.1-263 and 54.1-2915. (Patron—Cosgrove, SB 1493)

Death certificates; requires the completed medical certification portion of a certificate to be filed electronically with the State Registrar of Vital Records through the Electronic Death Registration System, etc., Department of Health shall work with Virginia Morticians’ Association, Inc., etc., to educate and encourage physicians, physician assistants, etc., to timely register with and utilize the System. Amending §§ 32.1-263 and 54.1-2915. (Patron—Wilt, HB 2445, CH 213; McClellan, SB 1439, CH 224)

Dental hygienist; remote supervision of a dentist employed by Department of Behavioral Health and Developmental Services or Department of Health, report, implementation of provisions. Amending § 54.1-2722. (Patron—Adams, D.M., HB 1849, CH 86)

Dental services; contracts between carriers and providers, PPO network arrangement, etc. Amending § 38.2-4509; adding § 38.2-3407.17:1. (Patron—Ware, HB 1682, CH 655)

Disposition of the remains of a decedent; right to control, repealing provisions relating to when next of kin disagree and absence of next of kin. Amending §§ 32.1-309.1, 54.1-2800, 54.1-2807, and 54.1-2825; repealing §§ 54.1-2807.01 and 54.1-2807.02. (Patron—Deeds, SB 1478)


Drug Control Act; classifies gabapentin as a Schedule V controlled substance, storage requirements for substances containing gabapentin. Amending §§ 54.1-3454 and 54.1-3456.1. (Patron—Pillion, HB 2557, CH 214)

Drug paraphernalia and controlled paraphernalia; narcotic testing products used to determine whether a controlled substance contains fentanyl or a fentanyl analog. Amending §§ 18.2-265.1 and 54.1-3466. (Patron—Robinson, HB 2563, CH 215)

Electronic transmission of certain prescriptions; exceptions if prescriber dispenses the controlled substance that contains an opioid directly to patient or patient’s agent, etc., report. Amending §§ 54.1-3408.02 and 54.1-3410. (Patron—Pillion, HB 2559, CH 664)

Firearm transfers; criminal history record information checks, age requirement, penalty. Amending §§ 18.2-308.2:2 and 54.1-4201.2; adding § 18.2-308.2:5. (Patron—Saslaw, SB 1162)

Firearm transfers; criminal history record information checks, penalty. Amending § 54.1-4201.2; adding § 18.2-308.2:5. (Patron—Saslaw, SB 1164)

Firefighter, volunteer firefighter, emergency medical services personnel, or volunteer emergency medical services personnel; any employed personnel who has a valid resident concealed handgun permit and has been approved by his fire chief or emergency medical services chief may carry while engaged in performance of their official duties, policies regarding authorization and practices. Amending § 18.2-308. (Patron—Chase, SB 1012)

Funeral establishments; full time manager requirement, exception, number of calls. Amending § 54.1-2810. (Patron—Edwards, SB 1300, CH 66)

Health professions and facilities; adverse action in another jurisdiction, suspension and reinstatement. Amending §§ 54.1-2409 and 54.1-3434.3. (Patron—Stolle, HB 1971, CH 138)

Health Professions, Department of, and health regulatory boards; disclosure of investigative information. Amending § 54.1-2400.2. (Patron—Adams, D.M., HB 1848, CH 418)

Health Professions, Department of, and health regulatory boards; information obtained in an investigation or disciplinary proceeding, authorized disclosures. Amending § 54.1-2400.2. (Patron—Plum, HB 2556, CH 663)

Issuance of temporary licenses; individuals engaged in counseling residency. Amending § 54.1-3505. (Patron—Filler-Corn, HB 2282, CH 428)

Law-enforcement officers; psychological examination conducted by a licensed physician and surgeon who have completed postgraduate medical residency education program in psychiatry. Amending § 15.2-1705. (Patron—Carrioce, SB 886)

Medicaid recipients; treatment involving opioids, prohibition on payment of costs shall not apply to a recipient’s cost-sharing amounts required by the state plan for medical assistance, written notice to patient prior to health care services, etc. Adding § 54.1-2910.3:1. (Patron—Pillion, HB 2558, CH 223; Chafin, SB 1167, CH 444)
PROFESSIONS AND OCCUPATIONS (continued)

Medicine, osteopathy, podiatry, or chiropractic, practitioners of; Board of Medicine may issue a retiree license to any practitioner who holds an unrestricted, active license to practice in the Commonwealth. Adding § 54.1-2937.1. (Patron—Landes, HB 2457, CH 379)

Music therapists; Board of Health Professions shall evaluate whether therapists and practice of music therapy should be regulated and the degree of regulation to be imposed, report. (Patron—Vogel, SB 1547, CH 680)

Naloxone; expands list of individuals who may dispense to include emergency medical services personnel and health care providers, providing services in a hospital emergency department, etc. Amending § 54.1-3408. (Patron—Plum, HB 2158, CH 221)

Naloxone; possession and administration by school nurses and local health department employees, other school board employees or individuals contracted by a school board to provide school health services. Amending § 54.1-3408. (Patron—McGuire, HB 2318, CH 212)

Naloxone or other opioid antagonist; adds employees of regional jails to the list of individuals who may possess and administer, provided that they have completed a training program. Amending § 54.1-3408. (Patron—Garrett, HB 1878, CH 87)

Nonattorney attendance officers and division superintendents or their designees; may complete, sign, and file with the clerk a motion for a rule to show cause, child in need of supervision. Amending §§ 16.1-260 and 54.1-3900. (Patron—Carroll Foy, HB 2119)

Nursing and Psychology, Boards of; alters composition, staggering terms of members of certain health regulatory boards. Amending §§ 54.1-3002 and 54.1-3603. (Patron—Bagby, HB 2228, CH 169)

Nursing, Board of; application for license or certification by military spouse, expedited review. Amending § 54.1-3005. (Patron—Guzman, HB 2129, CH 287)

Optometry, Board of; adds requirements for members. Amending § 54.1-3207. (Patron—Robinson, HB 2247, CH 340)

Patient care teams; podiatrists and physician assistants, amends physician assistant definition, regulations of physician assistants, licensure and practice of nurse practitioners, Board of Medicine shall promulgate regulations to implement the provisions. Amending §§ 54.1-2900, 54.1-2951.1 through 54.1-2952.1, 54.1-2953, and 54.1-2957. (Patron—Campbell, J.L., HB 1952, CH 137; Peake, SB 1209, CH 92)

Pawnbrokers; amends definition to only include natural persons. Amending §§ 54.1-4000, 54.1-4001, 54.1-4003, 54.1-4009, 54.1-4010, and 54.1-4200. (Patron—Mullin, HB 1773, CH 238)

Pawning goods; requires unexpired government-issued identification card bearing the current legal address. Amending §§ 54.1-4009, 54.1-4101, and 54.1-4102. (Patron—Mullin, HB 1774, CH 457)

Pharmaceutical processors; employment, misdemeanors, every processor shall adopt policies for pre-employment drug screening and regular, ongoing, random drug screening of employees. Amending § 54.1-3442.6. (Patron—Marshall, HB 1841, CH 417)

Pharmacist; counseling for new prescriptions, disposal of medicine. Amending § 54.1-3319. (Patron—Bulova, HB 1743, CH 135; Dance, SB 1405, CH 96)

Pharmacy, Board of; alters definition of cannabidiol oil and tetrahydrocannabinol oil, regulation of pharmaceutical processors, report. Amending §§ 54.1-3408.3 and 54.1-3442.6. (Patron—Dunnvant, SB 1557, CH 681)

Pharmacy, Board of; seizure of controlled substances and prescription devices. Amending §§ 54.1-2408.1, 54.1-3424, and 54.1-3434. (Patron—Edwards, SB 1289, CH 94)

Physical therapists and physical therapist assistants; licensure, authorizes Virginia to become a signatory to the Physical Therapy Licensure Compact. Amending §§ 2.2-3705.7 and 54.1-2400.2; adding §§ 54.1-3484 and 54.1-3485 through 54.1-3496. (Patron—Peake, SB 1106, CH 300)

Physician assistants; Board of Medicine authorized to issue a license by endorsement to an applicant for licensure as an assistant, etc. Amending § 54.1-2951.1. (Patron—Thomas, HB 2169, CH 338)

Physicians; advertising in connection with his practice shall not include in any advertisement a reference to marijuana unless for treatment of addiction or substance abuse, etc. Amending § 54.1-2903. (Patron—Orrock, HB 1826, CH 656)

Prescription drugs; delivery of orders. Amending § 54.1-3420.2. (Patron—Newman, SB 370)
PROFESSIONS AND OCCUPATIONS (continued)

Prescription Monitoring Program; veterinarians who dispense controlled substances for a course of treatment to last seven days or less or if such covered substance is feline buprenorphine or canine butorphanol, every veterinary establishment licensed by the Board of Veterinary Medicine shall maintain records of dispensing, etc. Amending § 54.1-2522. (Patron—Stanley, SB 1653, CH 686)

Public health practitioners; requirements for issuing prescriptions, exceptions. Amending § 54.1-3303. (Patron—Herring, HB 1914, CH 335)

Qualified mental health professionals; Board of Counseling to promulgate regulations for registration of persons receiving supervised training. Amending §§ 54.1-2400.1, 54.1-3500, and 54.1-3505. (Patron—Price, HB 2693, CH 217; Barker, SB 1694, CH 101)

Real Estate Board; real estate licensees. Amending §§ 54.1-2105, 54.1-2106.1, 54.1-2108.2, and 54.1-2109. (Patron—Miyares, HB 2352, CH 395; Mason, SB 1061, CH 179)

Sale of caskets; no person except a licensed funeral service establishment or funeral service licensee shall offer when preneed arrangements for funeral services are being made. Amending § 54.1-2808.3. (Patron—Orrock, HB 1828, CH 603; Reeves, SB 1247, CH 93)

Schedule I drugs; classification for fentanyl derivatives. Amending § 54.1-3446. (Patron—Wexton, SB 973)

School attendance officer; authorizes officer or local school division superintendent or his designee to complete, sign, and file with the intake officer a motion for a rule to show cause regarding the filing of a complaint alleging the pupil is a child in need of supervision. Amending §§ 16.1-260 and 54.1-3900. (Patron—Barker, SB 1279; Barker, SB 1285)

Servicemembers Civil Relief Act; when the appointment of counsel is necessary pursuant to the Act, any attorney fees assessed shall not exceed $125, unless the court deems a higher amount appropriate. Amending § 8.01-15.2. (Patron—Lindsey, HB 1675, CH 454)

Telemedicine; physicians licensed in contiguous jurisdictions. Amending § 54.1-2901. (Patron—Favola, SB 1124)

Topical drugs; administration by dental hygienists, physician assistants, and nurses. Amending §§ 54.1-2722 and 54.1-3408. (Patron—Tran, HB 2493, CH 431)

Track and Trace Program; established. Adding §§ 54.1-2527 through 54.1-2534. (Patron—Vogel, SB 973)

Veterinarians; exemption from sales and use tax on purchase or prescription of drugs and medicines. Amending §§ 58.1-609.2 and 58.1-609.10. (Patron—Leftwich, HB 747)

Volunteer license, special; shall not apply to dentists and dental hygienists volunteering to provide free health care to an underserved area, etc. Amending § 54.1-2701. (Patron—Kilgore, HB 2184, CH 290)

Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer, review of Virginia Workers’ Compensation program. Amending § 65.2-402. (Patron—Hugo, HB 1804, CH 415; Cosgrove, SB 1030, CH 26)

Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer. Amending § 65.2-402. (Patron—Chase, SB 1022; McPike, SB 1172; Vogel, SB 1528)

Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer, review of Virginia Workers’ Compensation program. Amending § 65.2-402. (Patron—Cosgrove, SB 1030, CH 26; Hugo, HB 1804, CH 415)

Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer. Amending § 65.2-402. (Patron—McPike, SB 1172; Chase, SB 1022; Vogel, SB 1528)

PROFFITT, RICHARD LEE

Proffitt, Richard Lee; recording sorrow upon death. (Patron—Roem, HJR 1082)
PROPERTY AND CONVEYANCES

Buckingham County; conveyance of a right-of-way easement from Department of Forestry which will follow an existing road across a portion of Appomattox-Buckingham State Forest. (Patron—Fariss, HB 1783, CH 73)

Clerks of court; repeals provision relating to continuing in force acts establishing Torrens system. Repealing § 55-112. (Patron—Campbell, R.R., HB 2769, CH 326)

Common interest communities; dissemination of annual budget, reserve for capital components. Amending §§ 55-79.83:1, 55-471.1, and 55-514.1. (Patron—Bulova, HB 2030, CH 33; Surovell, SB 1538, CH 44)

Common Interest Community Board; administrative proceedings, removes language that provides Board with investigative powers, etc. Amending §§ 55-396 and 55-399; repealing § 55-399.1. (Patron—Cosgrove, SB 1086, CH 499)

Common Interest Community Board; association fees, Common Interest Community Management Information Fund, fees based on number of units or lots in the association. Amending §§ 54.1-2349, 55-79.93:1, 55-504.1, 55-509.6, 55-509.7, 55-516.1, and 55-529. (Patron—Watts, HB 2081, CH 391)

Common Interest Community Board; issuance of compliance orders. Amending §§ 54.1-2352, 55-79.100, 55-396, and 55-500. (Patron—Bulova, HB 1962, CH 467)

Condominium Act; any person who willfully violates any provision of the Act is guilty of a misdemeanor. Amending §§ 19.2-8 and 55-79.103. (Patron—DeSteph, SB 1374)

Condominium Act; meetings of unit owners’ associations, proxy voting, objections to proxy. Amending § 55-79.77. (Patron—Reid, HB 2647, CH 367)

Condominium Act and Property Owners’ Association Act; delivery of condominium resale certificates and association disclosure packets, right of purchaser to cancel contract. Amending §§ 55-79.97 and 55-509.4. (Patron—Bulova, HB 2385, CH 364)

Condominium Act and Property Owners’ Association Act; delivery of condominium resale certificates and association disclosure packets, right of purchaser to cancel contract. Amending §§ 55-79.97 and 55-509.4. (Patron—Suetterlein, SB 1580, CH 513)

Construction Trust Act; moneys paid under a contract by an owner to a contractor. Adding §§ 55-527.1 and 55-527.2. (Patron—Petersen, SB 272)

Eviction; changes terminology from writ of possession to writ of eviction for the writ executed by a sheriff to recover real property pursuant to an order of possession, pleadings and other papers by certain parties not represented by attorneys. Amending §§ 8.01-128, 8.01-129, 8.01-293, 8.01-470, 8.01-471, 16.1-69.40, 16.1-88.03, 17.1-272, 55-225.01, 55-225.1, 55-246.1, 55-248.3:1, 55-248.35, 55-248.38:1, 55-248.38:2, and 58.1-3947. (Patron—Aird, HB 2007, CH 700; Locke, SB 1448, CH 180)


Landlord; clarifies that for purposes of signing pleadings and other papers and obtaining a judgment for possession or for rent or damages in general district court, the managing agent may act on behalf of the business. Amending §§ 16.1-88.03, 55-246.1, and 55-248.4. (Patron—Campbell, J.L., HB 2262, CH 477)

Landlord and tenant; disclosure of waiver of subrogation provision in renter’s insurance policy obtained by a landlord on behalf of a tenant. Amending §§ 55-225.24 and 55-248.7:2. (Patron—Leftwich, HB 2304, CH 394)

Landlord and tenant; landlord may obtain damage insurance on behalf of tenant, provision of copy of insurance policy, if rental agreement does require tenant to obtain renter’s insurance, landlord shall provide written notice to tenant stating landlord is not responsible for tenant’s personal property, etc. Amending §§ 55-225.24 and 55-248.7:2. (Patron—Delaney, HB 1660, CH 386)

Lease agreements; requirements, will or deed necessary to convey estate. Amending §§ 55-2, 55-57, 55-76, 55-77, 55-79, and 58.1-807. (Patron—Leftwich, HB 2287, CH 11; Obenshain, SB 1422, CH 49)

Manufactured Home Lot Rental Act; increases amount a tenant can recover after a landlord violates the Act. Amending § 55-248.51. (Patron—McPike, SB 1442)
PROPERTY AND CONVEYANCES (continued)

New Kent County; Department of Forestry authorized to convey a permanent easement and right-of-way across a portion of the New Kent Forestry Center. (Patron—Peace, HB 2016, CH 186)

Personal injury; loss of consortium claims by certain relatives. Amending § 55-36; adding § 8.01-38.2. (Patron—Chafin, SB 380)

Property and Conveyances; revision of Title 55 to create Title 55.1, pertains to real estate settlements and recordation, rental conveyances, etc. Amending §§ 54.1-2345 and 54.1-2346 through 54.1-2354; adding §§ 1-600 through 1-610, 8.01-130.1 through 8.01-130.13, 8.01-178.1 through 8.01-178.4, 8.01-525.1 through 8.01-525.12, 36-171 through 36-175, 45.1-161.311:9, 45.1-161.311:11, 45.1-161.311:9, 54.1-2345.1, 54.1-2354.1 through 54.1-2354.5, 55.1-100 through 55.1-506, 55.1-600 through 55.1-1101, 55.1-1200 through 55.1-1703, 55.1-1800 through 55.1-2306, 55.1-2400 through 55.1-2906, 57-6.1, and 64.2-108.2; repealing §§ 18.2-324.1 and 55-1 through 55-559. (Patron—Edwards, SB 1080, CH 712)

Property Owners’ Association Act; association meetings, notice by email, in the event that such electronic mail is returned as undeliverable, notice is subsequently sent by United States mail. Amending § 55-510. (Patron—Cole, HB 2694, CH 368)

Resident agent; appointment by nonresident property owner. Amending § 55-218.1. (Patron—Adams, L.R., HB 2410, CH 365)

Residential Executory Real Estate Contracts Act; created. Adding §§ 55-252.1 through 55-252.4. (Patron—Locke, SB 1449, CH 511)

Residential real property; information on covenants, required disclosures, stormwater management facilities. Amending §§ 54.1-2350 and 55-519. (Patron—Murphy, HB 2019, CH 390)


Southwestern Virginia Mental Health Institute; the Commonwealth, with approval of the Governor, is authorized to transfer a portion of property to Mount Rogers Community Services Board and a portion of such property to Smyth County. (Patron—Carrico, SB 1515, CH 678)

Southwestern Virginia Training Center; the Commonwealth shall not convey, sell, or otherwise dispose of certain real property in Carroll County outside the Town of Hillsville on which the former Center was situated. (Patron—Carrico, SB 1509, CH 610)

Timber theft; a person who buys and removes timber from a landowner’s property is guilty of Class 1 misdemeanor if he fails to pay the landowner within date specified in written timber sales agreement, load tickets required for certain sales of timber. Amending §§ 10.1-1105 and 55-332; adding §§ 55-334.2 and 55-334.3. (Patron—Adams, L.R., HB 2411, CH 348; Chafin, SB 1469, CH 353)

Virginia Condominium and Virginia Property Owners’ Association Acts; stormwater facilities, transfer of control of management, maintenance, repair, or replacement. Amending §§ 55-79.74 and 55-509.2. (Patron—Surovell, SB 1756, CH 724)

Virginia Fair Housing Law; unlawful discriminatory housing practices, sexual orientation and gender identity. Amending §§ 36-96.1 through 36-96.3, 36-96.4, and 55-248.47. (Patron—Ebbin, SB 1232)

Virginia Property Owners’ Association Act; home-based businesses. Amending § 55-513.2. (Patron—Bulova, HB 1853, CH 2; Surovell, SB 1537, CH 30)

Virginia Residential Landlord and Tenant Act; noncompliance with rental agreement, if court finds that tenant has successfully raised a defense and enters judgment for the tenant, the court, in its discretion, may impose upon the landlord reasonable costs of the tenant, etc. Amending §§ 55-248.25 and 55-248.27. (Patron—Bourne, HB 1923, CH 324)
PROPERTY AND CONVEYANCES (continued)
Virginia Residential Landlord and Tenant Act; rental agreement, provisions made applicable by operation of law. Amending §§ 55-248.4 and 55-248.7. (Patron—Carr, HB 2054, CH 5; Stanley, SB 1676, CH 45)
Virginia Residential Landlord and Tenant Act; tenant’s right of redemption. Amending § 55-248.34:1. (Patron—Carroll Foy, HB 1898, CH 28; Locke, SB 1445, CH 43)
Virginia Residential Landlord and Tenant Act; when a landlord as plaintiff requests that an initial hearing on a summons for unlawful detainer be set on a date later than 21 days from the filing of such summons, the initial hearing shall not be set on a date later than 30 days after the date of the filing. Amending §§ 8.01-126, 55-248.4, 55-248.7, 55-248.31, and 55-248.34:1. (Patron—McClellan, SB 1438)
Virginia Residential Property Disclosure Act; required disclosures, conveyances of mineral rights. Amending § 55-519. (Patron—Vogel, SB 1292, CH 504)
Virginia Self-Service Storage Act; enforcement of liens, online public auction. Amending § 55-419. (Patron—Hugo, HB 2509, CH 485)

PROPERTY OWNERS
Condominium Act and Property Owners’ Association Act; delivery of condominium resale certificates and association disclosure packets, right of purchaser to cancel contract. Amending §§ 55-79.97 and 55-509.4. (Patron—Bulova, HB 2385, CH 364)
Condominium Act and Property Owners’ Association Act; delivery of condominium resale certificates and association disclosure packets, right of purchaser to cancel contract. Amending §§ 55-79.97 and 55-509.4. (Patron—Suetterlein, SB 1580, CH 513)
C-PACE loans; any locality may, by ordinance, authorize contracts to provide loans for the initial acquisition and installation of clean energy or resiliency improvements with free and willing property owners of both existing properties and new construction, improvements may include mitigation of flooding or impacts of flooding or stormwater management improvements, etc. Amending § 15.2-958.3. (Patron—Lewis, SB 1559, CH 753)
Nonconforming use; a wall built on residential property shall be grandfathered as a valid use and the wall shall not be subject to removal solely due to such noncomformity. (Patron—Bell, Richard P., HB 2420, CH 707)
Property Owners’ Association Act; association meetings, notice by email, in the event that such electronic mail is returned as undeliverable, notice is subsequently sent by United States mail. Amending § 55-510. (Patron—Cole, HB 2694, CH 368)
Virginia Condominium and Virginia Property Owners’ Association Acts; stormwater facilities, transfer of control of management, maintenance, repair, or replacement. Amending §§ 55-79.74 and 55-509.2. (Patron—Surovell, SB 1756, CH 724)
Virginia Property Owners’ Association Act; home-based businesses. Amending § 55-513.2. (Patron—Bulova, HB 1853, CH 2; Surovell, SB 1537, CH 30)

PROSTITUTION
Child victims and witnesses; testimony, using two-way closed-circuit television, commercial sex trafficking and prostitution offenses. Amending § 18.2-67.9. (Patron—Collins, HB 2464, CH 146)
Minors; prostitution and human trafficking related crimes, taking, detaining person, etc., if minor is 15 years of age or older at time of offense, Class 3 misdemeanor, if minor is younger than 15 years of age at time of offense, Class 2 felony. Amending §§ 18.2-355 through 18.2-357.1. (Patron—Gilbert, HB 2470)
Prostitution; unlawful for any travel agent to knowingly promote travel services, Class 1 misdemeanor. Amending §§ 2.2-515.2, 8.01-42.4, 18.2-513, 19.2-10.2, 19.2-386.16, and 19.2-386.35; adding § 18.2-348.1. (Patron—Delaney, HB 1817, CH 458)
Prostitution and sex trafficking; offenses involving a minor, penalties. Amending §§ 9.1-902, 17.1-805, 18.2-46.1, 18.2-347 through 18.2-350, 18.2-357.1, 18.2-513, 19.2-215.1, and 19.2-392.02. (Patron—Bell, Robert B., HB 2586, CH 617)
PROSTITUTION (continued)
Prostitution-related crimes; increases penalty if a minor is involved, confinement of convicted
prostitutes and certain persons. Amending §§ 9.1-902, 17.1-805, 18.2-46.1, 18.2-49, 18.2-347
through 18.2-350, 18.2-368, 18.2-513, and 19.2-215.1. (Patron—Watts, HB 2087)

PROTECTIVE ORDERS
Emergency protective order; required conditions, petition to dissolve or modify. Amending §§ 16.1-253.4 and 19.2-152.8. (Patron—Herring, HB 2417)
Medical evidence admissible in juvenile and domestic relations district court; preliminary protective order hearings. Amending § 16.1-245.1. (Patron—Obenshain, SB 1429, CH 716)
Preliminary protective orders; hearing dates. Amending §§ 16.1-253.1 and 19.2-152.9. (Patron—Favola, SB 1092)
Protective orders; contents of preliminary orders, docketing of an appeal, certain appeal issued shall be assigned a case number within two business days upon receipt of such appeal. Amending §§ 16.1-112, 16.1-253.1, 16.1-296, and 19.2-152.9. (Patron—Surovell, SB 1540, CH 718)
Protective orders; issuance upon convictions for certain felonies, penalty. Amending §§ 16.1-253.2, 17.1-513, 18.2-60.4, 18.2-60.5, 18.2-119, and 18.2-308.1:4; adding § 18.2-60.6. (Patron—Stuart, SB 952)
Protective orders; possession of firearms, penalty. Amending § 18.2-308.1:4. (Patron—Howell, SB 1078)
Protective orders; possession of firearms, surrender or transfer of firearms, penalties. Amending § 18.2-308.1:4. (Patron—Saslaw, SB 1467)
Protective orders; violation of provisions, entering the lands, buildings, or premises owned or leased by protected party prohibited, penalties. Amending §§ 16.1-253.2 and 18.2-60.4. (Patron—Obenshain, SB 1620)
Protective orders, preliminary; full hearing date, closure of a court, order shall remain in full force and effect until it is dissolved by court. Amending §§ 16.1-253.1 and 19.2-152.9. (Patron—Mullin, HB 1673, CH 197)
Public elementary and secondary school students; protective orders, notification to licensed instructional personnel and other school personnel, Board of Education shall establish guidelines and develop model policies to aid local school boards. Adding § 22.1-279.3:2. (Patron—Price, HB 1997, CH 579)

PROVIDENCE BAPTIST CHURCH
Providence Baptist Church; commemorating its 55th anniversary. (Patron—Price, HJR 865)

PSYCHOLOGISTS
Nursing and Psychology, Boards of; alters composition, staggering terms of members of certain health regulatory boards. Amending §§ 54.1-3002 and 54.1-3603. (Patron—Bagby, HB 2228, CH 169)

PUBLIC BROADCASTING SERVICE
Public Broadcasting Service; commemorating its 50th anniversary. (Patron—Sullivan, HJR 789)

PUBLIC BUILDINGS, FACILITIES, AND PROPERTY
Conditional proffers; locality authorized to base its assessment of a public facility’s capacity on projected impacts specifically attributable to previously approved residential developments, etc., removal of language prohibiting a locality from accepting any unreasonable proffer, etc. Amending § 15.2-2303.4. (Patron—Peake, SB 458)

PUBLIC SAFETY AND HOMELAND SECURITY, SECRETARY OF
Use of force by Virginia law-enforcement officers, correctional officers, and jail officers; Secretary of Public Safety and Homeland Security shall convene a work group to develop a strategy for producing and publishing a comprehensive report, effective clause. (Patron—Boysko, SB 1645)
PUBLIC SCHOOLS

Cannabidiol oil and THC-A oil; possession or distribution at public school, storing, dispensing, or administering by school nurse employed by a local school board, etc., to a student, no school board shall be required to suspend or expel any student who holds a valid written certification for use of oils issued by a practitioner. Amending § 22.1-277; adding § 18.2-251.1:1. (Patron—Hurst, HB 1720, CH 573; Sturtevant, SB 1632, CH 574)


Guidance counselors; changes name to school counselors, each counselor employed by a school board in a public elementary or secondary school shall spend at least 80 percent of his staff time during normal school hours in the direct counseling of individual students or groups of students. Amending §§ 22.1-227.1, 22.1-253.13:2, 22.1-253.13:10, and 22.1-290.01; adding § 22.1-291.1:1. (Patron—Landes, HB 1729, CH 139)

High school STEM internship; pilot program established for Richmond City Public Schools for a maximum of 25 high school juniors or seniors, in a high school, etc., to participate as apprentices in certain fields, report, effective clause. (Patron—Sturtevant, SB 1532)

Public elementary and secondary school students; protective orders, notification to licensed instructional personnel and other school personnel, Board of Education shall establish guidelines and develop model policies to aid local school boards. Adding § 22.1-279.3:2. (Patron—Price, HB 1997, CH 579)

Public elementary and secondary schools; students to possess and use unscented topical sunscreen on a school bus, etc. Adding § 22.1-274.5. (Patron—Yancey, HB 330)

Public high schools; graduation requirements, credit for work-based learning experiences. Amending § 22.1-253.13:4. (Patron—Petersen, SB 1147)

Public School Assistance Fund and Program; created. Adding § 22.1-141.1. (Patron—Stanley, SB 1702)


Public school buildings and facilities; establishes standards for design, construction, maintenance, and operation, school board may enter into a lease agreement with a private entity to meet such standards, solar facilities shall be located on rooftops of buildings and facilities. Amending §§ 2.2-2279 and 15.2-4901; adding §§ 22.1-141.1, 22.1-141.2, and 56-589.1. (Patron—Rush, HB 2192, CH 819; Stanley, SB 1331, CH 818)

Public School Security Equipment Grant Act of 2013; security equipment includes building modifications and fixtures such as security vestibules. Amending § 22.1-280.2:2. (Patron—Gooditis, HB 2720, CH 231)

Public schools; alternative accountability process established by the school board. Amending § 22.1-279.3:1; adding § 22.1-279.3:2. (Patron—Sturtevant, SB 1545)

Public schools; average daily membership, early graduation, effective clause. Amending §§ 22.1-253.13:2 and 22.1-274. (Patron—Sutterlein, SB 1587)


Public schools; Board of Education shall develop a model policy for provision of counseling services. (Patron—Ransone, HB 2623)

Public schools; Board of Education shall identify and prohibit use of any method of restraint or seclusion that it determines poses a significant danger to the student, etc. Amending § 22.1-279.1:1. (Patron—Bell, John J., HB 2599, CH 591)

Public schools; Board of Education to establish regional charter school divisions. Amending §§ 22.1-25 and 22.1-212.10; adding §§ 22.1-57.01, 22.1-57.02, and 22.1-212.16:1 through 22.1-212.16:7. (Patron—Obenshain, SB 516)

Public schools; each school board shall develop and implement a policy to prohibit the use and distribution of any tobacco product or nicotine vapor product on a school bus, on school property, or at an on-site or off-site school-sponsored activity, board shall work to ensure adequate notice of this policy. Amending §§ 22.1-79.5 and 22.1-279.6. (Patron—Hope, HB 2384, CH 246; Spruill, SB 1295, CH 172)
PUBLIC SCHOOLS (continued)
Public schools; each school board to develop and implement a policy to prohibit use of tobacco products and nicotine vapor products on a school bus, on school property, etc. Amending §§ 22.1-79.5 and 22.1-279.6. (Patron—Marsden, SB 1056)
Public schools; instruction on the health and safety risks of using tobacco and nicotine vapor products and alternative nicotine products, shall be provided in each public elementary and secondary school. Amending § 22.1-206. (Patron—Keam, HB 1881, CH 577)
Public schools; Mental Health First Aid training. Adding § 22.1-298.6. (Patron—Deeds, SB 1472)
Public schools; parental review of certain anti-bullying and suicide prevention materials. Adding § 22.1-207.2:1. (Patron—Ransone, HB 2107, CH 581)
Public schools; school boards shall adopt and implement policies to ensure employees have equal access to education employee associations, boards shall provide to each employee a list of available associations and shall post on the school division website. Adding § 22.1-295.2. (Patron—DeSteph, SB 1236)
Standards of Learning; reduces total number and type of required assessments in public schools, report. Amending § 22.1-253.13:3. (Patron—Sturtevant, SB 1525)
Teacher licensure; Board of Education shall provide for issuance of a three-year license to solely teach career and technical education courses or dual enrollment courses at public high schools, Chancellor of the Virginia Community College or his designee shall serve as an ex officio member of the Advisory Board on Teacher Education and Licensure, report. Amending § 22.1-305.2. (Patron—Ebbin, SB 1575, CH 767)
Uniform Statewide Building Code (USBC) and Statewide Fire Prevention Code (SFPC); Department of Housing and Community Development to convene stakeholders to develop proposals for changes to Codes with the goal of assisting in the provision of safety and security measures for public or private elementary and secondary schools and public or private institutions of higher education for active shooter or hostile threats. (Patron—Hanger, SB 1755, CH 723)
Virtual Virginia; an online learning program required to be made available to all public schools, report. Amending § 22.1-212.2. (Patron—Dunnavant, SB 1590)

PUBLIC SERVICE COMPANIES
Broadband deployment and renewable energy construction projects; Department of Housing and Community Development to study the permitting processes in the Commonwealth. (Patron—Boysko, SIR 311)
Broadband service providers; fiber optic broadband lines, railroad crossings. Adding § 56-16.3. (Patron—Carro, SB 1711)
Business parks; definition, Virginia Economic Development Partnership shall conduct a pilot program to facilitate the construction of electric transmission infrastructure for parks, Partnership in conducting program is to certify that up to three petitions within certificated service territory of each Pilot Utility addresses eligibility criteria for participation in program, sunset provision. Amending §§ 56-576 and 56-585.1. (Patron—Marshall, HB 1840, CH 535)
Coal combustion residuals; authorizes an electric utility to recover the costs of the permitted cleanup in the Chesapeake Bay watershed of residuals that are generated from the burning of coal for the purpose of generating electricity. Amending § 56-585.1. (Patron—Surovell, SB 1534)
Community solar gardens; State Corporation Commission to establish standards for operation. Adding § 56-585.1:4. (Patron—Edwards, SB 311)
Community solar generation; establishment of facilities. Adding § 56-594.3. (Patron—Edwards, SB 313)
Constitutional amendment; an interstate natural gas pipeline is not considered a utility service for the purpose of determining whether a public service company or public service corporation is exercising the power of eminent domain for a public use (first reference). Amending Section 11 of Article I. (Patron—Deeds, SIR 302)
PUBLIC SERVICE COMPANIES (continued)
Consumer data; State Corporation Commission shall convene and facilitate a Data Access Stakeholder group to review and consider protection issues, report. (Patron—Keam, HB 2332, CH 399)

Distributed renewable energy; promotes establishment of solar and other renewable energy, repeals information relating to solar-powered or wind-powered electricity generation facility, etc. Amending §§ 56-1.2, 56-594, and 67-102; adding §§ 15.2-2109.4, 56-1.2:2, 56-232.2:2, 56-585.1:8, 56-585.1:9, and 56-594.3; repealing Chapters 358 and 382, 2013 Acts. (Patron—McClellan, SB 1456)

Dulles Greenway; amends powers and responsibilities of State Corporation Commission to regulate toll road operators. Amending § 56-542. (Patron—Stanley, SB 1654)

Electric cooperatives; authorizes any electric cooperative to increase or decrease its rates without State Corporation Commission approval for any of its services, cooperatives that are not current members of a utility aggregation cooperative may petition State Corporation Commission for approval of one or more rate adjustment clauses, etc., a cooperative may adopt any other cooperative’s voluntary rate, program, or tariff, etc. Amending § 56-585.3. (Patron—Newman, SB 1346, CH 625)

Electric utilities; competitive suppliers, licensed retail energy suppliers. Amending §§ 56-577 and 56-587. (Patron—Kilgore, HB 2477, CH 833)

Electric utilities; customers of an investor-owned electric utility to purchase electric energy provided 100 percent from renewable energy from any licensed supplier. Amending § 56-577. (Patron—Suetterlein, SB 1769, CH 763)

Electric utilities; fuel cost recovery. Amending § 56-249.6. (Patron—Ware, HB 1718)

Electric utilities; if State Corporation Commission determines that an energy efficiency program or portfolio of programs is not in the public interest, its final order shall include all work product and analysis conducted that has bearing on Commission’s decision. Amending §§ 56-576 and 56-585.1. (Patron—Sullivan, HB 2292, CH 741)

Electric utilities; establishes requirements for net energy metering by electric cooperatives effective upon the earlier of July 1, 2019, or the effective date of implementing regulations by the State Corporation Commission, regulation of cooperative rates, report. Amending §§ 56-585.1:3, 56-585.3, and 56-594; adding §§ 56-585.4 and 56-594.01. (Patron—Sturtevant, SB 1769, CH 763)

Electric utilities; fuel cost recovery. Amending § 56-249.6. (Patron—Ware, HB 1718)

Electric utilities; if State Corporation Commission determines that an energy efficiency program or portfolio of programs is not in the public interest, its final order shall include all work product and analysis conducted that has bearing on Commission’s decision. Amending § 56-576. (Patron—Sullivan, SB 1769, CH 763)

Electric utilities; limits scope of provision that allows individual retail customers to aggregate or combine their demands in order to meet five megawatt threshold, etc. Amending § 56-577. (Patron—Wagner, SB 662)

Electric utilities; net energy metering by electric cooperatives, community solar development regulation of cooperative rates after rate caps, stakeholder group, report. Amending §§ 56-585.1:3, 56-585.3, and 56-594; adding §§ 56-585.4 and 56-594.01. (Patron—Hugo, HB 2547, CH 742)

Electric utilities; rate abatement offsetting consequences of reduced consumption. Adding § 56-235.2:1. (Patron—Marsden, SB 1111)

Electric utilities; recovery of costs associated with closure in place of coal ash facilities. Adding § 56-585.1:4. (Patron—Surovell, SB 768)

Electric utilities; retail competition. Amending § 56-577. (Patron—Suetterlein, SB 837)

Electric utilities; shortens the period that a utility’s customer who switches from an investor-owned electric utility to a licensed competing supplier is barred from returning as a customer of its utility. Amending § 56-577. (Patron—Suetterlein, SB 1583)

Electric utilities; stakeholder process for energy efficiency programs, independent monitor shall convene meetings of participants in the process not less frequently than twice in each calendar year ending July 1, 2028. Amending fifteenth enactment of Chapter 296, 2018 Acts. (Patron—Sullivan, HB 2293, CH 397; Ebbin, SB 1605, CH 398)

Electric utilities; State Corporation Commission shall establish pilot programs under which certain utilities may submit one or more petitions to provide or make available broadband capacity to nongovernmental Internet service providers to unserved areas of the Commonwealth. Adding § 56-585.1:8. (Patron—O’Quinn, HB 2691, CH 619)
PUBLIC SERVICE COMPANIES (continued)

Electric utilities; State Corporation Commission to adopt rules under which community renewable projects are authorized to operate. Adding § 56-585.1:4. (Patron—Wexton, SB 711)

Electric utilities; State Corporation Commission to establish a pilot program that affords the opportunity for any municipality to participate in net energy metering, Commission shall require each utility to submit a proposal to conduct a pilot program, terms, conditions, and restrictions, report. Adding § 56-585.1:8. (Patron—Tran, HB 2792, CH 746; Ebbin, SB 1779, CH 747)

Electric utilities; Transitional Rate Period, coal combustion residuals landfills. Amending § 56-585.1:1. (Patron—Surovell, SB 808)

Electric terrestrial conversion; an otherwise eligible agricultural customer-generator allowed to participate in an electric utility’s net energy metering program, etc. Amending § 56-594. (Patron—Edwards, SB 82)

Electric utility regulation; limiting reliance on electricity generated at fossil fuel facilities. Adding § 56-585.1:8. (Patron—Boysko, SB 1648)

Electric vehicle charging stations; Department of General Services, DMV, and Department of Transportation may locate and operate a retail fee-based station on any property or facility that such agency controls, etc. Amending §§ 56-1.2, 56-1.2:1, and 56-232.2:1; adding § 46.2-614.5. (Patron—Bulova, HB 1934, CH 248)

Handheld personal communications device; expands prohibition on manually entering multiple letters or text while operating a motor vehicle, etc., penalty. Amending § 46.2-868; adding § 46.2-869.1; repealing § 46.2-1078.1. (Patron—Vogel, SB 600)

Handheld personal communications devices; unlawful for person while driving a motor vehicle to hold, in his hand, a device, definition of “highway work zone.” Amending § 46.2-1078.1. (Patron—Mason, SB 1768, CH 849)

Natural gas utilities; State Corporation Commission shall make available for public inspection within 30 days receipt of request of a report regarding investigation of death or injury to any person or damage to property resulting from a leak, etc. Adding § 56-257.4. (Patron—McPike, SB 1176, CH 501)

Net energy metering; Appalachian Power Company to conduct a pilot program for schools that generate electricity at levels that exceed the school’s consumption. (Patron—Deeds, SB 1483; Edwards, SB 1714)

Public Rights-of-Way Use; fees used for high-speed Internet access in underserved areas. Amending § 56-468.1. (Patron—Chafin, SB 857)

Public school buildings and facilities; establishes standards for design, construction, maintenance, and operation, school board may enter into a lease agreement with a private entity to meet such standards, solar facilities shall be located on rooftops of buildings and facilities. Amending §§ 2.2-2279 and 15.2-4901; adding §§ 22.1-141.1, 22.1-141.2, and 56-589.1. (Patron—Rush, HB 2192, CH 819; Stanley, SB 1331, CH 818)

Public utilities; acquisition of rights-of-way for economic development sites, “qualified economic development site” means an industrial site within the Commonwealth that has been certified by the Partnership. Adding § 56-235.12. (Patron—Bagby, HB 2738, CH 494; Wagner, SB 1695, CH 495)

Public utilities; electric utility regulation, prohibits public electric utilities from making nonessential expenditures, etc., report. Amending §§ 56-235.2, 56-249.6, 56-585.1, 56-585.1:1, 56-585.1:4, 56-599, and fifth and twenty-third enactments of Chapter 296, 2018 Acts; adding §§ 56-235.2:1 and 56-235.2:2. (Patron—Petersen, SB 1780)

Renewable energy; replaces pilot program initially enacted in 2013 that authorized certain third-party power purchase agreements providing financing of certain renewable generation facilities. Amending § 56-1.2; adding §§ 56-1.2:2, 56-232.2:2, and 56-594.3; repealing Chapters 358 and 382, 2013 Acts. (Patron—Edwards, SB 83)

Renewable energy power purchase agreements; makes any educational institution eligible to participate in Appalachian Power Company’s pilot program for certain third party power purchase agreements, repeals provision relating to sunset date applicable to the pilot program in effect for Dominion Energy. Amending first enactment of Chapter 803, 2017 Acts and first enactment of Chapters 358 and 382, 2013 Acts; repealing second enactment of Chapter 803, 2017 Acts. (Patron—McClellan, SB 1460)
PUBLIC SERVICE COMPANIES (continued)
Renewable energy power purchase agreements; revamps provisions of pilot programs permitting third party power purchase agreements, all contracts effective on or before July 1, 2018, between nonjurisdictional customers and a Pilot Utility shall remain in full force, etc. Amending Chapter 803, 2017 Acts. (Patron—Kilgore, HB 1252)
Richmond, City of; designates areas that constitute service territory for natural gas utility. (Patron—McClellan, SB 355)
State Corporation Commission; compensation for certain costs incurred by certain retail customers of public service companies as intervenors in proceedings. Adding §§ 12.1-44 through 12.1-50. (Patron—Petersen, SB 1115)
Submerged fiber optic cables; Virginia Marine Resources Commission to study the feasibility of creating protection zones located along or being developed on Virginia’s shores. (Patron—DeSteph, SJR 309)
Telecommunications companies; incentives, provision of wireless broadband services. Amending § 58.1-609.3; adding § 3.2-3108.1. (Patron—Edwards, SB 1317)
Telephone or wireless communication device; threats of death or bodily injury to a person or member of family, penalty. Amending § 18.2-60. (Patron—Peake, SB 1123)
Underground electric distribution lines; pilot program established under which local government of any locality operating under urban county executive form of government may request an electric utility to place lines in transportation projects to serve and facilitate the creation of transit-oriented development, etc. (Patron—Surovell, SB 1759, CH 792)
Virginia Highway Corporation Act of 1988; authorizes the operator of the Dulles Greenway to apply annually to the State Corporation Commission, during the period 2020 through 2029, for increases to tolls on the roadway to reflect increases in the Consumer Price Index plus one percent. Amending § 56-542. (Patron—Favola, SB 1133)
Water and sewerage companies; cost allocation and rate design. Adding § 56-264.3. (Patron—Obenshain, SB 1427, CH 715)

PULASKI COUNTY
Historical African American cemeteries; adds New River Cemetery and West Dublin Cemetery in Pulaski County to list. Amending § 10.1-2211.2. (Patron—Hurst, HB 1973, CH 184)

PURVIS, REGINALD
Purvis, Reginald; commending. (Patron—Marshall, HJR 982)

QUAYLE, FREDERICK MACDONALD
Quayle, Frederick MacDonald; recording sorrow upon death. (Patron—Jones, S.C., HJR 712; Cosgrove, SJR 318)
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R. C. HAYDON ELEMENTARY SCHOOL
R. C. Haydon Elementary School; commemorating its 40th anniversary. (Patron—McPike, SR 87)

RADFORD UNIVERSITY
Radford University; authority to establish Radford University-Roanoke Division. Adding § 23.1-2104. (Patron—Rush, HB 2181, CH 60; Carrico, SB 1506, CH 64)

RADON
Radon; a list of persons who are nationally certified to offer screening, testing, or mitigation shall be made available to the public. Amending § 32.1-229. (Patron—Bell, Richard P., HB 1885, CH 279)

RAFTELIS, MITCHEL
Raftelis, Mitchel; recording sorrow upon death. (Patron—Carroll Foy, HJR 1049)

RAHMAN, MICHELLE
Rahman, Michelle; commending. (Patron—Peace, HJR 634)

RAILROADS
Amtrak or intercity passenger rail stations; Department of Rail and Public Transportation shall evaluate rail signage options, report. (Patron—Bagby, HB 2737, CH 553)
RAILROADS (continued)
Broadband service providers; fiber optic broadband lines, railroad crossings. Adding § 56-16.3. (Patron—Carrico, SB 1711)
Rail Enhancement Fund; federal government funds may be used to satisfy the requirement that any project funded by Fund include at least 30 percent matching funds from a private source which may include federal funds for freight rail projects. Amending § 33.2-1601. (Patron—Stolle, HB 1983, CH 185)

RAKOFF, ROZ
Rakoff, Roz; commending. (Patron—Howell, SJR 390)

RANDOLPH-MACON COLLEGE
Randolph-Macon College; commemorating its 150th anniversary of the institution’s move to Ashland. (Patron—Rodman, HJR 857)

RANSON, SUE
Ranson, Sue; commending. (Patron—Rasoul, HJR 954)

RASNICK, JOHN MARSHALL, JR.
Rasnick, John Marshall, Jr.; recording sorrow upon death. (Patron—McDougle, SR 113)

REAL ESTATE AND REAL ESTATE TAX
Real estate; delinquent taxes or liens, adds City of Martinsville to list of cities with different requirements for the appointment of a special commissioner. Amending § 58.1-3970.1. (Patron—Adams, L.R., HB 2405, CH 159)
Real estate with delinquent taxes or liens; appointment of special commissioner, increases required value. Amending § 58.1-3970.1. (Patron—Carr, HB 2060, CH 541)
Real property taxes; appeals to boards of equalization, taxpayer shall not be required to show that assessment is a result of manifest error or disregard of controlling evidence. Amending § 58.1-3379. (Patron—Keam, HB 787)
Real property taxes; partial exemption for flood mitigation efforts. Adding § 58.1-3228.1. (Patron—Lewis, SB 1588, CH 754)
Recycling and waste disposal; authorizes a locality to recover unpaid charges, including interest for services, if such charges are combined with real estate taxes, the charges, and any interest thereon, shall constitute a lien against real property identified in the billing, etc. Amending § 15.2-928. (Patron—Edwards, SB 1305)
Virginia Regional Industrial Facilities Act; each participating locality shall include in reports to Department of Taxation of its taxable real estate the apportioned fair market value of property upon which such revenue sharing is based, effective date. Amending § 15.2-6407. (Patron—Marshall, HB 692)

REAL PROPERTY
Conservation easements; use of real property for open-space land shall conform to official plan for the area in which property is located. Amending § 10.1-1010. (Patron—Fariss, HB 2755)
Fort Monroe Authority; payments to the City of Hampton in lieu of real property taxes, leases with other government entities. Amending § 2.2-2342. (Patron—Helsel, HB 1965, CH 468; Locke, SB 1089, CH 469)
Income tax, state; creates a subtraction for gain recognized by a taxpayer from a taking of real property by condemnation proceedings. Amending §§ 58.1-322.02 and 58.1-402. (Patron—Ruff, SB 1256, CH 270)
Property and Conveyances; revision of Title 55 to create Title 55.1, pertains to real estate settlements and recordation, rental conveyances, etc. Amending §§ 54.1-2345 and 54.1-2346 through 54.1-2354; adding §§ I-600 through I-610, 8.01-130.1 through 8.01-130.13, 8.01-178.1 through 8.01-178.4, 8.01-525.1 through 8.01-525.12, 36-171 through 36-171, 45.1-161.311:10, 45.1-161.311:11, 45.1-161.311:9, 54.1-2345.1, 54.1-2354.1 through 54.1-2354.5, 55.1-100 through 55.1-106, 55.1-100 through 55.1-1101, 55.1-1200 through 55.1-1703, 55.1-1800 through 55.1-2306, 55.1-2400 through 55.1-2906, 57-6.1, and 64.2-108.2; repealing §§ 18.2-324.1 and 55-1 through 55-559. (Patron—Edwards, SB 1080, CH 712)
Real property tax; exemption for the elderly and disabled, improvements to a dwelling. Amending § 58.1-3210. (Patron—Ingram, HB 2150, CH 736; Dance, SB 1196, CH 737)
REAL PROPERTY (continued)

Real property tax; exemption for the surviving spouse of a disabled veteran to such spouse’s principal place of residence regardless of whether such spouse moves to a different residence. Amending §§ 58.1-3219.5, 58.1-3219.9, and 58.1-3219.14. (Patron–Miyares, HB 1655, CH 15; Stuart, SB 1270, CH 801)

Real property tax; exemptions for elderly and handicapped, computation of income limitation. Amending § 58.1-3212. (Patron–Krizek, HB 1937, CH 16)

Recycling and waste disposal; authorizes a locality to recover unpaid charges, including interest for services, if such charges are combined with real estate taxes, the charges, and any interest thereon, shall constitute a lien against real property identified in the billing, etc. Amending § 15.2-928. (Patron–Edwards, SB 1305)

Residential real property; information on covenants, required disclosures, stormwater management facilities. Amending §§ 54.1-2350 and 55-519. (Patron–Murphy, HB 2019, CH 390)

Rezoning and site plan approval; a locality shall require an owner, lessee, or developer of real property to enter into a written agreement to decommission solar energy equipment, facilities, or devices, bonding provisions. Adding § 15.2-2241.2. (Patron–Reeves, SB 1091, CH 744)

Rezoning and site plan approval; any locality shall require an owner, lessee, or developer of real property to enter into a written agreement to decommission solar energy equipment, facilities, or devices, bonding provisions. Adding § 15.2-2241.2. (Patron–Ingram, HB 2621, CH 743)

Southwestern Virginia Training Center; the Commonwealth shall not convey, sell, or otherwise dispose of certain real property in Carroll County outside the Town of Hillsville on which the former Center was situated. (Patron–Carrico, SB 1509, CH 610)

Urban county executive form of government; any county that has adopted the urban county executive form of government may, by ordinance, provide that it shall be unlawful for any person to place, leave, or abandon on any real property in the county, disposition of abandoned shopping carts. Adding § 15.2-815.1. (Patron–Surovell, SB 1553)

RECKLESS DRIVING

Reckless driving; exceeding speed limit. Amending § 46.2-862. (Patron–Suetterlein, SB 1578)

Traffic infractions; failure of driver of a motor vehicle to give full time and attention to safe operation of vehicle, etc. Adding §§ 46.2-816.1 and 46.2-816.2. (Patron–Black, SB 1154)

RECORDATION TAX

Recordation tax; exemption for property transferred by deed of distribution, such deed shall state therein on the front page that it is a deed of distribution. Amending § 58.1-811. (Patron–McDougle, SB 1610, CH 757)

RECORDS RETENTION

Birth certificates; change of sex. Amending § 32.1-269. (Patron–Boysko, SB 1643)

Death certificates; electronic filing required. Amending § 32.1-263. (Patron–McClellan, SB 357)

Death certificates; requires the completed medical certification portion of a certificate to be filed electronically with the State Registrar of Vital Records through the Electronic Death Registration System, etc. Amending §§ 32.1-263 and 54.1-2915. (Patron–Cosgrove, SB 1493)

Death certificates; requires the completed medical certification portion of a certificate to be filed electronically with the State Registrar of Vital Records through the Electronic Death Registration System, etc., Department of Health shall work with Virginia Morticians’ Association, Inc., etc., to educate and encourage physicians, physician assistants, etc., to timely register with and utilize the System. Amending §§ 32.1-263 and 54.1-2915. (Patron–Wilt, HB 2445, CH 213; McClellan, SB 1439, CH 224)

RECTOR, CLIFTON

Rector, Clifton; commending. (Patron–Simon, HJR 998)

RECYCLED PRODUCTS

Municipal solid waste generated within a solid waste planning unit; Secretaries of Commerce and Trade and of Natural Resources to jointly study a reduction of the minimum recycling rate. (Patron–Lucas, SJR 265)
RECYCLED PRODUCTS (continued)
Recycling and waste disposal; authorizes a locality to recover unpaid charges, including interest for services, if such charges are combined with real estate taxes, the charges, and any interest thereon, shall constitute a lien against real property identified in the billing, etc. Amending § 15.2-928. (Patron–Edwards, SB 1305)

REDD, ROY LEE
Redd, Roy Lee; recording sorrow upon death. (Patron–Hurst, HJR 874)

REDISTRICTING
Constitutional amendment; apportionment, criteria for legislative and congressional districts, Virginia Citizens Redistricting Commission (first reference). Amending Section 6 of Article II; adding Section 6-A in Article II. (Patron–Hanger, SJR 274; Sturtevant, SJR 305)
Constitutional amendment; Virginia Redistricting Commission established, apportionment of legislative districts, etc. (first reference). Amending Section 6 of Article II. (Patron–Deeds, SJR 51; Deeds, SJR 300)
Constitutional amendment; Virginia Redistricting Commission established, apportionment, public meetings (first reference). Amending Section 6 of Article II; adding Section 6-A in Article II. (Patron–Cole, HJR 615, CH 821; Barker, SJR 306, CH 824)
Constitutional amendment; Virginia Redistricting Commission established, partisan balance of districts (first reference). Amending Section 6 of Article II. (Patron–Hanger, SJR 34)
Constitutional amendment; Virginia Redistricting Commission established, selection of Chair, criteria for legislative and congressional districts (first reference). Amending Section 6 of Article II. (Patron–Hanger, SJR 25)
House of Delegates and Senate districts; technical adjustments subsequent to decennial redistricting. Adding § 24.2-304.04. (Patron–Obenshain, SB 1087)
Redistricting; Geographic Information System maps required, any county, city, or town that does not have GIS capabilities may request Department of Elections to create on its behalf, review by the Department of Elections. Amending §§ 24.2-304.3, 24.2-306, and 30-264; adding § 24.2-103.1. (Patron–Sickles, HB 2760, CH 777; Chase, SB 1018, CH 778)

REEVES, BRYCE E.
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REFERENDUMS
Alcoholic beverage control; allows the sale of mixed beverages by licensed restaurants and the sale of alcoholic beverages by the Board of Directors of the Virginia Alcoholic Beverage Control Authority in any county, town, or supervisor’s election district unless a referendum is held, etc., certain provisions of enactments shall become effective on July 1, 2020, repeals provision relating to licenses for establishments in national forests, certain adjoining lands, etc. Amending §§ 4.1-100, 4.1-119, 4.1-121, 4.1-122, 4.1-124, and 4.1-221.1; repealing § 4.1-126. (Patron–Hurst, HB 2634, CH 178; Reeves, SB 1110, CH 37)
Alcoholic beverage control; notwithstanding the requirement for a referendum for liquor by the drink, Board of Directors of the Alcoholic Beverage Control Authority may issue a mixed beverage license to establishments located on propertyfronting Doe Creek Farm Road and various other properties. Amending § 4.1-126. (Patron–Hurst, HB 1905, CH 175)
Cigarettes; board of supervisors of any county authorized to levy a tax on sale or use if approved in a referendum. Amending §§ 58.1-3830 and 58.1-3831; adding § 58.1-3831.1. (Patron–Carrico, SB 510; Carrico, SB 1512)
Constitutional amendment; amends provision dealing with marriage that was approved by referendum at November 2006 election (first reference). Amending Section 15-A of Article I. (Patron–Ebbin, SJR 1)
REFERENDUMS (continued)
Constitutional amendment; repeals provision dealing with marriage that was approved by referendum at the November 2006 election (first reference). Repealing Section 15-A of Article I. (Patron—Ebbin, SJR 251; Edwards, SJR 279)
Voter referendum; school modernization commission. (Patron—Stanley, SB 1330)

REGISTRARS
Local electoral boards and general registrars; removal from office by circuit court, etc. Amending §§ 24.2-103, 24.2-109, 24.2-234, and 24.2-235; adding § 24.2-234.1. (Patron—McGuire, HB 2034)
Voter registration; notification of denial by general registrars. Amending §§ 24.2-114 and 24.2-422. (Patron—Marsden, SB 1042, CH 341)

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RELIGIOUS AND CHARITABLE MATTERS; CEMETERIES
Cemeteries; adds the category of previously unidentified cemetery to the laws allowing for the removal of remains from graveyards or family cemeteries that have been abandoned or are unused and neglected by their owners. Amending §§ 57-36, 57-38.1, and 57-38.2; adding § 57-35.35:1. (Patron—McQuinn, HB 2238, CH 195)
Government Data Collection and Dissemination Practices Act; dissemination of information concerning religious preferences and affiliations. Amending §§ 2.2-3803, 23.1-402, 37.2-712, and 66-25. (Patron—Tran, HB 2494, CH 774)
Historical African American cemeteries; adds Matthews Cemetery, The People’s Cemetery, and Smith Street Cemetery in City of Martinsville to list. Amending § 10.1-2211.2. (Patron—Adams, L.R., HB 2406, CH 252)
Historical African American cemeteries; adds New River Cemetery and West Dublin Cemetery in Pulaski County to list. Amending § 10.1-2211.2. (Patron—Hurst, HB 1973, CH 184)
Historical African American cemeteries; adds Oak Lawn Cemetery in City of Suffolk to list. Amending § 10.1-2211.2. (Patron—Hayes, HB 2311, CH 251)
Historical African American cemeteries; adds seven cemeteries in City of Hampton to list. Amending § 10.1-2211.2. (Patron—McQuinn, HB 2681, CH 257; Locke, SB 1128, CH 268)
Historical African American cemeteries; adds six cemeteries in the City of Alexandria to list. Amending § 10.1-2211.2. (Patron—Herring, HB 2739, CH 260)
Place of religious worship; repeals statutory prohibition on carrying a gun, pistol, bowie knife, dagger, or other dangerous weapon, without good and sufficient reason. Repealing § 18.2-283. (Patron—Black, SB 1024)

RENTAL PROPERTY
Property and Conveyances; revision of Title 55 to create Title 55.1, pertains to real estate settlements and recordation, rental conveyances, etc. Amending §§ 54.1-2345 and 54.1-2346 through 54.1-2354; adding §§ 1-600 through 1-610, 8.01-130.1 through 8.01-130.13, 8.01-178.1 through 8.01-178.4, 8.01-525.1 through 8.01-525.12, 36-171 through 36-175, 45.1-161.311:10, 45.1-161.311:11, 45.1-161.311:9, 54.1-2345.1, 54.1-2354.1 through 54.1-2354.5, 55.1-100 through 55.1-506, 55.1-600 through 55.1-1101, 55.1-1200 through 55.1-1703, 55.1-1800 through 55.1-2306, 55.1-2400 through 55.1-2906, 57-6.1, and 64.2-108.2; repealing §§ 18.2-324.1 and 55-1 through 55-559. (Patron—Edwards, SB 1080, CH 712)

RESIDENTS OF THE ROLLINS FORD ROAD CORRIDOR
Residents of the Rollins Ford Road corridor; commending. (Patron—Roem, HJR 1093)

RESILIENCY WEEK
Resiliency Week; designating as first week of September 2019, and each succeeding year thereafter. (Patron—Sturtevant, SJR 277)

RETAIL SALES AND USE TAX
Retail Sales and Use Tax; absorption of tax by a dealer, repeals provision relating to absorption of tax prohibited. Adding § 58.1-626.1; repealing § 58.1-626. (Patron—McDougle, SB 1615, CH 758)
RETAIL SALES AND USE TAX (continued)
Retail Sales and Use Tax; clarifies definition of “nonprofit organization” or “nonprofit entity,” exemption is available to a single member limited liability company whose sole member is a nonprofit organization. Amending § 58.1-609.11. (Patron—Webert, HB 1950, CH 20)
Retail Sales and Use Tax; reduced rate on essential personal hygiene products, effective date. Amending §§ 58.1-603.1, 58.1-603.2, 58.1-604.01, and 58.1-611.1. (Patron—Byron, HB 2540, CH 549; Boysko, SB 1715, CH 550)

RETIREMENT SYSTEMS
Law-enforcement officers, local; retirement benefits, participation by certain political subdivisions. Amending § 51.1-138. (Patron—Carro, SB 498)
State retiree health benefit program; amends provision relating to participation in program, discontinuation due to employment as an employee of the federal government and participation in a federal employee health benefit program. Amending § 51.1-1405. (Patron—McDougle, SB 1742)
Virginia Law Officers’ Retirement System; adds conservation officers of Department of Conservation and Recreation as members of Retirement System, effective clause. Amending § 51.1-212. (Patron—Deeds, SB 1480)
Virginia Law Officers’ Retirement System; changes the age through which a retired law-enforcement officer is entitled to receive an additional retirement allowance from sixty-fifth birthday to retirement age as defined by the Social Security Act. Amending § 51.1-217. (Patron—Stanley, SB 1032)
Virginia Retirement System; health insurance credits for retired state employees. Amending § 51.1-1400. (Patron—Ruff, SB 1332)
Virginia Retirement System; health insurance credits for retired state employees, effective clause. Amending § 51.1-1400. (Patron—Ruff, SB 1122)
Virginia Retirement System; increased retirement allowance for certain judges. Amending § 51.1-169. (Patron—McDougle, SB 1384)
Virginia Retirement System; retired law-enforcement officers employed as school security officers. Amending § 51.1-155. (Patron—Stuart, SB 1203)
Virginia Retirement System; retired law-enforcement officers employed as school security officers, continuation of receiving retirement allowance during employment, employer shall include person’s compensation in membership payroll subject to employer contributions, effective clause. Amending § 51.1-155. (Patron—Cosgrove, SB 1023)

REVENUE ASSOCIATION OF VIRGINIA, COMMISSIONERS OF THE
Revenue Association of Virginia, Commissioners of the; commemorating its 100th anniversary. (Patron—Petersen, SJR 313)

REVEREND DR. WYATT TEE WALKER DAY
The Reverend Dr. Wyatt Tee Walker Day; designating as August 16, 2019, and each succeeding year thereafter. (Patron—Dance, SJR 287)

REVOLUTIONARY VA250
Revolutionary VA250; commemorating the occasion of the 250th anniversary of the founding of the United States of America. (Patron—Spruill, SR 134)

RHEE, JHOON GOO
Rhee, Jhooon Goo; recording sorrow upon death. (Patron—Sullivan, HJR 790)

RICHEY, JHERMAINE
Richey, Jhermaine; commending. (Patron—Herick, HJR 829)

RICHMOND 34
Richmond 34; commending. (Patron—McQuinn, HJR 733)

RICHMOND BALLET
Richmond Ballet; commemorating its 35th anniversary. (Patron—Carr, HJR 848)

RICHMOND CAMERA
Richmond Camera; commemorating its 80th anniversary. (Patron—Carr, HJR 849)
RICHMOND, CITY OF

Affordable housing; City of Richmond added to list of localities with authority to provide for dwelling unit program. Amending § 15.2-2304. (Patron—Dance, SB 1192)

Chief Medical Examiner, Office of the; removes the requirement that the central office and facilities of the Office be located in the City of Richmond. Amending § 32.1-277. (Patron—Carr, HB 2057, CH 168)

High school STEM internship; pilot program established for Richmond City Public Schools for a maximum of 25 high school juniors or seniors, in a high school, etc., to participate as apprentices in certain fields, report, effective clause. (Patron—Sturtevant, SB 1192)

Marsh Criminal-Traffic Division at Manchester General District Court and John Marshall Criminal-Traffic Division at Richmond General District Court; concurrent jurisdiction. Amending § 16.1-69.35. (Patron—Adams, D.M., HB 1742, CH 321; McClellan, SB 1108, CH 526)

Richmond, City of; amending charter, runoff elections, procedures and deadlines for voter registration, etc. (Patron—McQuinn, HB 2052, CH 306; Dance, SB 1193, CH 110)

Richmond, City of; designates areas that constitute service territory for natural gas utility. (Patron—McClellan, SB 355)

Richmond, City of; restrictions on activities of former officers and employees. Amending § 15.2-1408. (Patron—Adams, D.M., HB 2061, CH 472; Dance, SB 1194, CH 111)

Volunteer assistant attorneys for the Commonwealth; repeals provision relating to attorneys for the Commonwealth may only appoint volunteer assistants in cities with a population over 350,000, any city contiguous thereto, and the City of Richmond. Repealing second enactment of Chapter 913, 2000 Acts. (Patron—Peake, SB 1686, CH 722)

Richter, Susan; commending. (Patron—Simon, HJR 861)

Ridder, Marie; commending. (Patron—Murphy, HJR 817)

Riddick, Charlotte Staples; recording sorrow upon death. (Patron—Toscano, HJR 927)

Ritter, Debbie; commending. (Patron—Leftwich, HJR 810)

River Bend Bistro; commemorating its fifth anniversary. (Patron—Krizek, HJR 1052)

Riverheads High School football team; commending. (Patron—Campbell, R.R., HJR 806)

Rives, Sterling Edwards, III; commending. (Patron—Peace, HJR 917)

Roads

Motor vehicles; in the event of an accident on any part of Interstate 66, where a high-occupancy toll (HOT) lane is under construction and the shoulders of Interstate 66 are being or have been removed, the driver shall move the vehicle from the roadway to the nearest pull-off area if the driver can safely do so, etc. Amending § 46.2-888. (Patron—Marsden, SB 1073, CH 265)

Private roads, certain, or rights-of-way; removes requirement that a petitioner prove that a gate was willfully and maliciously erected in order for a court to require a landowner to make necessary and reasonable changes to a gate erected by such landowner. Amending § 33.2-110. (Patron—Fariss, HB 2212, CH 542)

Roanoke Valley-Alleghany District

Certificate of public need; authorizes State Health Commissioner to accept and review applications for new neonatal care services in Roanoke Valley-Alleghany District. (Patron—Habeeb, HB 611)
ROBERTS, JAMES T.
Roberts, James T.; commending. (Patron—Leftwich, HJR 625)

ROBINSON, RODNEY A.
Robinson, Rodney A.; commending. (Patron—Landes, HJR 717; Newman, SR 98)

ROBINSON SECONDARY SCHOOL
Robinson Secondary School gymnastics team; commending. (Patron—Petersen, SJR 404)

ROCK RIDGE HIGH SCHOOL
Rock Ridge High School softball team; commending. (Patron—Reid, HJR 880)

ROGERS, JAMES WALTER
Rogers, James Walter; recording sorrow upon death. (Patron—Stanley, SJR 406)

ROGERS, STEVE
Rogers, Steve; commending. (Patron—Simon, HJR 747)

ROLLER, HAROLD W.
Roller, Harold W.; recording sorrow upon death. (Patron—Landes, HJR 730)

ROSE, KURT
Rose, Kurt; commending. (Patron—Plum, HJR 938)

ROSENBERG, DAVID
Rosenberg, David; commending. (Patron—Jones, S.C., HJR 918)

ROSS, ANDREW PATRICK
Ross, Andrew Patrick; recording sorrow upon death. (Patron—Deeds, SJR 369; Dunnavant, SR 118)

ROSS, BARBARA BEATRICE ABERNATHY
Ross, Barbara Beatrice Abernathy; recording sorrow upon death. (Patron—Bourne, HJR 812; McClellan, SJR 427)

ROTARY CLUB OF HERNDON
Rotary Club of Herndon; commemorating its 80th anniversary. (Patron—Boysko, SJR 453)

ROTARY CLUB OF PORTSMOUTH
Rotary Club of Portsmouth; commemorating its 100th anniversary. (Patron—Heretick, HJR 1006)

ROUTE 29
U.S. Route 29; Virginia Department of Transportation to study feasibility of an eastern bypass around Charlottesville. (Patron—Peake, SJR 32)
U.S. Route 29; Virginia Department of Transportation to study feasibility of an eastern bypass around Charlottesville, completion of meetings by November 30, 2019. (Patron—Peake, SJR 259)

ROUTE 58
Interstate 73 Corridor Development Fund and Program; created, repeals U.S. Route 58 Corridor Development Fund and Program and enactment clause referring to highway construction share of Transportation Trust Fund to be deposited into the Route 58 Corridor Development Fund. Amending §§ 33.2-1700, 33.2-1701, and 33.2-1709; adding §§ 33.2-3600 and 33.2-3601; repealing §§ 33.2-2300, 33.2-2301, and thirteenth enactment of Chapter 766, 2013 Acts. (Patron—Stanley, SB 1014)

ROUTE 60
Route 60 Corridor; Department of Transportation to update its study. (Patron—Peake, SJR 33)
Route 60 Corridor; Department of Transportation to update its study, completion of meetings by November 30, 2019. (Patron—Peake, SJR 260)
ROWE, JOSIAH POLLARD, III
Rowe, Josiah Pollard, III; recording sorrow upon death. (Patron—Thomas, HJR 1048; Stuart, SJR 290)

RUBLEIN, GEORGE T.
Rublein, George T.; commending. (Patron—Mason, SR 156)

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RUPE, TRINA NELSON
Rupe, Trina Nelson; recording sorrow upon death. (Patron—Hurst, HJR 875)

RUSSELL, ROBERT ELSON, SR.
Russell, Robert Elson, Sr.; recording sorrow upon death. (Patron—Chase, SR 128)

SAFE DIGGING MONTH
Safe Digging Month; designating as April 2019, and each succeeding year thereafter. (Patron—Carr, HJR 594)

SAFE SPACE NOVA
Safe Space NOVA; commending. (Patron—Delaney, HJR 913)

SAFETY EQUIPMENT, MOTOR VEHICLE
Air bags; manufacture, importation, sale, etc., of counterfeit or nonfunctional bags prohibited, penalty, provisions shall not apply to sale, installation, etc., on any motor vehicle used solely for police work. Amending § 46.2-1088.3. (Patron—Bell, Robert B., HB 2143, CH 392)
SAFETY EQUIPMENT, MOTOR VEHICLE (continued)
Child restraint devices and safety belts; exempts any person operating taxicabs, emergency medical services agency vehicle, fire company vehicle, law-enforcement vehicle, etc., while in performance of his official duties from requirement that certain minors be secured. Amending § 46.2-1095. (Patron—Head, HB 1662, CH 196; Suetterlein, SB 1677, CH 319)

Safety belt systems; use by rear passengers. Amending § 46.2-1094. (Patron—Barker, SB 1282)

SALEM HIGH SCHOOL
Salem High School baseball team; commending. (Patron—Suetterlein, SR 162)

SALES AND USE TAX
Motor fuels tax; repeals enactment clause that would automatically lower the rate of taxation if Congress were to enact legislation granting states the authority to compel remote sellers to collect and remit sales and use tax. Repealing fifteenth enactment of Chapter 766, 2013 Acts. (Patron—Petersen, SB 1120)

Motor vehicle rental tax; filing sales and use tax return. Amending § 58.1-1738. (Patron—Bell, Robert B., HB 1974, CH 53)


Remote sales and use tax collection; sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection, guidelines that establish the criteria for obtaining a waiver, process and procedure for a marketplace facilitator or marketplace to seller to apply for waiver, Department of Taxation may temporarily suspend or delay the collection or reporting requirements, or both, of a market facilitator, repeals several contingent provisions of previous related bills that would take effect if the United States Congress enacted legislation related to remote sales and use tax collection. Amending §§ 58.1-601, 58.1-602, 58.1-604, 58.1-605, 58.1-612, 58.1-615, 58.1-625, 58.1-635, and fourth enactment of Chapter 766, 2013 Acts; adding § 58.1-612.1; repealing seventh and fifteenth enactments of Chapter 766, 2013 Acts and twelfth enactment of Chapter 684, 2015 Acts. (Patron—Bloxom, HB 1722, CH 815; Ruff, SB 1083, CH 816)


SALES AND USE TAX (continued)

Retail Sales and Use Tax; absorption of tax by a dealer, repeals provision relating to absorption of tax prohibited. Adding § 58.1-626.1; repealing § 58.1-626. (Patron—McDougle, SB 1615, CH 758)

Retail Sales and Use Tax; clarifies definition of “nonprofit organization” or “nonprofit entity,” exemption is available to a single member limited liability company whose sole member is a nonprofit organization. Amending § 58.1-609.11. (Patron—Webert, HB 1950, CH 20)

Sale and Use Tax; reduced rate on essential personal hygiene products, effective date. Amending §§ 58.1-603.1, 58.1-603.2, 58.1-604.01, and 58.1-611.1. (Patron—Byron, HB 2540, CH 549; Boysko, SB 1715, CH 550)

Sale and Use Tax; additional local tax in Halifax County, appropriations of Halifax County to incorporated towns for educational purposes. Amending § 58.1-605; adding §§ 58.1-605.1 and 58.1-606.1. (Patron—Edmunds, HB 1634, CH 648)

Sale and Use Tax; certain marketplace facilitators and marketplace sellers to collect and remit tax if such facilitators or sellers make sales of tangible personal property or taxable services for delivery in the Commonwealth exceeding $100,000, etc. Adding §§ 58.1-612.1, 58.1-612.2, and 58.1-612.3. (Patron—Norment, SB 1601)

Sale and Use Tax; prohibits any requirement that a dealer remit accelerated payments, except as provided in a general appropriation act under certain circumstances, etc. Adding § 58.1-616.1. (Patron—Sturtevant, SB 746)

Sports or entertainment project; City of Virginia Beach granted certain powers relating to construction, sports and entertainment projects qualifying for entitlement to sales and use tax revenues. Adding §§ 15.2-5928 through 15.2-5934. (Patron—Norment, SB 1788; Wagner, SB 1790, CH 793)

State sales and use tax by remote sellers; collection, disposition of revenue, report. Adding § 58.1-638.4. (Patron—Peake, SB 1337)

Taxation, Department of; reports on sales and use tax exemptions. Amending §§ 58.1-609.3 and 58.1-609.12. (Patron—Norment, SB 299)

Transportation funding; raises statewide gas tax by three percent to fund transportation generally, repeals the regional sales tax and gas tax to fund transportation initiatives in Hampton Roads and Northern Virginia. Amending §§ 58.1-604.1, 58.1-614, 58.1-638, 58.1-2217, 58.1-2289, 58.1-2295, and 58.1-2299.20; repealing §§ 33.2-2509, 33.2-2600, 58.1-603.1, 58.1-604.01, and 58.1-2295. (Patron—Deeds, SB 1770)

Vapor products; creates state tax on products and authorizes cities, towns, and certain counties to impose tax. Amending §§ 58.1-1000, 58.1-1021.01, 58.1-3830, 58.1-3831, 58.1-3840, and 58.1-3907; adding §§ 58.1-1038 through 58.1-1049 and 58.1-3832.1. (Patron—Ebbin, SB 1606)

Veterinarians; exemption from sales and use tax on purchase or prescription of drugs and medicines. Amending §§ 58.1-609.2 and 58.1-609.10. (Patron—Leftwich, HB 747)

SASLAW, RICHARD L.

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SCHAAR, SUSAN CLARKE

Schaar, Susan Clarke; commending. (Patron—Dunnavant, SR 129)

SCHOLARSHIPS

Education Improvement Scholarships tax credits; clarifies definition of “eligible pre-kindergarten child,” etc., payout penalty. Amending §§ 58.1-439.25 and 58.1-439.28. (Patron—Stanley, SB 1015, CH 817)

Temporary Assistance for Needy Families (TANF) Scholarship Pilot Program; Virginia Community College System (VCCS) to establish and administer a two-year program, report, effective clause. (Patron—Stanley, SB 1000)
SCHOOL BOARDS

Alternative education programs; Department of Education shall annually collect from each school board and publish on its website various enrollment and achievement data on programs for students who have been suspended, expelled, or otherwise precluded from attendance at school, data shall include average length of enrollment in an alternative education program, etc. Adding § 22.1-277.2:2. (Patron—Bell, Richard P., HB 1985, CH 123; Barker, SB 1298, CH 232)

Cannabidiol oil and THC-A oil; possession or distribution at public school, storing, dispensing, or administering by school nurse employed by a local school board, etc., to a student, no school board shall be required to suspend or expel any student who holds a valid written certification for use of oils issued by a practitioner. Amending § 22.1-277; adding § 18.2-251.1:1. (Patron—Hurst, HB 1720, CH 573; Sturtevant, SB 1632, CH 574)

Conflict of Interests Act, State and Local Government; school boards and school employees, hiring of relatives by any school district. Amending § 2.2-3119. (Patron—Chafin, SB 1491, CH 641)

Driver education programs; any school board that offers a program in the safe operation of motor vehicles is required to make the program available to any student who receives home instruction and resides in the local school division. Amending § 22.1-205. (Patron—Black, SB 1021)

Election day; prohibits local school boards from requiring students to attend school on the Tuesday after the first Monday in November. Amending § 22.1-79.1. (Patron—Krizek, HB 1752)

Guidance counselors; changes name to school counselors, each counselor employed by a school board in a public elementary or secondary school shall spend at least 80 percent of his staff time during normal school hours in the direct counseling of individual students or groups of students. Amending §§ 22.1-227.1, 22.1-253.13:2, 22.1-253.13:10, and 22.1-290.01; adding § 22.1-291.1:1. (Patron—Landes, HB 1729, CH 139)

Guidance counselors; changes the name to school counselors and requires school boards to employ school counselors in accordance with certain ratios, effective with 2019-2020 school year. Amending §§ 22.1-227.1, 22.1-253.13:2, 22.1-253.13:10, and 22.1-290.01. (Patron—Dance, SB 1406, CH 796)

Guidance counselors; changes the name to school counselors and requires school boards to employ school counselors in accordance with certain ratios, effective with 2019-2020 school year, ratio of number of counselors to number of students as required by law shall be as is included in a general appropriation act. Amending §§ 22.1-227.1, 22.1-253.13:2, 22.1-253.13:10, and 22.1-290.01. (Patron—McQuinn, HB 2053)

Licensed local school board instructional or administrative employees; service retirement allowance, extends sunset provision. Amending first and second enactments of Chapters 326, 2015 Acts. (Patron—Chase, SB 1227, CH 765)

Naloxone; possession and administration by school nurses and local health department employees, other school board employees or individuals contracted by a school board to provide school health services. Amending § 54.1-3408. (Patron—McGuire, HB 2318, CH 212)

National Math and Science Initiative; Department of Education shall encourage school boards of school divisions that have a significant number of enrolled military-connected students to partner with Initiative. (Patron—Wagner, SB 1746, CH 772)

Public elementary and secondary school students; protective orders, notification to licensed instructional personnel and other school personnel, Board of Education shall establish guidelines and develop model policies to aid local school boards. Adding § 22.1-279.3:2. (Patron—Price, HB 1997, CH 579)

Public school buildings and facilities; establishes standards for design, construction, maintenance, and operation, school board may enter into a lease agreement with a private entity to meet such standards, solar facilities shall be located on rooftops of buildings and facilities. Amending §§ 2.2-2279 and 15.2-4901; adding §§ 22.1-141.1, 22.1-141.2, and 56-589.1. (Patron—Rush, HB 2192, CH 819; Stanley, SB 1331, CH 818)

Public schools; alternative accountability process established by the school board. Amending § 22.1-279.3:1; adding § 22.1-279.3:2. (Patron—Sturtevant, SB 1545)

SCHOOL BOARDS (continued)

Public schools; each school board shall develop and implement a policy to prohibit the use and distribution of any tobacco product or nicotine vapor product on a school bus, on school property, or at an on-site or off-site school-sponsored activity, board shall work to ensure adequate notice of this policy. Amending §§ 22.1-79.5 and 22.1-279.6. (Patron–Hope, HB 2384, CH 246; Spruill, SB 1295, CH 172)

Public schools; each school board to develop and implement a policy to prohibit use of tobacco products and nicotine vapor products on a school bus, on school property, etc. Amending §§ 22.1-79.5 and 22.1-279.6. (Patron–Marsden, SB 1056)

Public schools; school boards shall adopt and implement policies to ensure employees have equal access to education employee associations, boards shall provide to each employee a list of available associations and shall post on the school division website. Adding § 22.1-295.2. (Patron–DeSteph, SB 1236)

School board employees; Board of Education to include in its regulations that prescribe the requirements for the licensure of teachers and other school personnel required to hold a license, procedures for written reprimand of such license holders, notice of which shall be made by the Superintendent of Public Instruction to division superintendents, etc. Amending §§ 22.1-292.1, 22.1-298.1, and 22.1-304. (Patron–Thomas, HB 2325, CH 587)

School boards; prohibits a local board from using a student’s race or ethnicity information for any purpose other than compliance with federal law. Amending § 22.1-4.2. (Patron–DeSteph, SB 1753)

School boards; background investigation for prospective school security officers. Amending § 22.1-280.2:1. (Patron–Boysko, SB 1647)


School boards; development of a model memorandum of understanding, board in each school division in which the local law-enforcement agency employs school resource officers shall enter into a memorandum of understanding with such agency. Amending § 9.1-184; adding § 22.1-280.2:3. (Patron–Gilbert, HB 1733, CH 455; Newman, SB 1214, CH 502)

School boards; local law-enforcement agencies, memorandums of understanding. Amending § 9.1-184; adding § 22.1-280.2:3. (Patron–Lewis, SB 1563)

School boards, local; board to submit its plan to test and remediate certain potable water. Amending § 22.1-135.1. (Patron–McPike, SB 1629)

School boards, local; display of advertising material on school buses. Amending § 22.1-177. (Patron–O’Quinn, HB 2222)

School boards, local; display of commercial advertising material on school buses. Amending § 22.1-177. (Patron–O’Quinn, HB 809)

School Breakfast Program and National School Lunch Program; school boards to determine eligibility, etc. Adding § 22.1-207.2:1. (Patron–Roem, HB 2400, CH 228)

School buildings; no school employee shall open or close an electronic room partition in any school building unless no student is present in such building, etc. Amending § 22.1-138. (Patron–Sickles, HB 1753, CH 369)

School calendar; local school board of a school division located in Northern Virginia shall be responsible for setting and determining opening day of school year. Amending § 22.1-79.1. (Patron–Howell, SB 1074; Favola, SB 1113)


School calendar; local school boards shall set the calendar so that the first day students are required to attend school shall be no earlier than 14 days before Labor Day, school divisions granted waivers for 2018-2019 school year. Amending §§ 22.1-79.1 and 22.1-296. (Patron–Robinson, HB 1652, CH 569; Chase, SB 1005, CH 570)

School calendar; school board of any school division located in Planning District 16 (George Washington Rc) may set calendar so students are required to attend earlier than Labor Day. (Patron–Thomas, HB 2140, CH 637)

School holidays; prohibits local school boards from requiring students to attend school on the second Tuesday in June or the Tuesday after the first Monday in November. Amending § 22.1-79.1. (Patron–Chase, SB 1223)
SCHOOL BOARDS (continued)
School nurses; each local school board to employ at least one full-time equivalent position in each elementary school, middle school, and high school in local school division or at least one full-time equivalent position per 550 students in grades kindergarten through 12. Amending §§ 22.1-253.13:2 and 22.1-274. (Patron—Stuart, SB 366)

School resource officers; school board in each school division in which the local law-enforcement agency employs officers to enter into a memorandum of understanding with such local law-enforcement agency that sets forth the respective roles and responsibilities. Amending § 9.1-101; adding § 22.1-280.2:3. (Patron—Surovell, SB 1551)

School safety procedures; each school board shall develop training on procedures in the event of an emergency situation on school property, training shall be delivered to each student and employee in each school at least once each school year. Adding § 22.1-137.3. (Patron—O’Quinn, HB 1732, CH 140; Newman, SB 1215, CH 61)

School safety procedures; each school board shall develop training on procedures in the event of an emergency situation on school property, training shall be delivered to each student and employee in each school at least once each school year. Adding § 22.1-137.3. (Patron—Newman, SB 1215, CH 61; O’Quinn, HB 1732, CH 140)

Teacher licensure; clarifies definition of “alternate route to licensure,” Board of Education shall develop guidelines that establish a process to permit a school board or any organization sponsored by a school board to petition Board for approval of an alternate route to licensure, Board shall develop guidelines no later than December 1, 2019. Amending § 22.1-298.1. (Patron—Hope, HB 1643)

Virginia Public Procurement Act; exempts counties, cities, school boards, and towns with populations greater than 3,500, competitive negotiation for professional services, cost of professional services expected to exceed $80,000. Amending § 2.2-4343. (Patron—Gilbert, HB 2198, CH 427)

SCHOOL BUSES
Handheld personal communications devices; use of devices while passing a stopped school bus, penalty. Amending § 46.2-1078.1. (Patron—Webert, HB 2273)

Public schools; each school board shall develop and implement a policy to prohibit the use and distribution of any tobacco product or nicotine vapor product on a school bus, on school property, or at an on-site or off-site school-sponsored activity, board shall work to ensure adequate notice of this policy. Amending §§ 22.1-79.5 and 22.1-279.6. (Patron—Hope, HB 2384, CH 246; Spruill, SB 1295, CH 172)

Public schools; each school board to develop and implement a policy to prohibit use of tobacco products and nicotine vapor products on a school bus, on school property, etc. Amending §§ 22.1-79.5 and 22.1-279.6. (Patron—Marsden, SB 1056)

School boards, local; display of advertising material on school buses. Amending § 22.1-177. (Patron—O’Quinn, HB 2222)

School boards, local; display of commercial advertising material on school buses. Amending § 22.1-177. (Patron—O’Quinn, HB 809)

School bus video-monitoring systems; release of information by DMV. Amending §§ 46.2-208 and 46.2-844. (Patron—Deeds, SB 700; Deeds, SB 1476)

SCHUCHERT, JOHANNA
Schuchert, Johanna; commending. (Patron—Howell, SJR 360)

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SEARCH WARRANTS
Unmanned aircraft systems; after 10 days after use of system has ended, a copy of executed search warrant shall be served on person who was subject of warrant and person whose property was subject of warrant, etc. Amending § 19.2-60.1. (Patron—Brewer, HB 2552)

2ND STREET FESTIVAL
2nd Street Festival; commemorating its 30th anniversary. (Patron—Bourne, HJR 600)
SELTZER-DUNY, LAURA
Seltzer-Duny, Laura; commending. (Patron–Mullin, HJR 902)

SEMMLER, RICHARD L.
Semmler, Richard L.; commending. (Patron–Kory, HJR 728)

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House of Delegates and Senate districts; technical adjustments subsequent to decennial redistricting.
Adding § 24.2-304.04. (Patron–Obenshain, SB 1087)
Public Elementary and Secondary Education, Joint Committee of House Committee on Education and Senate Committee on Education and Health; Studying Future of Education in the Commonwealth; continued. (Patron–Bell, Richard P., HJR 19)
Senate Ethics Advisory Panel; confirming appointments by Senate Committee on Rules. (Patron–McDougule, SR 143)
Senate of Virginia; 2019 operating resolution. (Patron–McDougule, SR 86)
Virginia Conflict of Interest and Ethics Advisory Council; confirming an appointment by Senate Committee on Rules. (Patron–McDougule, SJR 418)

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SENIOR CITIZENS
Aged or incapacitated adults; financial exploitation, authority of financial institution staff to refuse
transactions or disbursements, etc. Amending § 63.2-1606. (Patron–Toscano, HB 1987,
CH 420; Obenshain, SB 1490, CH 421)
Aged or incapacitated adults; financial exploitation, reporting by financial institution staff, staff may
provide supporting information and records. Amending § 63.2-1606. (Patron–O’Quinn,
HB 2225, CH 339)
Elder abuse; employees of financial institutions required to report. Amending § 63.2-1606.
(Patron–McPike, SB 1175)
Real property tax; exemption for the elderly and disabled, improvements to a dwelling.
Amending § 58.1-3210. (Patron–Ingram, HB 2150, CH 736; Dance, SB 1196, CH 737)
Real property tax; exemptions for elderly and handicapped, computation of income limitation.
Amending § 58.1-3212. (Patron–Krizek, HB 1937, CH 16)

SENIOR CONSTRUCTIONS
Senior Connections, the Capital Area Agency on Aging; commending. (Patron–Carr, HJR 990)

SENIOR SERVICES OF SOUTHEASTERN VIRGINIA
Senior Services of Southeastern Virginia; commending. (Patron–Lucas, SR 107)

SERVICE DOGS LIBERTY AND JUSTICE
Service dogs Liberty and Justice; commending. (Patron–Mullin, HJR 891)

SERVICE OF PROCESS
Initiation of a civil action; clerk of a general district court to file, process, and issue service of
process for any pleading. Adding § 16.1-81.01. (Patron–Tyler, HB 1435)
No-fault divorce; waiver of service of process, waiver may occur if final decree of divorce as
proposed by complainant is signed by the defendant, etc. Amending §§ 20-99.1:1 and 20-106.
(Patron–Campbell, J.L., HB 1945, CH 133; Surovell, SB 1541, CH 237)
Trespass; immunity from criminal trespass provided to any person authorized to serve process while
such person is engaged in the lawful service process. Amending § 18.2-119. (Patron–Black,
SB 1157)

SEWAGE DISPOSAL AND SEWERAGE SYSTEMS
Combined sewer overflow system; notice of discharge. Adding § 62.1-44.15:4.2. (Patron–Stuart,
SB 940)
Conventional or alternative onsite sewage systems; authority of the Board of Health.
Amending § 32.1-164. (Patron–Orrock, HB 885)
Onsite sewage treatment systems; Department of Health shall develop a plan for oversight and
enforcement of requirements, Department shall present plan before implementation.
(Patron–Hodges, HB 2322, CH 429)

SEX OFFENDERS
Sex offenders; registered offenders who enter an emergency shelter to notify a member of shelter’s
staff, etc., any person who violates this subsection is guilty of a Class 3 misdemeanor, no
person shall be denied entry into emergency shelter on basis of his status unless prohibited by
law, use of Registry information. Adding § 9.1-906.1. (Patron–Leftwich, HB 2303; Cosgrove,
SB 1047)
SEXUAL OFFENSES
Aggravated sexual battery by false representation or subterfuge; penalty. Amending §§ 18.2-67.3 and 18.2-67.4. (Patron–DeSteph, SB 1151)
Misdemeanor sex offenses against minors; extends the statute of limitations period for prosecuting where the victim is a minor at the time of the offense to 20 years after the victim reaches majority. Amending § 19.2-8. (Patron–Deeds, SB 1484)
Motor vehicles; no person who is required to register with the Sex Offender and Crimes Against Minors Registry or the federal National Sex Offender Public Website for an offense that is similar to a sexually violent offense may operate a taxicab for transportation of passengers for remuneration over the highways. Adding § 46.2-2011.33. (Patron–Collins, HB 2300, CH 480)
Nondisclosure or confidentiality agreements; sexual assault, condition of employment. Adding § 40.1-28.01. (Patron–Delaney, HB 1820, CH 131)
Sex Offender and Crimes Against Minors Registry; registration procedures for change of email address. Amending § 9.1-903. (Patron–McDougle, SB 1385)
Sex Offender and Crimes Against Minors Registry; reregistration schedule, copies of all forms to be used and guidelines for submitting such forms, shall be available through distribution by the State Police, etc., effective date. Amending § 9.1-904. (Patron–Watts, HB 2089, CH 613; Mason, SB 1418, CH 614)
Sex offenders; prohibited entry onto school property, penalty. Amending § 18.2-370.5. (Patron–Bell, Robert B., HB 622)

SHARE, INC.
Share, Inc.; commemorating its 50th anniversary. (Patron–Simon, HJR 746)

SHEIKH, M. SIDDIQUE
Sheikh, M. Siddique; commending. (Patron–Black, SR 150)

SHENANDOAH AREA AGENCY ON AGING
Shenandoah Area Agency on Aging; commending. (Patron–Gilbert, HJR 826)

SHEPARD, MATTHEW WAYNE
Shepard, Matthew Wayne; commemorating his life and legacy. (Patron–Sickles, HJR 623)

SHERIFFS
Inmate workforces; eligibility for voluntary participation, approval of and under supervision of sheriff or his designee. Amending § 53.1-128. (Patron–Collins, HB 1935, CH 199)
Sheriffs; all marked motor vehicles used by offices shall conspicuously display on each front side of such vehicles the words “Sheriff’s Office” or “Sheriff,” etc. Amending § 15.2-1610. (Patron–Gilbert, HB 2585, CH 298)

SHIPBUILDERS DAY
Shipbuilders Day; designating as August 13, 2019, and each succeeding year thereafter. (Patron–Locke, SJR 272)

SHIPBUILDING
Advanced Shipbuilding Production Facility Grants; grant availability dates. Amending § 59.1-284.29. (Patron–Jones, S.C., HB 2362, CH 36; Wagner, SB 1393, CH 114)

SHUMADINE, ANNE B.
Shumadine, Anne B.; recording sorrow upon death. (Patron–Jones, J.C., HJR 973)

SIENICKI, CAREY J.
Sienicki, Carey J.; commending. (Patron–Keam, HJR 1127)

SIGNATURE THEATRE
Signature Theatre; commemorating its 30th anniversary. (Patron–Ebbin, SJR 474)
SIGNSB
Uniform Statewide Building Code; owner of signs located along an Interstate System highway, periodic inspection for building code compliance. Amending §§ 33.2-1229 and 36-105. (Patron–Surovell, SB 1535)

SILENCE EMPOWERS VIOLENCE BREAK THE CODE AWARENESS-TO-ACTION WEEK
Silence Empowers Violence Break the Code Awareness-to-Action Week; designating as third full week of September 2019, and each succeeding year thereafter. (Patron–Price, HJR 630)

SILENCE EMPOWERS VIOLENCE COMMUNITY CARE AND ACTION TEAMSS
Silence Empowers Violence Community Care and Action Teams; commending. (Patron–Price, HJR 1063)

SILENT CHILDREN’S GARDEN
Silent Children’s Garden; commemorating its 10th anniversary. (Patron–Price, HJR 944)

SILVER, MAXINE LYONSS
Silver, Maxine Lyons; recording sorrow upon death. (Patron–Stuart, SJR 396)

SINGH, SUNIL
Singh, Sunil; commending. (Patron–Black, SR 152)

SKIRVEN, JOHN N.
Skirven, John N.; commending. (Patron–Stolle, HJR 1036)

SLOTNICK, FAY DUTKIN
Slotnick, Fay Dutkin; recording sorrow upon death. (Patron–Ebbin, SR 158)

SMALL BUSINESSES
Small Business and Supplier Diversity, Department of; Department shall amend its regulations regarding the certification of businesses as any subcategory of small businesses. (Patron–Dunnivant, SB 1592)
Small Business and Supplier Diversity, Department of; redefines “small business” for purposes of programs and the Virginia Public Procurement Act, etc. Amending §§ 2.2-1604, 2.2-1617, and 2.2-4310. (Patron–Marsden, SB 1098)
Small Business Investment Grant Fund; investment in a small business on or after July 1, 2019, but prior to January 1, 2022, recapture of awards. Amending § 2.2-1616. (Patron–Herring, HB 2347, CH 35)
Small business procurement enhancement program; established, report. Amending §§ 2.2-1604, 2.2-1605, 2.2-4310, 2.2-4310.3, and 2.2-4343; adding §§ 2.2-1618 through 2.2-1623. (Patron–Lucas, SB 1036)
Small businesses; changes definition, implementation of certification programs, report. Amending §§ 2.2-1604, 2.2-1605, and 2.2-4310; adding § 2.2-1606.1. (Patron–Dance, SB 1394)
Tax assessments; Small Business Commission to study models and streamlined procedure for appealing decisions. (Patron–Keam, HJR 687)
Virginia Public Procurement Act; proscribed subcontracting by certain small businesses. Adding § 2.2-4376.2. (Patron–McNamara, HB 2328)

SMITH, KENNY
Smith, Kenny; recording sorrow upon death. (Patron–Keam, HJR 1030)

SMITH, LLOYD THOMAS, JR.
Smith, Lloyd Thomas, Jr.; recording sorrow upon death. (Patron–Deeds, SJR 423)

SMITH, R. CARROLL, SR.
Smith, R. Carroll, Sr.; commending. (Patron–Cosgrove, SJR 264)
SMOKING
Smoking in outdoor amphitheater or concert venue; any locality, by ordinance, may designate reasonable no-smoking areas. Adding § 15.2-926.4. (Patron–Edwards, SB 1304, CH 713)

SMYTH COUNTY
Southwestern Virginia Mental Health Institute; the Commonwealth, with approval of the Governor, is authorized to transfer a portion of property to Mount Rogers Community Services Board and a portion of such property to Smyth County. (Patron–Carrico, SB 1515, CH 678)
Trooper Lucas B. Dowell Bridge; designating as the bridge on Interstate 81 in Smyth County over Whitetop Road. (Patron–Peake, SB 1789, CH 764)

SMYTH, LINDA Q.
Smyth, Linda Q.; commending. (Patron–Keam, HJR 1032; Petersen, SJR 429)

SNODGRASS, INEZ FAYE
Snodgrass, Inez Faye; recording sorrow upon death. (Patron–O’Quinn, HJR 707)

SNOOK, HELEN B.
Snook, Helen B.; recording sorrow upon death. (Patron–Toscano, HJR 926)

SNYDER, EDWARD BROWN
Snyder, Edward Brown; recording sorrow upon death. (Patron–DeSteph, SJR 349)

SOCIAL SECURITY
Virginia Law Officers’ Retirement System; changes the age through which a retired law-enforcement officer is entitled to receive an additional retirement allowance from sixty-fifth birthday to retirement age as defined by the Social Security Act. Amending § 51.1-217. (Patron–Stanley, SB 1032)

SOCIAL SERVICES, BOARD OF OR DEPARTMENT OF
Assisted living facilities; Board of Social Services to amend regulations governing staffing of certain units during overnight hours. (Patron–Rasoul, HB 2521, CH 294; Mason, SB 1410, CH 97)
Assisted living facility; State Board of Social Services to amend its regulations regarding generator requirements. (Patron–Howell, SB 1077, CH 91)
Child support; raises from $25 to $35 fee charged by State Board of Social Services to individuals who authorize the Department of Social Services to enforce obligations, etc. Amending § 63.2-1904. (Patron–Delaney, HB 1819, CH 165)
Social Services, State Board of; Board shall amend its regulations to exempt from requirement that no more than two residents reside in a bedroom, etc. (Patron–McClellan, SB 1326)
Taxation, Department of; sharing information with the Department of Social Services. Amending § 58.1-3. (Patron–Roem, HB 2339, CH 853)

SOLAR ENERGY
Clean Energy Advisory Board; established, membership, powers and duties, solar energy installation rebates, report, sunset provision. Adding §§ 45.1-395 through 45.1-400. (Patron–Aird, HB 2741, CH 554)
Community solar generation; establishment of facilities. Adding § 56-594.3. (Patron–Edwards, SB 313)
Distributed renewable energy; promotes establishment of solar and other renewable energy, repeals information relating to solar-powered or wind-powered electricity generation facility, etc. Amending §§ 56-1.2, 56-594, and 67-102; adding §§ 15.2-2109.4, 56-1.2-2, 56-232.2:2, 56-585.1:8, 56-585.1:9, and 56-594.3; repealing Chapters 358 and 382, 2013 Acts. (Patron–McClellan, SB 1456)
Energy conservation measures; establishes, providing incentives for development of electric energy delivered from sunlight. (Patron–O’Quinn, HB 2789, CH 748)
SOLAR ENERGY (continued)
Installed Solar Energy Equipment Program Grant Fund; created, grants for equipment placed in
service on nonresidential real property, effective clause. Adding § 59.1-284.31. (Patron—Saslaw, SB 1496)
Rezoning and site plan approval; a locality shall require an owner, lessee, or developer of real
property to enter into a written agreement to decommission solar energy equipment, facilities,
or devices, bonding provisions. Adding § 15.2-2241.2. (Patron—Reeves, SB 1091, CH 744)
Rezoning and site plan approval; any locality shall require an owner, lessee, or developer of real
property to enter into a written agreement to decommission solar energy equipment, facilities,
or devices, bonding provisions. Adding § 15.2-2241.2. (Patron—Ingram, HB 2621, CH 743)
Site plan approval; decommissioning certified solar energy equipment, facilities, or devices.
Adding § 15.2-2241.2. (Patron—Stanley, SB 1398)

SOLID WASTE DISPOSAL
Municipal solid waste generated within a solid waste planning unit; Secretaries of Commerce and
Trade and of Natural Resources to jointly study a reduction of the minimum recycling rate.
(Patron—Lucas, SJR 265)
Traffic impact analysis; a locality is required to submit to the Department of Transportation an
analysis for any proposed rezoning application for a new solid waste management facility.
Amending § 15.2-2222.1. (Patron—Sturtevant, SB 1762)

SOUTH COUNTY HIGH SCHOOL
South County High School band program; commending. (Patron—Tran, HJR 1111)
South County High School boys’ basketball team; commending. (Patron—Tran, HJR 1110)

SOUTHERN AREA AGENCY ON AGING
Southern Area Agency on Aging; commending. (Patron—Marshall, HJR 995)

SOUTHSIDE VIRGINIA WILDLIFE CENTER
Southside Virginia Wildlife Center; commending. (Patron—Edmunds, HJR 589)

SOUTHWEST VIRGINIA
Southwest Virginia Energy Research and Development Authority; created, report, sunset provision.
Adding §§ 67-1600 through 67-1607. (Patron—Kilgore, HB 2747, CH 555; Chafin, SB 1707,
CH 556)
Southwest Virginia Higher Education Center; powers and duties of board. Amending § 23.1-3127.
(Patron—Carrico, SB 1511, CH 766)
Southwestern Virginia Training Center; the Commonwealth shall not convey, sell, or otherwise
dispose of certain real property in Carroll County outside the Town of Hillsville on which the
former Center was situated. (Patron—Carrico, SB 1509, CH 610)

SPADY, EFFIE MARIE GIDDENS
Spady, Effie Marie Giddens; recording sorrow upon death. (Patron—Lewis, SJR 457)

SPAIN, YVONNE ELIZABETH
Spain, Yvonne Elizabeth; recording sorrow upon death. (Patron—Carr, HJR 845)

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SPEED LIMITS
Maximum speed limits; a county is allowed to provide by ordinance that fines for speeding on a
nonlimited access highway having four or more lanes in such county are doubled. Amending § 46.2-870. (Patron—Vogel, SB 1555)
Reckless driving; exceeding speed limit. Amending § 46.2-862. (Patron—Suetterlein, SB 1578)

SPORTING EXHIBITIONS, EVENTS, AND FACILITIES
Sports or entertainment project; City of Virginia Beach granted certain powers relating to
construction, entitlement to tax revenues. Adding §§ 15.2-5928 through 15.2-5934.
(Patron—Knight, HB 2368)
SPORTING EXHIBITIONS, EVENTS, AND FACILITIES (continued)
Sports or entertainment project; City of Virginia Beach granted certain powers relating to
collection, sports and entertainment projects qualifying for entitlement to sales and use tax
revenues. Adding §§ 15.2-5928 through 15.2-5934. (Patron—Norment, SB 1788; Wagner,
SB 1790, CH 793)
Virginia Sports Betting Department; Program Gambling Treatment and Support Fund, created, etc.,
penalties. Amending §§ 2.2-3705.3, 2.2-3711, 18.2-334.3, 37.2-304, 59.1-364, and 59.1-569;
adding §§ 11-16.1, 37.2-314.1, and 58.1-4100 through 58.1-4124. (Patron—Petersen, SB 1238)

SPRING HILL BAPTIST CHURCH
Spring Hill Baptist Church; commemorating its 175th anniversary. (Patron—Wright, HJR 828)

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SPRUILL, TYLER MCKELLAN
Spruill, Tyler McKellan; recording sorrow upon death. (Patron—Freitas, HJR 905; Reeves, SJR 385)

ST. AUGUSTINE’S EPISCOPAL CHURCH
St. Augustine’s Episcopal Church; commemorating its 30th anniversary of its Saturday Feeding
Program. (Patron—Price, HJR 964)

ST. TIMOTHY’S EPISCOPAL CHURCH
St. Timothy’s Episcopal Church; commemorating its 150th anniversary in 2018. (Patron—Boysko,
SJR 407)

STANDARDS OF LEARNING
Health instruction; Board of Education to review and update the health Standards of Learning for
students in all grades to include mental health, Board shall consult with representatives from
Departments of Behavioral Health and Developmental Services, Medical Assistance Services,
etc. Amending second enactment of Chapter 393, 2018 Acts. (Patron—McClellan, SB 1440)
School Divisions of Innovation; Standards of Learning assessments for Virginia Studies and Civics
and Economics. Amending § 22.1-253.13:3; adding § 22.1-212.33. (Patron—LaRock,
HB 2574)
Standards of Learning; assessments administered to students in grades nine through twelve to
include reading, writing, mathematics, science, and Virginia and U.S. history, report.
Standards of Learning; reduces total number and type of required assessments in public schools,
Standards of Learning Innovation Committee; repeals the Committee. Amending § 2.2-2101;

STANDARDS OF QUALITY
Standards of Quality; Joint Legislative Audit and Review Commission to study the true cost of
education in the Commonwealth and provide an accurate assessment of the costs to implement.
(Patron—Lewis, SJR 307)
(Patron—Dunnivant, SB 713)
Standards of Quality Basic Aid funding; required local effort for basic aid, debt service on projects
in certain school divisions, sunset provision. Adding § 22.1-96.1. (Patron—Kilgore, HB 670)
STATE AGENCIES

Electric vehicle charging stations; Department of General Services, DMV, and Department of Transportation may locate and operate a retail fee-based station on any property or facility that such agency controls, etc. Amending §§ 56-1.2, 56-1.2:1, and 56-232.2:1; adding § 2.2-614.5. (Patron—Bulova, HB 1934, CH 248)

Highways, bridges, interchanges, and other transportation facilities; cost of signage when named after a state official killed during performance of his official duties, etc., costs of producing, placing, and maintaining these signs shall be paid from Commonwealth Transportation Funds, Board must receive a letter or resolution from head of state agency by which state official was employed requesting such naming, etc. Amending § 33.2-213. (Patron—Carroco, SB 1505, CH 802)

Public employment; inquiries by state agencies and localities regarding criminal convictions, charges, and arrests. Adding §§ 2.2-2812.1 and 15.2-1500.1. (Patron—Dance, SB 1199)

STATE CORPORATION COMMISSION

Assumed or fictitious name certificates; conforms January 1, 2020, as the date when certificates are to be filed centrally with the clerk of the State Corporation Commission rather than with the clerk of court. Amending § 59.1-74. (Patron—Keam, HB 1925, CH 464)

Banks; capital stock, repeals a provision that bars the State Corporation Commission from authorizing a bank to commence business if commissions or other compensation have been paid by the bank for the sale of stock in the bank. Amending § 6.2-817; repealing § 6.2-818. (Patron—Yancey, HB 2419, CH 253; Saslaw, SB 1609, CH 254)

Community solar gardens; State Corporation Commission to establish standards for operation. Adding § 56-585.1:4. (Patron—Edwards, SB 311)

Consumer data; State Corporation Commission shall convene and facilitate a Data Access Stakeholder group to review and consider protection issues, report. (Patron—Keam, HB 2332, CH 399)

Consumer finance companies; State Corporation Commission, as a condition of licensing, to find that the applicant will not make loans at the same location at which the applicant makes payday loans or motor vehicle title loans. Amending §§ 6.2-1507, 6.2-1520, and 6.2-1523. (Patron—Surovell, SB 1548)

Cryptocurrencies; State Corporation Commission to conduct a study of effects of growth. (Patron—Sturtevant, SB 864)

Dulles Greenway; amends powers and responsibilities of State Corporation Commission to regulate toll road operators. Amending § 56-542. (Patron—Stanley, SB 1654)

Electric cooperatives; authorizes any electric cooperative to increase or decrease its rates without State Corporation Commission approval for any of its services, cooperatives that are not current members of a utility aggregation cooperative may petition State Corporation Commission for approval of one or more rate adjustment clauses, etc., a cooperative may adopt any other cooperative’s voluntary rate, program, or tariff, etc. Amending § 56-585.3. (Patron—Newman, SB 1346, CH 625)

Electric utilities; definitions, if State Corporation Commission determines that an energy efficiency program or portfolio of programs is not in the public interest, its final order shall include all work product and analysis conducted that has bearing on Commission’s decision. Amending §§ 56-576 and 56-585.1. (Patron—Sullivan, HB 2292, CH 741)
STATE CORPORATION COMMISSION (continued)

Electric utilities; establishes requirements for net energy metering by electric cooperatives effective upon the earlier of July 1, 2019, or the effective date of implementing regulations by the State Corporation Commission, regulation of cooperative rates, report. Amending §§ 56-585.1:3, 56-585.3, and 56-594; adding §§ 56-585.4 and 56-594.01. (Patron—Sturtevant, SB 1769, CH 763)

Electric utilities; if State Corporation Commission determines that an energy efficiency program or portfolio of programs is not in the public interest, its final order shall include all work product and analysis conducted that has bearing on Commission’s determination. Amending § 56-585.1. (Patron—Wagner, SB 1662, CH 773)

Electric utilities; State Corporation Commission shall establish pilot programs under which certain utilities may submit one or more petitions to provide or make available broadband capacity to nongovernmental Internet service providers to unserved areas of the Commonwealth. Adding § 56-585.1:8. (Patron—O’Quinn, HB 2691, CH 619)

Electric utilities; State Corporation Commission to adopt rules under which community renewable projects are authorized to operate. Adding § 56-585.1:4. (Patron—Wexton, SB 711)

Electric utilities; State Corporation Commission to establish a pilot program that affords the opportunity for any municipality to participate in net energy metering, Commission shall require each utility to submit a proposal to conduct a pilot program, terms, conditions, and restrictions, report. Adding § 56-585.1:8. (Patron—Tran, HB 2792, CH 746; Ebbin, SB 1779, CH 747)

Health benefit plan premium rate review process; Joint Legislative Audit and Review Commission to study the process administered by the State Corporation Commission’s Bureau of Insurance. (Patron—Deeds, SJR 312)

Judges; election in Court of Appeals of Virginia, circuit court, general district court, juvenile and domestic relations district court, member of Judicial Inquiry and Review Commission, and member of State Corporation Commission. (Patron—Adams, L.R., HJR 718)

Natural gas utilities; State Corporation Commission shall make available for public inspection within 30 days receipt of request of a report regarding investigation of death or injury to any person or damage to property resulting from a leak, etc. Adding § 56-257.4. (Patron—McPike, SB 1176, CH 501)

Open-end credit plans; any person engaged in the business of extending credit under an open-end credit plan under which interest is charged at an annual rate that exceeds 36 percent obtain a license to do so from the State Corporation Commission. Amending §§ 6.2-312 and 59.1-200. (Patron—Saslaw, SB 1266)

State Corporation Commission; Commission to make available for public inspection any records and reports regarding inspections of pipeline facilities used in the intrastate transportation of gas. Amending § 12.1-19. (Patron—Spruill, SB 1670)

State Corporation Commission; compensation for certain costs incurred by certain retail customers of public service companies as intervenors in proceedings. Adding §§ 12.1-44 through 12.1-50. (Patron—Petersen, SB 1115)

State Corporation Commission; increases number of members. Amending §§ 12.1-6 and 12.1-9. (Patron—Petersen, SB 11)

State Corporation Commission; nomination for election of a member. (Patron—Wagner, SR 97)

Virginia Highway Corporation Act of 1988; authorizes the operator of the Dulles Greenway to apply annually to the State Corporation Commission, during the period 2020 through 2029, for increases to tolls on the roadway to reflect increases in the Consumer Price Index plus one percent. Amending § 56-542. (Patron—Favola, SB 1133)

STATE EMPLOYEES

Virginia Retirement System; health insurance credits for retired state employees. Amending § 51.1-1400. (Patron—Ruff, SB 1332)

Virginia Retirement System; health insurance credits for retired state employees, effective clause. Amending § 51.1-1400. (Patron—Ruff, SB 1122)

STENKE, GEORGE

Stenke, George; recording sorrow upon death. (Patron—Stolle, HJR 1060)
STILES, GEORGE EDWARD ROBERTSON
Stiles, George Edward Robertson; recording sorrow upon death. (Patron–Peace, HJR 633)

STIVERS, JENNIFER MARABLE
Stivers, Jennifer Marable; recording sorrow upon death. (Patron–Dunnavant, SJR 387)

STONEWALL RIOTS
Stonewall Riots; commemorating the 50th anniversary of the riots. (Patron–Ebbin, SJR 477)

STOOTS, ROBERT
Stoots, Robert; commending. (Patron–Hurst, HJR 878)

STOP CHILD ABUSE NOW OF NORTHERN VIRGINIA
Stop Child Abuse Now of Northern Virginia; commemorating its 30th anniversary. (Patron–Kory, HJR 624)

STORMWATER MANAGEMENT
C-PACE loans; any locality may, by ordinance, authorize contracts to provide loans for the initial acquisition and installation of clean energy or resiliency improvements with free and willing property owners of both existing properties and new construction, improvements may include mitigation of flooding or impacts of flooding or stormwater management improvements, etc. Amending § 15.2-958.3. (Patron–Lewis, SB 1559, CH 753)

C-PACE loans; any locality may, by ordinance, authorize contracts to provide loans for the initial acquisition and installation of stormwater management improvements with free and willing property owners of both existing properties and new construction. Amending § 15.2-958.3. (Patron–Petersen, SB 1400, CH 564)

Residential real property; information on covenants, required disclosures, stormwater management facilities. Amending §§ 54.1-2350 and 55-519. (Patron–Murphy, HB 2019, CH 390)

Stormwater; authorizes State Water Control Board to adopt regulations that provide any definitions, equations, or protocols needed, etc. Amending §§ 62.1-44.15:24 and 62.1-44.15:28. (Patron–DeSteph, SB 990)

Stormwater; localities to provide for a partial waiver of service charges for stormwater management to airports for that portion of the property that is used for runways and taxiways. Amending § 15.2-2114. (Patron–Newman, SB 367)

Stormwater Local Assistance Fund; grants to non-municipal separate storm sewer (MS4) localities, designated moneys remaining shall be available for authorization by Department of Environmental Quality to additional projects for MS4 localities. Amending § 62.1-44.15:29.1. (Patron–Hanger, SB 1328)

Stormwater management; criteria adopted by Board and became effective July 1, 2014, shall be applicable to those land-disturbing activities that are subject to a VSMP permit initially issued prior to July 1, 2014, notice of transfer of permit to another party provided after December 31, 2020, etc. Amending § 62.1-44.15:28. (Patron–Jones, S.C., HB 2361)

Stormwater Management Fund, local; locality by ordinance authorized to create. Adding § 15.2-2114.01. (Patron–Cole, HB 1614, CH 344; Reeves, SB 1248, CH 559)

STRAUSS, JANE
Strauss, Jane; commending. (Patron–Murphy, HJR 1062)

STRICKLAND, TROY EVERETTE
Strickland, Troy Everette; recording sorrow upon death. (Patron–Edmunds, HJR 596)

STUART, BOB
Stuart, Bob; commending. (Patron–Landes, HJR 740)

STUART, RICHARD H.
Addressed Senate in Memory of Robert E. Lee; requested adjournment in memory . . . . . . . . . . 243
Leave of absence. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 133

STUART, SHERLEY
Stuart, Sherley; commending. (Patron–Rasoul, HJR 949)
STUDENTS

Alternative education programs; Department of Education shall annually collect from each school board and publish on its website various enrollment and achievement data on programs for students who have been suspended, expelled, or otherwise precluded from attendance at school, data shall include average length of enrollment in an alternative education program, etc. Adding § 22.1-277.2:2. (Patron–Bell, Richard P., HB 1985, CH 123; Barker, SB 1298, CH 232)

Cannabidiol oil and THC-A oil; possession or distribution at public school, storing, dispensing, or administering by school nurse employed by a local school board, etc., to a student, no school board shall be required to suspend or expel any student who holds a valid written certification for use of oils issued by a practitioner. Amending § 22.1-277; adding § 18.2-251.1:1. (Patron–Hurst, HB 1720, CH 573; Sturtevant, SB 1632, CH 574)

Concussions in student-athletes; guidelines, policies, and procedures shall be biennially updated. Amending § 22.1-271.5. (Patron–Bell, Richard P., HB 1930, CH 142)

Driver education programs; any school board that offers a program in the safe operation of motor vehicles is required to make the program available to any student who receives home instruction and resides in the local school division. Amending § 22.1-205. (Patron–Black, SB 1021)

Education, Department of; pilot program, feasibility of educational placement transition of certain students with disabilities, effective clause. (Patron–Suetterlein, SB 1576)

Education Improvement Scholarships tax credits; benefits and eligibility requirements, eligible students with a disability, provisions shall apply to taxable years beginning on and after January 1, 2019, but before January 1, 2024. Amending §§ 58.1-439.25 and 58.1-439.28. (Patron–DeSteph, SB 1365, CH 808)

Election day; prohibits local school boards from requiring students to attend school on the Tuesday after the first Monday in November. Amending § 22.1-79.1. (Patron–Krizek, HB 1752)

Family life education programs; prohibits any public elementary or secondary school student from participating in any program without prior written consent of his parent. Amending § 22.1-207.2. (Patron–LaRock, HB 2570)

Guidance counselors; changes name to school counselors, each counselor employed by a school board in a public elementary or secondary school shall spend at least 80 percent of his staff time during normal school hours in the direct counseling of individual students or groups of students. Amending §§ 22.1-227.1, 22.1-253.13:2, 22.1-253.13:10, and 22.1-290.01; adding § 22.1-291.1:1. (Patron–Landes, HB 1729, CH 139)

High school graduation requirements; work experience, requires students to complete a senior capstone project, etc., that relates to a work-based learning, service-learning, or community engagement activity, report. Amending § 22.1-253.13:4. (Patron–Landes, HB 2662, CH 640)

Higher education; prohibits, any percentage increase in in-state tuition for undergraduate students at Virginia’s public institutions of higher education that exceeds twice the annual percentage increase. Amending §§ 23.1-307 and 23.1-1301. (Patron–Sturtevant, SB 1546)

Higher education; prohibits any percentage increase in in-state tuition or instructional fees for undergraduate students. Amending §§ 23.1-307 and 23.1-1301. (Patron–DeSteph, SB 373)

Higher educational institution, public or private; comprehensive financial aid award notification provided to a student. Adding § 23.1-611.1. (Patron–Reid, HB 1704, CH 571)

Higher educational institutions, public; educational programs for the governing boards shall include presentations relating to a review of student debt trends. Amending § 23.1-1304. (Patron–Miyares, HB 2620, CH 643)

Higher educational institutions, public; educational programs for the governing boards shall include presentations relating to board members’ primary duty to the citizens of the Commonwealth and student debt trends. Amending § 23.1-1304. (Patron–DeSteph, SB 1234, CH 642)

Higher educational institutions, public; prohibits any student from being deemed ineligible to establish domicile and receive in-state tuition charges solely on the basis of the immigration status of his parent. Amending § 23.1-503. (Patron–Kory, HB 2591)

Higher educational institutions, public; student approval of increase in tuition or mandatory fees. Amending § 23.1-307. (Patron–Stuart, SB 1204)

Junior Reserve Officer Training programs; availability to students receiving home instruction. Adding § 22.1-212.2:4. (Patron–Black, SB 1275)
STUDENTS (continued)
Military families; relocation to the Commonwealth, students may register, remotely or in-person, for
courses and other academic programs, etc. Amending § 22.1-3. (Patron–Cole, HB 1623, CH 404; Reeves, SB 1249, CH 62)
National Math and Science Initiative; Department of Education shall encourage school boards of
school divisions that have a significant number of enrolled military-connected students to
partner with Initiative. (Patron–Wagner, SB 1746, CH 772)
Public elementary and secondary school students; protective orders, notification to licensed
instructional personnel and other school personnel, Board of Education shall establish
guidelines and develop model policies to aid local school boards. Adding § 22.1-279.3:2.
(Patron–Price, HB 1997, CH 579)
Public elementary and secondary schools; students to possess and use unscented topical sunscreen
on a school bus, etc. Adding § 22.1-274.5. (Patron–Yancey, HB 330)
Public schools; Board of Education shall identify and prohibit use of any method of restraint or
seclusion that it determines poses a significant danger to the student, etc.
Amending § 22.1-279.1:1. (Patron–Bell, John J., HB 2599, CH 591)
Reading diagnostic tests; Department of Education, et al., shall develop a plan to implement a pilot
program to incorporate additional diagnostic tools into tests used for screening students in
kindergarten through grade three. (Patron–Black, SB 1718, CH 770)
School boards; prohibits a local board from using a student’s race or ethnicity information for any
purpose other than compliance with federal law. Amending § 22.1-4.2. (Patron–DeSteph,
SB 1753)
School calendar; local school boards shall set the calendar so that the first day students are required
to attend school shall be no earlier than 14 days before Labor Day, school divisions granted
HB 1652, CH 569; Chase, SB 1005, CH 570)
School calendar; school board of any school division located in Planning District 16 (George
Washington RC) may set calendar so students are required to attend earlier than Labor Day.
(Patron–Thomas, HB 2140, CH 637)
School holidays; prohibits local school boards from requiring students to attend school on the
second Tuesday in June or the Tuesday after the first Monday in November.
Amending § 22.1-79.1. (Patron–Chase, SB 1223)
School nurses; each local school board to employ at least one full-time equivalent position in each
elementary school, middle school, and high school in local school division or at least one
full-time equivalent position per 550 students in grades kindergarten through 12.
School safety procedures; each school board shall develop training on procedures in the event of an
emergency situation on school property, training shall be delivered to each student and
employee in each school at least once each school year. Adding § 22.1-137.3.
(Patron–O’Quinn, HB 1732, CH 140; Newman, SB 1215, CH 61)
School safety procedures; each school board shall develop training on procedures in the event of an
emergency situation on school property, training shall be delivered to each student and
employee in each school at least once each school year. Adding § 22.1-137.3.
(Patron–Newman, SB 1215, CH 61; O’Quinn, HB 1732, CH 140)
Standards of Learning; assessments administered to students in grades nine through twelve to
include reading, writing, mathematics, science, and Virginia and U.S. history, report.
Student Behavioral Health, Commission on; established, report, sunset provision. Adding §§ 30-376
through 30-381. (Patron–Robinson, HB 1735)
Student loans; licensing of qualified education loan servicers, civil penalties, first enactment of this
act shall become effective July 1, 2020, report. Amending § 19.2-389; adding §§ 6.2-2600
through 6.2-2617. (Patron–Howell, SB 1112)
Students; offenses reportable by intake officers to school division superintendents, a threat to
commit seriously bodily harm to persons on school property, etc. Amending § 16.1-260.
(Patron–Ransone, HB 1787, CH 106; McDougle, SB 1381, CH 206)
Students with disabilities; Department of Education to develop pilot program in two local school
divisions to study feasibility of educational placement transition, etc. (Patron–Vogel, SB 975;
Vogel, SB 1264)
STUDENTS (continued)
University of Virginia’s College at Wise; reduced rate tuition, students who reside in and are domiciled in Appalachian Region. Amending § 23.1-507. (Patron—Kilgore, HB 1666, CH 225; Carrico, SB 1519, CH 600)

STUDY COMMISSIONS, COMMITTEES, AND REPORTS
Absentee voting; no-excuse, in-person, beginning on second Saturday immediately preceding election, report. Amending §§ 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-702.1, 24.2-703.1, 24.2-703.2, 24.2-706, 24.2-707, 24.2-709, and 24.2-1004; adding § 24.2-701.1. (Patron—Rush, HB 2790, CH 668; Spruill, SB 1026, CH 669)
Amtrak or intercity passenger rail stations; Department of Rail and Public Transportation shall evaluate rail signage options, report. (Patron—Bagby, HB 2737, CH 553)
Bail; data collection and reporting standards, report. Adding §§ 19.2-119.1 and 19.2-134.1. (Patron—McClellan, SB 1687)
Behavioral health services; exchange of medical and mental health information and records, standards for services provided in correctional facilities, report. Amending §§ 53.1-40.10, 53.1-68, and 53.1-133.03. (Patron—Bell, Robert B., HB 1942, CH 827)
Blockchain technology; joint subcommittee established to study the emergence and integration in the economy of the Commonwealth. (Patron—Rush, HJR 677)
Broadband deployment and renewable energy construction projects; Department of Housing and Community Development to study the permitting processes in the Commonwealth. (Patron—Boysko, SJR 311)
Child Pornography Registry; contents of Registry, criminal investigations, report. Amending § 19.2-390.3. (Patron—Bell, Robert B., HB 1940, CH 3; McDougle, SB 1379, CH 42)
Child protective services; investigations and family assessments, contact information, report. Amending §§ 63.2-1505 and 63.2-1506. (Patron—Morefield, HB 2743, CH 436)
Children who are deaf or hard of hearing; services provided, advisory subcommittee established, report. Adding §§ 22.1-217.03 and 30-236.1. (Patron—Pogge, HB 676)
Clean Energy Advisory Board; established, membership, powers and duties, solar energy installation rebates, report, sunset provision. Adding §§ 45.1-395 through 45.1-400. (Patron—Aird, HB 2741, CH 554)
Coal ash management; prohibits construction of any landfill or impoundment for storage. Adding §§ 62.1-44.15:85 through 62.1-44.15:91. (Patron—Chase, SB 1743)
Coal combustion residuals; requires owner or operator of any CCR unit to include a coal ash pond or landfill, that is located in the Chesapeake Bay watershed to close such CCR unit, report. Adding § 10.1-1413.3. (Patron—Surovell, SB 1533)
Coal combustion residuals impoundment; definitions, “carrying cost,” owner or operator of certain CCR unit located within Chesapeake Bay watershed, that ceased accepting CCR prior to July 1, 2019, shall complete closure of such unit, report, Commonwealth shall not authorize any cost recovery by an owner or operator for any fines or civil penalties resulting from violations of federal and state law. (Patron—Ingram, HB 2786, CH 650; Wagner, SB 1355, CH 651)
Commercial vehicles; certain Class A driver training schools to be third party testers for the skills test component of the license examination, waiver of requirement that third party tester applicant employ 50 drivers, report. Amending §§ 46.2-341.14:1, 46.2-341.14:10, and 46.2-1702; adding § 46.2-326.1. (Patron—Austin, HB 2183, CH 155; Newman, SB 1347, CH 78)
Commonwealth Care Health Benefits Program; Joint Legislative Audit and Review Commission shall examine implications of the establishment, implementation, and administration of Program, report. (Patron—Dunnavant, SB 1717)
STUDY COMMISSIONS, COMMITTEES, AND REPORTS (continued)

Commonwealth of Virginia Research Consortium Authority; created, membership, report, etc., repeals the existing Virginia Research Investment Committee, etc., repeals Innovation and Entrepreneurship Investment Authority. Amending §§ 2.2-204, 2.2-225, 2.2-3705.6, 2.2-3705.7, 2.2-3711, 23.1-203, and 51.1-124.38; adding §§ 2.2-2351 through 2.2-2367; repealing §§ 2.2-2218 through 2.2-2233.1 and 23.1-3130 through 23.1-3134. (Patron—Jones, S.C., HB 2550)

Community policy and management teams; use of funds for wrap-around services, report. Amending §§ 2.2-5211 and 2.2-5212. (Patron—Peake, SB 1104)


Consumer data; State Corporation Commission shall convene and facilitate a Data Access Stakeholder group to review and consider protection issues, report. (Patron—Keam, HB 2332, CH 399)

Controlled substance tracking system; Board of Pharmacy to conduct a two-year pilot program beginning September 1, 2019, for the development, management, use, and evaluation of a system using dispenser data compliant with the federal Drug Supply Chain Security Act. (Patron—Boysko, SB 1766)

Corrections, Department of; development of policies to improve exchange of offender medical and mental health information and records, report. Amending § 53.1-40.10. (Patron—Watts, HB 2499, CH 202)

Court Reporters, Virginia Board for; created, report. Amending §§ 2.2-3705.3, 2.2-3711, 8.01-405, and 54.1-111; adding §§ 54.1-4500 through 54.1-4521; repealing §§ 17.1-1000 through 17.1-1005. (Patron—Stuart, SB 1441)

Cryptocurrencies; State Corporation Commission to conduct a study of effects of growth. (Patron—Sturtevant, SB 864)

Dental hygienist; remote supervision of a dentist employed by Department of Behavioral Health and Developmental Services or Department of Health, report, implementation of provisions. Amending § 54.1-2722. (Patron—Adams, D.M., HB 1849, CH 86)

Dulles Greenway; Department of Transportation to study feasibility of purchasing all or part of Greenway. (Patron—Black, SJR 254)

Early childhood care and education; Superintendent of Public Instruction and Commissioner of Social Services shall establish a statewide unified public-private system, report. (Patron—Howell, SB 1095)

Education, Department of; pilot program, feasibility of educational placement transition of certain students with disabilities, effective clause. (Patron—Suetterlein, SB 1576)

Election day voter registration; State Board of Elections to develop a pilot program, report. Adding § 24.2-425.1. (Patron—Deeds, SB 674)

Elections, State Board of; increases membership and terms, initial appointment of Commissioner of Elections by the State Board of Elections shall be for a term to expire on June 30, 2022, report. Amending §§ 2.2-106, 24.2-102, and 24.2-103. (Patron—Ransone, HB 1620; Vogel, SB 1455)

Electric utilities; establishes requirements for net energy metering by electric cooperatives effective upon the earlier of July 1, 2019, or the effective date of implementing regulations by the State Corporation Commission, regulation of cooperative rates, report. Amending §§ 56-585.1:3, 56-585.3, and 56-594; adding §§ 56-585.4 and 56-594.01. (Patron—Sturtevant, SB 1769, CH 763)

Electric utilities; net energy metering by electric cooperatives, community solar development regulation of cooperative rates after rate caps, stakeholder group, report. Amending §§ 56-585.1:3, 56-585.3, and 56-594; adding §§ 56-585.4 and 56-594.01. (Patron—Hugo, HB 2547, CH 742)

Electric utilities; stakeholder process for energy efficiency programs, independent monitor shall convene meetings of participants in the process not less frequently than twice in each calendar year ending July 1, 2028. Amending fifteenth enactment of Chapter 296, 2018 Acts. (Patron—Sullivan, HB 2293, CH 397; Ebbin, SB 1605, CH 398)

Electric utilities; State Corporation Commission to establish a pilot program that affords the opportunity for any municipality to participate in net energy metering, Commission shall require each utility to submit a proposal to conduct a pilot program, terms, conditions, and restrictions, report. Adding § 56-585.1:8. (Patron—Tran, HB 2792, CH 746; Ebbin, SB 1779, CH 747)
STUDY COMMISSIONS, COMMITTEES, AND REPORTS (continued)

Electronic peer-to-peer motor vehicle rental services; DMV, et al., to convene a work group to study implications of services. (Patron—Cosgrove, SB 1733)

Electronic transmission of certain prescriptions; exceptions if prescriber dispenses the controlled substance that contains an opioid directly to patient or patient’s agent, etc., report. Amending §§ 54.1-3408.02 and 54.1-3410. (Patron—Pillion, HB 2559, CH 664)

Emergency Management, Virginia Department of; annual reporting requirements, etc., repeals provisions referring to agency mandates on localities. Amending §§ 2.2-222.1, 2.2-222.3, 44-146.17:2, 44-146.18, and 44-146.28; adding § 44-146.18:4; repealing § 2.2-613. (Patron—Jones, J.C., HB 2133, CH 615)

Energy career cluster; Department of Education, et al., to establish, report. (Patron—Garrett, HB 2008, CH 370; Newman, SB 1348, CH 371)


Firearms ordinances; applicability to property located in multiple localities, landowner may elect to have ordinances of locality in which largest portion of contiguous parcel of land lies to apply to anyone hunting on the property, notification to Department of Game and Inland Fisheries, report. Adding § 29.1-528.3. (Patron—Head, HB 2252, CH 830)

Foster care; numerous changes to laws governing provision of services in the Commonwealth. Amending §§ 63.2-209, 63.2-900, 63.2-900.1, 63.2-904, 63.2-906, and 63.2-907; adding §§ 63.2-904.1, 63.2-904.2, and 63.2-913.1. (Patron—Reeves, SB 1339, CH 446)

Fraud prevention; Department of Medical Assistance Services shall conduct a pilot program to develop and implement means to mitigate risk of improper payment to services providers, etc., report. Amending § 32.1-319.1. (Patron—Peace, HB 2015, CH 422)

Gaming, Commission on; established, report, sunset provision. (Patron—Peace, HB 2321)

Handheld personal communications devices; unlawful for person while driving to hold a device, effective date, report. Amending § 46.2-1078.1. (Patron—Collins, HB 1811; Stuart, SB 1341)

Handheld photo speed monitoring devices; Department of State Police or law-enforcement officer employed by Department may operate in or around highway work zones where law-enforcement vehicle is present and displaying lighted blue or blue combination lights, mailing of certain summons by first-class mail to owner, etc., of vehicle, report. Amending § 46.2-882; adding § 46.2-882.1. (Patron—Carrico, SB 1521, CH 842)

Health benefit plan premium rate review process; Joint Legislative Audit and Review Commission to study the process administered by the State Corporation Commission’s Bureau of Insurance. (Patron—Deeds, SJR 312)

Health care shared savings; definitions, health insurance incentive programs, required disclosures by health care providers. Amending §§ 38.2-4214, 38.2-4319, and 54.1-2910.01; adding §§ 38.2-3461 through 38.2-3464. (Patron—Byron, HB 2639, CH 666; Dunnavant, SB 1611, CH 684)

Health information; Department of Behavioral Health and Developmental Services shall convene a workgroup to study issue of and to develop a plan for sharing of protected information of individuals with mental health treatment needs between community services boards and local and regional jails. (Patron—Boysko, SB 1644, CH 685)

High school graduation requirements; work experience, requires students to complete a senior capstone project, etc., that relates to a work-based learning, service-learning, or community engagement activity, report. Amending § 22.1-253.13:4. (Patron—Landes, HB 2662, CH 640)

High school STEM internship; pilot program established for Richmond City Public Schools for a maximum of 25 high school juniors or seniors, in a high school, etc., to participate as apprentices in certain fields, report, effective clause. (Patron—Sturtevant, SB 1532)

Higher education; prohibits any percentage increase in in-state tuition or instructional fees for undergraduate students. Amending §§ 23.1-307 and 23.1-1301. (Patron—DeSteph, SB 373)

Higher educational institutions, public; increase of undergraduate tuition and mandatory fees, prior to voting on increase, governing board of each institution shall permit public comment on proposed increase at a meeting of the board, report. Amending § 23.1-307. (Patron—Landes, HB 2337, CH 588)

Highways, Commissioner of; annual report on certain data regarding operation of overweight trucks on highways. (Patron—Garrett, HB 2800, CH 401; Carrico, SB 1775, CH 568)
STUDY COMMISSIONS, COMMITTEES, AND REPORTS (continued)

Human Resource Management, Department of; review of employee recruitment, retention, and compensation, report. Amending § 2.2-1202. (Patron—Carr, HB 2055, CH 424)

Hurricane and Flooding Risk Reduction and Bond Rating Protection Act of 2019; created, report. (Patron—Wagner, SB 1389)

Industrial development authorities; Joint Legislative Audit and Review Commission to study the practices, procedures, and accountability in the Commonwealth. (Patron—Chase, SJR 285)

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Rainwater; Department of Health to evaluate additional issues related to use as part of the rulemaking process. (Patron—Yancey, HJR 641)

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Income tax, state; advances conformity of the Commonwealth’s tax code with the federal tax code, etc. Amending §§ 58.1-301, 58.1-320, 58.1-322.03, 58.1-400, and 58.1-402. (Patron—Stuart, SB 1443; Dunnavant, SB 1631)

Income tax, state; creates a subtraction for gain recognized by a taxpayer from a taking of real property by condemnation proceedings. Amending §§ 58.1-322.02 and 58.1-402. (Patron—Ruff, SB 1256, CH 270)

Income tax, state; entitles an individual to a tax refund for married persons filing a joint return. Amending § 58.1-309. (Patron—DeSteph, SB 1237)

Income tax, state; expands the definition of “eligible housing area” for purposes of the housing choice voucher tax credit, to include census tracts in the Virginia Beach-Norfolk-Newport News Metropolitan Statistical Area. Amending § 58.1-439.12:04. (Patron—Jones, J.C., HB 1681, CH 19; Cosgrove, SB 1656, CH 272)
TAXATION (continued)
Income tax, state; increases standard deduction. Amending § 58.1-322.03. (Patron—Wagner, SB 1744)
Income tax, state; raises minimum threshold for filing a tax return. Amending § 58.1-321. (Patron—Norment, SB 1572)
Income tax, state; taxpayer relief individual tax credit. Adding § 58.1-339.13. (Patron—McDougle, SB 1657)
Income taxes, state and corporate; tax credit for employers of National Guard members and self-employed National Guard members. Adding § 58.1-339.13. (Patron—Suetterlein, SB 1704)
Intangible personal property; classification and exemption of certain business property. Amending §§ 58.1-1101 and 58.1-1103. (Patron—Campbell, R.R., HB 2440, CH 255)
Intangible personal property; personal property used in manufacturing. Amending § 58.1-1101. (Patron—Chafin, SB 879)
Interstate 81; Interstate 81 Corridor Improvement Fund created, Interstate 81 Committee established, Committee’s meetings shall rotate between locations, report, responsibilities of Commonwealth Transportation Board and Department of Transportation, additional fees for certain vehicles, additional tax per gallon on diesel fuel, disposition of tax revenues, etc. Amending §§ 46.2-698, 58.1-2299.20, and 58.1-2701; adding §§ 33.2-3600 through 33.2-3605, 46.2-697.2, 46.2-702.1:1, 58.1-2217.1, and 58.1-2295.1. (Patron—Landes, HB 2718, CH 837; Obenshain, SB 1716, CH 846)
Land preservation; special assessment, optional limit on annual increase in assessed value. Amending § 58.1-3231. (Patron—Knight, HB 2365, CH 22)
Land preservation tax credit; extends allowable time to claim credit. Amending § 58.1-512. (Patron—Fariss, HB 1816, CH 183)
Land preservation tax credits; operation of facility on donated land, agreements between the Commonwealth and a third party related to donated land. Amending § 58.1-512. (Patron—Hodges, HB 2482, CH 649)
Land preservation tax credits; threshold for conservation value review by Department of Conservation and Recreation, lowers the threshold from $1 million to $500,000. Amending § 58.1-512. (Patron—Stuart, SB 1340)
License tax, local; definition of new business, owner of new business that operates a mobile food unit pays tax required by locality in which unit is registered. Adding § 58.1-3715.1. (Patron—Dunnavant, SB 1425, CH 791)
License taxes; interest rate for certain refunds. Amending § 58.1-3916. (Patron—Dance, SB 255)
Lottery; prohibits Virginia Lottery from disclosing information about individual winners whose prize exceeds $10 million, etc. Amending § 2.2-3705.7; adding § 58.1-4029. (Patron—Ware, HB 1650, CH 247; Spruill, SB 1060, CH 163)
Lottery Board; authorizes casino gaming in the Commonwealth to be regulated by Board, imposes criminal and civil penalties for violations of the casino gaming law. Amending §§ 2.2-3711, 19.2-389, 37.2-304, 58.1-4002, 58.1-4006, and 59.1-364; adding §§ 11-16.1, 18.2-334.5, 37.2-314.1, and 58.1-4100 through 58.1-4131. (Patron—Carrico, SB 1303)
Low-income taxpayers; refundable income tax credit. Amending §§ 58.1-339.8 and 63.2-527. (Patron—Barker, SB 1297)
Major business facility job tax credit; extends sunset date, Department of Taxation to publish information about companies in a manner that prevents identification of particular taxpayers and reports. Amending § 58.1-439. (Patron—Aird, HB 2003, CH 699)
Military retirement income; Department of Veterans Services and the Department of Taxation to convene a joint working group to study the feasibility of exempting income from taxation. (Patron—Torian, HJR 674)
Motor fuels; imposes an additional 2.1 percent tax on fuels sold at wholesale to a retail dealer for sale in a locality along the Interstate 81 Corridor. Amending § 58.1-2299.20; adding §§ 33.2-3600 and 58.1-2295.1. (Patron—Hanger, SB 1322)
Motor fuels; imposes an additional tax equal to five percent of the average wholesale price of gasoline on the sale of gasoline, gasohol, diesel, and alternative fuels, report. Amending § 58.1-2289; adding § 58.1-2217.1. (Patron—Edwards, SB 1470)
TAXATION (continued)

Motor fuels tax; repeals enactment clause that would automatically lower the rate of taxation if Congress were to enact legislation granting states the authority to compel remote sellers to collect and remit sales and use tax. Repealing fifteenth enactment of Chapter 766, 2013 Acts. (Patron—Petersen, SB 1120)

Motor vehicle rental tax; filing sales and use tax return. Amending § 58.1-1738. (Patron—Bell, Robert B., HB 1974, CH 53)

Neighborhood Assistance Act; neighborhood organization allowed to qualify to receive an allocation of tax credits from the Department of Education. Amending §§ 58.1-439.20:1. (Patron—Hanger, SB 1754)

Neighborhood Assistance Act; qualified neighborhood organization to receive an allocation of tax credits. Amending § 58.1-439.20:1. (Patron—Deeds, SB 1730)

Personal property tax; exemption for agricultural vehicles farm machinery includes equipment and machinery used by a nursery for production of horticultural products and any farm tractor. Amending § 58.1-3505. (Patron—Webert, HB 2733, CH 259)

Plastic bags; imposes a five-cent per bag tax on bags provided to customers by certain retailers in localities located wholly within the Chesapeake Bay Watershed. Adding § 58.1-3835. (Patron—Petersen, SB 1116)

Private collectors; delinquent taxes and other charges. Amending § 58.1-3919.1. (Patron—Edwards, SB 1301, CH 271)


Real estate; delinquent taxes or liens, adds City of Martinsville to list of cities with different requirements for the appointment of a special commissioner. Amending § 58.1-3970.1. (Patron—Adams, L.R., HB 2405, CH 159)

Real estate with delinquent taxes or liens; appointment of special commissioner, increases required value. Amending § 58.1-3970.1. (Patron—Carr, HB 2060, CH 541)

Real property tax; exemption for the elderly and disabled, improvements to a dwelling. Amending § 58.1-3210. (Patron—Ingram, HB 2150, CH 736; Dance, SB 1196, CH 737)

Real property tax; exemption for the surviving spouse of a disabled veteran to such spouse’s principal place of residence regardless of whether such spouse moves to a different residence. Amending §§ 58.1-3219.5, 58.1-3219.9, and 58.1-3219.14. (Patron—Miyares, HB 1655, CH 15; Stuart, SB 1270, CH 801)

Real property tax; exemptions for elderly and handicapped, computation of income limitation. Amending § 58.1-3212. (Patron—Krizek, HB 1937, CH 16)

Real property taxes; appeals to boards of equalization, taxpayer shall not be required to show that assessment is a result of manifest error or disregard of controlling evidence. Amending § 58.1-3379. (Patron—Keam, HB 787)

Real property taxes; partial exemption for flood mitigation efforts. Adding § 58.1-3228.1. (Patron—Lewis, SB 1588, CH 754)

Recording tax; exemption for property transferred by deed of distribution, such deed shall state therein on the front page that it is a deed of distribution. Amending § 58.1-811. (Patron—McDougle, SB 1610, CH 757)


TAXATION (continued)
Remote sales and use tax collection; sufficient activity by dealers and marketplace facilitators as to
require registration for sales and use tax collection, guidelines that establish the criteria for
obtaining a waiver, process and procedure for a marketplace facilitator or marketplace to seller
to apply for waiver, Department of Taxation may temporarily suspend or delay the collection or
reporting requirements, or both, of a market facilitator, repeals several contingent provisions of
previous related bills that would take effect if the United States Congress enacted legislation
related to remote sales and use tax collection. Amending §§ 58.1-601, 58.1-602, 58.1-604,
Acts; adding § 58.1-612.1; repealing seventh and fifteenth enactments of Chapter 766, 2013
Ruff, SB 1083, CH 816)
Remote sales and use tax collection; sufficient activity by dealers and marketplace facilitators as to
require registration for sales and use tax collection, repeals several contingent provisions of
previous related bills that would take effect if the United States Congress enacted legislation
related to remote sales and use tax collection. Amending §§ 58.1-601, 58.1-602, 58.1-604,
Acts; adding § 58.1-612.1; repealing seventh and fifteenth enactments of Chapter 766, 2013
Acts and twelfth enactment of Chapter 684, 2015 Acts. (Patron–Howell, SB 1294; Hanger,
SB 1500)
Remote sales and use tax collection; sufficient activity by remote sellers and marketplace facilitators
as to require registration for sales and use tax collection, Department of Taxation shall develop
guidelines, including protections from penalties, etc., repeals several contingent provisions of
previous related bills that would take effect if the United States Congress enacted legislation
related to remote sales and use tax collection. Amending §§ 58.1-601, 58.1-602, 58.1-604,
Acts; adding § 58.1-612.1; repealing seventh and fifteenth enactments of Chapter 766, 2013
Retail Sales and Use Tax; absorption of tax by a dealer, repeals provision relating to absorption of
tax prohibited. Adding § 58.1-626.1; repealing § 58.1-626. (Patron–McDougle, SB 1615,
CH 758)
Retail Sales and Use Tax; clarifies definition of “nonprofit organization” or “nonprofit entity,”
exemption is available to a single member limited liability company whose sole member is a
nonprofit organization. Amending § 58.1-609.11. (Patron–Webert, HB 1950, CH 20)
Retail Sales and Use Tax; reduced rate on essential personal hygiene products, effective date.
Amending §§ 58.1-603.1, 58.1-603.2, 58.1-604.01, and 58.1-611.1. (Patron–Byron, HB 2540,
CH 549; Boysko, SB 1715, CH 550)
Sales and Use Tax; additional local tax in Halifax County, appropriations of Halifax County to
incorporated towns for educational purposes. Amending § 58.1-605; adding §§ 58.1-605.1 and
58.1-606.1. (Patron–Edmunds, HB 1634, CH 648)
Sales and Use Tax; certain marketplace facilitators and marketplace sellers to collect and remit tax if
such facilitators or sellers make sales of tangible personal property or taxable services for
delivery in the Commonwealth exceeding $100,000, etc. Adding §§ 58.1-612.1, 58.1-612.2,
and 58.1-612.3. (Patron–Norment, SB 1601)
Sales and Use Tax; prohibits any requirement that a dealer remit accelerated payments, except as
provided in a general appropriation act under certain circumstances, etc. Adding § 58.1-616.1.
(Patron–Sturtevant, SB 746)
Same-sex marriage; makes conformsing changes to various laws involving married individuals and
their rights stemming from marriage and makes laws addressing property rights to married
women applicable to all spouses, etc., repeals statutory prohibitions between persons of same
sex purporting to bestow privileges and obligations of marriage. Amending §§ 6.2-1526,
32.1-127, 32.1-134.01, 32.1-257, 32.1-258.1, 32.1-271, 37.2-714, 38.2-302, 38.2-2204,
38.2-2212, 55-20, 55-20.2, 55-35, 55-36, 55-38, 55-39, 55-41, 55-42.1, 55-43, 55-46, 55-106.1,
55-131, 58.1-322.02, 58.1-324, 58.1-326, 58.1-339.8, 58.1-341, 58.1-344.3, 58.1-344.4,
58.1-490, 58.1-499, 58.1-520, 58.1-810, 58.1-3210, 58.1-3211.1, 58.1-3219.5, 58.1-3219.6,
58.1-3343, 58.1-3506.1, 58.1-3506.2, 59.1-332, 63.2-510, 63.2-1519, 64.2-200, 64.2-905,
64.2-2401, 65.2-512, and 65.2-515; repealing §§ 20-45.2 and 20-45.3. (Patron–Ebbin, SB 603)
TAXATION (continued)

Sports or entertainment project; City of Virginia Beach granted certain powers relating to construction, sports and entertainment projects qualifying for entitlement to sales and use tax revenues. Adding §§ 15.2-5928 through 15.2-5934. (Patron—Norment, SB 1788; Wagner, SB 1790, CH 793)

State sales and use tax by remote sellers; collection, disposition of revenue, report. Adding § 58.1-638.4. (Patron—Peake, SB 1337)

Tax assessments; Small Business Commission to study models and streamlined procedure for appealing decisions. (Patron—Keam, HJR 687)

Taxation, Department of; reports on sales and use tax exemptions. Amending §§ 58.1-609.3 and 58.1-609.12. (Patron—Norment, SB 299)

Taxation, Department of; responsibility for collection and satisfaction of all fines, costs, forfeitures, penalties, and restitution. Amending § 19.2-349. (Patron—Carrico, SB 1514)

Taxation, Department of; sharing information with the Department of Social Services. Amending § 58.1-3. (Patron—Roem, HB 2339, CH 853)

Taxes, local; application to court for relief from taxes, taxpayer shall not be required to show that assessment is a result of manifest error or disregard of controlling evidence. Amending § 58.1-3984. (Patron—Keam, HB 786)

Telecommunications companies; incentives, provision of wireless broadband services. Amending § 58.1-609.3; adding § 3.2-3108.1. (Patron—Edwards, SB 1317)

Telework expenses; advances expiration of tax credit. Amending § 58.1-439.12:07. (Patron—Carr, HB 2065, CH 21)

Transportation funding; raises statewide gas tax by three percent to fund transportation generally, repeals the regional sales tax and gas tax to fund transportation initiatives in Hampton Roads and Northern Virginia. Amending §§ 58.1-604.1, 58.1-614, 58.1-638, 58.1-2217, 58.1-2289, 58.1-2295, and 58.1-2299; repealing §§ 33.2-2509, 33.2-2600, 58.1-603.1, 58.1-604.01, and 58.1-2295. (Patron—Deeds, SB 1770)

Treasurers, local; replaces term “well-bound book” with “record” relating to treasurers’ required method of recordkeeping, etc. Amending § 58.1-3131. (Patron—Brewer, HB 1731, CH 31)

Vapor products; creates state tax on products and authorizes cities, towns, and certain counties to impose tax. Amending §§ 58.1-1000, 58.1-1021.01, 58.1-3830, 58.1-3831, 58.1-3840, and 58.1-3907; adding §§ 58.1-1038 through 58.1-1049 and 58.1-3832.1. (Patron—Ebbin, SB 1606)

Veterinarians; exemption from sales and use tax on purchase or prescription of drugs and medicines. Amending §§ 58.1-609.2 and 58.1-609.10. (Patron—Leftwich, HB 747)

Virginia adjusted gross income; income tax subtraction for income attributable to sale of crops grown by a farmer to a brewery licensed in Virginia. Amending § 58.1-322.02. (Patron—Stanley, SB 1001)

Virginia Lottery; disclosure of identity of winners. Amending §§ 2.2-3705.7 and 58.1-4006. (Patron—Ruff, SB 1082)

Virginia Lottery; prohibits practice of ticket discounting and imposes three-tier civil penalties, corresponding to prize ranges, for any persons found to have engaged in such practice. Adding § 58.1-4018.2. (Patron—Ruff, SB 1752, CH 762)


Virginia port volume increase tax credit; transfer of credits. Amending § 58.1-439.12:10. (Patron—Lucas, SB 1652, CH 759)

Virginia Regional Industrial Facilities Act; each participating locality shall include in reports to Department of Taxation of its taxable real estate the apportioned fair market value of property upon which such revenue sharing is based, effective date. Amending § 15.2-6407. (Patron—Marshall, HB 692)

Virginia Regional Industrial Facilities Act; requires Department of Taxation’s calculation of true values as applied to the Commonwealth’s composite index of local ability-to-pay to take into account an arrangement by localities entered into pursuant to the Act. Amending § 15.2-6407. (Patron—Marshall, HB 1838, CH 534)
TAXATION (continued)

Virginia Sports Betting Department; Program Gambling Treatment and Support Fund, created, etc., penalties. Amending §§ 2.2-3705.3, 2.2-3711, 18.2-334.3, 37.2-304, 59.1-364, and 59.1-569; adding §§ 11-16.1, 37.2-314.1, and 58.1-4100 through 58.1-4124. (Patron—Petersen, SB 1238)

Water improvement districts; removes provisions authorizing a district to levy a tax on owners of land within the district, etc. Amending § 10.1-625. (Patron—Newman, SB 1212)

Water pollution control projects; adds to Virginia Department of Health’s duties to serve as a state certifying authority in determining conformity with state requirements for certain tax-exempt projects, for pollution control equipment and facilities certified by the Department, exemption applies only to onsite sewage systems that serve 10 or more households, etc. Amending § 58.1-3660. (Patron—Webert, HB 2811, CH 441)

Western Virginia Transportation Commission; created, Fund established. Amending §§ 58.1-2292, 58.1-2295, 58.1-2299, 58.1-2299.10, 58.1-2299.14, and 58.1-2299.20; adding §§ 33.2-3400 through 33.2-3410. (Patron—Hanger, SB 583)

Worker retraining tax credit; sunset date, worker training investment tax credit created. Amending § 58.1-439.6; adding § 58.1-439.6:1. (Patron—Byron, HB 2539, CH 189)

TAYLOR, JOE

Taylor, Joe; commending. (Patron—Bagby, HJR 916)

TEACHERS

School board employees; Board of Education to include in its regulations that prescribe the requirements for the licensure of teachers and other school personnel required to hold a license, procedures for written reprimand of such license holders, notice of which shall be made by the Superintendent of Public Instruction to division superintendents, etc. Amending §§ 22.1-292.1, 22.1-298.1, and 22.1-304. (Patron—Thomas, HB 2325, CH 587)

Teacher Education and Licensure, Advisory Board on; membership, report. Amending § 22.1-305.2. (Patron—Tran, HB 2589)

Teacher employment data; Department of Education shall aggregate and report to each education preparation program data on such program’s graduates, as available and to the extent that such data does not reveal personally identifiable information, etc. Adding § 22.1-298.2:1. (Patron—McClellan, SB 1433, CH 598)

Teacher licensure; Board of Education’s regulations shall include requirements that a person demonstrate proficiency in the relevant content area, etc., or meeting alternative education evaluation standards, Board shall issue a license to an individual seeking initial licensure who has not completed the professional assessments prescribed by the Board, if such individual holds a provisional license that will expire within three months, etc. Amending §§ 22.1-298.1, 22.1-298.2, and 23.1-902. (Patron—Carroll Foy, HB 2037, CH 407; Peake, SB 1397, CH 63)

Teacher licensure; Board of Education shall provide for issuance of a three-year license to solely teach career and technical education courses or dual enrollment courses at public high schools, Chancellor of the Virginia Community College or his designee shall serve as an ex officio member of the Advisory Board on Teacher Education and Licensure, report. Amending § 22.1-305.2. (Patron—Ebbin, SB 1575, CH 767)

Teacher licensure; clarifies definition of “alternate route to licensure,” Board of Education shall develop guidelines that establish a process to permit a school board or any organization sponsored by a school board to petition Board for approval of an alternate route to licensure, Board shall develop guidelines no later than December 1, 2019. Amending § 22.1-298.1. (Patron—Hope, HB 1643)

Teacher licensure; clarifies definition of “alternate route to licensure,” Board of Education shall grant special consideration to individuals who have successfully completed a program offered by a provider that is accredited by the Council for the Accreditation of Educator Preparation, any such route may include alternatives to regulatory requirements for teacher preparation, etc. Amending § 22.1-298.1. (Patron—Robinson, HB 2486, CH 409)

Teacher licensure process and assessment requirements; Department of Education to study for any inherent biases that may prevent minority teacher candidates from entering the profession. (Patron—Locke, SJR 6)
TECHNOLOGY, SECRETARY OF
Technology, Secretary of; transfer of duties to Secretaries of Administration and Commerce and Trade, repeals provisions relating to establishing position of Secretary of Technology and Office of Telework Promotion and Broadband Assistance, repeals sunset provision for the Broadband Advisory Council. Amending §§ 2.2-200, 2.2-203, 2.2-203.1, 2.2-204, 2.2-205, 2.2-205.2, 2.2-213.3, 2.2-436, 2.2-437, 2.2-2005, 2.2-2006, 2.2-2007, 2.2-2220, 2.2-2221, 2.2-2221.1, 2.2-2233.1, 2.2-2240.1, 2.2-2485, 2.2-2698, 2.2-2699.1, 2.2-2699.3, 2.2-2699.4, 2.2-2699.5, 2.2-2699.7, 2.2-2738, 2.2-2817.1, 2.2-2822, 2.2-3503, 2.2-3504, 2.2-3803, 15.2-2425, 23.1-2911.1, 23.1-3102, 30-279, 58.1-322.02, 58.1-402, 59.1-497, and 59.1-550; adding §§ 2.2-203.2:5 and 2.2-206.3; repealing §§ 2.2-225, 2.2-225.1, and third enactment of Chapters 818 and 852, 2009 Acts. (Patron—Locke, SB 1444)

TELECOMMUNICATIONS
Local service districts; broadband and telecommunications services to unserved areas of the district, contracts with nongovernmental broadband service providers. Amending § 15.2-2403. (Patron—Thomas, HB 2141, CH 828)
Telecommunications companies; incentives, provision of wireless broadband services. Amending § 58.1-609.3; adding § 3.2-3108.1. (Patron—Edwards, SB 1317)

TELEPHONE AND TELEGRAPH COMPANIES
Virginia Telephone Privacy Protection Act; joint liability of seller and telephone solicitor for violations, rebuttable presumption created, investigative authority, civil penalties. Amending §§ 59.1-510, 59.1-515, 59.1-516, and 59.1-517; adding § 59.1-514.1. (Patron—Bell, John J., HB 2600, CH 256; Black, SB 1041, CH 264)

TELEVISION
MEI Commission; incentives for episodic television series. Amending §§ 30-309 through 30-312. (Patron—Ruff, SB 1732)

TELEWORK
Telework expenses; advances expiration of tax credit. Amending § 58.1-439.12:07. (Patron—Carr, HB 2065, CH 21)

10 RIVER BASIN
10 River Basin; commending Grand Winners of the Clean Water Farm Award. (Patron—Marshall, HJR 980)

TEXTING
Handheld personal communications device; expands prohibition on manually entering multiple letters or text while operating a motor vehicle, etc., penalty. Amending § 46.2-868; adding § 46.2-869.1; repealing § 46.2-1078.1. (Patron—Vogel, SB 600)

THE APPRENTICE SCHOOL
The Apprentice School; commemorating its 100th anniversary. (Patron—Price, HJR 868; Mason, SJR 414)
The Apprentice School football team; commending. (Patron—Locke, SR 116)

THE WOMAN’S CLUB
The Woman’s Club; commending. (Patron—Carr, HJR 909)

THOMAS, WILBUR EUGENE
Thomas, Wilbur Eugene; recording sorrow upon death. (Patron—Ruff, SJR 469)

THOMPSON, ALLIE
Thompson, Allie, William Grayson, and William Thompson; commemorating their lives and legacies. (Patron—Freitas, HJR 754)

THOMPSON, CHARLES
Thompson, Charles; recording sorrow upon death. (Patron—Miyares, HJR 805)
THOMPSON, WILLIAM
Thompson, Allie, William Grayson, and William Thompson; commemorating their lives and legacies. (Patron–Freitas, HJR 754)

THREAT, CLIFTON
Threat, Clifton; commending. (Patron–Tyler, HJR 832)

TIE VOTES
S.B. 1025 .......................................................... 2003
S.B. 1614 .......................................................... 557
S.B. 1645 .......................................................... 507
S.B. 1675 .......................................................... 2011
S.J.R. 294 .......................................................... 242
H.B. 2269 .......................................................... 918

TILLEY, MICHAEL TIMOTHY
Tilley, Michael Timothy; recording sorrow upon death. (Patron–McDougle, SR 108)

TINTED WINDOWS ON AUTOMOBILES
Window tinting films; exemption from limitations for security canine handlers. Amending § 46.2-1052. (Patron–McPike, SB 1174, CH 623)

TOBACCO AND TOBACCO PRODUCTS
Alcoholic beverage control; limited mixed beverage license for retail cigar shops. Amending §§ 4.1-100, 4.1-210, 4.1-231, and 4.1-233. (Patron–Collins, HB 2301)
Cigarettes; board of supervisors of any county authorized to levy a tax on sale or use if approved in a referendum. Amending §§ 58.1-3830 and 58.1-3831; adding § 58.1-3831.1. (Patron–Carro, SB 510; Carro, SB 1512)
Public schools; each school board shall develop and implement a policy to prohibit the use and distribution of any tobacco product or nicotine vapor product on a school bus, on school property, or at an on-site or off-site school-sponsored activity, board shall work to ensure adequate notice of this policy. Amending §§ 22.1-79.5 and 22.1-279.6. (Patron–Hope, HB 2384, CH 246; Spruill, SB 1295, CH 172)
Public schools; each school board to develop and implement a policy to prohibit use of tobacco products and nicotine vapor products on a school bus, on school property, etc. Amending §§ 22.1-79.5 and 22.1-279.6. (Patron–Marsden, SB 1056)
Public schools; instruction on the health and safety risks of using tobacco and nicotine vapor products and alternative nicotine products, shall be provided in each public elementary and secondary school. Amending § 22.1-206. (Patron–Keam, HB 1881, CH 577)
Smoking in outdoor amphitheater or concert venue; any locality, by ordinance, may designate reasonable no-smoking areas. Adding § 15.2-926.4. (Patron–Edwards, SB 1304, CH 713)
Tobacco products, nicotine vapor products, and alternative nicotine products; purchase, possession, and sale, minimum age requirements, provisions shall not apply to any active duty military personnel who are 18 years of age or older, etc., penalties. Amending §§ 18.2-246.8, 18.2-246.10, and 18.2-371.2. (Patron–Stolle, HB 2748, CH 90; Norment, SB 1727, CH 102)
Vapor products; creates state tax on products and authorizes cities, towns, and certain counties to impose tax. Amending §§ 58.1-1000, 58.1-1021.01, 58.1-3830, 58.1-3831, 58.1-3840, and 58.1-3907; adding §§ 58.1-1038 through 58.1-1049 and 58.1-3832.1. (Patron–Ebbin, SB 1606)

TOLL FACILITIES
Dulles Greenway; amends powers and responsibilities of State Corporation Commission to regulate toll road operators. Amending § 56-542. (Patron–Stanley, SB 1654)
TOLLS
Toll facilities, certain; free use by emergency medical services vehicles. Amending § 33.2-613. (Patron—Stuart, SB 1183, CH 269; Reeves, SB 1338)

Tolling; prohibits the imposition and collection on any primary highway that is wholly located in Northern Virginia (Planning District 8), etc. Amending § 33.2-119. (Patron—Hugo, HB 2527, CH 548)

Tolls; any mandatory evacuation during a state of emergency shall require temporary suspension of toll collection operations in affected zones, Commissioner of Highways or his designee shall order temporary suspension of collection operations. Amending § 33.2-613. (Patron—Jones, J.C., HB 2489, CH 547)

Virginia Highway Corporation Act of 1988; authorizes the operator of the Dulles Greenway to apply annually to the State Corporation Commission, during the period 2020 through 2029, for increases to tolls on the roadway to reflect increases in the Consumer Price Index plus one percent. Amending § 56-542. (Patron—Favola, SB 1133)

TOUCHING HEART
Touching Heart; commending. (Patron—Plum, HJR 936)

TOUPS, JOHN MELBURN
Toups, John Melburn; recording sorrow upon death. (Patron—Saslaw, SJR 271)

Towell, Richard Leigh, Sr.; recording sorrow upon death. (Patron—Peace, HJR 631; McDougle, SR 115)

TOWING SERVICES AND TOW TRUCKS
Towing; only towing requests made by local law-enforcement officers are subject to local ordinances regulating towing services, nothing herein shall prohibit the Department of State Police from entering into a memorandum of understanding with a county, city, or town to provide for towing services. Amending § 46.2-1217. (Patron—Carrico, SB 1510, CH 630)

Towing fees; localities in Planning District 8 (Northern Virginia) and Planning District 16 (George Washington RC) shall establish by ordinance a hookup and initial towing fee of no less than $135, etc. Amending § 46.2-1233. (Patron—Fowler, HB 1865, CH 460; Marsden, SB 1567, CH 117)

TRADE AND COMMERCE
Advanced Shipbuilding Production Facility Grants; grant availability dates. Amending § 59.1-284.29. (Patron—Jones, S.C., HB 2362, CH 36; Wagner, SB 1393, CH 114)

Agricultural equipment; time frame for reporting nonconformities. Amending § 59.1-207.8. (Patron—Carrico, SB 1513, CH 752)

Assumed or fictitious name certificates; conforms January 1, 2020, as the date when certificates are to be filed centrally with the clerk of the State Corporation Commission rather than with the clerk of court. Amending § 59.1-74. (Patron—Keam, HB 1925, CH 464)

Auxiliary law-enforcement officers; purchase of service handguns or other weapons. Amending § 59.1-148.3. (Patron—Wagner, SB 1351)

Benefits consortium; formation by a sponsoring association. Adding §§ 59.1-571 through 59.1-574. (Patron—Wagner, SB 1351)

Benefits consortium; formation by a sponsoring association operating as a nonprofit agricultural organization. Amending §§ 38.2-1700 and 38.2-3420; adding §§ 3.2-116 through 3.2-119. (Patron—Head, HB 1661)

Blockchain technology; joint subcommittee established to study the emergence and integration in the economy of the Commonwealth. (Patron—Rush, HJR 677)

Confidentiality, nondisparagement, or nondisclosure provisions; communication with law-enforcement agencies. Amending § 59.1-200; adding §§ 11-9.9 and 40.1-28.7:7. (Patron—Howell, SB 1423)

Electronic Gaming Devices Act; established, penalty. Amending § 2.2-2456; adding §§ 59.1-571 through 59.1-581. (Patron—Cosgrove, SB 1721)
TRADE AND COMMERCE (continued)

Enterprise zones; designation, Governor may renew zones designated on or after July 1, 2005, for up to three five-year renewal periods and zones designated prior to July 1, 2005, for one five-year renewal period. Amending § 59.1-542. (Patron–Edmunds, HB 2779, CH 496; McDougle, SB 1785, CH 119)

Extended service contract providers; bonding requirement, remedies, civil penalty. Amending § 59.1-437; adding § 59.1-437.1. (Patron–Ransone, HB 2038, CH 396; Dance, SB 1188, CH 558)

Fantasy Contest Act; registration requirements. Amending §§ 59.1-557 and 59.1-559. (Patron–Marsden, SB 1566)

Group health benefit plans; replaces references to bona fide associations with term sponsoring associations, formation of benefits consortium, sponsoring associations not subject to regulation or taxation as an insurance company. Amending §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1; adding §§ 59.1-571 through 59.1-574. (Patron–Wilt, HB 2443)

Group health benefit plans; sponsoring associations, formation of a benefits consortium, definition of “member.” Amending §§ 38.2-508.5, 38.2-1700, 38.2-3420, 38.2-3431, 38.2-3432.1, 38.2-3432.2, 38.2-3432.3, and 38.2-3521.1; adding §§ 59.1-571 through 59.1-574. (Patron–Dunnavant, SB 1689)

Installed Solar Energy Equipment Program Grant Fund; created, grants for equipment placed in service on nonresidential real property, effective clause. Adding § 59.1-284.31. (Patron–Saslaw, SB 1496)

Intangible personal property; personal property used in manufacturing. Amending § 58.1-1101. (Patron–Chafin, SB 879)

License tax, local; definition of new business, owner of new business that operates a mobile food unit pays tax required by locality in which unit is registered. Adding § 58.1-3715.1. (Patron–Dunnavant, SB 1425, CH 791)

Major business facility job tax credit; extends sunset date, Department of Taxation to publish information about companies in a manner that prevents identification of particular taxpayers and reports. Amending § 58.1-439. (Patron–Aird, HB 2003, CH 699)

Major Headquarters Workforce Grant Fund; created. Adding § 59.1-284.31. (Patron–Jones, S.C., HB 2556, CH 482; Ruff, SB 1255, CH 1)

Motor fuels; every dispensing device used in the retail sale of fuel shall identify the fuel and be labeled. Amending § 59.1-167.1. (Patron–Dance, SB 1600, CH 756)

Nursing homes; truth in advertising for inspections, surveys, and investigations, no person shall use, in any advertisement for professional services provided by such person, results of any survey, etc. Amending §§ 32.1-126, 59.1-198, and 59.1-200. (Patron–Orrock, HB 2219, CH 291; Newman, SB 1217, CH 292)

Open-end credit plans; any person engaged in the business of extending credit under an open-end credit plan under which interest is charged at an annual rate that exceeds 36 percent obtain a license to do so from the State Corporation Commission. Amending §§ 6.2-312 and 59.1-200. (Patron–Saslaw, SB 1266)

Semiconductor Manufacturing Grant Fund; created. Adding § 59.1-284.31. (Patron–Rush, HB 2180, CH 34; Norment, SB 1370, CH 41)

Small Business and Supplier Diversity, Department of; Department shall amend its regulations regarding the certification of businesses as any subcategory of small businesses. (Patron–Dunnavant, SB 1592)

Small Business and Supplier Diversity, Department of; redefines “small business” for purposes of programs and the Virginia Public Procurement Act, etc. Amending §§ 2.2-1604, 2.2-1617, and 2.2-4310. (Patron–Marsden, SB 1098)

Small Business Investment Grant Fund; investment in a small business on or after July 1, 2019, but prior to January 1, 2022, recapture of awards. Amending § 2.2-1616. (Patron–Herring, HB 2347, CH 35)

Small business procurement enhancement program; established, report. Amending §§ 2.2-1604, 2.2-1605, 2.2-4310, 2.2-4310.3, and 2.2-4343; adding §§ 2.2-1618 through 2.2-1623. (Patron–Lucas, SB 1036)
TRADE AND COMMERCE (continued)

Small businesses; changes definition, implementation of certification programs, report. Amending §§ 2.2-1604, 2.2-1605, and 2.2-4310; adding § 2.2-1606.1. (Patron–Dance, SB 1394)


Tax assessments; Small Business Commission to study models and streamlined procedure for appealing decisions. (Patron–Keam, HJR 687)

Virginia Consumer Protection Act; prohibited practices, unlawful practice of an occupation or profession. Amending § 59.1-200. (Patron–Bourne, HB 2218, CH 521)

Virginia Consumer Protection Act; updates the existing exception in the Act for “small loan companies” to refer to “consumer finance companies.” Amending § 59.1-199. (Patron–Surovell, SB 1549)


Virginia Grocery Investment Program and Fund; created, funding for the construction, rehabilitation, equipment upgrades, or expansion of grocery stores, etc., report. Adding §§ 36-156.3 through 36-156.6. (Patron–Dance, SB 1189)

Virginia Grocery Investment Program and Fund; created, report, effective clause. Adding §§ 36-156.3 through 36-156.6. (Patron–Stanley, SB 999)


Virginia Public Procurement Act; proscribed subcontracting by certain small businesses. Adding § 2.2-4376.2. (Patron–McNamara, HB 2328)

Virginia Telephone Privacy Protection Act; joint liability of seller and telephone solicitor for violations, rebuttable presumption created, investigative authority, civil penalties. Amending §§ 59.1-510, 59.1-515, 59.1-516, and 59.1-517; adding § 59.1-514.1. (Patron–Bell, John J., HB 2600, CH 256; Black, SB 1041, CH 264)

TRAFFIC REGULATIONS AND VIOLATIONS

Motor vehicle registration, licensing, and certificates of title statutes; reorganization, segregation of criminal offenses and traffic offenses. Amending §§ 46.2-612 and 46.2-613. (Patron–Herring, HB 1711, CH 71; McDougle, SB 1382, CH 79)

Traffic infractions; failure of driver of a motor vehicle to give full time and attention to safe operation of vehicle, etc. Adding §§ 46.2-816.1 and 46.2-816.2. (Patron–Black, SB 1154)

TRANSPORTATION

Amtrak or intercity passenger rail stations; Department of Rail and Public Transportation shall evaluate rail signage options, report. (Patron–Bagby, HB 2737, CH 553)

Dulles Greenway; Department of Transportation to study feasibility of purchasing all or part of Greenway. (Patron–Black, SJR 254)

Highways, bridges, interchanges, and other transportation facilities; cost of signage when named after a state official killed during performance of his official duties, etc., costs of producing, placing, and maintaining these signs shall be paid from Commonwealth Transportation Funds, Board must receive a letter or resolution from head of state agency by which state official was employed requesting such naming, etc. Amending § 33.2-213. (Patron–Carrocco, SB 1505, CH 802)

Interstate 73 Corridor Development Fund and Program; created, repeals U.S. Route 58 Corridor Development Fund and Program and enactment clause referring to highway construction share of Transportation Trust Fund to be deposited into the Route 58 Corridor Development Fund. Amending §§ 33.2-1700, 33.2-1701, and 33.2-1709; adding §§ 33.2-3600 and 33.2-3601; repealing §§ 33.2-2300, 33.2-2301, and thirteenth enactment of Chapter 766, 2013 Acts. (Patron–Stanley, SB 1014)

Interstate 81; Interstate 81 Corridor Improvement Fund created, Interstate 81 Committee established, Committee’s meetings shall rotate between locations, report, responsibilities of Commonwealth Transportation Board and Department of Transportation, additional fees for certain vehicles, additional tax per gallon on diesel fuel, disposition of tax revenues, etc.
TRANSPORTATION (continued)
Amending §§ 46.2-698, 58.1-2299.20, and 58.1-2701; adding §§ 33.2-3600 through 33.2-3605, 46.2-697.2, 46.2-702.1:1, 58.1-2217.1, and 58.1-2295.1. (Patron—Landes, HB 2718, CH 837; Obenshain, SB 1716, CH 846)

Interstate 95; Commonwealth Transportation Board to study portion of corridor between Exit 118 and Springfield Interchange and financing options for improvements. (Patron—Cole, HJR 581; Reeves, SJR 276)

Mass transit providers; Commonwealth Transportation Board may allocate supplemental operating funds in fiscal year 2020 to any transit provider that receives funds to support operating costs, etc., maximum amount of funds available shall not exceed $3 million from nongeneral fund available to Department of Rail and Public Transportation. (Patron—Thomas, HB 2553, CH 551)

Mass transit providers; loss of certain operating funds, maximum amount of supplemental funds available shall not exceed $3 million. (Patron—Mason, SB 1680, CH 567)

Northern Virginia Transportation Authority; analysis of projects, repeals provision relating to responsibilities of Department of Transportation for analysis of transportation projects in Northern Virginia Transportation District. Amending §§ 33.2-214.3, 33.2-501, 33.2-2500, 33.2-2505, and 33.2-2510; repealing § 33.2-257. (Patron—Black, SB 1468, CH 749)

Northern Virginia Transportation Authority; use of certain revenues by localities to fund new sidewalk projects that reduce congestion. Amending § 33.2-2510. (Patron—Petersen, SB 141)

Route 60 Corridor; Department of Transportation to update its study. (Patron—Peake, SJR 33)

Route 60 Corridor; Department of Transportation to update its study, completion of meetings by November 30, 2019. (Patron—Peake, SJR 260)

Statewide prioritization process project selection; total cost of transportation project to be considered in evaluating projects, etc. Amending §§ 33.2-214.1 and 33.2-370. (Patron—Stuart, SB 207)

Transportation funding; raises statewide gas tax by three percent to fund transportation generally, repeals the regional sales tax and gas tax to fund transportation initiatives in Hampton Roads and Northern Virginia. Amending §§ 58.1-604.1, 58.1-614, 58.1-638, 58.1-2217, 58.1-2289, 58.1-2295, and 58.1-2299.20; repealing §§ 33.2-2509, 33.2-2600, 58.1-603.1, 58.1-604.01, and 58.1-2295. (Patron—Deeds, SB 1770)

U.S. Route 29; Virginia Department of Transportation to study feasibility of an eastern bypass around Charlottesville. (Patron—Peake, SJR 32)

U.S. Route 29; Virginia Department of Transportation to study feasibility of an eastern bypass around Charlottesville, completion of meetings by November 30, 2019. (Patron—Peake, SJR 259)

Western Virginia Transportation Commission; created, Fund established. Amending §§ 58.1-2292, 58.1-2295, 58.1-2299, 58.1-2299.10, 58.1-2299.14, and 58.1-2299.20; adding §§ 33.2-3400 through 33.2-3410. (Patron—Hanger, SB 583)

TRANSPORTATION, COMMITTEE ON
Members Listed ............................................................... 271

TRASH AND GARBAGE REMOVAL
Trash receptacles; authorizes a locality, by ordinance, to require that trash, etc., and other debris at any business or multi-family residential property that has a central collection receptacle be shielded or screened from view of a person standing at ground level. Amending § 15.2-901. (Patron—Black, SB 1155; Boysko, SB 1635)

TREASURERS
Treasurers, local; replaces term “well-bound book” with “record” relating to treasurers’ required method of recordkeeping, etc. Amending § 58.1-3131. (Patron—Brewer, HB 1731, CH 31)

TREASURY, TREASURY BOARD, AND TREASURER, STATE
Virginia Public Procurement Act; local labor use requirement for certain construction contracts,definition of “local labor market,” civil penalty, penalty shall be collected by the Department of Labor and Industry payable to the State Treasurer for deposit to the general fund. Adding § 2.2-4321.3. (Patron—Marsden, SB 1028)
TREES
Timber theft; a person who buys and removes timber from a landowner’s property is guilty of Class 1 misdemeanor if he fails to pay the landowner within date specified in written timber sales agreement, load tickets required for certain sales of timber. Amending §§ 10.1-1105 and 55-332; adding §§ 55-334.2 and 55-334.3. (Patron–Adams, L.R., HB 2411, CH 348; Chafin, SB 1469, CH 353)

TRENCH SAFETY STAND DOWN WEEK
Trench Safety Stand Down Week; designating as third full week of June 2019, and each succeeding year thereafter. (Patron–Sickles, HJR 613)

TRESPASS
Trespass; civil action, vicarious liability. Adding § 8.01-40.5. (Patron–Reeves, SB 800)
Trespass; immunity from criminal trespass provided to any person authorized to serve process while such person is engaged in the lawful service process. Amending § 18.2-119. (Patron–Black, SB 1157)
Unmanned aircraft system; trespassing with system if takes off or lands in violation of current Federal Aviation Administration Special Security Instructions, etc., guilty of Class 1 misdemeanor. Amending § 18.2-121.3. (Patron–Knight, HB 1636, CH 612)

Trible, Rosemary
Trible, Rosemary; commending. (Patron–Yancey, HJR 823)

TROOPER LUCAS B. DOWELL BRIDGE
Trooper Lucas B. Dowell Bridge; designating as the bridge on Interstate 81 in Smyth County over Whitetop Road. (Patron–Peake, SB 1789, CH 764)

TROOPER MARK BARRETT MEMORIAL BRIDGE
Trooper Mark Barrett Memorial Bridge; designating as the bridge on Meadow Road over Interstate 64 at mile marker 202 in Henrico County. (Patron–Bagby, HB 2226, CH 156; Dunnavant, SB 1690, CH 59)

TROXELL, CHARLOTTE MAE SATTERWHITE
Troxell, Charlotte Mae Satterwhite; recording sorrow upon death. (Patron–McDougle, SR 114)

TRUCKS AND TRUCKING
Highways, Commissioner of; annual report on certain data regarding operation of overweight trucks on highways. (Patron–Garrett, HB 2800, CH 401; Carrico, SB 1775, CH 568)
Interstate 81; pilot program for right lane restrictions for tractor trucks. (Patron–Obenshain, SB 561)

TRUSTED CHOICE® INDEPENDENT INSURANCE AGENTS WEEK.
Trusted Choice® Independent Insurance Agents Week; designating the first full week of March 2019, and each succeeding year thereafter. (Patron–Fowler, HJR 703)

TRUSTS
Income tax, state; changes definition of resident estate or trust. Amending § 58.1-302. (Patron–Hugo, HB 2526, CH 23; Stuart, SB 1205, CH 192)

TUITION
Higher education; prohibits, any percentage increase in in-state tuition for undergraduate students at Virginia’s public institutions of higher education that exceeds twice the annual percentage increase. Amending §§ 23.1-307 and 23.1-1301. (Patron–Sturtevant, SB 1546)
Higher education; prohibits any percentage increase in in-state tuition or instructional fees for undergraduate students. Amending §§ 23.1-307 and 23.1-1301. (Patron–DeSteph, SB 373)
Higher educational institutions, baccalaureate public; fixed four-year tuition rate. Amending §§ 23.1-307 and 23.1-1301. (Patron–Stanley, SB 1660)
Higher educational institutions, public; increase of undergraduate tuition and mandatory fees, prior to voting on increase, governing board of each institution shall permit public comment on proposed increase at a meeting of the board, report. Amending § 23.1-307. (Patron–Landes, HB 2337, CH 588)
TUITION (continued)
Higher educational institutions, public; in-state tuition for any member of foreign service office who resided in the Commonwealth for at least 90 days, etc. Amending § 23.1-506. (Patron–Krizek, HB 1936, CH 329)

Higher educational institutions, public; prohibits any student from being deemed ineligible to establish domicile and receive in-state tuition charges solely on the basis of the immigration status of his parent. Amending § 23.1-503. (Patron–Kory, HB 2591)

Higher educational institutions, public; refund of tuition and mandatory fees paid by any veteran student when such student is forced to withdraw, for first time, due to a service-connected medical condition during a semester. Adding § 23.1-607.1. (Patron–Murphy, HB 2113)

Higher educational institutions, public; student approval of increase in tuition or mandatory fees. Amending § 23.1-307. (Patron–Stuart, SB 1204)

Higher educational institutions, public; tuition and fee increases, prior to any vote, the governing board of each institution shall permit public comment on proposed increase. Amending § 23.1-307. (Patron–Miyares, HB 2173, CH 583; Petersen, SB 1118, CH 584)

Higher educational institutions, public; tuition and fee increases, public comment. Amending § 23.1-307. (Patron–Sturtevant, SB 1261; Petersen, SB 1118, CH 584)

Higher educational institutions, public; tuition and fees, foster care youth. Amending § 23.1-601. (Patron–Miyares, HB 2350, CH 589)

Higher educational institutions, public; tuition and mandatory fees. Amending §§ 23.1-307 and 23.1-1301. (Patron–Marsden, HB 1616)

In-state tuition; eligibility, certain individuals who have applied for permanent residency, includes individuals graduated from a public or private high school, etc. Adding § 23.1-506.1. (Patron–Marsden, SB 1148)

In-state tuition; eligibility for certain individuals who have applied for permanent residency, includes individuals graduated from a program of secondary instruction. Adding § 23.1-506.1. (Patron–Boysko, SB 1640)

In-state tuition; eligibility to establish domicile, individuals granted Deferred Action for Childhood Arrivals. Amending § 23.1-503. (Patron–Marsden, SB 1055)

University of Virginia’s College at Wise; reduced rate tuition, students who reside in and are domiciled in Appalachian Region. Amending § 23.1-507. (Patron–Kilgore, HB 1666, CH 225; Carrico, SB 1519, CH 600)


Virginia College Savings Plan; definitions, prepaid tuition contracts, pricing reserves, limitations. Adding § 23.1-707.1. (Patron–Landes, HB 1611, CH 806; Norment, SB 1368, CH 805)

TURPIN, JACOB
Wooldridge, Cameron and Jacob Turpin; commending. (Patron–Sueterlein, SR 159)

TUSCARORA HIGH SCHOOL
Tuscarora High School girls’ cross country team; commending. (Patron–LaRock, HJR 1090)

TUSKEGEE AIRMEN COMMEMORATION DAY
Tuskegee Airmen Commemoration Day; designating as the fourth Thursday in March 2019, and each succeeding year thereafter. (Patron–Aird, HJR 732)

2019 VIRGINIA OUTSTANDING FACULTY AWARDS
2019 Virginia Outstanding Faculty Awards; commending the recipients of the Awards. (Patron–Landes, HJR 770; Newman, SJR 337)

UNCODIFIED LEGISLATION
Amtrak or intercity passenger rail stations; Department of Rail and Public Transportation shall evaluate rail signage options, report. (Patron–Bagby, HB 2737, CH 553)

Amusement devices known as trampoline courts; Board of Housing and Community Development to receive and consider regulations pertaining to the construction, maintenance, operation, and inspection. (Patron–Ebbin, SB 1229)
UNCODIFIED LEGISLATION (continued)

Assisted living facilities; Board of Social Services to amend regulations governing staffing of certain units during overnight hours. (Patron—Rasoul, HB 2521, CH 294; Mason, SB 1410, CH 97)

Assisted living facility; State Board of Social Services to amend its regulations regarding generator requirements. (Patron—Howell, SB 1077, CH 91)

Buckingham County; conveyance of a right-of-way easement from Department of Forestry which will follow an existing road across a portion of Appomattox-Buckingham State Forest. (Patron—Fariss, HB 1783, CH 73)


Capital outlay plan; updates six-year plan for projects to be funded entirely or partially from general fund-supported resources, repeals existing six-year plan. Repealing Chapters 715 and 722, 2017 Acts. (Patron—Hanger, SB 1323)

Career and Technical Education Work-Based Learning Guide; Board of Education shall review and revise. (Patron—Peace, HB 2018, CH 143; McClellan, SB 1434, CH 233)

Central Virginia Training Center; closure prohibited. (Patron—Peake, SB 835)

Certificate of public need; authorizes State Health Commissioner to accept and review applications for new neonatal care services in Roanoke Valley-Alleghany District. (Patron—Habeeb, HB 611)

Certificate of public need; State Health Commissioner to accept, etc., for acquisition of medical equipment necessary for provision of magnetic resonance imaging (MRI) and computed tomographic (CT) scanning services in City of Winchester. (Patron—Vogel, SB 842)

Chesapeake Bay Watershed Implementation Plan; repeals directions to state agencies to exclude the Lynnhaven River and Little Creek watersheds from the James River Basin for purposes of the Plan. Repealing Chapter 184, 2015 Acts and Chapter 41, 2013 Acts. (Patron—Wagner, SB 1388, CH 563)

Chesapeake Hospital Authority; investment of funds held by the Authority, or contributed to its affiliated foundations, shall be exempt from application of the Investment of Public Funds Act. Amending Chapter 658, 2006 Acts. (Patron—Leftwich, HB 2286, CH 249; Spruill, SB 1088, CH 250)

Child in foster care; local departments of social services shall notify appropriate community services board when child is identified as having a developmental disability. (Patron—Favola, SB 1135, CH 301)

Civil relief; citizens of the Commonwealth who are employees or contractors of the United States government who have been furloughed or otherwise are or were not receiving wages or payments as a result of partial closure of the federal government, non-rent violation, written proof of tenant being furloughed. (Patron—McPike, SB 1737, CH 847)

Coal combustion residuals impoundment; definitions, “carrying cost,” owner or operator of certain CCR unit located within Chesapeake Bay watershed, that ceased accepting CCR prior to July 1, 2019, shall complete closure of such unit, report, Commonwealth shall not authorize any cost recovery by an owner or operator for any fines or civil penalties resulting from violations of federal and state law. (Patron—Ingram, HB 2786, CH 650; Wagner, SB 1355, CH 651)

Commonwealth Care Health Benefits Program; Joint Legislative Audit and Review Commission shall examine implications of the establishment, implementation, and administration of Program, report. (Patron—Dunnavant, SB 1717)


Conditional rezoning proffer; exemption from certain requirements. (Patron—Black, SB 957)

Confidentiality of tax information; local tax officers sharing information with certain local administrative officers in City of Manassas Park. (Patron—McPike, SB 1623)

Consumer data; State Corporation Commission shall convene and facilitate a Data Access Stakeholder group to review and consider protection issues, report. (Patron—Keam, HB 2332, CH 399)

Contractors, Board for; Board to revise regulations to allow multiple individuals from a single firm to sit for the business examination required to be confirmed as firm’s designated employee. (Patron—Newman, SB 1219, CH 503)
UNCODIFIED LEGISLATION (continued)

Controlled substance tracking system; Board of Pharmacy to conduct a two-year pilot program
beginning September 1, 2019, for the development, management, use, and evaluation of a
system using dispenser data compliant with the federal Drug Supply Chain Security Act.
(Patron—Boysko, SB 1766)

Conversion therapy; Board of Counseling, et al., to promulgate regulations or guidance documents
defining therapy and the unprofessional conduct in the practice of therapy with any person
under 18 years of age. (Patron—Dunnavant, SB 1773)

Cryptocurrencies; State Corporation Commission to conduct a study of effects of growth.
(Patron—Sturtevant, SB 864)

Early childhood care and education; Superintendent of Public Instruction and Commissioner of
Social Services shall establish a statewide unified public-private system, report.
(Patron—Howell, SB 1095)

Education, Department of; pilot program, feasibility of educational placement transition of certain
students with disabilities, effective clause. (Patron—Suetterlein, SB 1576)

Elections, State Board of; Board, on or before January 1, 2020, shall revise its processes and
associated regulations for viewing and processing candidate petitions, checking petition
signatures. (Patron—Lewis, SB 1564, CH 682)

Electric utilities; stakeholder process for energy efficiency programs, independent monitor shall
convene meetings of participants in the process not less frequently than twice in each calendar
year ending July 1, 2028. Amending fifteenth enactment of Chapter 296, 2018 Acts.
(Patron—Sullivan, HB 2293, CH 397; Ebbin, SB 1605, CH 398)

Electronic peer-to-peer motor vehicle rental services; DMV, et al., to convene a work group to study
implications of services. (Patron—Cosgrove, SB 1733)

Energy career cluster; Department of Education, et al., to establish, report. (Patron—Garrett,
HB 2008, CH 370; Newman, SB 1348, CH 371)

Energy conservation measures; establishes, providing incentives for development of electric energy
delivered from sunlight. (Patron—O’Quinn, HB 2789, CH 748)

Health information; Department of Behavioral Health and Developmental Services shall convene a
workgroup to study issue of and to develop a plan for sharing of protected information of
individuals with mental health treatment needs between community services boards and local
and regional jails. (Patron—Boysko, SB 1644, CH 685)

Health instruction; Board of Education to review and update the health Standards of Learning for
students in all grades to include mental health, Board shall consult with representatives from
Departments of Behavioral Health and Developmental Services, Medical Assistance Services,
etc. Amending second enactment of Chapter 393, 2018 Acts. (Patron—McClellan, SB 1440)

High school STEM internship; pilot program established for Richmond City Public Schools for a
maximum of 25 high school juniors or seniors, in a high school, etc., to participate as
apprentices in certain fields, report, effective clause. (Patron—Sturtevant, SB 1532)

Highways, Commissioner of; annual report on certain data regarding operation of overweight trucks
on highways. (Patron—Garrett, HB 2800, CH 401; Carrico, SB 1775, CH 568)

Hospice patients; Department of Medical Assistance Services shall implement a process for direct
payment of nursing facility or ICF/MR services. (Patron—Head, HB 1639, CH 209)

Hurricane and Flooding Risk Reduction and Bond Rating Protection Act of 2019; created, report.
(Patron—Wagner, SB 1389)

Individual health insurance coverage; authorizes carriers in the Commonwealth to offer short-term,
limited-duration health plans. (Patron—Reeves, SB 1240)

Interstate 81; pilot program for right lane restrictions for tractor trucks. (Patron—Obenshain, SB 561)

James Madison University; management agreement with the Commonwealth. (Patron—Leftwich,
HB 2290, CH 124; McDougle, SB 1386, CH 125)

Juvenile correctional facilities; Board of Juvenile Justice to promulgate regulations governing
housing of youth who are detained in a facility pursuant to a contract with the federal
government. (Patron—Ebbin, SB 1498)

License plates, special; issuance for members and supporters of Parents Against Bullying
organization bearing legend NO BULLY ZONE. (Patron—Locke, SB 116)

License plates, special; issuance for members and supporters of The American Legion bearing
legend THE AMERICAN LEGION. (Patron—Stuart, SB 988)
UNCODIFIED LEGISLATION (continued)

License plates, special; issuance for supporters of Fork Union Military Academy bearing legend FORK UNION MILITARY ACADEMY. (Patron—Peake, SB 1105)

License plates, special; issuance for supporters of the Virginia Aquarium bearing legend PROTECT SEA LIFE. (Patron—Knight, HB 1637, CH 67)

License plates, special; issuance for supporters of Virginia State Parks bearing legend VIRGINIA STATE PARKS. (Patron—Bulova, HB 1709, CH 70)

License plates, special; issuance for supporters of Virginia women veterans bearing legend I SUPPORT WOMEN VETERANS. (Patron—Wexton, SB 431)

License plates, special; issuance for supporters of Virginia’s Move Over law bearing legend MOVE OVER. (Patron—Peace, HB 2011, CH 540)

Licensed local school board instructional or administrative employees; service retirement allowance, extends sunset provision. Amending first and second enactments of Chapters 326, 2015 Acts. (Patron—Chase, SB 1227, CH 765)

Mass transit providers; Commonwealth Transportation Board may allocate supplemental operating funds in fiscal year 2020 to any transit provider that receives funds to support operating costs, etc., maximum amount of funds available shall not exceed $3 million from nongeneral fund available to Department of Rail and Public Transportation. (Patron—Thomas, HB 2553, CH 551)

Mass transit providers; loss of certain operating funds, maximum amount of supplemental funds available shall not exceed $3 million. (Patron—Mason, SB 1680, CH 567)

Medicaid; Department of Medical Assistance Services to apply for a waiver to implement Training, Education, Employment, and Opportunity Program for able-bodied adult recipients. (Patron—Miyares, HB 338)

Medical Assistance Services, Department of; Department shall amend eligibility criteria for the Community Living waiver and the Family and Individual Support waiver, dependents of foreign service members. (Patron—Hope, HB 1812, CH 416)

Minors; certain health regulatory boards authorized to promulgate certain regulations regarding counseling, regulations prohibit use of electroshock therapy or other similar non-speech therapy. (Patron—Newman, SB 1778)

Motor fuel tax; repeals enactment clause that would automatically lower the rate of taxation if Congress were to enact legislation granting states the authority to compel remote sellers to collect and remit sales and use tax. Repealing fifteenth enactment of Chapter 766, 2013 Acts. (Patron—Petersen, SB 1120)

Motor vehicle safety inspections; cost evaluation by DMV and the Department of State Police. (Patron—Deeds, SB 1723)

Music therapists; Board of Health Professions shall evaluate whether therapists and practice of music therapy should be regulated and the degree of regulation to be imposed, report. (Patron—Vogel, SB 1547, CH 680)

National Math and Science Initiative; Department of Education shall encourage school boards of school divisions that have a significant number of enrolled military-connected students to partner with Initiative. (Patron—Wagner, SB 1746, CH 772)

Net energy metering; Appalachian Power Company to conduct a pilot program for schools that generate electricity at levels that exceed the school’s consumption. (Patron—Deeds, SB 1483; Edwards, SB 1714)

New Kent County; Department of Forestry authorized to convey a permanent easement and right-of-way across a portion of the New Kent Forestry Center. (Patron—Peace, HB 2016, CH 186)

Newborn screening; Board of Health to amend regulations to include screening for congenital cytomegalovirus in newborns who fail the newborn hearing screen. (Patron—Stolle, HB 2026, CH 423)

Nonconforming use; a wall built on residential property shall be grandfathered as a valid use and the wall shall not be subject to removal solely due to such noncomformity. (Patron—Bell, Richard P., HB 2420, CH 707)

Onsite sewage treatment systems; Department of Health shall develop a plan for oversight and enforcement of requirements, Department shall present plan before implementation. (Patron—Hodges, HB 2322, CH 429)
UNCODIFIED LEGISLATION (continued)
Pregnant prisoners; Board of Corrections shall review its standards related to allowable restraint practices. (Patron—Saslaw, SB 1772, CH 725)

Public schools; Board of Education shall develop a model policy for provision of counseling services. (Patron—Ransone, HB 2623)

Reading diagnostic tests; Department of Education, et al., shall develop a plan to implement a pilot program to incorporate additional diagnostic tools into tests used for screening students in kindergarten through grade three. (Patron—Black, SB 1718, CH 770)

Regulation of licensed providers; Board of Behavioral Health and Developmental Services to require disclosure of certain information about employees, information subject to privilege or confidentiality. (Patron—Hope, HB 2652, CH 776)


Renewable energy power purchase agreements; makes any educational institution eligible to participate in Appalachian Power Company’s pilot program for certain third party power purchase agreements, repeals provision relating to sunset date applicable to the pilot program in effect for Dominion Energy. Amending first enactment of Chapter 803, 2017 Acts and first enactment of Chapters 358 and 382, 2013 Acts; repealing second enactment of Chapter 803, 2017 Acts. (Patron—McClellan, SB 1460)

Renewable energy power purchase agreements; revamps provisions of pilot programs permitting third party power purchase agreements, all contracts effective on or before July 1, 2018, between nonjurisdictional customers and a Pilot Utility shall remain in full force, etc. Amending Chapter 803, 2017 Acts. (Patron—Kilgore, HB 1252)

Revenue sharing; gaming establishments in the Commonwealth, Gaming Proceeds Fund. (Patron—Norment, SB 1574)

Richmond, City of; designates areas that constitute service territory for natural gas utility. (Patron—McClellan, SB 355)

School and Campus Safety, Virginia Center for; guidelines on information sharing. (Patron—Dunnavant, SB 1591, CH 719)

School calendar; school board of any school division located in Planning District 16 (George Washington RC) may set calendar so students are required to attend earlier than Labor Day. (Patron—Thomas, HB 2140, CH 637)

Short-term rentals; requires any ordinance adopted by the governing body of any county that operates under the urban county executive form of government (Fairfax County) relating to regulation to comply with various provisions. (Patron—Ebbin, SB 1701)

Sixth grade science; Department of Education shall coordinate with the Department of Environmental Quality to update the “Window into a Green Virginia” curriculum. (Patron—Lewis, SB 1561)

Small Business and Supplier Diversity, Department of; Department shall amend its regulations regarding the certification of businesses as any subcategory of small businesses. (Patron—Dunnavant, SB 1592)

Social Services, State Board of; Board shall amend its regulations to exempt from requirement that no more than two residents reside in a bedroom, etc. (Patron—McClellan, SB 1326)

Southwestern Virginia Mental Health Institute; the Commonwealth, with approval of the Governor, is authorized to transfer a portion of property to Mount Rogers Community Services Board and a portion of such property to Smyth County. (Patron—Carrico, SB 1515, CH 678)

Southwestern Virginia Training Center; the Commonwealth shall not convey, sell, or otherwise dispose of certain real property in Carroll County outside the Town of Hillsville on which the former Center was situated. (Patron—Carrico, SB 1509, CH 610)

State correctional facilities; Director of the Department of Corrections shall review the Department’s visitation policies concerning visitors’ wearing of tampons or menstrual cups, Department shall make the policy available to the public as soon as practicable. (Patron—Keam, HB 1884, CH 303)
UNCODIFIED LEGISLATION (continued)

State hospitals for individuals with mental illness; Secretary of Health and Human Resources shall convene a work group to examine causes of high census at the Commonwealth’s state hospitals. (Patron—Hanger, SB 1488, CH 609)

Students with disabilities; Department of Education to develop pilot program in two local school divisions to study feasibility of educational placement transition, etc. (Patron—Vogel, SB 975; Vogel, SB 1264)

Temporary Assistance for Needy Families (TANF) Scholarship Pilot Program; Virginia Community College System (VCCS) to establish and administer a two-year program, report, effective clause. (Patron—Stanley, SB 1000)

Underground electric distribution lines; pilot program established under which local government of any locality operating under urban county executive form of government may request an electric utility to place lines in transportation projects to serve and facilitate the creation of transit-oriented development, etc. (Patron—Surovell, SB 1759, CH 792)

Uniform Statewide Building Code (USBC) and Statewide Fire Prevention Code (SFPC); Department of Housing and Community Development to convene stakeholders to develop proposals for changes to Codes with the goal of assisting in the provision of safety and security measures for public or private elementary and secondary schools and public or private institutions of higher education for active shooter or hostile threats. (Patron—Hanger, SB 1755, CH 723)

Use of force by Virginia law-enforcement officers, correctional officers, and jail officers; Secretary of Public Safety and Homeland Security shall convene a work group to develop a strategy for producing and publishing a comprehensive report, effective clause. (Patron—Boysko, SB 1645)

Virginia Employment Commission; development of a plan for a paid family-medical leave program. (Patron—Favola, SB 790)

Virginia Polytechnic Institute and State University and Virginia State University; joint plan for establishment of a baccalaureate or other degree program. (Patron—Orrock, HB 2702, CH 592)

Virginia Public Records Act; implementation in local school divisions, recommendations. (Patron—Ransone, HB 1788, CH 575)

Voter referendum; school modernization commission. (Patron—Stanley, SB 1330)

Voters; review of assignments in districts throughout the Commonwealth. (Patron—Chase, SB 913)

UNEMPLOYMENT COMPENSATION

Human trafficking hotline; Virginia Alcoholic Beverage Control Authority and the Virginia Employment Commission shall post notice of the existence of a hotline in government stores and employment offices, to alert possible witnesses or victims. Adding §§ 4.1-119.1 and 60.2-400.1. (Patron—Miyares, HB 1887, CH 388)

Paid Family and Medical Leave Program; established, financing through payroll taxes. Adding §§ 60.2-800 through 60.2-820. (Patron—Boysko, SB 1639)

UNITED COMMUNITY MINISTRIES, INC.

United Community Ministries, Inc.; commemorating its 50th anniversary. (Patron—Krizek, HJR 1108; Surovell, SJR 439)

UNITED NETWORK FOR ORGAN SHARING

United Network for Organ Sharing; commemorating its 35th anniversary. (Patron—Bourne, HJR 956)

UNITED STATES GOVERNMENT

Civil relief; citizens of the Commonwealth who are employees or contractors of the United States government who have been furloughed or otherwise are or were not receiving wages or payments as a result of partial closure of the federal government, non-rent violation, written proof of tenant being furloughed. (Patron—McPike, SB 1737, CH 847)

Incarcerated aliens, certain; release or discharge from jail, notice to U.S. Immigration and Customs Enforcement. Adding § 53.1-220.3. (Patron—Poindexter, HB 2270)

President and Vice President electors; allocation of electoral votes by congressional district. Amending §§ 24.2-202, 24.2-203, 24.2-542, 24.2-542.1, and 24.2-673. (Patron—Chase, SB 1002)
UNITED STATES GOVERNMENT (continued)
Remote sales and use tax collection; sufficient activity by dealers and marketplace facilitators as to require registration for sales and use tax collection, guidelines that establish the criteria for obtaining a waiver, process and procedure for a marketplace facilitator or marketplace to seller to apply for waiver, Department of Taxation may temporarily suspend or delay the collection or reporting requirements, or both, of a market facilitator, repeals several contingent provisions of previous related bills that would take effect if the United States Congress enacted legislation related to remote sales and use tax collection. Amending §§ 58.1-601, 58.1-602, 58.1-604, 58.1-605, 58.1-612, 58.1-615, 58.1-625, 58.1-635, and fourth enactment of Chapter 766, 2013 Acts; adding § 58.1-612.1; repealing seventh and fifteenth enactments of Chapter 766, 2013 Acts and twelfth enactment of Chapter 684, 2015 Acts. (Patron—Bloxom, HB 1722, CH 815; Ruff, SB 1083, CH 816)
United States Constitution; ratifies Equal Rights Amendment that was proposed by United States Congress in 1972. (Patron—Saslaw, SJR 270; Sturtevant, SJR 284)

UNITED STEELWORKERS LOCAL 8888
United Steelworkers Local 8888; commemorating its 40th anniversary. (Patron—Price, HJR 867)

UNITED WAY OF THE VIRGINIA PENINSULA
United Way of the Virginia Peninsula; commending. (Patron—Mullin, HJR 904)

UNIVERSAL CORPORATION
Universal Corporation; commemorating its 100th anniversary in Richmond in 2018. (Patron—Sturtevant, SJR 436)

UNIVERSITY OF MARY WASHINGTON
University of Mary Washington men’s rugby team; commending. (Patron—Thomas, HJR 604)
University of Mary Washington men’s soccer team; commending. (Patron—Thomas, HJR 648)

UNIVERSITY OF VIRGINIA
University of Virginia; commemorating its 200th anniversary. (Patron—Deeds, SR 89)
University of Virginia’s College at Wise; reduced rate tuition, students who reside in and are domiciled in Appalachian Region. Amending § 23.1-507. (Patron—Kilgore, HB 1666, CH 225; Carrico, SB 1519, CH 600)

U.S. IMMIGRATION AND CUSTOMS ENFORCEMENT
U.S. Immigration and Customs Enforcement; commending. (Patron—Black, SJR 255)

UTILITY SERVICES
Electric utilities; recovery of costs associated with closure in place of coal ash facilities. Adding § 56-585.1:4. (Patron—Surovell, SB 768)
Electric utilities; retail competition. Amending § 56-577. (Patron—Suetterlein, SB 837)
Electric utilities; shortens the period that a utility’s customer who switches from an investor-owned electric utility to a licensed competing supplier is barred from returning as a customer of its utility. Amending § 56-577. (Patron—Suetterlein, SB 1583)
UTILITY SERVICES (continued)
   Electric utilities; State Corporation Commission to adopt rules under which community renewable projects are authorized to operate. Adding § 56-585.1:4. (Patron—Wexton, SB 711)
   Electric utilities; Transitional Rate Period, coal combustion residuals landfills. Amending § 56-585.1:1. (Patron—Surovell, SB 808)
   Electric utility regulation; an otherwise eligible agricultural customer-generator allowed to participate in an electric utility’s net energy metering program, etc. Amending § 56-594. (Patron—Edwards, SB 82)

UTILITY TRAILER MANUFACTURING COMPANY
   Utility Trailer Manufacturing Company; commending. (Patron—O’Quinn, HJR 835)

VANDERHYE, MARGARET
   Vanderhye, Margaret; commending. (Patron—Murphy, HJR 778)

VAUGHAN, JOE
   Vaughan, Joe; commending. (Patron—Carrico, SJR 375)

VELA, AMANDA
   Vela, Amanda; commending. (Patron—DeSteph, SJR 460)

VENKAT, SHREYAA
   Venkat, Shreyaa; commending. (Patron—Reid, HJR 699)

VERLEY, ELIZABETH MAY
   Verley, Elizabeth May; recording sorrow upon death. (Patron—Locke, SJR 467)

VETERANS AND VETERANS ADMINISTRATION
   Constitutional amendment; personal property tax exemption for one motor vehicle owned and used primarily by or for a disabled veteran, “motor vehicle” shall include only automobiles and pickup trucks, exception (first reference). Amending Section 6 of Article X. (Patron—Filler-Corn, HJR 676, CH 822; Reeves, SJR 278, CH 823)
   General Services, Department of; disposition of surplus materials to service disabled veteran-owned businesses, etc. Amending § 2.2-1124. (Patron—Carroll Foy, HB 2161, CH 425)
   Military retirement income; Department of Veterans Services and the Department of Taxation to convene a joint working group to study the feasibility of exempting income from taxation. (Patron—Torian, HJR 674)
   Real property tax; exemption for the surviving spouse of a disabled veteran to such spouse’s principal place of residence regardless of whether such spouse moves to a different residence. Amending §§ 58.1-3219.5, 58.1-3219.9, and 58.1-3219.14. (Patron—Miyares, HB 1655, CH 15; Stuart, SB 1270, CH 801)
   Virginia Military Survivors and Dependents Education Program; extends benefits of Program to spouse or child of a veteran with at least a 90 percent permanent, service-related disability. Amending § 23.1-608. (Patron—Stuart, SB 259; Stuart, SB 1665)
   Virginia Veterans Recovery Grant Program and Fund; established, report. Adding §§ 32.1-373, 32.1-374, and 32.1-375. (Patron—Cosgrove, SB 243)

VETERANS OF FOREIGN WARS POST 3103
   Veterans of Foreign Wars Post 3103; commemorating its 75th anniversary in 2018. (Patron—Cole, HJR 1028)

VETERINARIANS
   Prescription Monitoring Program; veterinarians who dispense controlled substances for a course of treatment to last seven days or less or if such covered substance is feline buprenorphine or canine butorphanol, every veterinary establishment licensed by the Board of Veterinary Medicine shall maintain records of dispensing, etc. Amending § 54.1-2522. (Patron—Stanley, SB 1653, CH 686)
VETERINARIANS (continued)
Veterinarians; exemption from sales and use tax on purchase or prescription of drugs and medicines. Amending §§ 58.1-609.2 and 58.1-609.10. (Patron—Leftwich, HB 747)

VICTIMS OF CRIME
Child victims and witnesses; testimony, using two-way closed-circuit television, commercial sex trafficking and prostitution offenses. Amending § 18.2-67.9. (Patron—Collins, HB 2464, CH 146)

Crime victim rights; upon victim’s request, victim shall be notified by the Commissioner of Behavioral Health and Developmental Services or his designee of release of defendant found unrestorably incompetent or acquitted by reason of insanity. Amending § 19.2-11.01. (Patron—Orrock, HB 2648, CH 216)

VIDEO AND AUDIO COMMUNICATIONS
Child victims and witnesses; testimony, using two-way closed-circuit television, commercial sex trafficking and prostitution offenses. Amending § 18.2-67.9. (Patron—Collins, HB 2464, CH 146)


VINSON HALL RETIREMENT COMMUNITY
Vinson Hall Retirement Community; commemorating its 50th anniversary. (Patron—Sullivan, HJR 787)

VIRGINIA BEACH, CITY OF
Income tax, state; expands the definition of “eligible housing area” for purposes of the housing choice voucher tax credit, to include census tracts in the Virginia Beach-Norfolk-Newport News Metropolitan Statistical Area. Amending § 58.1-439.12:04. (Patron—Jones, J.C., HB 1681, CH 19; Cosgrove, SB 1656, CH 272)

Sports or entertainment project; City of Virginia Beach granted certain powers relating to construction, entitlement to tax revenues. Adding §§ 15.2-5928 through 15.2-5934. (Patron—Knight, HB 2368)

Sports or entertainment project; City of Virginia Beach granted certain powers relating to construction, sports and entertainment projects qualifying for entitlement to sales and use tax revenues. Adding §§ 15.2-5928 through 15.2-5934. (Patron—Norment, SB 1788; Wagner, SB 1790, CH 793)

Stationary blinds in the public waters; except in the waters of Virginia Beach, the blind or stake shall not be located less than 150 yards from a riparian owner’s shoreline, etc. Amending § 29.1-345. (Patron—Stuart, SB 1725)

VIRGINIA BEER COMPANY
Virginia Beer Company; commending. (Patron—Mullin, HJR 894)

VIRGINIA COMMONWEALTH UNIVERSITY
Virginia Commonwealth University; commemorating its 180th anniversary of its founding and 50th anniversary under its current name. (Patron—Bourne, HJR 791; McClellan, SJR 363)

VIRGINIA DEFENSE FORCE
Virginia Defense Force; commending. (Patron—Rodman, HJR 864)

VIRGINIA ENERGY PLAN
Offshore oil and gas drilling; prohibits Marine Resources Commission or the Department of Mines, Minerals and Energy from granting any lease or permit for oil or gas exploration, etc., in the beds of any waters of the Commonwealth, repeals provision relating to Commonwealth’s support for federal efforts to explore for natural gas more than 50 miles off shore. Amending §§ 28.2-1208 and 67-102; repealing § 67-300. (Patron—DeSteph, SB 1573)

Southwest Virginia Energy Research and Development Authority; created, report, sunset provision. Adding §§ 67-1600 through 67-1607. (Patron—Kilgore, HB 2747, CH 555; Chafin, SB 1707, CH 556)
VIRGINIA FUNERAL DIRECTORS ASSOCIATION
Virginia Funeral Directors Association; commemorating its 132nd anniversary. (Patron—Cox, HJR 752)

VIRGINIA GOVERNMENTal EMPLOYEES ASSOCIATION
Virginia Governmental Employees Association; commemorating its 60th anniversary. (Patron—Hanger, SJR 282)

VIRGINIA HOUSE OF DELEGATES
House of Delegates; amending and readopting Rules 20 and 23, relating to budget conference report, session adjournment and per diem payment. (Patron—Gilbert, HJR 1141)
House of Delegates and Senate districts; technical adjustments subsequent to decennial redistricting. Adding § 24.2-304.04. (Patron—Obenshain, SB 1087)
Public Elementary and Secondary Education, Joint Committee of House Committee on Education and Senate Committee on Education and Health Studying Future of Education in the Commonwealth; continued. (Patron—Bell, Richard P., HJR 19)
Virginia Retirement System, Board of Trustees; confirming appointments by Joint Rules Committee. (Patron—Cox, HJR 1097)

VIRGINIA IS FOR LOVERS
Virginia is for Lovers; commemorating its 50th anniversary. (Patron—Convirs-Fowler, HJR 739)

VIRGINIA NATIONAL GUARD
Income taxes, state and corporate; tax credit for employers of National Guard members and self-employed National Guard members. Adding § 58.1-339.13. (Patron—Sueterlein, SB 1704)
Virginia National Guard; all members who are called into state active duty be paid an amount not less than that prescribed for a member with the rank of E-6 who has over 18 years of service, effective clause. Amending § 44-83. (Patron—Reeves, SB 1246)
Virginia National Guard; increases minimum number of years of remaining obligation that members are required to have to be eligible for the education grant, effective clause. Amending § 23.1-610. (Patron—Mason, SB 1412)

VIRGINIA PENINSULA FOODBANK
Virginia Peninsula Foodbank; commending. (Patron—Mullin, HJR 899)

VIRGINIA POLYTECHNIC INSTITUTE AND STATE UNIVERSITY
Virginia Polytechnic Institute and State University and Virginia State University; joint plan for establishment of a baccalaureate or other degree program. (Patron—Orrock, HB 2702, CH 592)

VIRGINIA PUBLIC PROCUREMENT ACT
Small Business and Supplier Diversity, Department of; redefines “small business” for purposes of programs and the Virginia Public Procurement Act, etc. Amending §§ 2.2-1604, 2.2-1617, and 2.2-4310. (Patron—Marsden, SB 1098)
Virginia Public Procurement Act; beginning on July 1, 2019, the maximum threshold amount shall be $6 million, job order contracting, limitations. Amending § 2.2-4303.2. (Patron—Bell, John J., HB 2071, CH 286; Black, SB 1153, CH 171)
Virginia Public Procurement Act; competitive negotiation for professional services, procurement of architectural or engineering services. Amending § 2.2-4302.2. (Patron—Favola, SB 1345)
Virginia Public Procurement Act; exempts counties, cities, school boards, and towns with populations greater than 3,500, competitive negotiation for professional services, cost of professional services expected to exceed $80,000. Amending § 2.2-4343. (Patron—Gilbert, HB 2198, CH 427)
Virginia Public Procurement Act; exempts from competitive sealed bidding purchase of aviation equipment by Department of State Police. Amending § 2.2-4345. (Patron—Carrico, SB 502)
Virginia Public Procurement Act; high-risk contracts, definition, Department of General Services and Virginia Information Technologies Agency shall develop guidelines for state agencies to use when assigning staff to administer contracts, report. Adding § 2.2-4303.01. (Patron—Carr, HB 1668, CH 601)
VIRGINIA PUBLIC PROCUREMENT ACT (continued)
Virginia Public Procurement Act; local labor use requirement for certain construction contracts, definition of “local labor market,” civil penalty, penalty shall be collected by the Department of Labor and Industry payable to the State Treasurer for deposit to the general fund. Adding § 2.2-4321.3. (Patron–Marsden, SB 1028)

Virginia Public Procurement Act; proscribed subcontracting by certain small businesses. Adding § 2.2-4376.2. (Patron–McNamara, HB 2328)

Virginia Public Procurement Act; public institutions of higher education, disclosure of contributions and gifts during procurement process, civil penalty. Amending § 23.1-1017; adding § 2.2-4376.2. (Patron–Ruff, SB 1688)

Virginia Public Procurement Act; removes the requirement for newspaper publication of Requests for Proposals for professional services, posting on Department of General Services’ central electronic procurement website shall be required if local public body elects not to publish notice of Proposal in a newspaper of general circulation. Amending § 2.2-4302.2. (Patron–Fowler, HB 1629, CH 274)

Virginia Public Procurement Act; statute of limitations on actions on construction contracts, excludes contracts where public body is the Department of Transportation unless such action is brought within five years after completion of work on the project, actions on performance bonds. Amending §§ 2.2-4340, 2.2-4343, and 23.1-1017; adding § 2.2-4340.1. (Patron–Norment, SB 1369)

VIRGINIA RESIDENTIAL LANDLORD AND TENANT ACT
Virginia Residential Landlord and Tenant Act; noncompliance with rental agreement, if court finds that tenant has successfully raised a defense and enters judgment for the tenant, the court, in its discretion, may impose upon the landlord reasonable costs of the tenant, etc. Amending §§ 55-248.25 and 55-248.27. (Patron–Bourne, HB 1923, CH 324)

Virginia Residential Landlord and Tenant Act; rental agreement, provisions made applicable by operation of law. Amending §§ 55-248.4 and 55-248.7. (Patron–Carr, HB 2054, CH 5; Stanley, SB 1676, CH 45)

Virginia Residential Landlord and Tenant Act; tenant’s right of redemption. Amending § 55-248.34:1. (Patron–Carroll Foy, HB 1898, CH 28; Locke, SB 1445, CH 43)

Virginia Residential Landlord and Tenant Act; when a landlord as plaintiff requests that an initial hearing on a summons for unlawful detainer be set on a date later than 21 days from the filing of such summons, the initial hearing shall not be set on a date later than 30 days after the date of the filing. Amending §§ 8.01-126, 55-248.4, 55-248.7, 55-248.31, and 55-248.34:1. (Patron–McClellan, SB 1438)

VIRGINIA RESIDENTIAL PROPERTY DISCLOSURE ACT
Virginia Residential Property Disclosure Act; required disclosures, conveyances of mineral rights. Amending § 55-519. (Patron–Vogel, SB 1292, CH 504)

VIRGINIA’S 21 PLANNING DISTRICT COMMISSIONS
Virginia’s 21 planning district commissions; commemorating its 50th anniversary. (Patron–Landes, HJR 736)

VIRGINIA’S STATE FORESTS
Virginia’s State Forests; commemorating the occasion of the 100th anniversary of the establishment of the first such forest. (Patron–Peake, SJR 399)

VIRGINIA SCENIC RIVERS PROGRAM
Virginia Scenic Rivers Program; commemorating its 50th anniversary in 2020. (Patron–Marshall, HJR 1132)

VIRGINIA STATE UNIVERSITY
Virginia Polytechnic Institute and State University and Virginia State University; joint plan for establishment of a baccalaureate or other degree program. (Patron–Orrock, HB 2702, CH 592)
Virginia State University; commending. (Patron–Aird, HJR 748)

VIRGINIAN STEAK HOUSE
Virginian Steak House; commending. (Patron–Miyares, HJR 618)
VISUALLY HANDICAPPED PERSONS
Rights of persons with disabilities; procedures for certain actions, if the claimant is alleging that the website of a bank, trust company, etc., is inaccessible and abridges his rights, the claimant shall file by registered mail such written statement within such 180-day period, etc. Amending § 51.5-46. (Patron—Leftwich, HB 2296)
Special identification card; applicants who are blind or vision impaired. Amending § 46.2-345. (Patron—Keam, HB 1927, CH 75)

VITAL STATISTICS
Death certificates; requires the completed medical certification portion of a certificate to be filed electronically with the State Registrar of Vital Records through the Electronic Death Registration System, etc. Amending §§ 32.1-263 and 54.1-2915. (Patron—Cosgrove, SB 1493)
Death certificates; requires the completed medical certification portion of a certificate to be filed electronically with the State Registrar of Vital Records through the Electronic Death Registration System, etc., Department of Health shall work with Virginia Morticians’ Association, Inc., etc., to educate and encourage physicians, physician assistants, etc., to timely register with and utilize the System. Amending §§ 32.1-263 and 54.1-2915. (Patron—Wilt, HB 2445, CH 213; McClellan, SB 1439, CH 224)

VOGEL, JILL HOLTZMAN
Leaves of absence ................................................. 120, 1335
Notified Clerk of presence ........................................ 122, 392, 1673

VOICES FOR VIRGINIA’S CHILDREN
Voices for Virginia’s Children; commemorating its 25th anniversary. (Patron—Peace, HJR 762; Dunnavant, SJR 325)

VOTER REGISTRATION
Congressional and legislative district boundaries; alignment with boundaries of counties and cities, clerk of each locality shall send notice of change to boundary to local electoral boards, etc. review of a voter’s registration. Amending §§ 24.2-302.2, 24.2-303.3, and 24.2-304.03; adding § 24.2-314. (Patron—Peake, SB 1102)
Election day voter registration; State Board of Elections to develop a pilot program, report. Adding § 24.2-425.1. (Patron—Deeds, SB 674)
Virginia voter registration system; security plans and procedures, update of security standards at least annually, remedying security risks, State Board of Elections shall convene a work group prior to adopting standards. Amending § 2.2-3711; adding § 24.2-410.2. (Patron—Sickles, HB 2178, CH 426)
Voter registration; absentee voting, prohibited changes to voter registration record, change of address. Amending §§ 24.2-416.7, 24.2-424, and 24.2-706. (Patron—Reeves, SB 1250)
Voter registration; automatic electronic transmission by DMV to the Department of Elections of certain information for any person, etc., repeals requirement that DMV offer, accept, etc., voter registration applications. Amending §§ 24.2-410.1, 24.2-412, 24.2-413, 24.2-415.1, 24.2-418, and 24.2-653; adding § 24.2-411.3; repealing § 24.2-411.1. (Patron—Marsden, SB 1063)
Voter registration; notification of denial by general registrars. Amending §§ 24.2-114 and 24.2-422. (Patron—Marsden, SB 1042, CH 341)
Voter registration; persons assisting with completion or collection of completed paper applications, certain identifying information required. Adding § 24.2-418.2. (Patron—Wilt, HB 2764)
Voter registration; protected voter, foster parents. Amending § 24.2-418. (Patron—Reeves, SB 1244, CH 342)
Voter registration; verification of social security numbers, provisional registration status, effective date. Amending § 24.2-653; adding §§ 24.2-418.01 and 24.2-653.2. (Patron—Peake, SB 1038)

VOTERS AND VOTING
Absentee voting; alternative locations for in-person absentee voting. Amending § 24.2-707. (Patron—Surovell, SB 770; Surovell, SB 1552)
VOTERS AND VOTING (continued)
Absentee voting: any registered voter allowed to vote by absentee ballot in any election in which he is qualified to vote. Amending §§ 24.2-101, 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-706, 24.2-707, 24.2-709, and 24.2-1004; adding §§ 24.2-702.2 and 24.2-703.3; repealing §§ 24.2-702.1, 24.2-703, 24.2-703.1, and 24.2-703.2. (Patron—Locke, SB 114)

Absentee voting: any registered voter allowed to vote by absentee ballot in person beginning on the twenty-first day prior to any election in which he is qualified to vote without providing a reason or making prior application for an absentee ballot. Amending §§ 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-703.1, 24.2-703.2, 24.2-706, 24.2-707, and 24.2-709; adding § 24.2-701.1. (Patron—Howell, SB 136; Ebbin, SB 602)

Absentee voting: any registered voter may vote by absentee ballot in any election in which he is qualified to vote without providing a reason for being unable to vote in person on election day. Amending §§ 24.2-700 and 24.2-701. (Patron—Dance, SB 1198)

Absentee voting: any registered voter permitted to vote by absentee ballot in any election in which he is qualified to vote. Amending §§ 24.2-416.1, 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-702.1, 24.2-703.1, 24.2-703.2, 24.2-706, 24.2-709, and 24.2-1004. (Patron—Locke, SB 1035; Locke, SB 1672)

Absentee voting: any registered voter to vote by absentee ballot in person beginning on the twenty-first day prior to any election in which he is qualified to vote without providing a reason or making prior application for an absentee ballot, etc. Amending §§ 24.2-452, 24.2-612, 24.2-700, 24.2-701, 24.2-702.1, 24.2-703.1, 24.2-703.2, 24.2-706, 24.2-707, 24.2-709, and 24.2-1004; adding § 24.2-701.1. (Patron—Howell, SB 1075)

Absentee voting: certain absentee voters permitted to vote after close of absentee voting location. Amending § 24.2-707. (Patron—Krizek, HB 1790, CH 278; Ebbin, SB 604)

Absentee voting: counting military and overseas absentee ballots received after close of polls on election day. Amending § 24.2-709. (Patron—Surovell, SB 771)

Absentee voting: deadline for returning absentee ballot. Amending § 24.2-709. (Patron—Sickles, HB 2682)

Absentee voting: eligibility of persons whose polling place prohibits firearms. Amending §§ 24.2-700 and 24.2-701. (Patron—Lewis, SB 689)

Absentee voting: entitles person who will be age 65 or older on day of an election to vote by absentee ballot. Amending §§ 24.2-700 and 24.2-701. (Patron—Ebbin, SB 4; Wexton, SB 164; Barker, SB 277; Mason, SB 453)

Absentee voting: late applications and in-person voting in certain circumstances. Amending § 24.2-705.1. (Patron—Ebbin, SB 6)


Absentee voting: prescribed oath for absentee voters. Amending § 24.2-706. (Patron—Ebbin, SB 8)

Absentee voting: prohibiting release of absentee voter applicant list. Amending §§ 24.2-418, 24.2-706, and 24.2-710. (Patron—Spruill, SB 1664)

Constitutional amendment; General Assembly may provide by law for restoration of civil rights to persons who have been convicted of nonviolent felonies and who have completed service of their sentences (first reference). Amending Section 1 of Article II. (Patron—Lucas, SJR 5)

Constitutional amendment; qualifications of voters and the right to vote (first reference). Amending Section 1 of Article II. (Patron—Locke, SJR 9; Lucas, SJR 12)

Constitutional amendment; restoration of civil rights for any person who has been convicted of a felony not designated by General Assembly as a barrier crime for purpose of rights restoration and who has completed service of his sentence, etc. (first reference). Amending Section 1 of Article II. (Patron—Hanger, SJR 27; Hanger, SJR 283)

Correctional facilities, local; voting information for persons incarcerated. Amending § 53.1-5. (Patron—Lucas, SB 1202)
VOTERS AND VOTING (continued)

Elections; any registered voter allowed to vote early in which he is qualified to vote without providing a reason or making prior application for an absentee ballot, voting to be available beginning the thirtieth day prior to any general election, etc. Amending §§ 24.2-612, 24.2-700, 24.2-701, and 24.2-707; adding § 24.2-700.1. (Patron—Stuart, SB 1206)

Form of ballot; on any ballot all offices to be elected shall appear before any questions presented to the voters. Amending § 24.2-613. (Patron—McNamara, HB 2046, CH 283; Suetterlein, SB 1577, CH 99)

Polling place procedures; full residence address of voter not announced. Amending § 24.2-643. (Patron—Filler-Corn, HB 2204)

Provisional voting; persons voting in split precincts. Amending § 24.2-653; adding § 24.2-653.2. (Patron—Cole, HB 1325)

Voter identification; expiration date of Virginia driver’s license not considered. Amending § 24.2-643. (Patron—Barker, SB 1281)

Voter identification; repeal of photo identification requirements. Amending §§ 24.2-404, 24.2-411.1, 24.2-643, and 24.2-701. (Patron—Locke, SB 1447)

Voter registration; protected voter, foster parents. Amending § 24.2-418. (Patron—Reeves, SB 1244, CH 342)

Voters; review of assignments in districts throughout the Commonwealth. (Patron—Chase, SB 913)

WADE, KEVIN GLENN
Wade, Kevin Glenn; recording sorrow upon death. (Patron—Lewis, SR 412)

WADE, MICHAEL L.
Wade, Michael L.; commending. (Patron—Dunnavant, SR 141)

WAGES
Discriminating between employees on the basis of sex; payment of wages. Amending § 40.1-28.6. (Patron—Wexton, SB 419)

Minimum wage; eliminates the exemptions to Virginia’s requirements for newsboys, shoe-shine boys, babysitters who work 10 hours or more per week, etc. Amending § 40.1-28.9. (Patron—Price, HB 2473, CH 330; Spruill, SB 1079, CH 331)

Minimum wage; increase to $10 per hour effective July 1, 2019, to $13 per hour effective July 1, 2020, etc. Amending §§ 40.1-2.1, 40.1-28.9, and 40.1-28.10. (Patron—Dance, SB 1200)

Minimum wage; increases to $8.00 per hour effective July 1, 2019, etc., $11.25 per hour effective July 1, 2022. Amending §§ 40.1-28.9 and 40.1-28.10. (Patron—Marsden, SB 1017)

Minimum wage; removes exemption from the Virginia Minimum Wage Act of any person who normally works and is paid on the basis of the amount of work done. Amending § 40.1-28.9. (Patron—Howell, SB 1103)

Wage; prevailing requirement for public works contracts, penalty. Amending § 40.1-6; adding § 2.2-4321.3. (Patron—Favola, SB 1673)

Wage or salary history; inquiries prohibited, civil penalty. Adding § 40.1-28.7:7. (Patron—Favola, SB 1059)

Wage payment statements; each employer, other than an employer engaged in agricultural employment including agribusiness and forestry, shall provide on each regular pay date, shall furnish employee a written statement of gross wages earned during the pay period, etc., effective date. Amending § 40.1-29. (Patron—Aird, HB 2664, CH 836; Wagner, SB 1696, CH 845)

WAGNER, FRANK W.
Adjournment in honor of ......................................................... 2096
Leave of absence ................................................................. 120
Notified Clerk of presence ...................................................... 1190

WALKER, THOMAS CALHOUN
Walker, Thomas Calhoun; commemorating his life and legacy on the occasion of the 65th anniversary of his death. (Patron—Hodges, HJR 960)
WALKER, WILLIAM CLINTON
Walker, William Clinton; recording sorrow upon death. (Patron–O’Quinn, HJR 721; Carrico, SJR 303)

WAMBOLD, ALAN BRUCE
Wambold, Alan Bruce; recording sorrow upon death. (Patron–Saslaw, SR 148)

WARD, WILLIAM E.
Ward, William E.; recording sorrow upon death. (Patron–Hayes, HJR 586; Spruill, SJR 256)

WARE, EVELYNN BELLE
Ware, Evelynn Belle; recording sorrow upon death. (Patron–LaRock, HJR 1083; Black, SJR 328)

WARRANTS
Warrants; issuance by magistrates. Amending §§ 19.2-71 and 19.2-72. (Patron–DeSteph, SB 1150)

WARRENTON-FAUQUIER JOINT COMMUNICATIONS CENTER
Warrenton-Fauquier Joint Communications Center; commemorating its 25th anniversary. (Patron–Webert, HJR 922)

WASHINGTON, ALPHONSO
Washington, Alphonso; commending the occasion of his 105th birthday in 2018. (Patron–Freitas, HJR 753; Reeves, SR 105)

WASHINGTON CAPITALS
Washington Capitals; commending. (Patron–Sickles, HJR 599; Ebbin, SJR 266)

WASHINGTON, GEORGE
Address by Senator Ebbin in memory; adjournment in memory . . . . . . . . . . . . . . . . . . . . . . . . . 1671

WASHINGTON, TONY ROBINSON, JR.
Washington, Tony Robinson, Jr.; recording sorrow upon death. (Patron–Lewis, SJR 411)

WASSERSTEIN, RON
Wasserstein, Ron; commending. (Patron–Tran, HJR 1122)

WASTE DISPOSAL
Electric utilities; Transitional Rate Period, coal combustion residuals landfills. Amending § 56-585.1:1. (Patron–Surovell, SB 808)
Landfill permits; adjacent locality approval. Amending § 10.1-1408.1. (Patron–Sturtevant, SB 1761)
Municipal solid waste generated within a solid waste planning unit; Secretaries of Commerce and Trade and of Natural Resources to jointly study a reduction of the minimum recycling rate. (Patron–Lucas, SJR 265)
Recycling and waste disposal; authorizes a locality to recover unpaid charges, including interest for services, if such charges are combined with real estate taxes, the charges, and any interest thereon, shall constitute a lien against real property identified in the billing, etc. Amending § 15.2-928. (Patron–Edwards, SB 1305)

WASTE MANAGEMENT
Virginia Water Quality Improvement Fund; grants for design and installation of wastewater conveyance infrastructure estimates of future funding requests, Stormwater Local Assistance Fund. Amending § 10.1-2131; adding §§ 10.1-2127.1, 10.1-2134.1, and 62.1-44.15:29.2. (Patron–Bulova, HB 1822, CH 533)

WATER AND SEWER SYSTEMS
Coal ash ponds; mandatory testing of drinking water wells in Chesapeake Bay watershed. Adding § 10.1-1413.3. (Patron–Surovell, SB 765)
Conventional or alternative onsite sewage systems; authority of the Board of Health. Amending § 32.1-164. (Patron–Orrock, HB 885)
WATER AND SEWER SYSTEMS (continued)
Onsite sewage treatment systems; Department of Health shall develop a plan for oversight and enforcement of requirements, Department shall present plan before implementation. (Patron—Hodges, HB 2322, CH 429)

WATER CONTROL
Stormwater; authorizes State Water Control Board to adopt regulations that provide any definitions, equations, or protocols needed, etc. Amending §§ 62.1-44.15:24 and 62.1-44.15:28. (Patron—DeSteph, SB 990)

WATER POLLUTION
Water pollution control projects; adds to Virginia Department of Health’s duties to serve as a state certifying authority in determining conformity with state requirements for certain tax-exempt projects, for pollution control equipment and facilities certified by the Department, exemption applies only to onsite sewage systems that serve 10 or more households, etc. Amending § 58.1-3660. (Patron—Webert, HB 2811, CH 441)

WATERCRAFT
Driving while intoxicated or operating watercraft while intoxicated; maiming, etc., of another, definition of “serious bodily injury,” penalties. Amending §§ 18.2-51.4 and 18.2-51.5. (Patron—Bell, Robert B., HB 1941, CH 465)
Parking of certain vehicles; adds the Town of Cape Charles to the list of towns that are permitted to regulate or prohibit the parking on any public highway of watercraft, boat trailers, etc. Amending § 46.2-1222.1. (Patron—Bloxom, HB 1777, CH 144; Lewis, SB 1560, CH 116)
Watercraft; transfer by operation of law, transfer on death. Amending § 29.1-733.20. (Patron—Yancey, HB 2796, CH 236)

WATERS OF THE STATE, PORTS, AND HARBORS
Chesapeake Bay Watershed Implementation Plan; repeals directions to state agencies to exclude the Lynnhaven River and Little Creek watersheds from the James River Basin for purposes of the Plan. Repealing Chapter 184, 2015 Acts and Chapter 41, 2013 Acts. (Patron—Wagner, SB 1388, CH 563)
Citizen water quality monitoring; use as evidence in enforcement actions. Amending § 62.1-44.19:11. (Patron—Surovell, SB 766)
Coal ash management; prohibits construction of any landfill or impoundment for storage. Adding §§ 62.1-44.15:85 through 62.1-44.15:91. (Patron—Chase, SB 1743)
Coal ash ponds; flaws in closure plans, delay of permit. Adding § 10.1-1413.3. (Patron—Surovell, SB 767)
Coal ash ponds; mandatory testing of drinking water wells in Chesapeake Bay watershed. Adding § 10.1-1413.3. (Patron—Surovell, SB 765)
Coal combustion residuals; authorizes an electric utility to recover the costs of the permitted cleanup in the Chesapeake Bay watershed of residuals that are generated from the burning of coal for the purpose of generating electricity. Amending § 56-585.1. (Patron—Surovell, SB 1534)
Coal combustion residuals; requires owner or operator of any CCR unit to include a coal ash pond or landfill, that is located in the Chesapeake Bay watershed to close such CCR unit, report. Adding § 10.1-1413.3. (Patron—Surovell, SB 1533)
Coal combustion residuals (CCR) surface impoundments; Department of Environmental Quality to require closure of impoundments located in Chesapeake Bay watershed. Adding § 10.1-1413.3. (Patron—Chase, SB 1009)
Combined sewer overflow system; notice of discharge. Adding § 62.1-44.15:4.2. (Patron—Stuart, SB 940)
Dams; prohibits Department of Conservation and Recreation from requiring the removal of wetland vegetation that is growing on certain portions of a dam if the vegetation is associated with an approved wetland mitigation bank, or in-lieu fee site, etc. Amending § 10.1-609.2. (Patron—Bulova, HB 1715, CH 148)
WATERS OF THE STATE, PORTS, AND HARBORS (continued)

Ground water withdrawal; State Water Control Board shall adopt regulations providing incentives for the withdrawal of water from the surficial aquifer, rather than the deep aquifer, in the Eastern Shore Groundwater Management Area. Amending § 62.1-255; adding § 62.1-262.1. (Patron—Lewis, SB 1599, CH 755)

Living shorelines; loans to businesses, to be eligible for loan funding, a business shall be located within a locality that is in the Rural Coastal Virginia Community Enhancement Authority. Amending § 62.1-229.5. (Patron—Hodges, HB 2783, CH 497)

Loans and grants for agricultural best management practices; riparian buffers. Amending § 62.1-229.1. (Patron—Webert, HB 2637, CH 552)

Marine Resources Commission; grant of interest in subaqueous lands, federal civil works project, report. Adding § 28.2-1200.2. (Patron—Lewis, SB 1569)

Menhaden fishery; Virginia Marine Resources Commission to adopt regulations to implement Interstate Fishery Management Plan for Atlantic Menhaden and requires that any moratorium on the fishery be subject to legislative review, repeals code pertaining to annual closure of Chesapeake Bay purse seine fishery for menhaden. Amending §§ 2.2-4002, 2.2-4103, 28.2-409, and 28.2-410; adding § 28.2-203.2; repealing § 28.2-1000.2. (Patron—Cosgrove, SB 1049)

Offshore oil and gas drilling; prohibits Marine Resources Commission or the Department of Mines, Minerals and Energy from granting any lease or permit for oil or gas exploration, etc., in the beds of any waters of the Commonwealth, repeals provision relating to Commonwealth’s support for federal efforts to explore for natural gas more than 50 miles off shore. Amending §§ 28.2-1208 and 67-102; repealing § 67-300. (Patron—DeSteph, SB 1573)

Plastic bags; imposes a five-cent per bag tax on bags provided to customers by certain retailers in localities located wholly within the Chesapeake Bay Watershed. Adding § 58.1-3835. (Patron—Petersen, SB 1116)

Port of Virginia Economic and Infrastructure Development Grant Fund and Program; extends sunset date. Amending § 62.1-132.3:2. (Patron—Vogel, SB 1459, CH 565)

Potomac Aquifer recharge monitoring; Potomac Aquifer Recharge Oversight Committee and Potomac Aquifer Recharge Monitoring Laboratory established, SWIFT Project. Adding §§ 62.1-271 through 62.1-275. (Patron—Jones, S.C., HB 2358, CH 54; Mason, SB 1414, CH 58)

Riparian planting ground; Commissioner of Marine Resources Commission shall assign to land owner only a ground, in his discretion, he deems appropriate to encompass as much as one-half acre of ground, provided that it does not encroach into an existing oyster-planting ground. Amending § 28.2-600. (Patron—Bloxom, HB 1779, CH 152)

Stationary blinds in the public waters; except in the waters of Virginia Beach, the blind or stake shall not be located less than 150 yards from a riparian owner’s shoreline, etc. Amending § 29.1-345. (Patron—Stuart, SB 1725)

Stormwater; authorizes State Water Control Board to adopt regulations that provide any definitions, equations, or protocols needed, etc. Amending §§ 62.1-44.15:24 and 62.1-44.15:28. (Patron—DeSteph, SB 990)

Stormwater Local Assistance Fund; grants to non-municipal separate storm sewer (MS4) localities, designated moneys remaining shall be available for authorization by Department of Environmental Quality to additional projects for MS4 localities. Amending § 62.1-44.15:29.1. (Patron—Hanger, SB 1328)

Stormwater management; criteria adopted by Board and became effective July 1, 2014, shall be applicable to those land-disturbing activities that are subject to a VSMP permit initially issued prior to July 1, 2014, notice of transfer of permit to another party provided after December 31, 2020, etc. Amending § 62.1-44.15:28. (Patron—Jones, S.C., HB 2361)

Submerged fiber optic cables; Virginia Marine Resources Commission to study the feasibility of creating protection zones located along or being developed on Virginia’s shores. (Patron—DeSteph, SJR 309)

Virginia port volume increase tax credit; transfer of credits. Amending § 58.1-439.12:10. (Patron—Lucas, SB 1652, CH 759)

Virginia Water Quality Improvement Fund; grants for design and installation of wastewater conveyance infrastructure estimates of future funding requests, Stormwater Local Assistance Fund. Amending § 10.1-2131; adding §§ 10.1-2127.1, 10.1-2134.1, and 62.1-44.15:29.2. (Patron—Bulova, HB 1822, CH 533)
WATERS OF THE STATE, PORTS, AND HARBORS (continued)
Wetlands; Board shall evaluate appropriate compensatory mitigation option on a case-by-case basis, etc. Amending § 62.1-44.15:21. (Patron—Hodges, HB 2403, CH 545)
Wind tide flooding in the Southern Watershed; Secretary of Natural Resources to study the effects. (Patron—Knight, HJR 610)

WAYNESBORO, CITY OF
Waynesboro, City of; amending charter, city council procedures, real estate tax assessments. (Patron—Bell, Richard P., HB 1893, CH 239; Hanger, SB 1396, CH 127)

WEAPONS
Absentee voting; eligibility of persons whose polling place prohibits firearms. Amending §§ 24.2-700 and 24.2-701. (Patron—Lewis, SB 689)
Auxiliary law-enforcement officers; purchase of service handguns or other weapons. Amending § 59.1-148.3. (Patron—Cosgrove, SB 1048, CH 608)
Concealed handgun permit; application for a resident permit by a member of United States Armed Forces. Amending § 18.2-308.02. (Patron—Stuart, SB 1179, CH 624)
Concealed handgun permit; extends expiration date. Amending §§ 18.2-308.02, 18.2-308.04, 18.2-308.05, 18.2-308.06, and 18.2-308.010. (Patron—Peake, SB 350)
Concealed handgun permits; any person who is otherwise eligible to obtain a resident permit allowed to carry a concealed handgun without a permit anywhere he may lawfully carry openly within the Commonwealth. Amending § 18.2-308. (Patron—Black, SB 1158)
Concealed handgun permits, nonresident; Department of State Police to issue a permit to a nonresident within 90 days of receipt of completed application, effective date. Amending § 18.2-308.06. (Patron—Pogge, HB 2253)
Concealed handguns; renewal of permits, notice of expiration. Amending § 18.2-308.010. (Patron—Cosgrove, SB 215)
Felons; mechanism for reporting to Department of State Police when a circuit court restores right to possess, transport, and carry a firearm, etc., effective date. Amending §§ 18.2-308.09 and 18.2-308.2. (Patron—Rush, HB 2548, CH 203)
Firearm transfers; criminal history record information checks, age requirement, penalty. Amending §§ 18.2-308.2:2 and 54.1-4201.2; adding § 18.2-308.2:5. (Patron—Saslaw, SB 1162)
Firearm transfers; criminal history record information checks, penalty. Amending § 54.1-4201.2; adding § 18.2-308.2:5. (Patron—Saslaw, SB 1164)
Firearms; locality allowed to adopt an ordinance that prohibits firearms, ammunition, etc., at any regular or special meeting of its local governing body, notice of such prohibition is publicly posted. Amending § 15.2-915. (Patron—Edwards, SB 1303)
Firearms; prohibition on manufacture, import, sale, etc., of mechanical devices designed to increase rate of fire, penalty. Adding § 18.2-308.5:1. (Patron—Ebbin, SB 1008)
Firearms; removal from persons posing substantial risk, penalties. Amending §§ 18.2-308.09, 18.2-308.2:1, 18.2-308.2:2, and 18.2-308.2:3; adding §§ 18.2-308.1:6, 19.2-152.13 through 19.2-152.17, and 19.2-387.3. (Patron—Barker, SB 1458)
Firearms; reporting when lost or stolen, civil penalty. Adding § 18.2-287.5. (Patron—McClellan, SB 1324)
Firearms; trigger activators designed to increase the rate of fire, prohibition, penalty. Adding § 18.2-308.5:1. (Patron—Saslaw, SB 1163)
Firearms; use in commission of crime, civil liability for negligent gun storage. Adding § 8.01-44.8. (Patron—Marsden, SB 1084)
Firearms, certain; adds the County of Albemarle and the City of Charlottesville to the list of localities in which it is unlawful for a person to carry in public places. Amending § 18.2-287.4. (Patron—Deeds, SB 1482)
Firearms, etc.; authorizes any locality by ordinance to prohibit possession or carrying in a public space during a permitted event. Amending § 15.2-915. (Patron—Deeds, SB 1473)
Firearms in locked vehicles; immunity from liability. Adding § 18.2-308.1:01. (Patron—Peake, SB 351)
Firearms magazines and firearms, certain; prohibition of sale, transfer, etc., penalties. Amending §§ 16.1-278.9, 18.2-287.4, 18.2-308.2:01, 18.2-308.2:2, 18.2-308.7, and 18.2-308.8; adding § 18.2-309.1. (Patron—Ebbin, SB 1748)
WEAPONS (continued)

Firearms ordinances; applicability to property located in multiple localities, landowner may elect to have ordinances of locality in which largest portion of contiguous parcel of land lies to apply to anyone hunting on the property, notification to Department of Game and Inland Fisheries, report. Amending § 29.1-528.3. (Patron—Head, HB 2252, CH 830)

Firefighter, volunteer firefighter, emergency medical services personnel, or volunteer emergency medical services personnel; any employed personnel who has a valid resident concealed handgun permit and has been approved by his fire chief or emergency medical services chief may carry while engaged in performance of their official duties, policies regarding authorization and practices. Amending § 18.2-308. (Patron—Chase, SB 1012)

Handguns; limitation on purchases, penalty. Amending § 18.2-308.2:2. (Patron—Locke, SB 1034; Locke, SB 1446)

Licensed family day homes; storage of firearms. Adding § 63.2-1701.01. (Patron–Hanger, SB 1321)

Minors; allowing access to firearms, penalty. Amending § 18.2-56.2. (Patron–Howell, SB 1096)

Place of religious worship; repeals statutory prohibition on carrying a gun, pistol, bowie knife, dagger, or other dangerous weapon, without good and sufficient reason. Repealing § 18.2-283. (Patron—Black, SB 1024)

Protective orders; possession of firearms, penalty. Amending § 18.2-308.1:4. (Patron–Howell, SB 1078)

Protective orders; possession of firearms, surrender or transfer of firearms, penalties. Amending § 18.2-308.1:4. (Patron–Saslaw, SB 1467)

School security officers; employment by private or religious schools, carrying a firearm in performance of duties. Amending §§ 9.1-101, 18.2-57, and 22.1-280.2:1. (Patron–Cole, HB 1656, CH 120)

School security officers; employment, law-enforcement officers previously employed by the United States or any state or political subdivision thereof, carrying a firearm in performance of duties. Amending §§ 9.1-102 and 22.1-280.2:1. (Patron–Freitas, HB 2721, CH 493)

Switchblade knives; manufacture and distribution, possession of knife by manufacturer or distributor in course of his employment, etc. Amending § 18.2-311. (Patron–Reeves, SB 1251)

WEATHER

Hurricane and Flooding Risk Reduction and Bond Rating Protection Act of 2019; created, report. (Patron–Wagner, SB 1389)

Wind tide flooding in the Southern Watershed; Secretary of Natural Resources to study the effects. (Patron–Knight, HJR 610)

WEATHERLY, JOHN A.

Weatherly, John A.; commending. (Patron–Sickles, HJR 825)

WEAVER, BETTIE WOODSON

Weaver, Bettie Woodson; recording sorrow upon death. (Patron–Adams, D.M., HJR 695; Sturtevant, SJR 476)

WEBB, FOREST

Webb, Forest; commending. (Patron–Suetterlein, SR 165)

WELFARE (SOCIAL SERVICES)

Adoption by relative; clarifies term “close relative placement.” Amending § 63.2-1242.1. (Patron–Brewer, HB 2208, CH 377)

Adult protective services; creates central registry. Amending §§ 2.2-3802 and 63.2-1605; adding §§ 63.2-1605.1 and 63.2-1610.1 through 63.2-1610.4. (Patron–Lewis, SB 1570)

Aged or incapacitated adults; financial exploitation, authority of financial institution staff to refuse transactions or disbursements, etc. Amending § 63.2-1606. (Patron–Toscano, HB 1987, CH 420; Obenshain, SB 1490, CH 421)

Aged or incapacitated adults; financial exploitation, reporting by financial institution staff, staff may provide supporting information and records. Amending § 63.2-1606. (Patron–O’Quinn, HB 2225, CH 339)
WELFARE (SOCIAL SERVICES) (continued)

Assisted living facilities; Board of Social Services to amend regulations governing staffing of certain units during overnight hours. (Patron—Rasoul, HB 2521, CH 294; Mason, SB 1410, CH 97)

Assisted living facilities; facility shall give immediate notice to regional licensing office, etc., that licensed administrator resigned, etc., and shall provide last date of employment, authorization to operate under supervision of an acting administrator for more than two times in any two-year period shall be made by the Department on a case-by-case basis. Amending § 63.2-1803. (Patron—Mason, SB 1409, CH 448)

Assisted living facilities; temporary emergency electrical power source, disclosure to prospective residents. Amending § 63.2-1805. (Patron—Hope, HB 1815, CH 602)

Assisted living facility; State Board of Social Services to amend its regulations regarding generator requirements. (Patron—Howell, SB 1077, CH 91)

Child abuse and neglect; adds to list of persons who are mandatory reporters. Amending § 63.2-1509. (Patron—Delaney, HB 1659, CH 414; Vogel, SB 1257, CH 295)

Child abuse and neglect; local boards of social services, when investigating an individual who is the subject of allegations, to obtain and consider a search of the central registry, etc., family assessments. Amending §§ 63.2-1505 and 63.2-1506. (Patron—Mullin, HB 1671, CH 276)

Child abuse and neglect; sex trafficking assessments by local departments, notification to Child Protective Services Unit, valid report or complaint, child-protective services worker responding to a report or complaint may take a child into custody. Amending §§ 63.2-1508 and 63.2-1517; adding § 63.2-1506.1. (Patron—Herring, HB 2597, CH 381; Peake, SB 1661, CH 687)

Child abuse or neglect; appeals from founded complaints, concurrent criminal investigations. Amending § 63.2-1526. (Patron—Campbell, J.L., HB 1953, CH 12; Mason, SB 1416, CH 296)

Child abuse or neglect; out-of-court and recorded statements made by a child 14 years of age or younger. Amending §§ 63.2-1522 and 63.2-1523. (Patron—Collins, HB 1622, CH 413)

Child abuse or neglect; prenatal substance exposure, mandatory reporters. Amending § 63.2-1509. (Patron—McClellan, SB 1436, CH 98)

Child care providers; local law-enforcement agencies allowed to process and submit requests for national fingerprint background checks, forwarding fingerprints and personal descriptive information. Amending §§ 63.2-1720.1 and 63.2-1721.1. (Patron—Mason, SB 1407, CH 447)

Child day programs; exemptions from licensure. Amending § 63.2-1715. (Patron—Head, HB 2280)

Child day programs; exempts from licensure any program in which child-minding services are offered by a business on the premises of the business to no more than four children under the age of 13 at any given time and no more than eight hours per day, etc. Amending § 63.2-1715. (Patron—Miyares, HB 2756, CH 667)

Child day programs; lead testing, potable water, effective date. Adding § 63.2-1705.1. (Patron—McPike, SB 1622)

Child day programs; staff training requirements, exemption for cooperative preschools. Amending § 63.2-1734. (Patron—Pogge, HB 2258, CH 604)

Child in foster care; local departments of social services shall notify appropriate community services board when child is identified as having a developmental disability. (Patron—Favola, SB 1135, CH 301)

Child protective services; investigations and family assessments, contact information, report. Amending §§ 63.2-1505 and 63.2-1506. (Patron—Morefield, HB 2743, CH 436)

Child support; incarceration, voluntary unemployment or under-employment. Amending §§ 20-108.1 and 63.2-1918. (Patron—Edwards, SB 1288)

Child support; raises from $25 to $35 fee charged by State Board of Social Services to individuals who authorize the Department of Social Services to enforce obligations, etc. Amending § 63.2-1904. (Patron—Delaney, HB 1819, CH 165)

Child support; withholding from the income of an independent contractor. Amending §§ 16.1-278.16, 20-79.1, 20-79.2, 20-79.3, 63.2-1900, 63.2-1903, 63.2-1929, and 63.2-1944. (Patron—Surovell, SB 1539)

Child support; withholding of income, contracts with an independent contractor. Amending §§ 16.1-278.16, 20-79.1, 20-79.2, 20-79.3, 60.2-114.1, 63.2-1900, 63.2-1903, 63.2-1924.1, 63.2-1929, 63.2-1944, and 63.2-1946. (Patron—Surovell, SB 938)

Child welfare agencies; Commissioner of Social Services shall prioritize inspection of agencies. Adding § 63.2-1706.1. (Patron—Orrock, HB 1627, CH 273)
WELFARE (SOCIAL SERVICES) (continued)

Child welfare agencies and assisted living facilities; Commissioner of Social Services may issue a notice of summary suspension of the license, summary suspension hearing.
Amending §§ 63.2-1709, 63.2-1709.1, 63.2-1710.1, 63.2-1712, and 63.2-1737.
(Patron—McClellan, SB 1435, CH 449)

Early childhood care and education; Board of Education to establish a statewide unified public-private system in the Commonwealth to be administered by the Board of Education, et al., repealing certain provisions relating to licensure, regulations, and unlicensed programs, etc.
Amending §§ 2.2-1167, 2.2-3705.5, 9.1-914, 15.2-741, 15.2-914, 15.2-2292, 15.2-2824, 18.2-255.2, 18.2-370.2, 18.2-370.3, 19.2-389, 19.2-392.02, 22.1-1, 22.1-19, 22.1-199.1, 22.1-296.3, 22.1-299.4, 46.2-341.9, 46.2-341.10, 46.2-341.18.3, 51.1-617, 54.1-3005, 54.1-3408, 58.1-439.4, 63.2-100, 63.2-207, 63.2-215, 63.2-603, 63.2-1515, 63.2-1700, 63.2-1701, 63.2-1702, 63.2-1708, 63.2-1720, 63.2-1721, 63.2-1722, 63.2-1723, and 63.2-1734; repealing §§ 63.2-1701.1, 63.2-1704, 63.2-1704.1, 63.2-1715, 63.2-1716, 63.2-1717, 63.2-1720.1, 63.2-1721.1, 63.2-1724, 63.2-1725, 63.2-1727, 63.2-1728, 63.2-1809, 63.2-1809.1, 63.2-1810, 63.2-1811, 63.2-1812, 63.2-1813, and 63.2-1815. (Patron—Dunnavant, SB 1313)

Early childhood care and education; Superintendent of Public Instruction and Commissioner of Social Services shall establish a statewide unified public-private system, report.
(Patron—Howell, SB 1095)

Elder abuse; employees of financial institutions required to report. Amending § 63.2-1606.
(Patron—McPike, SB 1175)

Family day homes; zoning permits, applicable local ordinances. Amending § 15.2-2292.
(Patron—LaRock, HB 2569, CH 380; Favola, SB 1094, CH 442)

Family First Prevention Services Act, federal; statutory alignment. Amending §§ 16.1-228, 16.1-281 through 16.1-282.2, 37.2-408.1, 63.2-100, and 63.2-1726; adding § 63.2-906.1. (Patron—Peace, HB 2014, CH 282)

Family First Prevention Services Act, federal; statutory alignment, background check requirement.
Amending §§ 37.2-408.1 and 63.2-1726. (Patron—Mason, SB 1678, CH 100)

Food stamps and Temporary Assistance for Needy Families (TANF); eligibility, drug-related felonies, completion of a substance abuse treatment program, effective clause.
Amending § 63.2-505.2; adding § 63.2-607.1. (Patron—Locke, SB 1129)

Foster care; numerous changes to laws governing provision of services in the Commonwealth.
Amending §§ 63.2-209, 63.2-290, 63.2-290.1, 63.2-294, 63.2-296, and 63.2-507; adding §§ 63.2-904.1, 63.2-904.2, and 63.2-913.1. (Patron—Reeves, SB 1339, CH 464)

Foster care; security freeze on credit report, removal of freeze in best interest of child, annual credit checks. Amending § 63.2-905.2. (Patron—Brewer, HB 1730, CH 677; Reeves, SB 1253, CH 676)

Foster care agreements; rights of foster parent, dispute resolution, regulations.
Amending §§ 63.2-902 and 63.2-904. (Patron—Bell, Richard P., HB 2108, CH 336)

Kinship foster care; local board shall take all reasonable steps to provide notice to relatives of their potential eligibility. Amending § 63.2-900.1. (Patron—Carroll Foy, HB 2758, CH 437; Mason, SB 1720, CH 438)

Licensed family day homes; storage of firearms. Adding § 63.2-1701.01. (Patron—Hanger, SB 1321)

Low-income taxpayers; refundable income tax credit. Amending §§ 58.1-339.8 and 63.2-527. (Patron—Barker, SB 1297)

Neighborhood Assistance Act; neighborhood organization allowed to qualify to receive an allocation of tax credits from the Department of Education. Amending §§ 58.1-439.18, 58.1-439.20:1, and 58.1-439.24. (Patron—Hanger, SB 1754)

Parental or legal custodial powers; delegation of powers, licensed child-placing agency, no person to whom powers have been delegated shall be required to obtain a license to operate an independent foster home or approval as a foster parent from the Commissioner.
Amending §§ 63.2-100 and 63.2-1715; adding §§ 20-166 and 20-167. (Patron—Byron, HB 2542, CH 297)

Parental or legal custodial powers; power of attorney to delegate to another person any powers regarding custody, care, and property of child, etc. Amending §§ 63.2-100 and 63.2-1715; adding §§ 20-166 and 20-167. (Patron—Byron, HB 998)
WELFARE (SOCIAL SERVICES) (continued)

Parental or legal custodial powers, temporary delegation of; child-placing agency, private nonprofit organization that does not accept public funds and assists parents or legal custodians with the process. Amending §§ 63.2-100 and 63.2-1715; adding §§ 20-166 and 20-167. (Patron—Stanley, SB 178)

Post-adoption contact and communication agreements; unless parental rights have been terminated, local board of social services or child welfare agency required to file a petition for a permanency planning hearing, may inform the birth parent or parents, etc. Amending §§ 16.1-283.1 and 63.2-1220.2. (Patron—Reid, HB 1728, CH 84; Favola, SB 1139, CH 65)

Protective services; multidisciplinary adult abuse, neglect, and exploitation, response teams may be established by Commonwealth attorney in each jurisdiction. Amending §§ 2.2-3705.7, 2.2-3711, 15.2-1627.5, and 63.2-1605. (Patron—Pillion, HB 2560, CH 170; Chafin, SB 1224, CH 775)

Social Services, State Board of; Board shall amend its regulations to exempt from requirement that no more than two residents reside in a bedroom, etc. (Patron—McClellan, SB 1326)

Temporary Assistance for Needy Families (TANF); eligibility. Amending § 63.2-602. (Patron—Aird, HB 2005, CH 376)

Temporary Assistance for Needy Families (TANF); restrictions on use of cash assistance, report. Amending § 63.2-621. (Patron—Poindexter, HB 2749)

Temporary Assistance for Needy Families (TANF) Scholarship Pilot Program; Virginia Community College System (VCCS) to establish and administer a two-year program, report, effective clause. (Patron—Stanley, SB 1000)

Virginia Initiative for Employment Not Welfare (VIEW); changes name to the Virginia Initiative for Education and Work. Amending §§ 2.2-435.8, 2.2-2472, 63.2-100, 63.2-601, 63.2-608, 65.2-101, 65.2-500, 65.2-502, and 65.2-512. (Patron—Bell, Richard P., HB 1746, CH 210)

Virginia Initiative for Employment Not Welfare (VIEW); transitional child care. Amending § 63.2-611. (Patron—Jones, J.C., HB 1871, CH 166; Favola, SB 1145, CH 218)

WELLS
Coal ash ponds; mandatory testing of drinking water wells in Chesapeake Bay watershed. Adding § 10.1-1413.3. (Patron—Surovell, SB 765)

WELSH, GEORGE
Welsh, George; recording sorrow upon death. (Patron—Bell, Robert B., HJR 761)

WEST ENGINEERING COMPANY
West Engineering Company; commemorating its 100th anniversary. (Patron—Fowler, HJR 994)

WEST SPRINGFIELD HIGH SCHOOL
West Springfield High School baseball team; commending. (Patron—Filler-Corn, HJR 1022)

WESTERN BRANCH HIGH SCHOOL
Western Branch High School track and field program; commending. (Patron—Jones, S.C., HJR 665)

WESTFIELD HIGH SCHOOL
Westfield High School football team; commending. (Patron—Delaney, HJR 914)

WETLANDS
Dams; prohibits Department of Conservation and Recreation from requiring the removal of wetland vegetation that is growing on certain portions of a dam if the vegetation is associated with an approved wetland mitigation bank, or in-lieu fee site, etc. Amending § 10.1-609.2. (Patron—Bulova, HB 1715, CH 148)

Wetlands; Board shall evaluate appropriate compensatory mitigation option on a case-by-case basis, etc. Amending § 62.1-44.15:21. (Patron—Hodges, HB 2403, CH 545)

WEXTON, JENNIFER T.
Resignation ................................................................. 2

WHETZEL, ANTHONY R.
Whetzel, Anthony R.; recording sorrow upon death. (Patron—Wilt, HJR 871)
WHETZEL, ANTHONY ROBERT
Whetzel, Anthony Robert; recording sorrow upon death. (Patron–Obenshain, SJR 394)

WHITAKER, DIANNE W.
Whitaker, Dianne W.; commending. (Patron–McDougle, SR 102)

WHITAKER, JOSEPH C.
Whitaker, Joseph C.; recording sorrow upon death. (Patron–Locke, SJR 384)

WHITE, RICHARD DUDLEY
White, Richard Dudley; recording sorrow upon death. (Patron–Jones, J.C., HJR 986)

WHITE, STEPHEN K.
White, Stephen K.; commending. (Patron–Deeds, SJR 316)

WHITEHURST, KENNETH N., JR.
Whitehurst, Kenneth N., Jr.; recording sorrow upon death. (Patron–Knight, HJR 726)

WHITMORE, EDWIN BURWELL JONES, III
Whitmore, Edwin Burwell Jones, III; recording sorrow upon death. (Patron–Campbell, J.L., HJR 811)

WILLIAM & MARY, THE COLLEGE OF
William & Mary, The College of; commending. (Patron–Mullin, HJR 890)

WILLIAMS, HAZEL
Williams, Hazel; recording sorrow upon death. (Patron–Suetterlein, SR 166)

WILLIAMS, JOHN DAVIS
Williams, John Davis; recording sorrow upon death. (Patron–McQuinn, HJR 1080)

WILLIAMSBURG UNITARIAN UNIVERSALISTS
Williamsburg Unitarian Universalists; commemorating its 30th anniversary. (Patron–Mullin, HJR 1024)

WILLIAMSBURG-JAMES CITY COUNTY COMMUNITY ACTION AGENCY
Williamsburg-James City County Community Action Agency; commemorating its 50th anniversary. (Patron–Pogge, HJR 1037)

WILLIS, BRENDA G.
Willis, Brenda G.; commending. (Patron–Hayes, HJR 1057)

WILLS, TRUSTS, AND FIDUCIARIES
Clerks of circuit courts; clerk may destroy any will that has been lodged in his office for safekeeping for 100 years or more. Amending § 64.2-409. (Patron–Obenshain, SB 1426, CH 529)

Financial institution; payment or delivery of small asset by affidavit, check, draft, or other negotiable instrument. Amending § 64.2-601. (Patron–Chafin, SB 1186, CH 360)

Guardianship; upon receiving notice from the local department of social services that a guardian has not filed the required annual report, the court may issue a summons or rule to show cause why the guardian has failed to file such report. Amending § 64.2-2020. (Patron–Peake, SB 1144, CH 443)

Income tax, state; changes definition of resident estate or trust. Amending § 58.1-302. (Patron–Hugo, HB 2526, CH 23; Stuart, SB 1205, CH 192)

Uniform Power of Attorney Act; breach of fiduciary duty by agent, recovery of attorney fees to any person who petitions the court for relief to be paid by the agent found in violation. Amending § 64.2-1614. (Patron–Campbell, J.L., HB 1954, CH 520)

Virginia Uniform Transfers to Minors Act; permits a transferor to transfer property under the Act to an individual under the age of 21 to be paid, conveyed, or transferred to such individual upon his attaining 25 years of age. Amending §§ 64.2-1908 and 64.2-1919. (Patron–Edwards, SB 1307, CH 527)
WILSON, HARVEY KING
Wilson, Harvey King; recording sorrow upon death. (Patron–McClellan, SJR 433)

WILSON, RICK AND HENDERSON MOTORSPORTS
Wilson, Rick and Henderson Motorsports; commemorating the occasion of the 30th anniversary of their victory in the 1989 Budweiser 200 at Bristol Motor Speedway. (Patron–O’Quinn, HJR 853)

WINCHESTER, CITY OF
Certificate of public need; State Health Commissioner to accept, etc., for acquisition of medical equipment necessary for provision of magnetic resonance imaging (MRI) and computed tomographic (CT) scanning services in City of Winchester. (Patron–Vogel, SB 842)

WINE
Alcoholic beverage control; expands privileges of farm winery licensees and limited brewery licensees. Amending §§ 4.1-207 and 4.1-208. (Patron–Stanley, SB 1064)
Alcoholic beverage control; manufacture of low alcohol beverage cooler by a licensed distiller or distiller located outside the Commonwealth, regulation of sale. Amending §§ 4.1-100 and 4.1-119. (Patron–Toscano, HB 1960, CH 466)
Alcoholic beverage control; regulations, terms and conditions for a mixed beverage licensee, delivery permittees, records on deliveries of wine and beer, permittees shall remit records on a monthly basis for any month during which permittee makes a delivery and is required to collect and remit excise taxes due to Authority. Amending §§ 4.1-111, 4.1-204, and 4.1-212.1. (Patron–Knight, HB 2367, CH 706)

WINGFIELD, EUGENE C.
Wingfield, Eugene C.; commending. (Patron–Fariss, HJR 1026)

WINSTON, ALLYSON DENISE
Winston, Allyson Denise; commending. (Patron–Helsel, HJR 910)

WIRELESS COMMUNICATIONS
Telephone or wireless communication device; threats of death or bodily injury to a person or member of family, penalty. Amending § 18.2-60. (Patron–Peake, SB 1123)

WISE, TIMOTHY MARTIN
Wise, Timothy Martin; recording sorrow upon death. (Patron–Hope, HJR 1009)

WITNESSES
Expert witnesses; standards for testimony. Amending § 8.01-401.3. (Patron–Peake, SB 753)

WOMEN
Abortion; removes requirement that a woman undergo a fetal transabdominal ultrasound. Amending § 18.2-76. (Patron–Locke, SB 1054)

WOOD, GLEN
Wood, Glen; recording sorrow upon death. (Patron–Poindexter, HJR 969)

WOODALL, ROBBIE
Woodall, Robbie; commending. (Patron–Marshall, HJR 1066)

WOODGROVE HIGH SCHOOL
Woodgrove High School football team; commending. (Patron–LaRock, HJR 1078)
Woodgrove High School softball team; commending. (Patron–LaRock, HJR 1088)

WOOLDRIDGE, CAMERON
Wooldridge, Cameron and Jacob Turpin; commending. (Patron–Suetterlein, SR 159)
WORKERS’ COMPENSATION
Virginia Initiative for Employment Not Welfare (VIEW); changes name to the Virginia Initiative for Education and Work. Amending §§ 2.2-435.8, 2.2-2472, 63.2-100, 63.2-601, 63.2-608, 65.2-101, 65.2-500, 65.2-502, and 65.2-512. (Patron—Bell, Richard P., HB 1746, CH 210)
Workers’ compensation; adds colon cancer to list of cancers that are presumed to be an occupational disease. Amending § 65.2-402. (Patron—McPike, SB 642)
Workers’ compensation; occupation disease presumptions, PTSD. Amending § 65.2-402. (Patron—McPike, SB 1465)
Workers’ compensation; payment of claims. Amending § 65.2-605.1. (Patron—Norment, SB 1729, CH 760)
Workers’ compensation; presumption of compensability for certain diseases. Amending § 65.2-402. (Patron—Peake, SB 352)
Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer, review of Virginia Workers’ Compensation program. Amending § 65.2-402. (Patron—Hugo, HB 1804, CH 415; Cosgrove, SB 1030, CH 26)
Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer. Amending § 65.2-402. (Patron—Chase, SB 1022; McPike, SB 1172; Vogel, SB 1528)
Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer, review of Virginia Workers’ Compensation program. Amending § 65.2-402. (Patron—Cosgrove, SB 1030, CH 26; Hugo, HB 1804, CH 415)
Workers’ compensation; presumption of compensability for certain diseases, adds cancers of the colon, brain, or testes to the list that are presumed to be an occupational disease when firefighters and certain employees develop the cancer. Amending § 65.2-402. (Patron—McPike, SB 1172; Chase, SB 1022; Vogel, SB 1528)
Workers’ compensation; taxicab and executive sedan drivers, exclusion from definition of employee. Amending § 65.2-101. (Patron—Petersen, SB 897)
Workers’ compensation; tolling of statute of limitations. Amending § 65.2-602. (Patron—Murphy, HB 2022, CH 470)

WORKFORCE
Local workforce development boards; career pathways for opportunity youth, report. Adding § 2.2-2472.3. (Patron—James, HB 2726, CH 593)

WORKFORCE DEVELOPMENT, SECRETARY OF
Workforce Development, Secretary of; created in Governor’s cabinet, Economic Crisis Strike Force membership, repeals position of Chief Workforce Development Advisor, effective clause. Amending §§ 2.2-200, 2.2-204, 2.2-205.1, 2.2-435.6, 2.2-435.8, 2.2-435.9, 2.2-435.10, 2.2-2471, 2.2-2471.1, 2.2-2472, and 2.2-2472.2; adding §§ 2.2-234 and 2.2-235; repealing § 2.2-435.7. (Patron—Ruff, SB 1523)

WORLD PREMATURITY DAY
World Prematurity Day; designating as November 17, 2019, and each succeeding year thereafter. (Patron—McClellan, SJR 299)

WORLD REFUGEE DAY
World Refugee Day; designating as June 20, 2019, and each succeeding year thereafter. (Patron—Rodman, HJR 720)

WRENN, ROBERT JOHN COCHRAN
Wrenn, Robert John Cochran; commending. (Patron—Tyler, HJR 750)

WRIGHT, DAVID ALLEN
Wright, David Allen; commending. (Patron—Cosgrove, SJR 329)
WRIT
Eviction; changes terminology from writ of possession to writ of eviction for the writ executed by a sheriff to recover real property pursuant to an order of possession, pleadings and other papers by certain parties not represented by attorneys. Amending §§ 8.01-128, 8.01-129, 8.01-293, 8.01-470, 8.01-471, 16.1-69.40, 16.1-88.03, 17.1-272, 55-225.01, 55-225.1, 55-246.1, 55-248.3:1, 55-248.35, 55-248.38:1, 55-248.38:2, and 58.1-3947. (Patron—Aird, HB 2007, CH 700; Locke, SB 1448, CH 180)

YEAR OF RECONCILIATION AND CIVILITY
Year of Reconciliation and Civility; designating as year 2019. (Patron—McQuinn, HJR 617)

ZETA CHAPTER OF OMEGA PSI PHI FRATERNITY, INC.
Zeta Chapter of Omega Psi Phi Fraternity, Inc.; commemorating its 100th anniversary at Virginia Union University. (Patron—Hayes, HJR 854)

ZONING
Cluster zoning; density calculation. Amending § 15.2-2286.1. (Patron—Jones, S.C., HB 2549)

SUBDIVISION AND ZONING
Subdivision and zoning; authorizes a locality, through provisions in a subdivision ordinance or zoning ordinance, to grant a developer of land the option of dedicating land for and constructing a sidewalk, the need for which is substantially generated by the proposed development and reasonably required by the locality, etc. Amending §§ 15.2-2242 and 15.2-2286. (Patron—Peake, SB 1699)
ZONING (continued)
Zoning ordinance; if local government reduces time period by which a planning commission shall review a proposed amendment to less than 100 days, they shall hold at least one public hearing, locality shall publish notice of hearing in a newspaper having general circulation and shall also publish the notice on the locality’s website. Amending § 15.2-2285. (Patron–Roem, HB 2375, CH 483)
PATRONAGE OF SENATE LEGISLATION

S.B. 3. Same-sex marriages; civil unions.
   Patron(s): Ebbin
   Co-Patron(s): Senator(s): Wexton; Delegate(s): Kory, Levine, Sickles

S.B. 4. Absentee voting; persons age 65 or older.
   Patron(s): Ebbin
   Co-Patron(s): Delegate(s): Kory, Levine

S.B. 6. Absentee voting; late applications and in-person voting in certain circumstances.
   Patron(s): Ebbin
   Co-Patron(s): Delegate(s): Kory, Levine

S.B. 8. Absentee voting; prescribed oath for absentee voters.
   Patron(s): Ebbin
   Co-Patron(s): Delegate(s): Levine

S.B. 11. State Corporation Commission; increases number of members.
   Patron(s): Petersen
   Co-Patron(s): Delegate(s): Kory

S.B. 17. Uninsured and underinsured motorist insurance policies; bad faith.
   Patron(s): Petersen
   Co-Patron(s): Senator(s): Ebbin; Delegate(s): Levine

S.B. 32. Animal Cruelty Conviction List; established.
   Patron(s): Stanley
   Co-Patron(s): Senator(s): Ebbin; Delegate(s): Kory

S.B. 48. Concealed handgun; eligibility to carry openly within Commonwealth.
   Patron(s): Black

S.B. 56. Line of Duty Act; eligible dependents.
   Patron(s): DeSteph
   Co-Patron(s): Senator(s): Cosgrove, Wagner; Delegate(s): Bell, John J., Turpin

S.B. 59. Criminal Justice Services, Department of; training standards, community engaged policing.
   Patron(s): Lucas
   Co-Patron(s): Delegate(s): Kory

S.B. 82. Electric utility regulation; agricultural net energy metering.
   Patron(s): Edwards
   Co-Patron(s): Senator(s): Petersen; Delegate(s): Kory

S.B. 83. Renewable energy; third-party power purchase agreements.
   Patron(s): Edwards
   Co-Patron(s): Delegate(s): Kory

S.B. 93. Parole, eligibility for; at liberty between offenses.
   Patron(s): Surovell
   Co-Patron(s): Delegate(s): Kory

S.B. 110. Marijuana field test; evidence at trial.
   Patron(s): Howell

S.B. 114. Absentee voting; no excuse.
   Patron(s): Locke
   Co-Patron(s): Delegate(s): Kory

S.B. 116. License plates, special; issuance for members/supporters of Parents Against Bullying organization.
   Patron(s): Locke
   Co-Patron(s): Delegate(s): Kory
S.B. 136. Absentee voting; no-excuse in-person available 21 days prior to election.  
**Patron(s):** Howell

S.B. 141. Northern Virginia Transportation Authority; use of certain revenues by localities.  
**Patron(s):** Petersen

S.B. 160. Language development for children who are deaf or hard of hearing; assessment resources.  
**Patron(s):** Edwards  
**Co-Patron(s):** Senator(s): Lucas

S.B. 164. Absentee voting; persons age 65 or older.  
**Patron(s):** Wexton

S.B. 167. Discovery in criminal cases; duty to provide.  
**Patron(s):** Stanley  
**Co-Patron(s):** Senator(s): Petersen, Surovell

S.B. 173. Consumer fireworks; regulation of the sale and use, criminal and civil penalties.  
**Patron(s):** Stanley

S.B. 175. Dogs or cats; public animal shelters required to notify intent to euthanize.  
**Patron(s):** Stanley  
**Co-Patron(s):** Senator(s): Ebbin

S.B. 178. Parental or legal custodial powers, temporary delegation of; child-placing agency.  
**Patron(s):** Stanley

S.B. 193. Plastic shopping bags, disposable; local option to distribute to consumers.  
**Patron(s):** Locke  
**Co-Patron(s):** Senator(s): Lucas; Delegate(s): Carr, Price, Rodman

S.B. 207. Statewide prioritization process project selection; cost of project to be considered.  
**Patron(s):** Stuart  
**Co-Patron(s):** Delegate(s): Cole, Thomas

S.B. 208. Impact fees; residential development.  
**Patron(s):** Stuart  
**Co-Patron(s):** Delegate(s): Cole

**Patron(s):** Cosgrove

S.B. 217. Sale of dog or cat not obtained from releasing agency or animal rescue; prohibition.  
**Patron(s):** Lewis  
**Co-Patron(s):** Senator(s): Ebbin

S.B. 224. Release of seized property; petition to stay release.  
**Patron(s):** Petersen  
**Co-Patron(s):** Delegate(s): LaRock

S.B. 243. Virginia Veterans Recovery Grant Program and Fund; established, report.  
**Patron(s):** Cosgrove  
**Co-Patron(s):** Delegate(s): Bell, John J.

S.B. 254. Absentee voting; no excuse required when voting in person.  
**Patron(s):** Dance

S.B. 255. License taxes; interest rate for certain refunds.  
**Patron(s):** Dance

S.B. 259. Virginia Military Survivors and Dependents Education Program; extends benefits of Program.  
**Patron(s):** Stuart  
**Co-Patron(s):** Senator(s): Cosgrove; Delegate(s): Bell, John J.

S.B. 272. Construction Trust Act; moneys paid under a contract by an owner to a contractor.  
**Patron(s):** Petersen
S.B. 277. Absentee voting; persons age 65 or older.
Patron(s): Barker

S.B. 289. Virginia Conflict of Interest and Ethics Advisory Council; public documents, redactions.
Patron(s): McClellan

S.B. 299. Taxation, Department of; reports on sales and use tax exemptions.
Patron(s): Norment

S.B. 311. Community solar gardens; SCC to establish standards for operation.
Patron(s): Edwards

S.B. 313. Community solar generation; establishment of facilities.
Patron(s): Edwards

S.B. 317. Public procurement; contracting for construction on a construction management basis.
Patron(s): Ruff

Patron(s): Peake

S.B. 350. Concealed handgun permit; extends expiration date.
Patron(s): Peake
Co-Patron(s): Senator(s): Ruff; Delegate(s): Edmunds, Fariss, Ware

S.B. 351. Firearms in locked vehicles; immunity from liability.
Patron(s): Peake

S.B. 352. Workers’ compensation; presumption of compensability for certain diseases.
Patron(s): Peake
Co-Patron(s): Senator(s): Cosgrove, Ebbin, Edwards, Howell, Marsden, Mason, Reeves, Saslaw, Surovell, Wexton; Delegate(s): Edmunds, Kory

S.B. 355. Richmond, City of; designates areas that constitute service territory for natural gas utility.
Patron(s): McClellan

S.B. 357. Death certificates; electronic filing required.
Patron(s): McClellan

S.B. 364. Motor vehicle liability insurance; increases minimum liability coverage amount.
Patron(s): Newman

S.B. 366. School personnel; staffing ratios, school nurses.
Patron(s): Stuart
Co-Patron(s): Delegate(s): Thomas

S.B. 367. Stormwater; localities to provide for partial waiver of service charges for management at airports.
Patron(s): Newman

S.B. 370. Prescription drugs; delivery of orders.
Patron(s): Newman

S.B. 373. Higher education; prohibits any percentage increase in in-state tuition for undergraduate students.
Patron(s): DeSteph

S.B. 380. Personal injury; loss of consortium claims by certain relatives.
Patron(s): Chafin

S.B. 414. Micro Market Act; registration required for operation of micro markets, effective clause.
Patron(s): McDougle
Co-Patron(s): Senator(s): Ebbin, McClellan

S.B. 415. Jurisdiction of claim; plaintiff’s motion to amend claim amount, transfer of matter.
Patron(s): McDougle
S.B. 419. Discriminating between employees on the basis of sex; payment of wages.
   Patron(s): Wexton
S.B. 431. License plates, special; I SUPPORT WOMEN VETERANS.
   Patron(s): Wexton
   Co-Patron(s): Senator(s): Cosgrove; Delegate(s): Bell, John J.
S.B. 436. Schedule I drugs; classification for fentanyl derivatives.
   Patron(s): Wexton
S.B. 453. Absentee voting; persons age 65 or older.
   Patron(s): Mason
S.B. 458. Conditional proffers; public facility capacity, previously approved residential developments.
   Patron(s): Peake
   Co-Patron(s): Delegate(s): Ware
S.B. 461. Direct service providers; disclosure of information by employers.
   Patron(s): Dance
S.B. 463. Drug crimes; disposition of forfeited property used in connection with the commission of crimes.
   Patron(s): Reeves
S.B. 468. Line of Duty Act; death benefit eligibility, Department of Military Affairs employees.
   Patron(s): Reeves
   Co-Patron(s): Delegate(s): Bell, John J.
S.B. 476. School principals; incident reports.
   Patron(s): Reeves
   Co-Patron(s): Senator(s): McPike, Wexton
S.B. 481. Nonsuits; recommencement of action.
   Patron(s): Reeves
S.B. 494. Line of Duty Act; health insurance coverage for eligible spouses.
   Patron(s): Carrico
   Co-Patron(s): Delegate(s): Bell, John J.
S.B. 495. Deputy Sheriff Supplemental Salary Fund; created, revenue source.
   Patron(s): Carrico
S.B. 497. Public places; disorderly conduct, right of person in charge to detain.
   Patron(s): Carrico
S.B. 498. Law-enforcement officers, local; retirement benefit, participation by certain political subdivision.
   Patron(s): Carrico
S.B. 499. Conservation easements; validity, termination.
   Patron(s): Carrico
S.B. 502. Virginia Public Procurement Act; State Police, exemption for purchase of aviation equipment.
   Patron(s): Carrico
S.B. 505. Doctorate of medical science; establishes requirements for licensure and practice.
   Patron(s): Carrico
S.B. 510. Cigarette tax; counties authorized to hold referendum.
   Patron(s): Carrico
   Co-Patron(s): Senator(s): Surovell
S.B. 516. Public schools; Board of Education to establish regional charter school divisions.
   Patron(s): Obenshain
   Co-Patron(s): Delegate(s): LaRock
S.B. 537. Computation of composite index; land-use assessment value.
   Patron(s): Hanger
S.B. 541. Involuntary manslaughter; death of a fetus, penalty.
Patron(s): Obenshain

S.B. 561. Interstate 81; pilot program for right lane restrictions for tractor trucks.
Patron(s): Obenshain

S.B. 574. Step therapy protocols; health benefits, disclosure of information.
Patron(s): DeSteph
Co-Patron(s): Senator(s): Ebbin, McClellan, Surovell

S.B. 578. Drivers’ license; suspension for nonpayment of fines or costs.
Patron(s): Ebbin
Co-Patron(s): Delegate(s): Levine

S.B. 583. Western Virginia Transportation Fund; created.
Patron(s): Hanger

S.B. 590. Scope of discovery; deposing certain corporate officers.
Patron(s): Vogel

S.B. 591. Post-election audits; definition.
Patron(s): Vogel
Co-Patron(s): Senator(s): Howell

S.B. 592. Campaign finance; prohibited personal use, penalty.
Patron(s): Vogel
Co-Patron(s): Senator(s): Ebbin

S.B. 600. Distracted driving; penalty.
Patron(s): Vogel

S.B. 602. Absentee voting; no-excuse in-person available 21 days prior to election.
Patron(s): Ebbin
Co-Patron(s): Delegate(s): Levine

S.B. 603. Same-sex marriage; gender-neutral terms.
Patron(s): Ebbin
Co-Patron(s): Delegate(s): Carr, Levine, Sickles

S.B. 604. Absentee voting; certain absentee voters permitted to vote after close of absentee
voting location.
Patron(s): Ebbin
Co-Patron(s): Delegate(s): Levine

S.B. 613. Local government; deposition.
Patron(s): Surovell

S.B. 634. All-Payer Claims Database; participation by certain insurance.
Patron(s): Dunnavant

S.B. 639. Health care shared savings; incentive programs.
Patron(s): Dunnavant
Co-Patron(s): Senator(s): Black, Chase, Sturtevant, Wagner

S.B. 642. Workers’ compensation; presumption of compensability for certain diseases.
Patron(s): McPike
Co-Patron(s): Senator(s): Edwards, Howell, Marsden, Mason, Petersen, Saslaw

S.B. 662. Electric utilities; competition.
Patron(s): Wagner

S.B. 674. Election day voter registration; State Board of Elections to develop a pilot
program, report.
Patron(s): Deeds

S.B. 689. Absentee voting; eligibility of persons whose polling place prohibits firearms.
Patron(s): Lewis

S.B. 692. Disabled parking placards; certification by mental health professional to DMV a
person’s disability.
Patron(s): Deeds
S.B. 694. Intentional or negligent infliction of injury or death; bystander claims for emotional distress.

Patron(s): Deeds

S.B. 700. School bus video-monitoring systems; release of information by DMV.

Patron(s): Deeds

S.B. 711. Electric utilities; community renewable projects.

Patron(s): Wexton

S.B. 713. Standards of Quality; mathematics intervention services.

Patron(s): Dunnavant

S.B. 714. Local economic development; expenditure shall be first approved by local governing body.

Patron(s): Chase

S.B. 731. Health insurance plans; prior authorization for drug benefits or surgical procedures.

Patron(s): Dunnavant

S.B. 737. Driving under influence of alcohol; license conditions for first offense.

Patron(s): Surovell

S.B. 746. Sales and Use Tax; accelerated payments.

Patron(s): Sturtevant


Patron(s): Peake

S.B. 761. Law-enforcement officers; training, reimbursement of costs.

Patron(s): Newman

S.B. 765. Coal ash ponds; mandatory testing of drinking water wells in Chesapeake Bay watershed.

Patron(s): Surovell

Co-Patron(s): Senator(s): Chase, Ebbin; Delegate(s): Carroll Foy

S.B. 766. Citizen water quality monitoring; use as evidence in enforcement actions.

Patron(s): Surovell

Co-Patron(s): Senator(s): Chase; Delegate(s): Carroll Foy

S.B. 767. Coal ash ponds; flaws in closure plans, delay of permit.

Patron(s): Surovell

Co-Patron(s): Senator(s): Chase, Ebbin; Delegate(s): Carroll Foy

S.B. 768. Electric utilities; recovery of costs associated with closure in place of coal ash facilities.

Patron(s): Surovell

Co-Patron(s): Senator(s): Chase; Delegate(s): Carroll Foy, Kory

S.B. 770. Absentee voting; alternative locations for in-person absentee voting.

Patron(s): Surovell

S.B. 771. Absentee voting; counting military and overseas absentee ballots received after close of polls.

Patron(s): Surovell

S.B. 773. Alcoholic beverage control; reduces food-to-beverage ratio for mixed beverage licensees.

Patron(s): DeSteph

S.B. 777. Post-conviction relief; previously admitted scientific evidence.

Patron(s): Stanley

S.B. 790. Virginia Employment Commission; development of a plan for a paid family-medical leave program.

Patron(s): Favola

S.B. 791. Employers and potential employers; civil immunity, reports of violent behavior by an employee.

Patron(s): Edwards
S.B. 799. Virginia Gaming Commission; established.
Patron(s): Cosgrove

S.B. 800. Trespass; civil action, vicarious liability.
Patron(s): Reeves

S.B. 808. Electric utilities; Transitional Rate Period, coal combustion residuals landfills.
Patron(s): Surovell
Co-Patron(s): Senator(s): Chase; Delegate(s): Carroll Foy, Kory

S.B. 816. Conflict of Interests Act, State and Local Government; disclosure by local government officers.
Patron(s): Black

S.B. 835. Central Virginia Training Center; closure prohibited.
Patron(s): Peake
Co-Patron(s): Senator(s): Cosgrove, Edwards, Howell, Newman; Delegate(s): Cline, Fariss

S.B. 837. Electric utilities; retail competition.
Patron(s): Suetterlein

S.B. 838. Virginia Conservation Police Review Board; created.
Patron(s): Spruill
Co-Patron(s): Senator(s): Peake; Delegate(s): Fariss

S.B. 842. Certificate of public need; medical equipment for MRI & CT scanning services in City of Winchester.
Patron(s): Vogel

S.B. 845. Premium Security Plan; created, a state-based reinsurance program.
Patron(s): Dunnavant

S.B. 857. Public Rights-of-Way Use; fees used for high-speed Internet access in underserved areas.
Patron(s): Chafin

S.B. 864. Cryptocurrencies; State Corporation Commission to study.
Patron(s): Sturtevant

S.B. 865. Standards of Quality; reading diagnostic tests.
Patron(s): Black
Co-Patron(s): Delegate(s): Cline

S.B. 879. Intangible personal property; personal property used in manufacturing.
Patron(s): Chafin

S.B. 880. Composite index; local ability to pay for certain counties.
Patron(s): Stuart

S.B. 886. Law-enforcement officers; psychological examination.
Patron(s): Carrico

S.B. 897. Workers’ compensation; taxicab and executive sedan drivers.
Patron(s): Petersen

S.B. 904. Line of Duty Act; disabled persons to participate in state and local health insurance.
Patron(s): Petersen

S.B. 907. Health insurance; coverage for contraceptives.
Patron(s): McClellan

S.B. 909. Virginia Fair Housing Law; unlawful discriminatory housing practices.
Patron(s): McClellan

S.B. 913. Voters; review of assignments in districts throughout the Commonwealth.
Patron(s): Chase

S.B. 916. Health benefit plans; sale by authorized foreign health insurers.
Patron(s): Chase

S.B. 936. Standards of Achievement Career and Technical Education Committee; established.
Patron(s): Ruff and Wagner
S.B. 938. Child support; withholding of income, contracts with an independent contractor.  
  Patron(s): Surovell

S.B. 940. Combined sewer overflow system; notice of discharge.  
  Patron(s): Stuart

S.B. 944. Cash proffers; impact fees.  
  Patron(s): Stuart

S.B. 952. Protective orders; issuance upon convictions for certain felonies, penalty.  
  Patron(s): Stuart

S.B. 957. Conditional rezoning proffer; exemption from certain requirements.  
  Patron(s): Black

S.B. 973. Track and Trace Program; established.  
  Patron(s): Vogel

S.B. 975. Students with disabilities; feasibility of educational placement transition of certain students.  
  Patron(s): Vogel

S.B. 980. Statewide e-filing system; creating for civil case filings.  
  Patron(s): Obenshain

S.B. 988. License plates, special; THE AMERICAN LEGION.  
  Patron(s): Stuart  
  Co-Patron(s): Senator(s): Cosgrove

S.B. 990. Stormwater; State Water Control Board to adopt regulations.  
  Patron(s): DeSteph

S.B. 997. Marijuana; decriminalization of simple possession, penalty.  
  Patron(s): Ebbin  
  Co-Patron(s): Senator(s): Lewis; Delegate(s): Kory, Levine

S.B. 998. Public employment; prohibits discrimination on basis of sexual orientation or gender identity.  
  Patron(s): Ebbin  
  Co-Patron(s): Senator(s): Boysko, Deeds, Lewis, McClellan; Delegate(s): Carr, Kory, Levine, Price, Rasoul

S.B. 999. Virginia Grocery Investment Program and Fund; created, report, effective clause.  
  Patron(s): Stanley  
  Incorporated Chief Co-Patron(s): Senator(s): Dance  
  Co-Patron(s): Senator(s): McClellan, Sturtevant; Delegate(s): Kory, Rasoul

S.B. 1000. Temporary Assistance for Needy Families Scholarship Pilot Program; VCCS to establish and administer.  
  Patron(s): Stanley  
  Co-Patron(s): Senator(s): Lewis; Delegate(s): Murphy

S.B. 1001. Virginia adjusted gross income; sale of certain crops to breweries.  
  Patron(s): Stanley

S.B. 1002. President and Vice President electors; allocation of electoral votes by congressional district.  
  Patron(s): Chase

S.B. 1003. Congressional & state legislative districts; criteria for General Assembly to observe in drawing.  
  Patron(s): Chase

S.B. 1004. Elective procedure, test, or service; estimate of payment amount.  
  Patron(s): Chase  
  Incorporated Chief Co-Patron(s): Senator(s): Wagner

S.B. 1005. School calendar; opening day of the school year.  
  Patron(s): Chase  
  Incorporated Chief Co-Patron(s): Senator(s): Favola, Howell
S.B. 1006. Health benefit plans; sale by authorized foreign health insurers.
Patron(s): Chase

S.B. 1007. Same-sex marriages; civil unions.
Patron(s): Ebbin
Co-Patron(s): Senator(s): Lewis; Delegate(s): Carr, Kory, Levine

S.B. 1008. Firearms; mechanical devices designed to increase rate of fire, penalty.
Patron(s): Ebbin
Co-Patron(s): Senator(s): Lewis, McClellan; Delegate(s): Kory, Levine

S.B. 1009. Coal combustion residuals surface impoundments; closure.
Patron(s): Chase

S.B. 1010. Health insurance; coverage for Lyme disease therapy.
Patron(s): Black
Co-Patron(s): Delegate(s): Cole, Guzman

S.B. 1011. Animal Cruelty Conviction List; established.
Patron(s): Stanley
Co-Patron(s): Senator(s): Boysko; Delegate(s): Kory

S.B. 1012. Firefighters, emergency medical services personnel, etc.; carrying a concealed weapon.
Patron(s): Chase

S.B. 1013. Driver’s license; suspension for nonpayment of fines or costs.
Patron(s): Stanley
Incorporated Chief Co-Patron(s): Senator(s): Ebbin, Edwards
Co-Patron(s): Senator(s): Deeds, Mason, McClellan, Petersen, Sturtevant, Sueterlein, Surovell, Vogel; Delegate(s): Carroll Foy, Hope, Kory, LaRock, Rasoul

S.B. 1014. Interstate 73 Corridor Development Fund and Program; created.
Patron(s): Stanley

S.B. 1015. Education Improvement Scholarships tax credits; pre-kindergarten eligibility.
Patron(s): Stanley
Co-Patron(s): Delegate(s): Landes

S.B. 1016. Form of ballot; party identification of certain candidates.
Patron(s): Chase

S.B. 1017. Minimum wage; increases to $8.00 per hour effective July 1, 2019.
Patron(s): Marsden
Co-Patron(s): Delegate(s): Kory

S.B. 1018. Redistricting; GIS maps required, review by the Department of Elections.
Patron(s): Chase
Co-Patron(s): Delegate(s): Kory

S.B. 1019. Child custody, visitation, and support cases; referral to mediation for appropriate cases.
Patron(s): Marsden
Co-Patron(s): Delegate(s): Kory

S.B. 1020. License plates, special; Virginia Association for Community Conflict Resolution, name change.
Patron(s): Marsden
Co-Patron(s): Delegate(s): Kory, Peace

S.B. 1021. Driver education programs; home instruction.
Patron(s): Black
Chief Co-Patron(s): Senator(s): Chase
Co-Patron(s): Delegate(s): Kory
S.B. 1022. Workers’ compensation; presumption of compensability for certain diseases.
Patron(s): Chase
Co-Patron(s): Senator(s): Ebbin; Delegate(s): Kory

S.B. 1023. VRS; retired law-enforcement officers employed as school security officers, effective clause.
Patron(s): Cosgrove
Incorporated Chief Co-Patron(s): Senator(s): Stuart, Suetterlein
Co-Patron(s): Senator(s): Chafin, DeSteph, Hanger, McPike; Delegate(s): Brewer, Hayes

S.B. 1024. Place of religious worship; carrying dangerous weapon.
Patron(s): Black
Chief Co-Patron(s): Senator(s): Chafin, Chase
Co-Patron(s): Delegate(s): LaRock

S.B. 1025. Companion animals; adequate shelter and space.
Patron(s): Spruill
Co-Patron(s): Senator(s): Boysko, Cosgrove, DeSteph, Ebbin, Favola, Lewis, Mason, Reeves, Sturtevant, Wagner; Delegate(s): Helsel, Kory, Lindsey

S.B. 1026. Absentee voting; no-excuse, in-person, beginning on second Saturday immediately preceding election.
Patron(s): Spruill
Incorporated Chief Co-Patron(s): Senator(s): Dance, Howell, Locke
Co-Patron(s): Senator(s): Barker, Boysko, Edwards, Favola, Lucas, Marsden, Mason, McPike, Petersen, Surovell; Delegate(s): Convirs-Fowler, Kory
Removed: Senator(s): Howell, Locke, Dance

S.B. 1027. Health insurance; catastrophic health plans.
Patron(s): Sturtevant
Chief Co-Patron(s): Delegate(s): Robinson
Co-Patron(s): Senator(s): Black, Carrico, Chafin, Chase, Dunnavant, Peake, Ruff, Stuart, Suetterlein, Vogel; Delegate(s): Peace

S.B. 1028. Va. Public Procurement Act; local labor use requirement for certain construction contracts, penalty.
Patron(s): Marsden
Co-Patron(s): Delegate(s): Kory

S.B. 1029. Vehicle inspector; certification of a nonviolent felon.
Patron(s): Cosgrove
Co-Patron(s): Senator(s): McPike

S.B. 1030. Workers’ compensation; presumption of compensability for certain diseases, review of program.
Patron(s): Cosgrove
Incorporated Chief Co-Patron(s): Senator(s): Chase, McPike, Vogel
Co-Patron(s): Senator(s): Barker, Boysko, Deeds, DeSteph, Ebbin, Edwards, Favola, Howell, Lucas, Marsden, Mason, McClellan, Peake, Petersen, Saslaw, Spruill, Surovell; Delegate(s): Convirs-Fowler, Guzman, Helsel, Helset, Landes, Thomas

S.B. 1031. Law-enforcement officials; to knowingly, with intent to mislead an official, giving false reports.
Patron(s): Chase

Patron(s): Stanley

S.B. 1033. Body-worn camera; release of recordings, penalty.
Patron(s): Stanley

S.B. 1034. Handguns; limitation on purchases, penalty.
Patron(s): Locke
Co-Patron(s): Senator(s): McClellan; Delegate(s): Price
S.B. 1035. Absentee voting; no-excuse absentee.
  Patron(s): Locke
  Co-Patron(s): Senator(s): McClellan; Delegate(s): Kory, Price

S.B. 1036. Small business procurement enhancement program; established, report.
  Patron(s): Lucas
  Co-Patron(s): Senator(s): Dance; Delegate(s): Bagby, Hayes, James, Kory, Lindsey, Simon

S.B. 1037. Underage alcoholic possession, etc.; expungement of certain offenses.
  Patron(s): Peake
  Co-Patron(s): Senator(s): Surovell

S.B. 1038. Voter registration; verification of social security numbers, provisional registration status.
  Patron(s): Peake
  Co-Patron(s): Senator(s): Chafin

S.B. 1039. Eminent domain; commissioners.
  Patron(s): Peake

  Patron(s): Peake
  Co-Patron(s): Delegate(s): Kory

  Patron(s): Black
  Co-Patron(s): Senator(s): Ebbin

S.B. 1042. Voter registration; notification of denial by general registrars.
  Patron(s): Marsden
  Co-Patron(s): Delegate(s): Kory

S.B. 1043. Pet shops; procurement of certain dogs, penalty.
  Patron(s): Marsden
  Co-Patron(s): Senator(s): Barker; Delegate(s): Kory

S.B. 1044. Parking ordinances; enforcement by locality with a population of at least 40,000.
  Patron(s): Black

S.B. 1045. Newport News, City of; amending charter, inaugural meeting of newly elected council.
  Patron(s): Locke
  Co-Patron(s): Senator(s): Mason; Delegate(s): Price

S.B. 1046. Menhaden; VMRC to adopt regulations for managing the Commonwealth’s fishery.
  Patron(s): Cosgrove
  Co-Patron(s): Delegate(s): Kory

S.B. 1047. Sex offenders in emergency shelters; notification registration.
  Patron(s): Cosgrove

S.B. 1048. Auxiliary law-enforcement officers; purchase of service handguns or other weapons.
  Patron(s): Cosgrove

S.B. 1049. Menhaden fishery; VMRC to adopt regulations to implement Interstate Fishery Management Plan.
  Patron(s): Cosgrove

S.B. 1050. Forgery; venue for prosecution.
  Patron(s): Cosgrove

S.B. 1051. Precincts; required to be wholly contained within single election district.
  Patron(s): Peake

S.B. 1052. Body-worn camera; release of recordings, penalty.
  Patron(s): Chase
S.B. 1053. Juvenile offenders; eligibility for parole.
Patron(s): Marsden
Co-Patron(s): Delegate(s): Kory

S.B. 1054. Abortion; ultrasound.
Patron(s): Locke
Co-Patron(s): Senator(s): McClellan; Delegate(s): Kory, Price

S.B. 1055. In-state tuition; domicile, individuals granted Deferred Action for Childhood Arrivals.
Patron(s): Marsden
Co-Patron(s): Delegate(s): Kory

S.B. 1056. Public schools; tobacco products and nicotine vapor products.
Patron(s): Marsden
Co-Patron(s): Delegate(s): Guzman, Kory

S.B. 1057. Industrial hemp; definition, exclusion from certain marijuana provisions.
Patron(s): Marsden
Co-Patron(s): Delegate(s): Kory

S.B. 1058. Companion animals; care, local ordinances.
Patron(s): Favola
Co-Patron(s): Delegate(s): Kory

S.B. 1059. Wage or salary history; inquiries prohibited, civil penalty.
Patron(s): Favola

S.B. 1060. Lottery; disclosure of identity of winners.
Patron(s): Spruill
Co-Patron(s): Senator(s): Dance, Ebbin

S.B. 1061. Real Estate Board; real estate licensees.
Patron(s): Mason

S.B. 1062. Virginia Fair Housing Law; unlawful discriminatory housing practices.
Patron(s): McClellan
Co-Patron(s): Senator(s): Mason; Delegate(s): Kory, Rasoul

S.B. 1063. Voter registration; automatic voter registration.
Patron(s): Marsden
Co-Patron(s): Delegate(s): Kory

S.B. 1064. Alcoholic beverage control; expands privileges of farm winery licensees & limited brewery licensees.
Patron(s): Stanley

S.B. 1065. Dogs or cats; rental or lease prohibited, civil penalty, exception.
Patron(s): Stanley
Co-Patron(s): Senator(s): Boysko; Delegate(s): Kory

S.B. 1066. Post-conviction relief; previously admitted scientific evidence.
Patron(s): Stanley

S.B. 1067. Virginia Conflict of Interest and Ethics Advisory Council; meetings requirement.
Patron(s): Howell
Co-Patron(s): Delegate(s): Kory, Plum

S.B. 1068. Members of boards of visitors; employment waiting period.
Patron(s): Obenshain
Co-Patron(s): Senator(s): Chase, Ebbin; Delegate(s): Landes

S.B. 1069. Habeas corpus; reorganizes, updates outdated language, and removes unused provisions.
Patron(s): Obenshain
S.B. 1070. Disposable paper and plastic bags; local taxation.  
Patron(s): Ebbin  
Co-Patron(s): Senator(s): Boysko; Delegate(s): Kory

S.B. 1071. Central Virginia Training Center; closure prohibited.  
Patron(s): Peake  
Co-Patron(s): Senator(s): Newman; Delegate(s): Campbell, R.R., Garrett

S.B. 1072. Training center; definition.  
Patron(s): Peake  
Co-Patron(s): Senator(s): Newman; Delegate(s): Campbell, R.R., Garrett

Patron(s): Marsden  
Co-Patron(s): Delegate(s): Kory

S.B. 1074. School calendar; local school board in No. Va. responsible for setting opening day of school year.  
Patron(s): Howell  
Co-Patron(s): Delegate(s): Kory

S.B. 1075. Absentee voting; no-excitze in-person available 21 days prior to election.  
Patron(s): Howell  
Co-Patron(s): Senator(s): Lewis, McClellan; Delegate(s): Kory, Plum

S.B. 1076. Criminal case; admissibility of prior inconsistent statements.  
Patron(s): Howell

S.B. 1077. Assisted living facility; Board of Social Services to amend certain regulations.  
Patron(s): Howell  
Co-Patron(s): Delegate(s): Kory, Plum

S.B. 1078. Protective orders; possession of firearms, penalty.  
Patron(s): Howell  
Co-Patron(s): Senator(s): McClellan; Delegate(s): Kory, Plum

S.B. 1079. Minimum wage; exemptions.  
Patron(s): Spruill  
Chief Co-Patron(s): Senator(s): Petersen  
Co-Patron(s): Senator(s): Boysko, Ebbin, Howell, McClellan; Delegate(s): Kory

S.B. 1080. Property & Conveyances; revision of Title 55 to create Title 55.1, pertains to rental property, etc.  
Patron(s): Edwards

S.B. 1081. Juvenile offenders; sentencing, geriatric parole.  
Patron(s): Marsden  
Co-Patron(s): Delegate(s): Kory

S.B. 1082. Virginia Lottery; disclosure of identity of winners.  
Patron(s): Ruff

Patron(s): Ruff  
Incorporated Chief Co-Patron(s): Senator(s): Hanger, Howell, Norment, Petersen, Stuart, Wagner

S.B. 1084. Firearms; use in commission of crime, civil liability for negligent gun storage.  
Patron(s): Marsden  
Co-Patron(s): Senator(s): Ebbin, McPike; Delegate(s): Kory

S.B. 1085. Restrictive housing; data collection and reporting, report.  
Patron(s): Marsden  
Chief Co-Patron(s): Senator(s): Ebbin, McClellan  
Incorporated Chief Co-Patron(s): Senator(s): Favola  
Co-Patron(s): Delegate(s): Carr, Kory
S.B. 1086. Common Interest Community Board; administrative proceedings.
  Patron(s): Cosgrove

S.B. 1087. House of Delegates & Senate districts; technical adjustments subsequent to
decennial redistricting.
  Patron(s): Obenshain
  Incorporated Chief Co-Patron(s): Senator(s): Barker, Peake
  Co-Patron(s): Senator(s): Ebbin

S.B. 1088. Chesapeake Hospital Authority; investment of funds.
  Patron(s): Spruill

S.B. 1089. Fort Monroe Authority; payments to the City of Hampton in lieu of real property
taxes.
  Patron(s): Locke

S.B. 1090. Freedom of Information Act; Fort Monroe Authority, closed meeting exemption.
  Patron(s): Locke

S.B. 1091. Rezoning and site plan approval; decommissioning solar energy equipment, etc.
  Patron(s): Reeves
  Incorporated Chief Co-Patron(s): Senator(s): Stanley
  Co-Patron(s): Delegate(s): Kory
  Removed: Senator(s): Stanley

S.B. 1092. Preliminary protective orders; hearing dates.
  Patron(s): Favola
  Co-Patron(s): Senator(s): McClellan; Delegate(s): Levine

S.B. 1093. Literary Fund; school modernization.
  Patron(s): Ruff

S.B. 1094. Family day homes; zoning permits.
  Patron(s): Favola
  Co-Patron(s): Delegate(s): Kory

S.B. 1095. Early childhood care and education; development of a statewide unified
public-private system.
  Patron(s): Howell
  Incorporated Chief Co-Patron(s): Senator(s): Dunnavant
  Co-Patron(s): Senator(s): Ebbin, Favola, Mason, McClellan, Ruff; Delegate(s): Carr, Guzman,
  Morefield, Plum

S.B. 1096. Minors; allowing access to firearms, penalty.
  Patron(s): Howell
  Co-Patron(s): Senator(s): McClellan, McPike; Delegate(s): Kory, Levine, Plum

S.B. 1097. Civic Education, Commission on; extends sunset provision.
  Patron(s): Marsden
  Co-Patron(s): Delegate(s): Landes, Price

S.B. 1098. Small Business and Supplier Diversity, Department of; redefines “small
business.”
  Patron(s): Marsden
  Co-Patron(s): Senator(s): Dance

S.B. 1099. DGS; guidance to state public bodies regarding purchases of materials made in the
United States.
  Patron(s): DeSteph
  Co-Patron(s): Senator(s): McPike, Peake, Ruff

S.B. 1100. Budget Bill.
  Patron(s): Norment and Hanger

S.B. 1101. Attorney General, Office of the; representation of members of G.A. for violations
of FOIA.
  Patron(s): DeSteph
S.B. 1102. Congressional & legislative district boundaries; alignment with boundaries of counties & cities.  
   Patron(s): Peake  
   Co-Patron(s): Senator(s): Ebbin; Delegate(s): McGuire

   Patron(s): Howell  
   Co-Patron(s): Delegate(s): Plum

S.B. 1104. Community policy and management teams; use of funds.  
   Patron(s): Peake

S.B. 1105. License plates, special; issuance for supporters of Fork Union Military Academy.  
   Patron(s): Peake

   Patron(s): Peake  
   Co-Patron(s): Delegate(s): Peace

S.B. 1107. Disorderly conduct in public places; school activities.  
   Patron(s): McClellan  
   Co-Patron(s): Senator(s): Surovell

S.B. 1108. Marsh Criminal-Traffic Division/Manchester General District Court, etc.; concurrent jurisdiction.  
   Patron(s): McClellan  
   Co-Patron(s): Senator(s): Dance, Sturtevant

S.B. 1109. Virginia Fair Housing Law; unlawful discriminatory housing practices, etc.  
   Patron(s): McClellan  
   Chief Co-Patron(s): Delegate(s): Robinson  
   Incorporated Chief Co-Patron(s): Senator(s): Ebbin  
   Co-Patron(s): Senator(s): Boysko, Mason; Delegate(s): Carr

S.B. 1110. Alcoholic beverage control; local referendums.  
   Patron(s): Reeves  
   Co-Patron(s): Senator(s): DeSteph, Mason, McPike, Spruill

S.B. 1111. Electric utilities; rate abatement offsetting consequences of reduced consumption.  
   Patron(s): Marsden  
   Co-Patron(s): Delegate(s): Guzman

S.B. 1112. Student loans; licensing of qualified education loan servicers, civil penalties.  
   Patron(s): Howell  
   Co-Patron(s): Senator(s): Dunnavant, Ebbin; Delegate(s): Plum, Price

S.B. 1113. School calendar; local school board in No. Va. responsible for setting opening day of school year.  
   Patron(s): Favola

S.B. 1114. Campaign finance; prohibited contributions to candidates.  
   Patron(s): Petersen

S.B. 1115. State Corporation Commission; intervenor compensation.  
   Patron(s): Petersen

S.B. 1116. Plastic bags; tax in the Chesapeake Bay Watershed.  
   Patron(s): Petersen  
   Incorporated Chief Co-Patron(s): Senator(s): Ebbin  
   Co-Patron(s): Senator(s): Boysko; Delegate(s): Kory

S.B. 1117. Uninsured and underinsured motorist insurance policies; bad faith.  
   Patron(s): Petersen
S.B. 1118. Higher educational institutions, public; tuition and fee increases, public comment.
   Patron(s): Petersen
   Incorporated Chief Co-Patron(s): Senator(s): DeSteph, Stuart, Sturtevant, Wagner
   Co-Patron(s): Senator(s): Boysko, Chafin, Chase, Dunnavant, Suetterlein; Delegate(s): Keam, Price
   Removed: Senator(s): DeSteph

S.B. 1119. Mechanics’ liens; right to withhold payment.
   Patron(s): Petersen

S.B. 1120. Motor fuels tax; rate of taxation.
   Patron(s): Petersen

S.B. 1121. Judges; maximum number in nineteenth judicial district.
   Patron(s): Petersen
   Co-Patron(s): Senator(s): Barker, Ebbin, Favola, Howell, Marsden, Surovell

S.B. 1122. Virginia Retirement System; health insurance credits for retired state employees, effective clause.
   Patron(s): Ruff

S.B. 1123. Telephone/wireless commun. devices; threats of death or bodily injury to a person/m member of family.
   Patron(s): Peake

S.B. 1124. Telemedicine; physicians licensed in contiguous jurisdictions.
   Patron(s): Favola

   Patron(s): Cosgrove

S.B. 1126. Lottery Board; regulation of casino gaming, penalties, report.
   Patron(s): Lucas
   Incorporated Chief Co-Patron(s): Senator(s): Carrico, Lewis
   Co-Patron(s): Senator(s): Spruill; Delegate(s): Bagby, Heretick, James, Kory, Simon
   Removed: Senator(s): Carrico, Lewis

S.B. 1127. Local government taxing authority; equalizes municipal and county taxing authorities.
   Patron(s): Favola

S.B. 1128. Historical African American cemeteries; adds seven cemeteries in City of Hampton.
   Patron(s): Locke
   Co-Patron(s): Senator(s): Mason

S.B. 1129. Food stamps and TANF; eligibility, drug-related felonies.
   Patron(s): Locke
   Chief Co-Patron(s): Delegate(s): James

S.B. 1130. School resource officers; compulsory minimum training standards.
   Patron(s): Locke
   Incorporated Chief Co-Patron(s): Senator(s): Barker, Deeds, Surovell
   Co-Patron(s): Senator(s): McClellan; Delegate(s): Guzman

S.B. 1131. Fort Monroe Authority; changes definition of “Area of Operation.”
   Patron(s): Locke

S.B. 1132. Reproductive health services; health benefit plans to cover costs of specified health care services.
   Patron(s): Locke
   Co-Patron(s): Senator(s): Favola, McClellan
  Patron(s): Favola
  Co-Patron(s): Senator(s): Boysko; Delegate(s): Guzman
S.B. 1134. Support services positions; includes licensed behavior analysts, etc., in local school division.
  Patron(s): Favola
S.B. 1135. Child in foster care; child identified as having a developmental disability.
  Patron(s): Favola
S.B. 1136. Protective orders, preliminary; hearing by two-way electronic video and audio communication.
  Patron(s): Favola
S.B. 1137. Death penalty; severe mental illness.
  Patron(s): Favola
  Co-Patron(s): Delegate(s): Plum
  Patron(s): Favola
S.B. 1139. Post-adoption contact & communication agreements; authority to enter into agreements.
  Patron(s): Favola
  Co-Patron(s): Delegate(s): Reid
S.B. 1140. Solitary confinement; data collection and reporting, Department of Corrections to submit report.
  Patron(s): Favola
  Co-Patron(s): Senator(s): Ebbin
S.B. 1141. Family life education; BOE to include instruction on prevention of human trafficking.
  Patron(s): Favola
  Co-Patron(s): Senator(s): Dunnavant, Ebbin, McClellan
S.B. 1142. State School Health Advisory Committee; established, report.
  Patron(s): Favola
S.B. 1143. Conditional rezoning proffers; extensive changes to zoning provisions.
  Patron(s): Peake
S.B. 1144. Guardianship; annual report filed by guardian.
  Patron(s): Peake
S.B. 1145. Virginia Initiative for Employment Not Welfare (VIEW); transitional child care.
  Patron(s): Favola
  Co-Patron(s): Senator(s): Mason, Surovell; Delegate(s): Keam
S.B. 1146. Campaign contribution limits; civil penalty.
  Patron(s): Petersen
S.B. 1147. Public high schools; graduation requirements, credit for work-based learning experiences.
  Patron(s): Petersen
S.B. 1148. In-state tuition; eligibility, certain individuals who have applied for permanent residency.
  Patron(s): Marsden
  Patron(s): DeSteph
S.B. 1150. Warrants; issuance by magistrates.
  Patron(s): DeSteph
  Co-Patron(s): Delegate(s): Knight
S.B. 1151. Aggravated sexual battery by false representation or subterfuge; penalty.
   Patron(s): DeSteph

S.B. 1152. Chesapeake Bay Restoration Fund Advisory Committee; increases member terms.
   Patron(s): DeSteph

S.B. 1153. Virginia Public Procurement Act; job order contracting, limitations.
   Patron(s): Black
   Co-Patron(s): Delegate(s): LaRock

S.B. 1154. Traffic infractions; not encompassed by reckless or improper driving.
   Patron(s): Black

S.B. 1155. Screening of trash receptacles; local option.
   Patron(s): Black

S.B. 1156. Sanctuary policies; policies prohibited that restrict enforcement of federal immigration laws.
   Patron(s): Black
   Co-Patron(s): Delegate(s): LaRock

S.B. 1157. Trespass; service of process, immunity.
   Patron(s): Black

S.B. 1158. Carrying a concealed handgun; permit not required.
   Patron(s): Black
   Co-Patron(s): Delegate(s): LaRock

S.B. 1159. Family life education; female genital mutilation.
   Patron(s): Black

S.B. 1160. Income tax credits related to education; neighborhood organizations.
   Patron(s): Ruff

S.B. 1161. Cancer patients; expedited review of adverse coverage determinations.
   Patron(s): Ruff

S.B. 1162. Firearm transfers; criminal history record information checks, age requirement, penalty.
   Patron(s): Saslaw
   Co-Patron(s): Senator(s): Howell, Marsden, McPike, Surovell

S.B. 1163. Firearms; trigger activators designed to increase the rate of fire, prohibition, penalty.
   Patron(s): Saslaw
   Co-Patron(s): Senator(s): Edwards, Favola, Howell, Marsden, McPike, Surovell

S.B. 1164. Firearm transfers; criminal history record information checks, penalty.
   Patron(s): Saslaw

S.B. 1165. Gas severance tax, local; extends sunset provision.
   Patron(s): Chafin

S.B. 1166. Clerks of court; collection of DNA sample for certain offenses, disclosure of tax information.
   Patron(s): Chafin

S.B. 1167. Medicaid recipients; treatment involving opioids or opioid replacements, payment.
   Patron(s): Chafin

S.B. 1168. DPOR; regulatory boards expungement of disciplinary records.
   Patron(s): DeSteph

S.B. 1169. Apprentice agreements; ratio of apprentices to journeymen.
   Patron(s): DeSteph
   Co-Patron(s): Delegate(s): Yancey

S.B. 1170. Alcoholic beverage control; happy hour advertising.
   Patron(s): McPike
S.B. 1171. Alcoholic beverage control; creates local special events license.
  Patron(s): McPike
S.B. 1172. Workers’ compensation; presumption of compensability for certain diseases.
  Patron(s): McPike
  Co-Patron(s): Senator(s): Surovell
S.B. 1173. Virginia Military Survivors and Dependents Education Program; eligibility.
  Patron(s): McPike
  Incorporated Chief Co-Patron(s): Senator(s): Stuart
  Co-Patron(s): Delegate(s): Guzman
S.B. 1174. Tinting films; exemption for security canine handlers.
  Patron(s): McPike
S.B. 1175. Elder abuse; employees of financial institutions required to report.
  Patron(s): McPike
S.B. 1176. State Corporation Commission; natural gas utilities, investigative reports.
  Patron(s): McPike
  Incorporated Chief Co-Patron(s): Senator(s): Spruill
  Patron(s): McPike
S.B. 1178. Health carriers; services provided by nurse practitioners.
  Patron(s): Sturtevant
  Co-Patron(s): Senator(s): Chase
S.B. 1179. Concealed handgun permit; application for a resident permit by a member of U.S. Armed Forces.
  Patron(s): Stuart
  Chief Co-Patron(s): Senator(s): Chase
  Co-Patron(s): Senator(s): Chafin
  Patron(s): Stuart
S.B. 1181. Out-of-state conviction of drug offenses; person may petition for restricted driver’s license.
  Patron(s): Stuart
  Incorporated Chief Co-Patron(s): Senator(s): Surovell
S.B. 1182. Virginia Freedom of Information Act; meetings held through electronic communication means.
  Patron(s): Stuart
S.B. 1183. Toll facilities, certain; free use by emergency medical services vehicles.
  Patron(s): Stuart
  Incorporated Chief Co-Patron(s): Senator(s): Reeves
S.B. 1184. FOIA; applicability to sexual assault response teams, etc.
  Patron(s): Stuart
S.B. 1185. Health insurance; coverage for contraceptives.
  Patron(s): Favola
  Co-Patron(s): Senator(s): Barker; Delegate(s): Kory
S.B. 1186. Financial institution; payment or delivery of small asset by affidavit, check, etc.
  Patron(s): Chafin
S.B. 1187. Gambling; definition of gambling device.
  Patron(s): Lucas
S.B. 1188. Extended service contract providers; bonding requirement, remedies, civil penalty.
  Patron(s): Dance
S.B. 1189. Virginia Grocery Investment Program and Fund, created.
Patron(s): Dance

S.B. 1190. Uniform Partition of Heirs Property Act; created.
Patron(s): Dance
Co-Patron(s): Delegate(s): Hope

S.B. 1191. Hopewell, City of; amending charter, appointment of president of city council.
Patron(s): Dance

S.B. 1192. Affordable housing; City of Richmond added to list with authority to provide dwelling unit program.
Patron(s): Dance
Co-Patron(s): Senator(s): McClellan

S.B. 1193. Richmond, City of; amending charter, runoff elections.
Patron(s): Dance
Co-Patron(s): Senator(s): McClellan

S.B. 1194. Richmond, City of; restrictions on activities of former officers and employees.
Patron(s): Dance

S.B. 1195. School-based health centers; Va’s Children’s Cabinet shall establish joint task force.
Patron(s): Dance
Co-Patron(s): Delegate(s): Turpin

S.B. 1196. Real property tax; exemption for the elderly and disabled, improvements to a dwelling.
Patron(s): Dance

S.B. 1197. Pharmacies; freedom of choice.
Patron(s): Dance

S.B. 1198. Absentee voting; no excuse required when voting in person.
Patron(s): Dance

S.B. 1199. Public employment; inquiries by state agencies and localities regarding criminal convictions, etc.
Patron(s): Dance
Co-Patron(s): Senator(s): McClellan

S.B. 1200. Minimum wage; increase to $10 per hour effective July 1, 2019.
Patron(s): Dance
Chief Co-Patron(s): Senator(s): Saslaw
Co-Patron(s): Senator(s): Boysko, Ebbin

S.B. 1201. Transfer of venue; delinquency, adjudication.
Patron(s): Stuart

S.B. 1202. Correctional facilities, local; voting information for persons incarcerated.
Patron(s): Lucas
Co-Patron(s): Delegate(s): Aird, Bagby, Heretick, Hope, Kory, Krizek, Levine, Lindsey, Price, Simon, Tyler

S.B. 1203. Virginia Retirement System; retired law-enforcement officers employed as school security officers.
Patron(s): Stuart

S.B. 1204. Higher educational institutions, public; student approval of increase in tuition or mandatory fees.
Patron(s): Stuart
Chief Co-Patron(s): Senator(s): Chase
Co-Patron(s): Senator(s): Stanley; Delegate(s): Davis

S.B. 1205. Income tax, state; changes definition of resident estate or trust.
Patron(s): Stuart
S.B. 1206. Elections; early voting.
    Patron(s): Stuart
S.B. 1207. School protection officers; definition, compulsory minimum training standards.
    Patron(s): Stuart
S.B. 1208. Water impounding structures; portable pumping systems.
    Patron(s): Stuart
S.B. 1209. Patient care team; podiatrists and physician assistants.
    Patron(s): Peake
S.B. 1210. Paramilitary activities; penalty.
    Patron(s): Lucas
    Co-Patron(s): Senator(s): Deeds; Delegate(s): Adams, D.M., Kory, Levine, Price, Simon, Tyler, Watts
S.B. 1211. Income tax, state; conformity; standard deduction.
    Patron(s): Chafin
S.B. 1212. Water improvement districts; assessment of service charge, referendum.
    Patron(s): Newman
S.B. 1213. School and Campus Safety, Virginia Center for; threat assessment, case management tool.
    Patron(s): Newman
S.B. 1214. School boards; local law-enforcement agencies, memorandums of understanding.
    Patron(s): Newman
    Incorporated Chief Co-Patron(s): Senator(s): Lewis
S.B. 1215. School safety procedures; emergency situations, annual training.
    Patron(s): Newman
S.B. 1216. All-Payer Claims Database; penalty.
    Patron(s): Newman
    Incorporated Chief Co-Patron(s): Senator(s): Deeds
S.B. 1217. Nursing homes; truth in advertising for inspections, surveys, and investigations.
    Patron(s): Newman
    Co-Patron(s): Senator(s): Chase; Delegate(s): Yancey
S.B. 1218. Public high schools; Standards of Learning assessments.
    Patron(s): Newman
    Incorporated Chief Co-Patron(s): Senator(s): Sturtevant, Suetterlein
S.B. 1219. Contractors, Board for; revision of regulations.
    Patron(s): Newman
S.B. 1220. School crisis, emergency management, and medical emergency response plans; development and review.
    Patron(s): Newman
S.B. 1221. Telemedicine services; payment and coverage of services.
    Patron(s): Chafin
    Chief Co-Patron(s): Senator(s): Chase
    Incorporated Chief Co-Patron(s): Senator(s): Favola
    Co-Patron(s): Senator(s): Boysko, Carrico, Cosgrove, DeSteph, Dunnivant, Mason, Reeves, Sturtevant, Wagner; Delegate(s): Landes, Morefield, Rasoul, Tyler
    Removed: Senator(s): Favola
S.B. 1222. Insurance licensing, biennial; renewal for individuals and business entities, etc.
    Patron(s): Chafin
S.B. 1223. School holidays; certain election days.
    Patron(s): Chase
S.B. 1224. Protective services; adult abuse and exploitation, multidisciplinary teams.
    Patron(s): Chafin
    Co-Patron(s): Senator(s): Mason
S.B. 1225. Income tax, state; advances conformity of the Commonwealth’s tax code with the federal tax code.
Patron(s): Chase

S.B. 1226. Community paramedics; State Board of Health to adopt regulations governing practice.
Patron(s): Chase

S.B. 1227. Licensed local school board instructional or administrative employees; service retirement allowance.
Patron(s): Chase

S.B. 1228. Health insurance; payment to out-of-network providers, emergency services.
Patron(s): Chase

S.B. 1229. Housing and Community Development, Board of; amusement devices, trampoline courts.
Patron(s): Ebbin

S.B. 1230. Family or household member; adds to existing definition.
Patron(s): Ebbin

S.B. 1231. Defendants; disposition of unrestorably incompetent, capital murder.
Patron(s): Ebbin

S.B. 1232. Virginia Fair Housing Law; unlawful discriminatory housing practices.
Patron(s): Ebbin
Co-Patron(s): Senator(s): Boysko, Lewis, Mason

S.B. 1233. Administration of government; prohibition on use of certain products and services.
Patron(s): Ebbin

S.B. 1234. Higher educational institutions, public; governing boards, educational programs.
Patron(s): DeSteph
Chief Co-Patron(s): Senator(s): Chase
Co-Patron(s): Senator(s): Boysko

S.B. 1235. Vehicle inspector certification; criminal history.
Patron(s): DeSteph

S.B. 1236. Public schools; equal access, education employee associations, etc.
Patron(s): DeSteph

S.B. 1237. Income tax, state; itemization.
Patron(s): DeSteph

S.B. 1238. Virginia Sports Betting Department; created, etc.
Patron(s): Petersen
Co-Patron(s): Senator(s): Surovell

S.B. 1239. Higher educational institutions, public; primary duties of members of governing boards.
Patron(s): DeSteph

S.B. 1240. Health insurance; short-term, limited-duration plans.
Patron(s): Reeves
Co-Patron(s): Senator(s): Vogel

S.B. 1241. Veterans Services, Board of; increases membership and clarifies scope of responsibilities.
Patron(s): Reeves
Co-Patron(s): Senator(s): Mason

S.B. 1242. Alcoholic beverage control; mixed beverage restaurant license, penalties.
Patron(s): Reeves
Co-Patron(s): Senator(s): DeSteph, Mason, McPike, Spruill
S.B. 1243. Elections; date of June primary election.
- **Patron(s):** Reeves
- **Incorporated Chief Co-Patron(s):** Senator(s): Vogel

S.B. 1244. Voter registration; protected voter, foster parents.
- **Patron(s):** Reeves
- **Co-Patron(s):** Senator(s): Mason

S.B. 1245. Alcoholic beverage control; annual mixed beverage special events licenses, etc.
- **Patron(s):** Reeves
- **Chief Co-Patron(s):** Senator(s): DeSteph

S.B. 1246. Virginia National Guard; state active duty pay, effective clause.
- **Patron(s):** Reeves
- **Co-Patron(s):** Senator(s): Mason, Suetterlein; Delegate(s): Carr, Guzman

S.B. 1247. Sale of caskets; preneed arrangements for funeral services.
- **Patron(s):** Reeves

S.B. 1248. Stormwater Management Fund, local; locality by ordinance authorized to create.
- **Patron(s):** Reeves
- **Co-Patron(s):** Delegate(s): Cole, Thomas

S.B. 1249. Military families; relocation to the Commonwealth, student registration.
- **Patron(s):** Reeves
- **Co-Patron(s):** Senator(s): Suetterlein

S.B. 1250. Voter registration; absentee voting, prohibited changes to voter registration record.
- **Patron(s):** Reeves

S.B. 1251. Switchblade knives; manufacture and distribution.
- **Patron(s):** Reeves

S.B. 1252. Cigarette taxes; definitions of noncombustible tobacco products.
- **Patron(s):** Reeves

S.B. 1253. Foster care; security freeze on credit report.
- **Patron(s):** Reeves
- **Co-Patron(s):** Senator(s): Mason
- **Removed:** Senator(s): Suetterlein

S.B. 1254. Amber warning lights; vehicles hauling forest products authorized to use.
- **Patron(s):** Ruff

S.B. 1255. Major Headquarters Workforce Grant Fund; created.
- **Patron(s):** Ruff
- **Chief Co-Patron(s):** Senator(s): Saslaw
- **Co-Patron(s):** Senator(s): Boysko, Cosgrove, Dance, Hanger, Norment, Wagner; Delegate(s): James, Landes
- **Removed:** Senator(s): Cosgrove

S.B. 1256. Income tax, state; subtraction for gain from taking by eminent domain.
- **Patron(s):** Ruff

S.B. 1257. Child abuse and neglect; mandatory reporters.
- **Patron(s):** Vogel
- **Chief Co-Patron(s):** Senator(s): Howell
- **Co-Patron(s):** Delegate(s): Delaney, Turpin

S.B. 1258. Support services positions; includes licensed behavior analysts, etc., in local school division.
- **Patron(s):** Dunnavant
- **Incorporated Chief Co-Patron(s):** Senator(s): Favola
- **Co-Patron(s):** Senator(s): McClellan; Delegate(s): Guzman

S.B. 1259. Virginia oyster (Crassostrea virginica); designating as first food of Virginia.
- **Patron(s):** Sturtevant
S.B. 1260. Conservation areas; allows a planning commission to designate.  
Patron(s): Sturtevant

S.B. 1261. Higher educational institutions, public; tuition and fee increases, public comment.  
Patron(s): Sturtevant  
Co-Patron(s): Senator(s): Boysko, Chase, DeSteph, Dunnavant

S.B. 1262. Localities and school divisions; posting of register of funds expended, required posting.  
Patron(s): Sturtevant  
Co-Patron(s): Senator(s): Chase, Suetterlein; Delegate(s): Van Valkenburg

S.B. 1263. Juveniles; trial as an adult.  
Patron(s): Saslaw

S.B. 1264. Students with disabilities; feasibility of educational placement transition of certain students.  
Patron(s): Vogel

S.B. 1265. Virginia War Memorial; names and homes of Virginians on Shrine of Memory.  
Patron(s): DeSteph  
Co-Patron(s): Senator(s): McPike, Peake

S.B. 1266. Open-end credit plans; penalty.  
Patron(s): Saslaw

S.B. 1267. Remote sales and use tax collection; sufficient activity by dealers and marketplace facilitators.  
Patron(s): Stuart

S.B. 1268. Gas or oil drilling units; escrowed proceeds, Coalfield Region Elderly Assistance Fund.  
Patron(s): Chafin  
Co-Patron(s): Senator(s): DeSteph

S.B. 1269. Length of school term; waiver for evacuation.  
Patron(s): Cosgrove  
Co-Patron(s): Senator(s): DeSteph, Howell, Peake; Delegate(s): Leftwich, Turpin

S.B. 1270. Real property tax; exemption for disabled veterans, surviving spouse’s ability to move.  
Patron(s): Stuart

S.B. 1271. Oil and gas wells; bonding requirements, application notice.  
Patron(s): Stuart

S.B. 1272. Banks; directors’ meetings.  
Patron(s): Sturtevant  
Co-Patron(s): Senator(s): Chafin

S.B. 1273. DOC; Director to establish health care continuous quality improvement committee.  
Patron(s): Lucas  
Co-Patron(s): Delegate(s): Kory

S.B. 1274. Forensic Science, Department of; purchase of forensic laboratory services.  
Patron(s): Chafin  
Chief Co-Patron(s): Senator(s): Locke  
Co-Patron(s): Senator(s): Mason

S.B. 1275. Junior Reserve Officer Training programs; availability to students receiving home instruction.  
Patron(s): Black  
Co-Patron(s): Senator(s): Chase; Delegate(s): LaRock
S.B. 1276. Cruelty to animals with intent to intimidate or threaten a household member; penalty.
Patron(s): Stanley and Ebbin
Co-Patron(s): Senator(s): McClellan; Delegate(s): Levine, Toscano

S.B. 1277. Certificate of public need; nursing homes and hospitals, establishing a disaster exemption.
Patron(s): Barker

S.B. 1278. Public schools; increases kindergarten instructional time.
Patron(s): Barker
Incorporated Chief Co-Patron(s): Senator(s): Favola
Co-Patron(s): Senator(s): Mason

S.B. 1279. School attendance officer; motion for a rule to show cause, child in need of supervision.
Patron(s): Barker

S.B. 1280. Community health worker; definitions, individuals seeking certification, etc.
Patron(s): Barker
Co-Patron(s): Senator(s): Lewis

S.B. 1281. Voter identification; expiration date of Virginia driver’s license not considered.
Patron(s): Barker

S.B. 1282. Safety belt systems; use by rear passengers.
Patron(s): Barker

S.B. 1283. State Medical Facilities Plan; revisions, effective clause.
Patron(s): Barker

S.B. 1284. County and city precincts; required to be wholly contained within election districts.
Patron(s): Barker

S.B. 1285. School attendance officer; motion for a rule to show cause, child in need of supervision.
Patron(s): Barker

S.B. 1286. Auxiliary grants; supportive housing.
Patron(s): Barker

S.B. 1287. Health insurance; nondiscrimination, gender identity or transgender status.
Patron(s): Barker
Co-Patron(s): Senator(s): Deeds, Lewis; Delegate(s): Carr, Kory

S.B. 1288. Child support; incarceration, voluntary unemployment or under-employment.
Patron(s): Edwards

S.B. 1289. Pharmacy, Board of; seizure of controlled substances and prescription devices.
Patron(s): Edwards

S.B. 1290. Open-end credit plans; governing law.
Patron(s): Saslaw

S.B. 1291. Legal holidays; Election Day.
Patron(s): Lucas
Co-Patron(s): Senator(s): Howell, Surovell; Delegate(s): Adams, D.M., Ayala, Hope, Kory, Levine, Lindsey, Price, Simon, Sullivan

S.B. 1292. Virginia Residential Property Disclosure Act; required disclosures, mineral rights.
Patron(s): Vogel
Co-Patron(s): Delegate(s): Convirs-Fowler, Davis, Jones, J.C., Miyares

S.B. 1293. Uninsured motorist insurance coverage; settlement and release.
Patron(s): Chafin
S.B. 1294. Remote sales & use tax collection; sufficient activity by dealers and marketplace facilitators, etc.
Patron(s): Howell

S.B. 1295. Public schools; tobacco products and nicotine vapor products.
Patron(s): Spruill
Incorporated Chief Co-Patron(s): Senator(s): Marsden
Co-Patron(s): Senator(s): Ebbin, Mason

S.B. 1296. Potomac River Bridge Towing Compact; adds several bridges to Compact.
Patron(s): Barker

S.B. 1297. Low-income taxpayers; refundable income tax credit.
Patron(s): Barker

S.B. 1298. Alternative education programs; Department of Education to annually collect data on programs.
Patron(s): Barker
Co-Patron(s): Senator(s): Dunnavant

S.B. 1299. School resource officers; training and certification, memoranda of understanding.
Patron(s): Barker
Co-Patron(s): Senator(s): McClellan

S.B. 1300. Funeral establishments; full time manager requirement, exception, number of calls.
Patron(s): Edwards
Co-Patron(s): Senator(s): Boysko

S.B. 1301. Private collectors; delinquent taxes and other charges.
Patron(s): Edwards

S.B. 1302. Rights of persons with disabilities; procedures for certain actions, website accessibility.
Patron(s): Barker

S.B. 1303. Firearms; chambers of local governing bodies.
Patron(s): Edwards

S.B. 1304. Smoking in outdoor amphitheater or concert venue; civil penalty.
Patron(s): Edwards
Co-Patron(s): Senator(s): Chase

S.B. 1305. Recycling and waste disposal; unpaid fees, lien.
Patron(s): Edwards

S.B. 1306. Same-sex marriages; civil unions.
Patron(s): Edwards
Co-Patron(s): Delegate(s): Carr

S.B. 1307. Uniform Transfers to Minors Act; transfer of property.
Patron(s): Edwards

S.B. 1308. Prescription drugs; price gouging prohibited.
Patron(s): Edwards

S.B. 1309. Employers and potential employers; civil immunity, reports of violent behavior by an employee.
Patron(s): Edwards
Co-Patron(s): Senator(s): Chase

S.B. 1310. Driver’s licenses; suspensions for certain non-driving related offenses.
Patron(s): Edwards

S.B. 1311. Elections, State Board of; increases membership.
Patron(s): Edwards

S.B. 1312. Voluntary town audits; submission to Auditor of Public Accounts.
Patron(s): Hanger
S.B. 1313. Early childhood care and education; establishment, licensure.  
**Patron(s):** Dunnavant  
**Co-Patron(s):** Senator(s): Favola, Ruff; Delegate(s): Carr, Peace

S.B. 1314. Children in residence or custody; participation in educational programs.  
**Patron(s):** Hanger  
**Co-Patron(s):** Senator(s): Deeds

S.B. 1315. Virginia College Savings Plan; prepaid tuition contracts, etc.  
**Patron(s):** Hanger

S.B. 1316. MEI Project Approval Commission; changes to membership and operation of Commission.  
**Patron(s):** Hanger  
**Incorporated Chief Co-Patron(s):** Senator(s): Ruff

S.B. 1317. Telecommunications companies; incentives, provision of wireless broadband services.  
**Patron(s):** Edwards

S.B. 1318. Bond bills; Governor’s required submission.  
**Patron(s):** Hanger

**Patron(s):** Hanger

S.B. 1320. Commonwealth’s taxation system; conformity with the Internal Revenue Code.  
**Patron(s):** Hanger

S.B. 1321. Licensed family day homes; storage of firearms.  
**Patron(s):** Hanger  
**Co-Patron(s):** Delegate(s): Rasoul

S.B. 1322. Motor fuels; levy of tax in Interstate 81 Corridor.  
**Patron(s):** Hanger  
**Chief Co-Patron(s):** Senator(s): Petersen

S.B. 1323. Capital outlay plan; updates six-year plan for projects.  
**Patron(s):** Hanger

S.B. 1324. Firearms; reporting when lost or stolen, civil penalty.  
**Patron(s):** McClellan  
**Co-Patron(s):** Senator(s): Dance, Ebbin, Howell, Lucas

S.B. 1325. Guaranteed asset protection waivers; establishes requirements for offering waivers, etc.  
**Patron(s):** Chafin

S.B. 1326. Social Services, St. Bd.; regulations regarding bed limits for licensed assisted living facilities.  
**Patron(s):** McClellan

S.B. 1327. Congressional and state legislative districts; standards and criteria.  
**Patron(s):** McClellan  
**Co-Patron(s):** Senator(s): Dance, Howell, Lucas

S.B. 1328. Stormwater Local Assistance Fund; grants to non-MS4 localities.  
**Patron(s):** Hanger

S.B. 1329. Major information technology project procurement; terms and conditions, etc.  
**Patron(s):** Ruff  
**Co-Patron(s):** Senator(s): Reeves; Delegate(s): Carr

S.B. 1330. Voter referendum; school modernization commission.  
**Patron(s):** Stanley  
**Chief Co-Patron(s):** Senator(s): Sturtevant
S.B. 1331. Public school buildings and facilities; modernization.
  Patron(s): Stanley
  Chief Co-Patron(s): Senator(s): Sturtevant
  Co-Patron(s): Senator(s): Favola, Lewis

S.B. 1332. Virginia Retirement System; health insurance credits for retired state employees.
  Patron(s): Ruff

S.B. 1333. Motor vehicle dealers and manufacturers; transfer or discontinuation of manufacturing rights.
  Patron(s): Cosgrove
  Co-Patron(s): Senator(s): Spruill

S.B. 1334. Coercion of motor vehicle dealers; compensation, civil penalties.
  Patron(s): Cosgrove
  Co-Patron(s): Senator(s): Spruill

S.B. 1335. Motor vehicle safety inspections; increases maximum charge from $16 to $20.
  Patron(s): Barker
  Incorporated Chief Co-Patron(s): Senator(s): Surovell

S.B. 1336. Mechanics' liens; notice of sale.
  Patron(s): Edwards
  Co-Patron(s): Senator(s): Spruill

S.B. 1337. State sales and use tax by remote sellers; collection, disposition of revenue, report.
  Patron(s): Peake

S.B. 1338. Toll facilities, certain; free use by emergency medical services vehicles.
  Patron(s): Reeves

S.B. 1339. Foster care; numerous changes to laws governing provision of services in the Commonwealth.
  Patron(s): Reeves

S.B. 1340. Land preservation tax credits; threshold for conservation value review by DCR, lowers the threshold.
  Patron(s): Stuart
  Co-Patron(s): Senator(s): Hanger

S.B. 1341. Handheld personal communications devices; prohibition on holding while driving.
  Patron(s): Stuart
  Chief Co-Patron(s): Senator(s): Surovell, Wagner
  Co-Patron(s): Delegate(s): Carr, Jones, S.C.

S.B. 1342. Garage and mechanics' liens; increases amount of lien.
  Patron(s): DeSteph

S.B. 1343. Commercial driver’s licenses; specialized training required.
  Patron(s): DeSteph
  Co-Patron(s): Senator(s): McClellan

S.B. 1344. Health insurance; essential health benefits, preventive services.
  Patron(s): Favola
  Co-Patron(s): Senator(s): McClellan

S.B. 1345. Virginia Public Procurement Act; competitive negotiation for professional services.
  Patron(s): Favola
S.B. 1346. Electric cooperatives; rates.  
**Patron(s):** Newman  
**Chief Co-Patron(s):** Delegate(s): Kilgore  
**Co-Patron(s):** Senator(s): Obenshain

S.B. 1347. Commercial vehicles; training and testing.  
**Patron(s):** Newman

S.B. 1348. Energy career cluster; Department of Education, et al., to establish, report.  
**Patron(s):** Newman  
**Chief Co-Patron(s):** Senator(s): Peake  
**Co-Patron(s):** Senator(s): Barker, Suetterlein; Delegate(s): Turpin

S.B. 1349. Overdoses; safe reporting.  
**Patron(s):** McDougle  
**Co-Patron(s):** Senator(s): Petersen; Delegate(s): Carr

S.B. 1350. Irvington, Town of; amending charter, updates town’s boundary description, etc.  
**Patron(s):** McDougle

S.B. 1351. Benefits consortium; formation by a sponsoring association.  
**Patron(s):** Wagner  
**Co-Patron(s):** Senator(s): DeSteph, Suetterlein

S.B. 1352. Medicaid Fiscal Oversight and Accountability, Office of; created, report.  
**Patron(s):** McDougle  
**Co-Patron(s):** Senator(s): Black, Dunnavant; Delegate(s): Peace

S.B. 1353. Group health benefit plans; bona fide associations.  
**Patron(s):** Wagner  
**Co-Patron(s):** Senator(s): DeSteph

S.B. 1354. Health insurance; payment of out-of-network providers, emergency and elective services.  
**Patron(s):** McDougle

S.B. 1355. Coal combustion residuals impoundment; closure of certain CCR units.  
**Patron(s):** Wagner  
**Chief Co-Patron(s):** Senator(s): Dance  
**Incorporated Chief Co-Patron(s):** Senator(s): Chase, Surovell  
**Co-Patron(s):** Senator(s): Lucas, Mason; Delegate(s): Guzman

S.B. 1356. Virginia Lottery Board; renamed as Virginia Lottery and Sports Wagering Commission, penalties.  
**Patron(s):** Wagner  
**Co-Patron(s):** Senator(s): Surovell

S.B. 1357. Hospitals; price transparency.  
**Patron(s):** Wagner

S.B. 1358. Primary health care facility; established for employees of localities.  
**Patron(s):** Wagner

S.B. 1359. Facilities providing imaging services; shared savings, exemption from certificate of public need.  
**Patron(s):** Wagner

S.B. 1360. Health insurance; balance billing, emergency services.  
**Patron(s):** Wagner

S.B. 1361. Certificate of public need; removes certain programs.  
**Patron(s):** Wagner

S.B. 1362. Health benefit plans; balance billing for ancillary services.  
**Patron(s):** Wagner

S.B. 1363. Petersburg, City of; amending charter, city manager may serve as collector of city taxes.  
**Patron(s):** Dance
S.B. 1364. Salvage vehicles; removes requirement that a vehicle be late model.
   Patron(s): Cosgrove

S.B. 1365. Education Improvement Scholarships tax credits; benefits and eligibility requirements, provisions.
   Patron(s): DeSteph
   Co-Patron(s): Senator(s): Barker, Black, Carrico, Chafin, Chase, Cosgrove, Edwards, Hanger, Marsden, McDougle, Norment, Obenshain, Peake, Reeves, Ruff, Saslaw, Stanley, Stuart, Sturtevant, Vogel, Wagner

S.B. 1366. Health, Commissioner of; consolidation of inspections.
   Patron(s): Cosgrove
   Co-Patron(s): Senator(s): Dunnavant

S.B. 1367. Dogs running at large in packs; local ordinance, civil penalty.
   Patron(s): Norment
   Co-Patron(s): Senator(s): Mason; Delegate(s): Mullin, Pogge

S.B. 1368. Virginia College Savings Plan; prepaid tuition contracts, pricing reserves.
   Patron(s): Norment

S.B. 1369. Virginia Public Procurement Act; statute of limitations on actions on construction contracts, etc.
   Patron(s): Norment
   Chief Co-Patron(s): Senator(s): Edwards

S.B. 1370. Semiconductor Manufacturing Grant Fund; created.
   Patron(s): Norment
   Co-Patron(s): Senator(s): Barker, Hanger, McPike, Ruff, Stuart, Surovell, Vogel

S.B. 1371. Cigarette taxes; definitions of noncombustible tobacco products, extends study report date.
   Patron(s): Norment
   Incorporated Chief Co-Patron(s): Senator(s): Reeves

S.B. 1372. Income tax, state; conformity of taxation system with the IRC, taxable income deductions, etc.
   Patron(s): Norment
   Chief Co-Patron(s): Senator(s): Chafin
   Incorporated Chief Co-Patron(s): Senator(s): DeSteph, Dunnavant, Hanger, McDougle, Newman, Stuart, Sturtevant
   Co-Patron(s): Senator(s): Chase, Suetterlein
   Removed: Senator(s): Newman, Hanger, McDougle, Stuart, DeSteph, Dunnavant, Sturtevant

S.B. 1373. Conditional rezoning proffers; extensive changes to conditional zoning provisions.
   Patron(s): Favola
   Incorporated Chief Co-Patron(s): Senator(s): Black
   Co-Patron(s): Senator(s): Marsden

S.B. 1374. Condominium Act; penalties.
   Patron(s): DeSteph

S.B. 1375. Hate crimes; adds gender, disability, gender identity, or sexual orientation, penalty.
   Patron(s): Favola

S.B. 1376. Small businesses; parental leave tax credit.
   Patron(s): Favola
   Chief Co-Patron(s): Senator(s): Boysko

S.B. 1377. Registrar of Regulations; Division of Legislative Services to employ.
   Patron(s): McDougle

S.B. 1378. Uniform Law Commission; Commissioner expense reimbursements expense reimbursements.
   Patron(s): McDougle
   Patron(s): McDougle
S.B. 1380. Charges and convictions, certain; expungement.
   Patron(s): McDougle
   Co-Patron(s): Senator(s): Surovell
S.B. 1381. Students; offenses reportable by juvenile intake officers to school division superintendents.
   Patron(s): McDougle
S.B. 1382. Motor vehicle registration, licensing, and certificates of title statutes; reorganization, etc.
   Patron(s): McDougle
S.B. 1383. Vehicle registration; dismissal of summons for expiration, proof of compliance.
   Patron(s): McDougle
S.B. 1384. Virginia Retirement System; increased retirement allowance for judges.
   Patron(s): McDougle
   Co-Patron(s): Senator(s): Surovell
S.B. 1385. Sex Offender & Crimes Against Minors Registry; registration procedures for change of email address.
   Patron(s): McDougle
S.B. 1386. James Madison University; management agreement with the Commonwealth.
   Patron(s): McDougle
   Co-Patron(s): Senator(s): Surovell
S.B. 1387. Low-wage employees; covenants not to compete, civil penalty.
   Patron(s): Wagner
   Co-Patron(s): Senator(s): Surovell
S.B. 1388. Chesapeake Bay Watershed Implementation Plan; Lynnhaven River and Little Creek watersheds.
   Patron(s): Wagner
S.B. 1389. Hurricane and Flooding Risk Reduction and Bond Rating Protection Act of 2019; created, report.
   Patron(s): Wagner
S.B. 1390. Remote sales and use tax collection; disposition of revenues.
   Patron(s): Wagner
S.B. 1391. Juvenile offenders; eligibility for parole.
   Patron(s): Wagner
S.B. 1392. Standards of Achievement Career and Technical Education Committee; established, report.
   Patron(s): Wagner
S.B. 1393. Advanced Shipbuilding Production Facility Grants; grant availability dates.
   Patron(s): Wagner
   Chief Co-Patron(s): Senator(s): Mason
   Co-Patron(s): Delegate(s): Yancey
S.B. 1394. Small businesses; changes definition, implementation of certification programs, report.
   Patron(s): Dance
   Co-Patron(s): Delegate(s): Levine
S.B. 1395. Health care provider; threats of death or bodily injury to a provider, penalty.
   Patron(s): Howell
   Chief Co-Patron(s): Delegate(s): James
S.B. 1396. Waynesboro, City of; amending charter, city council procedures, real estate tax assessments.
   Patron(s): Hanger
S.B. 1397. Diversifying Teacher Workforce Act; teacher licensure, criteria, etc.
    Patron(s): Peake
    Chief Co-Patron(s): Senator(s): Locke
    Co-Patron(s): Senator(s): McClellan

S.B. 1398. Site plan approval; decommissioning certified solar energy equipment, facilities, or devices.
    Patron(s): Stanley

S.B. 1399. Corporal punishment of a child with an object; penalty.
    Patron(s): Petersen

S.B. 1400. C-PACE loans; stormwater management, residential dwellings and condominiums.
    Patron(s): Petersen
    Co-Patron(s): Senator(s): Mason

S.B. 1401. Forensic Science, Department of; possession of unlawful items by employees, immunity.
    Patron(s): Petersen

S.B. 1402. Health care provider panels; vertically integrated carriers, public hospitals.
    Patron(s): Petersen
    Co-Patron(s): Senator(s): Chafin, DeSteph, Howell, Lucas, Obenshain, Suetterlein, Wagner;
               Delegate(s): Convirs-Fowler, Leftwich

S.B. 1403. Eminent domain; eliminates specific provisions for assessment of costs in certain proceedings.
    Patron(s): Petersen

S.B. 1404. Eminent domain; costs for petition for distribution of funds, interest rate.
    Patron(s): Petersen

S.B. 1405. Pharmacist; counseling for new prescriptions, disposal of medicine.
    Patron(s): Dance
    Co-Patron(s): Senator(s): Barker

S.B. 1406. Guidance counselors; staffing ratios, changes name to school counselors, etc.
    Patron(s): Dance
    Co-Patron(s): Senator(s): Lewis, McClellan

S.B. 1407. Child care providers; fingerprint background checks, forwarding fingerprints and other information.
    Patron(s): Mason
    Co-Patron(s): Delegate(s): Price

S.B. 1408. James City County; amending charter, inoperable vehicles.
    Patron(s): Mason

S.B. 1409. Assisted living facilities; requirement for licensed administrator.
    Patron(s): Mason
    Co-Patron(s): Delegate(s): Yancey

S.B. 1410. Assisted living facilities; staffing during overnight hours.
    Patron(s): Mason
    Co-Patron(s): Delegate(s): Yancey

S.B. 1411. Burn buildings; change in terminology.
    Patron(s): Mason

S.B. 1412. Virginia National Guard; education grants, effective clause.
    Patron(s): Mason
    Co-Patron(s): Senator(s): Cosgrove

S.B. 1413. Oyster planting grounds; lease assignments.
    Patron(s): Mason

S.B. 1414. Potomac Aquifer recharge monitoring; creates advisory board, laboratory established, SWIFT Project.
    Patron(s): Mason
S.B. 1415. Public adjusters; regulation.
   Patron(s): Mason

S.B. 1416. Child abuse or neglect; appeals from founded complaints, concurrent criminal investigations.
   Patron(s): Mason

S.B. 1417. Competency report; unrestorably incompetent defendant.
   Patron(s): Mason
   Co-Patron(s): Senator(s): Ebbin; Delegate(s): Kory

S.B. 1418. Sex Offender and Crimes Against Minors Registry; reregistration schedule.
   Patron(s): Mason

S.B. 1419. Microcredential program; Department of Education may establish.
   Patron(s): Sturtevant
   Chief Co-Patron(s): Delegate(s): Bourne
   Co-Patron(s): Senator(s): Suetterlein; Delegate(s): Turpin
   Removed: Delegate(s): Bourne

S.B. 1420. Alcoholic beverage control; alcoholic beverage licenses.
   Patron(s): Sturtevant
   Chief Co-Patron(s): Delegate(s): Rodman

S.B. 1421. Eminent domain; entry upon private property, calculation of just compensation, damages.
   Patron(s): Obenshain

S.B. 1422. Lease agreements; requirements, emergency.
   Patron(s): Obenshain

S.B. 1423. Confidentiality, nondisparagement, or nondisclosure provisions; communication with law-enforcement.
   Patron(s): Howell

S.B. 1424. Luray, Town of; new charter (previous charter repealed).
   Patron(s): Obenshain

S.B. 1425. License tax, local; mobile food units.
   Patron(s): Dunnavant

S.B. 1426. Clerks of circuit courts; retention of wills lodged in clerk’s office for safekeeping.
   Patron(s): Obenshain

S.B. 1427. Water and sewerage companies; cost allocation and rate design.
   Patron(s): Obenshain

S.B. 1428. Income tax, state; modification for certain companies, grants, Page County.
   Patron(s): Obenshain
   Co-Patron(s): Delegate(s): Gilbert

S.B. 1429. Medical evidence admissible in juvenile and domestic relations district court; hearings.
   Patron(s): Obenshain

   Patron(s): Obenshain

S.B. 1431. Virginia Freedom of Information Act; training requirements for local elected officials.
   Patron(s): Obenshain

   Patron(s): Obenshain

S.B. 1433. Education, Department of; teacher employment data.
   Patron(s): McClellan
   Chief Co-Patron(s): Senator(s): Howell, Locke
   Co-Patron(s): Delegate(s): Turpin
S.B. 1434. Career and Technical Education Work-Based Learning Guide; Bd of Education shall review and revise.
   Patron(s): McClellan
   Incorporated Chief Co-Patron(s): Senator(s): Petersen
   Co-Patron(s): Senator(s): Chafin, Suetterlein; Delegate(s): Turpin

S.B. 1435. Child welfare agencies; summary suspension.
   Patron(s): McClellan

S.B. 1436. Child abuse or neglect; prenatal substance exposure, mandatory reporters.
   Patron(s): McClellan
   Co-Patron(s): Senator(s): Mason

S.B. 1437. Parole; exception to limitation on the application of parole statutes, investigations and reports.
   Patron(s): McClellan
   Co-Patron(s): Delegate(s): Hope, Toscano

   Patron(s): McClellan
   Co-Patron(s): Senator(s): Ebbin, Surovell; Delegate(s): Hope

S.B. 1439. Death certificate; medical certification, electronic filing w/State Registrar of Vital Records, etc.
   Patron(s): McClellan

S.B. 1440. Health instruction; Board of Education to review & update SOL to include mental health.
   Patron(s): McClellan
   Co-Patron(s): Senator(s): Deeds, Mason; Delegate(s): Rodman

S.B. 1441. Court Reporters, Virginia Board for; created, report.
   Patron(s): Stuart

S.B. 1442. Manufactured Home Lot Rental Act; penalties for violation.
   Patron(s): McPike

S.B. 1443. Virginia income tax; advances conformity of Commonwealth’s tax code with federal tax code.
   Patron(s): Stuart

S.B. 1444. Technology, Secretary of; transfer of duties to Secretaries of Administration & Commerce & Trade.
   Patron(s): Locke

S.B. 1445. Virginia Residential Landlord & Tenant Act; tenant’s right of redemption.
   Patron(s): Locke
   Co-Patron(s): Senator(s): Mason, McClellan, Surovell

S.B. 1446. Handguns; limitation on purchases, penalty.
   Patron(s): Locke
   Co-Patron(s): Senator(s): McClellan

S.B. 1447. Voter identification; repeal of photo identification requirements.
   Patron(s): Locke
   Co-Patron(s): Senator(s): McClellan

S.B. 1448. Eviction; writs of possession and eviction.
   Patron(s): Locke
   Co-Patron(s): Senator(s): Mason, McClellan

S.B. 1449. Residential Executory Real Estate Contracts Act; created.
   Patron(s): Locke
   Co-Patron(s): Senator(s): Mason
S.B. 1450. Eviction Diversion Pilot Program; established, report.
Patron(s): Locke
Co-Patron(s): Senator(s): Lewis, Mason, McClellan
S.B. 1451. Abortion; eliminate certain requirements, civil penalty.
Patron(s): McClellan
Co-Patron(s): Senator(s): Boysko, Howell, Lewis, Locke, Marsden, Mason, Saslaw, Surovell;
Delegate(s): Ayala, Bourne, Carr, Hope, Kory, Levine, Plum, Price, Rodman, Simon, Ward,
Watts
S.B. 1452. Dispensing of certain controlled substances and devices; limited license.
Patron(s): McClellan
S.B. 1453. Elections; date of June primary election.
Patron(s): Vogel
S.B. 1454. Firearm transfers; criminal history record information checks, penalty.
Patron(s): Lucas
Co-Patron(s): Senator(s): McClellan
S.B. 1455. Elections, State Board of; membership, appointment of Commissioner of Elections.
Patron(s): Vogel
Incorporated Chief Co-Patron(s): Senator(s): Edwards
Co-Patron(s): Senator(s): Mason
S.B. 1456. Distributed renewable energy; promotes establishment of solar and other renewable energy.
Patron(s): McClellan
Co-Patron(s): Senator(s): Boysko, Edwards, Lewis, Mason, Spruill; Delegate(s): Kory
S.B. 1457. Corporate officer; deposition witness.
Patron(s): Vogel
S.B. 1458. Firearms; removal from persons posing substantial risk, penalties.
Patron(s): Barker
Co-Patron(s): Senator(s): Deeds, Ebbin, Howell, Lewis, Locke, McClellan
S.B. 1459. Port of Virginia Economic & Infrastructure Development Grant Fund & Program; extends sunset date.
Patron(s): Vogel
Co-Patron(s): Senator(s): Mason
S.B. 1460. Renewable energy power purchase agreements; pilot programs.
Patron(s): McClellan
S.B. 1461. SCHEV; regulation of certain courses and programs of instruction, exemptions.
Patron(s): McClellan
Co-Patron(s): Senator(s): Favola, Mason
S.B. 1462. Comprehensive animal care; enforceable under Virginia Consumer Protection Act.
Patron(s): McPike
S.B. 1463. Compliance with grant requirements; new jobs requirement includes off-site jobs.
Patron(s): McPike
S.B. 1464. Manufacturer or distributor; right of first refusal.
Patron(s): McPike
Co-Patron(s): Senator(s): Spruill
S.B. 1465. Workers’ compensation; occupation disease presumptions, PTSD.
Patron(s): McPike
Co-Patron(s): Senator(s): Saslaw, Surovell; Delegate(s): Filler-Corn, Kory
Patron(s): Vogel
S.B. 1467. Protective orders; possession of firearms, surrender or transfer of firearms, penalties.  
   Patron(s): Saslaw  
   Co-Patron(s): Senator(s): Howell  

S.B. 1468. Northern Virginia Transportation Authority; analysis of projects.  
   Patron(s): Black  
   Co-Patron(s): Delegate(s): LaRock  

S.B. 1469. Timber theft; accounting, penalty.  
   Patron(s): Chafin  
   Chief Co-Patron(s): Senator(s): Dance  
   Co-Patron(s): Senator(s): Mason; Delegate(s): Landes  

S.B. 1470. Motor fuels; imposes an additional tax on sale of gasoline, etc.  
   Patron(s): Edwards  
   Incorporated Chief Co-Patron(s): Senator(s): Hanger  

S.B. 1471. Computation of composite index; land-use assessment value.  
   Patron(s): Hanger  

S.B. 1472. Public schools; Mental Health First Aid training.  
   Patron(s): Deeds  
   Co-Patron(s): Senator(s): McClellan  

S.B. 1473. Firearms, etc.; permitted events.  
   Patron(s): Deeds  

S.B. 1474. License plates, special; members of the International Association of Fire Fighters.  
   Patron(s): Deeds  

S.B. 1475. Health insurance; small employers.  
   Patron(s): Deeds  
   Co-Patron(s): Senator(s): Dunnavant; Delegate(s): Toscano  

S.B. 1476. School bus video-monitoring systems; release of information by DMV.  
   Patron(s): Deeds  

   Patron(s): Deeds  

S.B. 1478. Disposition of the remains of a decedent; right to control.  
   Patron(s): Deeds  

S.B. 1479. Karst feature mitigation; authorizes any locality by ordinance to regulate.  
   Patron(s): Deeds  

S.B. 1480. Virginia Law Officers’ Retirement System; conservation officers.  
   Patron(s): Deeds  
   Co-Patron(s): Senator(s): Surovell  

S.B. 1481. Commercial driver’s licenses; entry-level driver training.  
   Patron(s): Deeds  
   Co-Patron(s): Senator(s): Boysko  

S.B. 1482. Firearms, certain; prohibition on carrying in public places.  
   Patron(s): Deeds  

S.B. 1483. Net energy metering; schools.  
   Patron(s): Deeds  
   Co-Patron(s): Senator(s): Mason; Delegate(s): Toscano  

S.B. 1484. Misdemeanor sex offenses against minors; limitation of prosecutions.  
   Patron(s): Deeds  

S.B. 1485. Long-Term Employment Support Services and Extended Employment Services; referral.  
   Patron(s): Hanger  
   Co-Patron(s): Delegate(s): Landes, Thomas
S.B. 1486. Summary judgment; limited use of discovery depositions and affidavits.
Patron(s): Obenshain

S.B. 1487. Driver’s license designation; traumatic brain injury.
Patron(s): Deeds
Co-Patron(s): Senator(s): Mason, McClellan

S.B. 1488. State hospital for individuals w/ mental illness; SHHR to examine cause of high census at hospital.
Patron(s): Hanger
Co-Patron(s): Senator(s): Deeds

S.B. 1489. Law enforcement; DCJS to establish training standards and model policies.
Patron(s): Deeds

S.B. 1490. Aged or incapacitated adults; financial exploitation, authority to refuse transactions.
Patron(s): Obenshain
Incorporated Chief Co-Patron(s): Senator(s): McPike
Co-Patron(s): Delegate(s): Kory

S.B. 1491. Conflict of Interests Act, State and Local Government; school boards and school employees, etc.
Patron(s): Chafin

S.B. 1492. FOIA; exclusions, proprietary records and trade secrets.
Patron(s): Chafin

S.B. 1493. Death certificates; medical certification, electronic filing.
Patron(s): Cosgrove

Patron(s): Edwards
Co-Patron(s): Senator(s): Ebbin

S.B. 1495. Virginia Rural Information Technology Apprenticeship Grant Fund and Program; established.
Patron(s): Chafin
Co-Patron(s): Senator(s): Chase

S.B. 1496. Installed Solar Energy Equipment Program Grant Fund; created.
Patron(s): Saslaw
Co-Patron(s): Delegate(s): Kory

S.B. 1497. Campaign contribution limits; civil penalty.
Patron(s): Ebbin

S.B. 1498. Justice, Bd. of; regulations governing housing of youth pursuant to contracts w/ federal gov’t.
Patron(s): Ebbin

S.B. 1499. Motor Vehicles, Department of; hearings, motor vehicle dealers, report.
Patron(s): DeSteph
Co-Patron(s): Senator(s): Spruill; Delegate(s): Stolle

S.B. 1500. Remote sales & use tax collection; sufficient activity by dealers and marketplace facilitators, etc.
Patron(s): Hanger

S.B. 1501. Capital murder; punishment if against law-enforcement officers and fire marshals.
Patron(s): Carrico
Co-Patron(s): Senator(s): Chase, Sturtevant; Delegate(s): Campbell, R.R.

Patron(s): Carrico
Chief Co-Patron(s): Senator(s): Black, Chase
S.B. 1503. Lottery Board; regulation of casino gaming; penalties.
Patron(s): Carrico

S.B. 1504. Assault and battery; federal law-enforcement officers, penalty.
Patron(s): Carrico

S.B. 1505. Highways, bridges, interchanges, and other transportation facilities; naming, cost of signage.
Patron(s): Carrico

S.B. 1506. Radford University; authority to establish Radford University-Roanoke Division.
Patron(s): Carrico
Chief Co-Patron(s): Senator(s): Chafin

S.B. 1507. Unmanned aircraft systems; used by law-enforcement officers, persons sought for arrest.
Patron(s): Carrico

S.B. 1508. Obstruction of justice; concealing evidence of an abduction, penalty.
Patron(s): Carrico

S.B. 1509. Southwestern Virginia Training Center; disposition of certain real property in Carroll County.
Patron(s): Carrico

S.B. 1510. Towing; requests made by local law-enforcement officers.
Patron(s): Carrico

S.B. 1511. Southwest Virginia Higher Education Center; powers and duties of board.
Patron(s): Carrico
Co-Patron(s): Senator(s): Chafin

S.B. 1512. Cigarette tax; counties authorized to hold referendum.
Patron(s): Carrico

S.B. 1513. Agricultural equipment; time frame for reporting nonconformities.
Patron(s): Carrico

S.B. 1514. Tax; responsibility for collection and satisfaction of all fines, costs, etc.
Patron(s): Carrico
Co-Patron(s): Delegate(s): Campbell, R.R.

S.B. 1515. Property conveyance; authorizes DBHDS to transfer certain property.
Patron(s): Carrico
Co-Patron(s): Delegate(s): Campbell, J.L.

S.B. 1516. DOC; disclosure of information, delivery of controlled substances to prisoners.
Patron(s): Carrico

S.B. 1517. DCJS; minimum training standards for law-enforcement officers.
Patron(s): Carrico

S.B. 1518. Non-opioid pharmacological therapy and non-pharmacological therapy; health insurance coverage.
Patron(s): Carrico

S.B. 1519. University of Virginia’s College at Wise; reduced rate tuition.
Patron(s): Carrico
Co-Patron(s): Senator(s): Chafin

S.B. 1520. Motor Vehicles, Department of; records released to certain private vendors.
Patron(s): Carrico
Chief Co-Patron(s): Senator(s): Cosgrove
Co-Patron(s): Senator(s): Vogel

S.B. 1521. Handheld photo speed monitoring devices; DSP/law-enfrmt. may operate in or around a hwy. work zone.
Patron(s): Carrico
Co-Patron(s): Senator(s): Cosgrove
S.B. 1522. Dual enrollment and graduation requirements; postsecondary credential, certification, etc.
   Patron(s): Ruff
S.B. 1523. Workforce Development, Secretary of; created, Economic Crisis Strike Force membership.
   Patron(s): Ruff
S.B. 1524. Conditional rezoning proffers; extensive changes to conditional zoning provisions.
   Patron(s): Black
S.B. 1525. SOL; reduces total number and type of required assessments in public schools, report.
   Patron(s): Sturtevant
S.B. 1526. Certificate of public need; psychiatric beds and facilities.
   Patron(s): Sturtevant
S.B. 1527. Virginia Charitable Gaming Board; conduct of charitable gaming.
   Patron(s): Sturtevant
   Co-Patron(s): Senator(s): Mason
S.B. 1528. Workers’ compensation; presumption of compensability for certain diseases.
   Patron(s): Vogel
S.B. 1529. Central Criminal Records Exchange; reports, adds additional offenses to list.
   Patron(s): Chafin
S.B. 1530. Criminal Justice Services, Department of; training standards for school resource officers.
   Patron(s): Deeds
S.B. 1531. Income tax, state; equalizes standard deduction with the federal standard deduction.
   Patron(s): Sturtevant
S.B. 1532. High school STEM internship; pilot program established, report.
   Patron(s): Sturtevant
   Chief Co-Patron(s): Delegate(s): Bourne
S.B. 1533. Coal combustion residuals; Chesapeake Bay watershed, closure.
   Patron(s): Surovell
   Chief Co-Patron(s): Senator(s): Dance, Chase
   Co-Patron(s): Senator(s): Ebbin, Mason, Spruill
S.B. 1534. Coal combustion residuals; cleanup costs.
   Patron(s): Surovell
S.B. 1535. Uniform Statewide Building Code; outdoor advertising.
   Patron(s): Surovell
   Co-Patron(s): Senator(s): McPike
   Patron(s): Surovell
S.B. 1537. Virginia Property Owners’ Association Act; home-based businesses.
   Patron(s): Surovell
S.B. 1538. Common interest communities; dissemination of annual budget, reserve for capital components.
   Patron(s): Surovell
S.B. 1539. Child support; withholding of income of independent contractors.
   Patron(s): Surovell
S.B. 1540. Protective orders; contents of preliminary orders, docketing of appeal.
   Patron(s): Surovell
S.B. 1541. No-fault divorce; waiver of service of process.
  Patron(s): Surovell
  Co-Patron(s): Delegate(s): Campbell, J.L., Carr

S.B. 1542. Civil actions; determination of indigency, no-fault divorce.
  Patron(s): Surovell
  Co-Patron(s): Delegate(s): Campbell, J.L., Carr

S.B. 1543. Wrongful death beneficiaries; parents of decedent who receive support or services, etc.
  Patron(s): Surovell

S.B. 1544. Assisted conception; parentage presumption.
  Patron(s): Surovell

S.B. 1545. Public schools; alternative accountability process.
  Patron(s): Sturtevant
  Co-Patron(s): Senator(s): Lewis; Delegate(s): Hope

S.B. 1546. Higher education; in-state tuition.
  Patron(s): Sturtevant
  Chief Co-Patron(s): Senator(s): Chase

S.B. 1547. Music therapists; Board of Health Professions to evaluate regulation.
  Patron(s): Vogel
  Co-Patron(s): Delegate(s): Rasoul

S.B. 1548. Consumer finance companies; loans, licensing.
  Patron(s): Surovell

S.B. 1549. Virginia Consumer Protection Act; exclusion.
  Patron(s): Surovell

S.B. 1550. Bicyclists & other vulnerable road users; person who operates a motor vehicle in a careless manner.
  Patron(s): Surovell
  Chief Co-Patron(s): Senator(s): DeSteph
  Co-Patron(s): Senator(s): Marsden

S.B. 1551. School resource officers; memorandums of understanding.
  Patron(s): Surovell
  Co-Patron(s): Delegate(s): Hope

S.B. 1552. Absentee voting; alternative locations for in-person absentee voting.
  Patron(s): Surovell

S.B. 1553. Urban county executive form of government; abandoned shopping carts.
  Patron(s): Surovell

S.B. 1554. Virginia Freedom of Information Act (FOIA); violations and civil penalties.
  Patron(s): Surovell

S.B. 1555. Maximum speed limits; fines doubled.
  Patron(s): Vogel

S.B. 1556. Auditor of Public Accounts; Commonwealth Data Point, employee compensation information.
  Patron(s): Peake
  Co-Patron(s): Senator(s): Dunnavant

S.B. 1557. Pharmacy, Board of; cannabidiol oil and tetrahydrocannabinol oil, regulation of pharmaceutical.
  Patron(s): Dunnavant
  Co-Patron(s): Senator(s): Dance, Lewis, Marsden; Delegate(s): Adams, D.M., Rasoul

S.B. 1558. Onley, Town of; Amending charter, appointments and duties of town manger.
  Patron(s): Lewis
S.B. 1559. C-PACE loans; shoreline resiliency improvements.
   Patron(s): Lewis
   Co-Patron(s): Senator(s): Mason
   Patron(s): Lewis
S.B. 1561. Sixth grade science; Department of Education, et al., shall update curriculum.
   Patron(s): Lewis
S.B. 1562. Eastville, Town of; new charter (previous charter repealed).
   Patron(s): Lewis
S.B. 1563. School boards; local law-enforcement agencies, memorandums of understanding.
   Patron(s): Lewis
S.B. 1564. Elections, State Board of; revision of regulations for reviewing and processing candidate petitions.
   Patron(s): Lewis
S.B. 1565. Travel insurance; establishes procedures and requirements.
   Patron(s): Dunnavant
S.B. 1566. Fantasy Contest Act; registration requirements.
   Patron(s): Marsden
S.B. 1567. Towing fees; sets maximum towing hookup and initial towing fees.
   Patron(s): Marsden
S.B. 1568. Barbers and cosmetologists; requirement for completion of hours of training.
   Patron(s): Marsden
   Co-Patron(s): Delegate(s): Fowler
S.B. 1569. Marine Resources Commission; grant of interest in subaqueous lands, etc.
   Patron(s): Lewis
S.B. 1570. Adult protective services; creates central registry.
   Patron(s): Lewis
   Patron(s): Lewis
S.B. 1572. Virginia taxable income, state; threshold for filing return.
   Patron(s): Norment
S.B. 1573. Offshore oil and gas drilling; prohibition.
   Patron(s): DeSteph
   Co-Patron(s): Senator(s): Mason, Spruill
S.B. 1574. Revenue sharing; gaming in the Commonwealth.
   Patron(s): Norment
S.B. 1575. Teacher licensure; certain instructors at higher educational institutions.
   Patron(s): Ebbin
   Co-Patron(s): Senator(s): Suetterlein
S.B. 1576. DOE; pilot program, placement transition of certain students.
   Patron(s): Suetterlein
   Incorporated Chief Co-Patron(s): Senator(s): Vogel
   Co-Patron(s): Senator(s): Carrico, Dunnavant, Peake; Delegate(s): McNamara
   Removed: Senator(s): Vogel
S.B. 1577. Elections; form of ballot, ballot order.
   Patron(s): Suetterlein
   Co-Patron(s): Delegate(s): McNamara
S.B. 1578. Reckless driving; exceeding speed limit.
   Patron(s): Suetterlein
S.B. 1579. Congressional and state legislative districts; standards and criteria.
   Patron(s): Suetterlein
   Chief Co-Patron(s): Senator(s): Chase

S.B. 1580. Condominium Act and Property Owners’ Association Act; delivery of association disclosure packets.
   Patron(s): Suetterlein

S.B. 1581. Parental leave benefits; DHRM to implement and administer.
   Patron(s): Suetterlein
   Co-Patron(s): Senator(s): Mason

S.B. 1582. Virginia Retirement System; retired law-enforcement officers employed as school security officers.
   Patron(s): Suetterlein

S.B. 1583. Electric utilities; retail competition.
   Patron(s): Suetterlein

S.B. 1584. Electric utilities; retail competition, renewable energy.
   Patron(s): Suetterlein
   Co-Patron(s): Senator(s): McPike

S.B. 1585. Division-level performance assessments; DOE to develop and distribute resource guide.
   Patron(s): Suetterlein
   Co-Patron(s): Delegate(s): McNamara

S.B. 1586. Public Instruction, Superintendent of; consolidation of surveys.
   Patron(s): Suetterlein
   Co-Patron(s): Senator(s): Dunnavant

S.B. 1587. Public schools; average daily membership, early graduation.
   Patron(s): Suetterlein

S.B. 1588. Real property taxes; partial exemption for flood mitigation efforts.
   Patron(s): Lewis

S.B. 1589. Virginia Works Portal; created.
   Patron(s): Dunnavant

S.B. 1590. Virtual Virginia; availability to all public schools.
   Patron(s): Dunnavant

S.B. 1591. School and Campus Safety, Virginia Center for; guidelines on information sharing.
   Patron(s): Dunnavant

S.B. 1592. Small Business and Supplier Diversity, Department of; certification of a small business.
   Patron(s): Dunnavant

S.B. 1593. SCHEV; financial aid award notification.
   Patron(s): Dunnavant
   Co-Patron(s): Senator(s): Boysko

S.B. 1594. Boundary agreement, local; locality allowed to attach to their petitions to circuit court a GIS map.
   Patron(s): Dunnavant

S.B. 1595. Individualized education programs (IEPs); DOE shall establish guidelines.
   Patron(s): Dunnavant
   Co-Patron(s): Senator(s): McClellan; Delegate(s): Rodman

S.B. 1596. Health plans; calculation of enrollee’s contribution.
   Patron(s): Dunnavant
   Chief Co-Patron(s): Senator(s): Chase, DeSteph
S.B. 1597. Research and development; changes related to the funding and oversight of initiatives.
   Patron(s): Saslaw

S.B. 1598. Corrections, Board of; minimum standards for health care services in local correctional facilities.
   Patron(s): Dunnavant

S.B. 1599. Ground water withdrawal; Eastern Shore Groundwater Management Area, incentives for use.
   Patron(s): Lewis

S.B. 1600. Motor fuels; labeling.
   Patron(s): Dance

S.B. 1601. Sales and Use Tax; remote collection, marketplace facilitators, etc.
   Patron(s): Norment

S.B. 1602. Central Criminal Records Exchange; reports, duties and authority.
   Patron(s): Dunnavant

S.B. 1603. Human trafficking; prevention and awareness.
   Patron(s): Obenshain
   Co-Patron(s): Senator(s): McClellan

S.B. 1604. Cruelty to animals; increases penalty.
   Patron(s): DeSteph
   Incorporated Chief Co-Patron(s): Senator(s): Ebbin
   Co-Patron(s): Delegate(s): Kory
   Removed: Senator(s): Ebbin

S.B. 1605. Electric utilities; stakeholder process for energy efficiency programs.
   Patron(s): Ebbin
   Co-Patron(s): Senator(s): Boysko

S.B. 1606. Vapor products; creates state tax.
   Patron(s): Ebbin

S.B. 1607. Health insurance; carrier business practices, authorization of health care services.
   Patron(s): Dunnavant

S.B. 1608. Virginia Fusion Intelligence Center; school safety mobile application.
   Patron(s): Dunnavant

S.B. 1609. Banks; capital stock.
   Patron(s): Saslaw

S.B. 1610. Recordation tax; exemption for property transferred by deed of distribution.
   Patron(s): McDougle

S.B. 1611. Health care shared savings; incentive programs.
   Patron(s): Dunnavant

S.B. 1612. Driver’s license; suspension for nonpayment of fines or costs.
   Patron(s): Ebbin

S.B. 1613. Driver’s license; suspensions for certain non-driving related offenses, effective clause.
   Patron(s): Ebbin
   Co-Patron(s): Senator(s): Petersen, Stanley, Sueterlein, Surovell

S.B. 1614. Certificates of public need; exempts certain specialized centers or clinics.
   Patron(s): McDougle

S.B. 1615. Retail Sales and Use Tax; absorption of tax by a dealer.
   Patron(s): McDougle

S.B. 1616. Higher educational institutions, public; tuition and mandatory fees.
   Patron(s): Wagner
   Co-Patron(s): Senator(s): Chase
S.B. 1617. Tech Talent Investment Program and Fund; created, report.
Patron(s): Ruff
Chief Co-Patron(s): Senator(s): Saslaw
S.B. 1618. Telework Promotion and Broadband Assistance, Office of, and Broadband Advisory Council; expiration.
Patron(s): Edwards
Co-Patron(s): Senator(s): Ruff
Removed: Senator(s): Carrico
S.B. 1619. Evidence; establishes that a party or potential litigant has a duty to preserve.
Patron(s): Obenshain
S.B. 1620. Protective orders; violation of provisions.
Patron(s): Obenshain
S.B. 1621. Assault and battery against a family or household member; enhanced penalty.
Patron(s): Obenshain
S.B. 1622. Child day programs; lead testing, potable water, effective date.
Patron(s): McPike
Co-Patron(s): Senator(s): Boysko, Mason; Delegate(s): Kory
S.B. 1623. Confidentiality of tax information; local tax officers sharing information.
Patron(s): McPike
S.B. 1624. Health carriers; registered surgical assistants.
Patron(s): Barker
S.B. 1625. Statewide Fire Prevention Code; changes definition of permissible fireworks.
Patron(s): McPike
S.B. 1626. Unlawful detainer; appeal bond.
Patron(s): Barker
Co-Patron(s): Senator(s): McClellan; Delegate(s): Hope
S.B. 1627. Summons for unlawful detainer; initial hearing, subsequent filings, termination notice.
Patron(s): Barker
Co-Patron(s): Senator(s): McClellan
S.B. 1628. Innovative Internship Fund and Program; created and established.
Patron(s): Dunnavant
Co-Patron(s): Senator(s): Ruff
S.B. 1629. School boards, local; lead testing potable water.
Patron(s): McPike
Co-Patron(s): Senator(s): Mason
S.B. 1630. Income tax, state; refunds for married persons filing a joint return.
Patron(s): Norment
S.B. 1631. Virginia income tax; advances conformity of Commonwealth’s tax code with federal tax code.
Patron(s): Dunnavant
S.B. 1632. Cannabidiol oil and THC-A oil; possession or distribution at public school.
Patron(s): Sturtevant
S.B. 1633. Local government revenues and expenditures; comparative report, filing date.
Patron(s): Boysko
S.B. 1634. Economic revitalization zone, local; towns may establish by ordinance.
Patron(s): Boysko
S.B. 1635. Screening of trash receptacles; local option.
Patron(s): Boysko
S.B. 1636. Virginia Equal Pay Act; civil penalties.
Patron(s): Boysko
S.B. 1637. **Virginia Human Rights Act**; establishment of right to reproductive choice.

**Patron(s):** Boysko

**Co-Patron(s):** Senator(s): Barker, Deeds, Ebbin, Favola, Howell, Lewis, Locke, Marsden, Mason, McClellan, McPike, Saslaw, Spruill, Surovell

S.B. 1638. **Newspapers**; legal notice and publications, requirements.

**Patron(s):** Boysko

S.B. 1639. **Paid Family and Medical Leave Program**; established, financing through payroll taxes.

**Patron(s):** Boysko

**Co-Patron(s):** Senator(s): Favola, Surovell

S.B. 1640. **In-state tuition**; eligibility, certain individuals who have applied for permanent residency.

**Patron(s):** Boysko

**Incorporated Chief Co-Patron(s):** Senator(s): Marsden

**Co-Patron(s):** Senator(s): Ebbin, Favola, Lewis, Locke, Mason, McPike, Saslaw, Spruill, Surovell;

**Delegate(s):** Hope

S.B. 1641. **Driver privilege cards**; penalty.

**Patron(s):** Boysko

**Co-Patron(s):** Senator(s): Ebbin; Delegate(s): Kory, Levine, Simon

S.B. 1642. **Cosmetics**; animal testing prohibited, penalty.

**Patron(s):** Boysko

**Chief Co-Patron(s):** Senator(s): Stanley

**Co-Patron(s):** Senator(s): Ebbin, Locke, Marsden, McPike, Saslaw, Spruill, Surovell; Delegate(s):

**Delegate(s):** Delaney, Hope, Kory, Simon

S.B. 1643. **Birth certificates**; change of sex.

**Patron(s):** Boysko

S.B. 1644. **Health information**; sharing between community services boards and jails.

**Patron(s):** Boysko

S.B. 1645. **Use of force by law-enforcement officers, etc.**; work group to produce and develop report.

**Patron(s):** Boysko

S.B. 1646. **Menstrual supplies**; availability in certain school buildings.

**Patron(s):** Boysko

**Co-Patron(s):** Senator(s): McClellan

S.B. 1647. **School boards**; background investigation for prospective school security officers.

**Patron(s):** Boysko

S.B. 1648. **Electric utilities**; limitations on fossil fuel facilities.

**Patron(s):** Boysko

**Co-Patron(s):** Senator(s): Deeds

S.B. 1649. **Carnal knowledge**; bail bondsmen, penalty.

**Patron(s):** Chafin

S.B. 1650. **Health insurance**; coverage for donated human breast milk.

**Patron(s):** Howell

**Co-Patron(s):** Senator(s): Lewis, McClellan; Delegate(s): Plum

S.B. 1651. **Partnership for Innovation and Entrepreneurship Authority**; increases membership, etc.

**Patron(s):** Howell

**Incorporated Chief Co-Patron(s):** Senator(s): Saslaw

**Co-Patron(s):** Delegate(s): Plum

S.B. 1652. **Virginia port volume increase tax credit**; transfer of credits.

**Patron(s):** Lucas
S.B. 1653. Prescription Monitoring Program; veterinarians.

Patron(s): Stanley

S.B. 1654. Dulles Greenway; powers and responsibilities of SCC to regulate toll road operators.

Patron(s): Stanley

Co-Patron(s): Senator(s): Black, Carrico, Chafin, Chase, Cosgrove, DeSteph, Dunnavant, Hanger, McDougle, Newman, Norment, Obenshain, Peake, Reeves, Ruff, Stuart, Sturtevant, Sueterlein, Vogel, Wagner; Delegate(s): LaRock

S.B. 1655. Specialty dockets; report.

Patron(s): Cosgrove

S.B. 1656. Income tax credits; housing choice vouchers, eligible housing areas.

Patron(s): Cosgrove

S.B. 1657. Income tax, state; taxpayer relief individual tax credit.

Patron(s): McDougle


Patron(s): Chafin

S.B. 1659. Juveniles; preliminary hearing, trial as an adult.

Patron(s): Marsden

S.B. 1660. Higher educational institutions, baccalaureate public; fixed four-year tuition rate.

Patron(s): Stanley

Chief Co-Patron(s): Senator(s): Chase

S.B. 1661. Child abuse and neglect; victims of sex trafficking, etc.

Patron(s): Peake

Co-Patron(s): Senator(s): Dunnivant, Ebbin; Delegate(s): Turpin

S.B. 1662. Electric utilities; energy efficiency programs.

Patron(s): Wagner

S.B. 1663. Subdivision ordinance; sidewalks.

Patron(s): Barker

S.B. 1664. Absentee voting; prohibiting release of absentee voter applicant list.

Patron(s): Spruill

S.B. 1665. Virginia Military Survivors and Dependents Education Program; extends benefits of Program.

Patron(s): Stuart


Patron(s): Lewis

Co-Patron(s): Senator(s): Ebbin, Mason, Spruill

S.B. 1667. Child support; nonpayment, amount of arrearage paid, suspension of driver’s license.

Patron(s): Dance

S.B. 1668. Alcoholic beverage control; Sunday store hours, distiller commission.

Patron(s): Reeves

Co-Patron(s): Senator(s): Deeds, Ebbin, Mason

S.B. 1669. Sex Trafficking Response Coordinator; establishes position, duties, report.

Patron(s): Vogel

Co-Patron(s): Senator(s): Ebbin

S.B. 1670. State Corporation Commission; pipeline facilities, inspection reports.

Patron(s): Spruill

Co-Patron(s): Delegate(s): Ayala, Herring, Kory, Lindsey, Rasoul, Simon
S.B. 1671. Charitable gaming; special permit for the play of electronic versions of instant bingo, etc.
   Patron(s): McPike
   Co-Patron(s): Senator(s): Mason

S.B. 1672. Absentee voting; no-excuse absentee.
   Patron(s): Locke
   Co-Patron(s): Senator(s): Favola, Lewis, McClellan

S.B. 1673. Wage; prevailing requirement for public works contracts, penalty.
   Patron(s): Favola
   Co-Patron(s): Senator(s): Boysko

S.B. 1674. Health insurance; short-term, limited-duration health plans, renewal guarantees.
   Patron(s): Reeves
   Chief Co-Patron(s): Senator(s): DeSteph

S.B. 1675. Police animals; killing or injuring, penalty.
   Patron(s): Reeves
   Co-Patron(s): Delegate(s): Fowler

S.B. 1676. Virginia Residential Landlord and Tenant Act; rental agreement, provisions made applicable by law.
   Patron(s): Stanley

S.B. 1677. Child restraint devices and safety belts; exempts emergency and law-enforcement vehicles.
   Patron(s): Suetterlein

S.B. 1678. Family First Prevention Services Act, federal; statutory alignment.
   Patron(s): Mason

S.B. 1679. Family First Prevention Services Act; statutory alignment.
   Patron(s): Mason

S.B. 1680. Mass transit providers; loss of certain operating funds.
   Patron(s): Mason

S.B. 1681. DGS; surplus property, opportunity for economic development entities to purchase.
   Patron(s): Mason

S.B. 1682. Employment records; written request from employee, subpoena duces tecum.
   Patron(s): Mason

S.B. 1683. Alcoholic beverage control; food-to-beverage ratio.
   Patron(s): Cosgrove

S.B. 1684. Secondary state highways; six-year plan, public meeting.
   Patron(s): Petersen

S.B. 1685. Health insurance; credentialing, mental health professionals.
   Patron(s): Dunnavant
   Co-Patron(s): Delegate(s): Bagby

S.B. 1686. Volunteer assistant attorneys for the Commonwealth; appointment in certain jurisdiction.
   Patron(s): Peake

S.B. 1687. Bail; data collection and reporting standards, report.
   Patron(s): McClellan
   Co-Patron(s): Senator(s): Lewis, Surovell; Delegate(s): Carr

S.B. 1688. Va. Public Procurement Act; higher educational public institutions, disclosure of gifts, etc.
   Patron(s): Ruff
   Chief Co-Patron(s): Delegate(s): Fowler
S.B. 1689. Group health benefit plans; bona fide associations, benefits consortium.
   Patron(s): Dunnavant
   Chief Co-Patron(s): Senator(s): DeSteph
   Incorporated Chief Co-Patron(s): Senator(s): Vogel, Wagner

S.B. 1690. Trooper Mark Barrett Memorial Bridge; designating as the bridge on Meadow Road over Interstate 64.
   Patron(s): Dunnavant

S.B. 1691. Dumfries, Town of; amending charter, town council elections, etc.
   Patron(s): Surovell

S.B. 1692. Industrial hemp; federal Farm Bill.
   Patron(s): Ruff
   Co-Patron(s): Senator(s): Chafin, Mason

S.B. 1693. Health insurance; coverage for autism spectrum disorder.
   Patron(s): Vogel
   Chief Co-Patron(s): Senator(s): DeSteph
   Co-Patron(s): Senator(s): Deeds, Ebbin, Mason, McClellan; Delegate(s): Guzman, Roem

S.B. 1694. Qualified mental health professionals; regulations for registration.
   Patron(s): Barker
   Co-Patron(s): Senator(s): Mason

S.B. 1695. Public utilities; acquisition of rights-of-way for economic development sites.
   Patron(s): Wagner
   Co-Patron(s): Senator(s): Chafin, Lucas; Delegate(s): Hugo

S.B. 1696. Wage payment statements; each employer to provide on each regular pay date.
   Patron(s): Wagner

S.B. 1697. Income tax, corporate; subtraction for amount of business interest.
   Patron(s): Chafin
   Co-Patron(s): Senator(s): Carrico

S.B. 1698. Income tax, corporate; subtraction for amount of Global Intangible Low-Taxed Income.
   Patron(s): Chafin
   Co-Patron(s): Senator(s): Carrico

S.B. 1699. Subdivision and zoning; sidewalks.
   Patron(s): Peake

S.B. 1700. Certificates; notice of filing or recordation.
   Patron(s): Suetterlein

S.B. 1701. Short-term rentals; regulation, urban county executive form of government.
   Patron(s): Ebbin

S.B. 1702. Public School Assistance Fund and Program; created.
   Patron(s): Stanley
   Chief Co-Patron(s): Senator(s): Marsden, Sturtevant
   Co-Patron(s): Senator(s): Lewis

S.B. 1703. Library of Virginia; disposition of official correspondence of the Governor, effective clause.
   Patron(s): Suetterlein

S.B. 1704. Income taxes, state and corporate; tax credit for employers of National Guard members.
   Patron(s): Suetterlein
   Co-Patron(s): Senator(s): Chafin

S.B. 1705. Virginia War Memorial Board; transfer of duties, sunset provision.
   Patron(s): McPike
S.B. 1706. Lottery Board; regulation of casino gaming, limited operation, penalties.
Patron(s): Lewis
Co-Patron(s): Senator(s): Spruill

S.B. 1707. Southwest Virginia Energy Research and Development Authority; created, sunset provision.
Patron(s): Chafin

Patron(s): Edwards

S.B. 1709. Alcoholic beverage control; distiller licensees, commissions and fees, effective date for provision.
Patron(s): Peake

S.B. 1710. Community work in lieu of payment of fines and court costs; authority of the court.
Patron(s): Carrico
Chief Co-Patron(s): Senator(s): Chafin

S.B. 1711. Broadband service providers; fiber optic broadband lines, railroad crossings.
Patron(s): Carrico

S.B. 1712. Group health benefit plans; bona fide associations.
Patron(s): Vogel
Co-Patron(s): Senator(s): DeSteph

S.B. 1713. School bus operators; training.
Patron(s): Vogel

S.B. 1714. Net energy metering; schools.
Patron(s): Edwards

S.B. 1715. Retail Sales and Use Tax; reduced rate on essential personal hygiene products.
Patron(s): Boysko
Co-Patron(s): Senator(s): McClellan; Delegate(s): Murphy, Rodman

S.B. 1716. Interstate 81; Interstate 81 Corridor Improvement Fund created, etc.
Patron(s): Obenshain
Chief Co-Patron(s): Senator(s): Carrico
Co-Patron(s): Delegate(s): Landes

S.B. 1717. Commonwealth Care Health Benefits Program; association health plans for individual market.
Patron(s): Dunnavant

S.B. 1718. Reading diagnostic tools; Department of Education to develop and submit plan.
Patron(s): Black
Co-Patron(s): Senator(s): Dunnavant, Mason, Vogel; Delegate(s): Bell, John J., Bulova, Delaney, Hugo, Murphy

S.B. 1719. Cannabidiol oil and THC-A oil; registered agents and pharmaceutical processors.
Patron(s): Marsden
Co-Patron(s): Delegate(s): Kory

S.B. 1720. Kinship foster care; notice to relatives.
Patron(s): Mason

S.B. 1721. Electronic Gaming Devices Act; established, penalty.
Patron(s): Cosgrove

S.B. 1722. Continuing care retirement communities; accessing medical assistance, certificate of public need.
Patron(s): Barker

S.B. 1723. Motor vehicle safety inspections; cost evaluation by DMV and the Department of State Police.
Patron(s): Deeds
S.B. 1724. Employment records; written request from employee, subpoena duces tecum.
   Patron(s): Norment
   Incorporated Chief Co-Patron(s): Senator(s): Mason
S.B. 1725. Stationary blinds in the public waters; waters of Virginia Beach, minimum distance from shore.
   Patron(s): Stuart
S.B. 1726. Alcoholic beverage control; happy hour advertising.
   Patron(s): McDougle
   Chief Co-Patron(s): Senator(s): DeSteph
   Incorporated Chief Co-Patron(s): Senator(s): McPike
S.B. 1727. Tobacco products, nicotine vapor products, etc.; purchase, possession, and sale.
   Patron(s): Norment
   Co-Patron(s): Senator(s): Ebbin, Reeves, Saslaw
   Removed: Senator(s): Dunnavant
S.B. 1728. Parental leave benefits; DHRM to implement and administer.
   Patron(s): Newman
S.B. 1729. Workers’ compensation; payment of claims.
   Patron(s): Norment
S.B. 1730. Neighborhood Assistance Act; tax credits, qualified neighborhood organizations.
   Patron(s): Deeds
   Co-Patron(s): Senator(s): Lewis; Delegate(s): Mullin, Pogge, Toscano
S.B. 1731. County board of supervisors or city council; elections for members, ranked choice voting.
   Patron(s): Ebbin
S.B. 1732. MEI Commission; incentives for episodic television series.
   Patron(s): Ruff
S.B. 1733. Electronic peer-to-peer motor vehicle rental services; DMV, et al., to study.
   Patron(s): Cosgrove
   Chief Co-Patron(s): Senator(s): DeSteph
   Co-Patron(s): Senator(s): Carrico
S.B. 1734. Accident and sickness insurance; restrictions relating to premium rates.
   Patron(s): Deeds
   Co-Patron(s): Delegate(s): Toscano
S.B. 1735. All-Payer Claims Database; participation by certain insurance.
   Patron(s): Deeds
S.B. 1736. Unlawful dissemination or sale of images of another person; penalty.
   Patron(s): Ebbin
S.B. 1737. Civil relief; citizens furloughed or otherwise not receiving wages, etc.
   Patron(s): McPike
   Co-Patron(s): Senator(s): Boysko, Ebbin, Marsden, Surovell; Delegate(s): Ayala, Bagby, Carroll Foy, Cole, Delaney, Gooditis, Guzman, Hope, Kory, Lindsey, Roem, Sullivan
S.B. 1738. Illegal gambling; definition.
   Patron(s): Reeves
   Incorporated Chief Co-Patron(s): Senator(s): Cosgrove
   Removed: Senator(s): Cosgrove
S.B. 1739. Income tax, state; conformity of tax code to federal code.
   Patron(s): Newman
S.B. 1740. Driver privilege cards; penalty.
   Patron(s): Surovell
   Co-Patron(s): Senator(s): Ebbin
S.B. 1741. Language development for children who are deaf or hard of hearing; assessment resources for parents.
Patron(s): Edwards
Co-Patron(s): Senator(s): Lucas
S.B. 1742. State retiree health benefits program; amends provision relating to participation in program.
Patron(s): McDougle
S.B. 1743. Coal ash management; prohibits construction of any landfill or impoundment for storage.
Patron(s): Chase
S.B. 1744. Income tax, state; increases standard deduction.
Patron(s): Wagner
S.B. 1745. DEQ permits; technical assistance grants.
Patron(s): Boysko
S.B. 1746. Education, Department of; schools to partner with National Math and Science Initiative.
Patron(s): Wagner
S.B. 1747. Insurance agents; continuing education requirements.
Patron(s): Chafin
S.B. 1748. Firearms magazines and firearms, certain; prohibition of sale, transfer, etc., penalties.
Patron(s): Ebbin
S.B. 1749. Robert O. Norris Bridge and Statewide Special Structure Fund; created.
Patron(s): McDougle
Co-Patron(s): Delegate(s): Hodges, Ransone
S.B. 1750. Medicaid Supplemental Payment Program Fund; established.
Patron(s): Lucas
Co-Patron(s): Delegate(s): Tyler
S.B. 1751. Professional and Occupational Regulation, Department of; licensing, regulatory boards.
Patron(s): Ruff
Co-Patron(s): Senator(s): McDougle
S.B. 1752. Virginia Lottery; ticket discounting, civil penalties.
Patron(s): Ruff
S.B. 1753. School boards; race and ethnicity data.
Patron(s): DeSteph
S.B. 1754. Neighborhood Assistance Act; tax credits.
Patron(s): Hanger
Incorporated Chief Co-Patron(s): Senator(s): Deeds
Co-Patron(s): Senator(s): Mason; Delegate(s): Toscano
Removed: Senator(s): Deeds
S.B. 1755. USBC and SFPC; changes to Codes for safety measures for schools.
Patron(s): Hanger
Co-Patron(s): Delegate(s): Bell, Richard P., Campbell, R.R., Landes
Patron(s): Surovell
S.B. 1757. Custody and visitation arrangements; best interests of the child, domestic abuse and child abuse.
Patron(s): Surovell
Co-Patron(s): Senator(s): Chase
S.B. 1758. Juvenile and domestic relations district courts; jurisdiction, specific findings of fact.
   Patron(s): Surovell

S.B. 1759. Underground electric distribution lines; placing in areas of transit-oriented development.
   Patron(s): Surovell
   Co-Patron(s): Senator(s): DeSteph, Dunnvant, Ebbin

S.B. 1760. Diagnostic X-ray machines; operation of machine.
   Patron(s): DeSteph

S.B. 1761. Landfill permits; adjacent locality approval.
   Patron(s): Sturtevant
   Chief Co-Patron(s): Delegate(s): Ware

S.B. 1762. Traffic impact analysis; solid waste management facilities.
   Patron(s): Sturtevant
   Chief Co-Patron(s): Delegate(s): Ware

S.B. 1763. Health insurance; payment to out-of-network providers.
   Patron(s): Sturtevant
   Chief Co-Patron(s): Senator(s): DeSteph
   Incorporated Chief Co-Patron(s): Senator(s): Chase, McDougle, Wagner
   Co-Patron(s): Senator(s): Dance
   Removed: Senator(s): Chase

S.B. 1764. Emergency custody orders; period of custody.
   Patron(s): Suetterlein

S.B. 1765. Restoration of certain highways; payment of costs.
   Patron(s): Stanley

S.B. 1766. Controlled substance tracking system; Board of Pharmacy to conduct a two-year pilot program.
   Patron(s): Boysko

   Patron(s): Wagner

S.B. 1768. Handheld personal communications devices; use while driving, etc.
   Patron(s): Mason

S.B. 1769. Electric utilities; net energy metering.
   Patron(s): Sturtevant

S.B. 1770. Transportation funding; creates a statewide approach to funding.
   Patron(s): Deeds

S.B. 1771. State share for basic aid; duration of certain agreements.
   Patron(s): Hanger
   Co-Patron(s): Senator(s): Deeds

S.B. 1772. Pregnant prisoners; use of restraint.
   Patron(s): Saslaw

S.B. 1773. Health regulatory boards; conversion therapy.
   Patron(s): Dunnvant

S.B. 1774. Automatic fire sprinkler inspectors; requirement for licensure, certification.
   Patron(s): Edwards

S.B. 1775. Highways, Commissioner of; report on operation of overweight trucks on highways.
   Patron(s): Carrico

S.B. 1776. Divorce; grounds of cruelty, abuse, desertion, or abandonment, waiting period.
   Patron(s): Saslaw
S.B. 1777. **Restrictive housing;** data collection and reporting, Department of Corrections to submit report.
   Patron(s): Saslaw
   Co-Patron(s): Senator(s): Ebbin

S.B. 1778. **Counseling minors;** certain health regulatory boards to promulgate regulations.
   Patron(s): Newman

S.B. 1779. **Electric utilities;** municipal net energy metering.
   Patron(s): Ebbin

S.B. 1780. **Electric Utility Regulation; Refund Act.**
   Patron(s): Petersen

S.B. 1781. **Contests of certain elections;** location of proceeding to contest.
   Patron(s): Obenshain

S.B. 1782. **Notaries; qualifications.**
   Patron(s): Obenshain

S.B. 1783. **Local employee grievance procedure;** qualifying grievances by local government employees.
   Patron(s): Boysko

S.B. 1784. **Traffic incident management vehicles;** vehicles equipped with flashing red and white lights.
   Patron(s): Boysko

S.B. 1785. **Enterprise zones;** designation.
   Patron(s): McDougle
   Co-Patron(s): Delegate(s): Ransone

S.B. 1786. **Geriatric, terminally ill, or permanently physically disabled prisoners; conditional release.**
   Patron(s): Saslaw

S.B. 1787. **Motor vehicle insurance;** compliance verification by DMV.
   Patron(s): Newman

S.B. 1788. **Sports or entertainment project;** City of Va. Beach granted certain powers relating to construction.
   Patron(s): Norment

S.B. 1789. **Designating the Trooper Lucas B. Dowell Bridge.**
   Patron(s): Peake
   Chief Co-Patron(s): Senator(s): Carrico
   Co-Patron(s): Senator(s): Boysko, Deeds, Ebbin, Howell, Mason, Newman, Reeves, Ruff, Suetterlein, Wagner; Delegate(s): Adams, D.M., Byron, Cole, Heretick, Hodges, Hope, Kory, Landes, Morefield, O’Quinn

S.B. 1790. **Sports or entertainment project;** City of Va. Beach granted certain powers relating to construction.
   Patron(s): Wagner
   Co-Patron(s): Senator(s): Cosgrove, DeSteph

S.J.R. 1. **Constitutional amendment;** marriage (first reference).
   Patron(s): Ebbin
   Co-Patron(s): Senator(s): Cosgrove; Delegate(s): Levine, Sicles

S.J.R. 2. **Constitutional amendment;** qualifications of Governor and Lieutenant Governor.
   Patron(s): Chase
   Co-Patron(s): Senator(s): Cosgrove

S.J.R. 3. **Constitutional amendment;** General Assembly term limits (first reference).
   Patron(s): Chase
S.J.R. 5. Constitutional amendment; qualifications to vote, restoration of civil rights (first reference).
Patron(s): Lucas
  Co-Patron(s): Delegate(s): Kory
S.J.R. 6. Teacher licensing process; Department of Education to study.
  Patron(s): Locke
  Co-Patron(s): Senator(s): Favola; Delegate(s): Kory
S.J.R. 8. Constitutional amendment; Governor’s term of office (first reference).
  Patron(s): Ebbin
  Co-Patron(s): Delegate(s): Levine
S.J.R. 9. Constitutional amendment; qualifications of voters and the right to vote.
  Patron(s): Locke
S.J.R. 12. Constitutional amendment; qualifications of voters and the right to vote.
  Patron(s): Lucas
S.J.R. 25. Constitutional amendment; Virginia Redistricting Commission, criteria to redraw certain districts.
  Patron(s): Hanger
S.J.R. 27. Constitutional amendment; qualification of voters, restoration of civil rights.
  Patron(s): Hanger
S.J.R. 31. Interstate conventions; selection of commissioners and committee procedures.
  Patron(s): Peake
  Co-Patron(s): Senator(s): Carrico, Stuart; Delegate(s): Head, Pogge, Thomas
S.J.R. 32. U.S. Route 29; VDOT to study feasibility of eastern bypass.
  Patron(s): Peake
S.J.R. 33. Route 60 Corridor; VDOT to study.
  Patron(s): Peake
  Co-Patron(s): Delegate(s): Fariss, Wright
S.J.R. 34. Constitutional amendment; Virginia Redistricting Commission established.
  Patron(s): Barker
  Co-Patron(s): Senator(s): Petersen
S.J.R. 39. Constitutional amendment; Literary Fund, proceeds from forfeited property.
  Patron(s): Reeves
  Patron(s): Deeds
S.J.R. 65. Solitary confinement; Department of Corrections to study.
  Patron(s): Marsden
S.J.R. 68. Constitutional amendment; criteria for electoral districts (first reference).
  Patron(s): Vogel
S.J.R. 250. Constitutional amendment; Governor’s term of office (first reference).
  Patron(s): Ebbin
  Co-Patron(s): Senator(s): Chase, Lewis, Reeves; Delegate(s): Keam, Kory, Levine
S.J.R. 251. Constitutional amendment; marriage (first reference).
  Patron(s): Ebbin
  Co-Patron(s): Delegate(s): Kory, Levine
S.J.R. 252. Constitutional amendment; qualifications of Governor and Lieutenant Governor.
  Patron(s): Chase
  Patron(s): Chase
S.J.R. 254. Dulles Greenway; purchase of Greenway by VDOT.
  Patron(s): Black
  Co-Patron(s): Senator(s): DeSteph
Patron(s): Black

Patron(s): Spruill
Co-Patron(s): Senator(s): Barker, Cosgrove, Dance, Deeds, Edwards, Favola, Lewis, Locke, Lucas, Marsden, Mason, Peake, Petersen, Ruff, Saslaw; Delegate(s): Adams, D.M., Ayala, Brewer, Carr, Cole, Convirs-Fowler, Davis, Delaney, Guzman, Hayes, Helsel, Heretick, Hope, James, Jones, S.C., Knight, Kory, Krizek, Lindsey, Price, Rasoul, Rodman, Roem, Sickles, Simon, Stolle, Sullivan, Thomas, Torian, Turpin, Ware, Watts

S.J.R. 257. Celebrating the life of the Reverend Dr. Joan S. Parrott.
Patron(s): Locke

S.J.R. 258. Constitutional amendment; political reform (first reference).
Patron(s): Chase
Co-Patron(s): Delegate(s): Kory

S.J.R. 259. U.S. Route 29; VDOT to study feasibility of eastern bypass.
Patron(s): Peake
Co-Patron(s): Delegate(s): Ware

S.J.R. 260. Route 60 Corridor; VDOT to study.
Patron(s): Peake
Co-Patron(s): Senator(s): Sturtevant; Delegate(s): Ware

S.J.R. 261. Constitutional amendment; qualifications of voters and the right to vote (first reference).
Patron(s): Locke
Co-Patron(s): Senator(s): Ebbin; Delegate(s): Kory

S.J.R. 262. Constitutional amendment; qualifications of voters and the right to vote (first reference).
Patron(s): Lucas
Co-Patron(s): Senator(s): Ebbin; Delegate(s): Kory

S.J.R. 263. Commending the American Legion.
Patron(s): Cosgrove
Chief Co-Patron(s): Senator(s): Edwards, Petersen
Co-Patron(s): Senator(s): Barker, Dance, DeSteph, McPike, Peake, Spruill, Sueterlein
Removed: Senator(s): Edwards, Petersen

S.J.R. 264. Commending R. Carroll Smith, Sr.
Patron(s): Cosgrove
Co-Patron(s): Senator(s): Spruill; Delegate(s): Hayes, Jones, S.C., Knight

S.J.R. 265. Municipal solid waste generated within a solid waste planning unit; reduction of recycling rate.
Patron(s): Lucas
Co-Patron(s): Senator(s): Dance; Delegate(s): James, Kory

S.J.R. 266. Commending the Washington Capitals.
Patron(s): Ebbin and Spruill
Chief Co-Patron(s): Senator(s): Petersen
Ransone, Rasoul, Reid, Robinson, Rodman, Roem, Sickles, Simon, Stolle, Sullivan, Thomas, Torian, Toscano, Tran, Turpin, Tyler, VanValkenburg, Ward, Ware, Watts, Webert, Yancey

Removed: Delegate(s): Campbell, Chase

Patron(s): Obenshain
Co-Patron(s): Senator(s): Vogel; Delegate(s): Webert

S.J.R. 268. Interstate conventions; selection of commissioners and committee procedures.
Patron(s): Peake
Co-Patron(s): Senator(s): Cosgrove, Stuart; Delegate(s): Cole, LaRock, Peace, Pogge, Thomas, Ware

S.J.R. 269. Celebrating the life of Stacey Visser Dendy.
Patron(s): Saslaw
Chief Co-Patron(s): Senator(s): Howell, McClellan
Removed: Senator(s): McClellan

S.J.R. 270. United States Constitution; ratifies Equal Rights Amendment.
Patron(s): Saslaw
Chief Co-Patron(s): Senator(s): Petersen
Co-Patron(s): Senator(s): Barker, Dance, Deeds, Ebbin, Edwards, Favola, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McPike, Spruill; Delegate(s): Ayala, Carroll Foy, Delaney, Guzman, Herring, Hope, Kory, Krizek, Levine, Sickles, Simon, Torian, Watts
Removed: Senator(s): Petersen

S.J.R. 271. Celebrating the life of John Melburn Toups.
Patron(s): Saslaw
Co-Patron(s): Senator(s): Deeds

S.J.R. 272. Designating August 13, 2019, and each succeeding year, as Shipbuilders Day in Virginia.
Patron(s): Locke
Co-Patron(s): Senator(s): Mason

S.J.R. 273. Commending the Loudoun County High School marching band.
Patron(s): Black

S.J.R. 274. Constitutional amendment; apportionment, criteria for legislative and congressional districts.
Patron(s): Hanger and Locke
Co-Patron(s): Senator(s): Ebbin, Lewis; Delegate(s): Hope

S.J.R. 275. Persons in Commonwealth; reaffirming equal protection under the law.
Patron(s): Chase

S.J.R. 276. Interstate 95 Corridor Improvement Plan; Commonwealth Transportation Board to study.
Patron(s): Reeves
Co-Patron(s): Delegate(s): Cole

S.J.R. 277. Resiliency Week; designating as first week of September 2019, and each succeeding year thereafter.
Patron(s): Sturtevant
Co-Patron(s): Delegate(s): Peace
S.J.R. 278. Constitutional amendment; personal property tax exemption for motor vehicle of a disabled veteran.

Patron(s): Reeves
Co-Patron(s): Senator(s): Mason; Delegate(s): Filler-Corn

S.J.R. 279. Constitutional amendment; marriage (first reference).

Patron(s): Edwards


Patron(s): Hanger
Co-Patron(s): Delegate(s): Landes


Patron(s): Hanger
Co-Patron(s): Senator(s): Dunnavant; Delegate(s): Landes


Patron(s): Hanger
Co-Patron(s): Senator(s): Dunnavant, McClellan; Delegate(s): Carr, Landes

S.J.R. 283. Constitutional amendment; qualification of voters, restoration of civil rights.

Patron(s): Hanger

S.J.R. 284. United States Constitution; ratifies Equal Rights Amendment.

Patron(s): Sturtevant
Chief Co-Patron(s): Senator(s): Dance, DeSteph, McClellan, Surovell
Incorporated Chief Co-Patron(s): Senator(s): Saslaw
Co-Patron(s): Senator(s): Barker, Boysko, Deeds, Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McPike, Petersen, Spruill; Delegate(s): Ayala, Carr, Carroll Foy, Convirs-Fowler, Guzman, Hope, Hurst, Keam, Kory, Levine, Lindsey, Mullin, Plum, Price, Rasoul, Robinson, Stolle, Torian, Toscano, Tran, Watts

S.J.R. 285. JLARC; practices, procedures, and accountability of industrial development authorities.

Patron(s): Chase


Patron(s): McDougle
Co-Patron(s): Senator(s): DeSteph, Dunnavant

S.J.R. 287. Designating August 16, 2019, and in each succeeding year, as the Reverend Dr. Wyatt Tee Walker Day.

Patron(s): Dance
Co-Patron(s): Senator(s): McClellan


Patron(s): Stuart
Co-Patron(s): Senator(s): Dunnavant; Delegate(s): Carroll Foy, Carter

S.J.R. 289. Designating Feb. 20, 2019 and each succeeding year, as Cardiopulmonary Resuscitation Awareness Day.

Patron(s): McDougle
Co-Patron(s): Senator(s): DeSteph, Dunnavant

S.J.R. 290. Celebrating the life of Josiah Pollard Rowe III.

Patron(s): Stuart
Co-Patron(s): Senator(s): Reeves; Delegate(s): Cole, Orrock, Thomas


Patron(s): DeSteph
Co-Patron(s): Senator(s): Mason; Delegate(s): Landes, McGuire

S.J.R. 292. Governor; confirming appointments.

Patron(s): Vogel
S.J.R. 293. Governor; confirming appointments.
Patron(s): Vogel
S.J.R. 294. Governor; confirming appointments.
Patron(s): Vogel
S.J.R. 295. Governor; confirming appointments.
Patron(s): Vogel
S.J.R. 296. Governor; confirming appointments.
Patron(s): Vogel
S.J.R. 297. Lynching; acknowledging with profound regret the existence and acceptance within the Commonwealth.
Patron(s): McClellan
Co-Patron(s): Senator(s): Boysko, Dance, Deeds, Dunnavant, Ebbin, Howell, Lewis, Lucas, Mason, Spruill, Sturtevant, Sueterlein; Delegate(s): Aird, Bagby, Bourne, Bulova, Carr, Carroll Foy, Hayes, Heretick, Herring, James, Jones, J.C., Kory, Lindsey, Lopez, McQuinn, Mullin, Plum, Price, Rasoul, Sickles, Thomas, Torian, Toscano, Turpin, Tyler, Ward
S.J.R. 298. Designating as August 2019 and each succeeding year, as Breastfeeding Awareness Month.
Patron(s): McClellan
Co-Patron(s): Senator(s): Boysko, Dance, Deeds, DeSteph, Dunnavant, Howell, Lucas, Mason
S.J.R. 299. Designating as November 17, 2019, and each succeeding year, as World Prematurity Day.
Patron(s): McClellan
Co-Patron(s): Senator(s): Boysko, Dance, Deeds, DeSteph, Dunnavant, Howell, Locke, Lucas, Mason
S.J.R. 300. Constitutional amendment; Virginia Redistricting Commission established (first reference).
Patron(s): Deeds
S.J.R. 301. Mental Health Services in the Commonwealth in the 21st Century; Joint Subcommittee Studying, cont’d.
Patron(s): Deeds
Chief Co-Patron(s): Delegate(s): Hope
Co-Patron(s): Senator(s): Barker, Cosgrove, Hanger, Howell, Mason; Delegate(s): Bell, Robert B., Garrett, Ransone, Rush, Toscano, Watts
S.J.R. 302. Constitutional amendment; eminent domain, public utility.
Patron(s): Deeds
Patron(s): Carrico
Co-Patron(s): Delegate(s): Campbell, J.L., Kilgore, Pillion
S.J.R. 304. Celebrating the life of Derek Brandon Hill.
Patron(s): Carrico
Co-Patron(s): Delegate(s): Campbell, J.L., Kilgore, Pillion
S.J.R. 305. Constitutional amendment; apportionment, criteria for legislative and congressional districts.
Patron(s): Sturtevant
Patron(s): Barker
Chief Co-Patron(s): Senator(s): Hanger, Saslaw
Co-Patron(s): Senator(s): Boysko, Dance, Ebbin, Favola, Howell, Lewis, Locke, Lucas, Marsden, Mason, McPike, Petersen, Spruill, Suerovell; Delegate(s): Toscano
S.J.R. 307. JLARC; costs of education, report.
Patron(s): Lewis
S.J.R. 308. Commending the Loudoun County Sheriff’s Department.
   Patron(s): Black
   Co-Patron(s): Senator(s): Boysko; Delegate(s): LaRock

   Patron(s): DeSteph

S.J.R. 310. Commending Hanover County.
   Patron(s): Dunnavant
   Chief Co-Patron(s): Senator(s): McClellan
   Co-Patron(s): Senator(s): Mason, McDougle; Delegate(s): Peace
   Removed: Senator(s): McClellan

S.J.R. 311. DHCD; permitting processes for broadband, etc.
   Patron(s): Boysko

S.J.R. 312. JLARC; health benefit plan premium rate review process administered by the SCC’s.
   Patron(s): Deeds
   Co-Patron(s): Delegate(s): Toscano

S.J.R. 313. Commending the Commissioners of the Revenue Association of Virginia.
   Patron(s): Petersen
   Chief Co-Patron(s): Senator(s): Marsden
   Co-Patron(s): Senator(s): Barker, Cosgrove, Dance, Deeds, Dunnavant, Ebbin, Favola, Hanger, Howell, Lucas, Mason, McClellan, McDougle, McPike, Norment, Obenshain, Reeves, Saslaw, Surovell, Surovell, Wagner; Delegate(s): Adams, D.M., Adams, L.R., Aird, Ayala, Brewer, Campbell, R.R., Carr, Cole, Convirs-Fowler, Davis, Delaney, Edmunds, Freitas, Hayes, Heretick, Hodges, Hope, Jones, J.C., Keam, Kory, Krizek, Landes, Levine, Lindsey, Morefield, Mullin, Pogge, Price, Rasoul, Rodman, Roem, Simon, Sullivan, Thomas, Tyler, Ware, Watts, Webert, Wilt, Wright, Yancey
   Removed: Senator(s): Marsden

   Patron(s): Vogel
   Co-Patron(s): Delegate(s): Collins, Gooditis

S.J.R. 315. Celebrating the life of Master Sergeant Edward Colston Newton V, USA.
   Patron(s): Stuart
   Co-Patron(s): Delegate(s): Ransone

S.J.R. 316. Commending Stephen K. White, Ph.D.
   Patron(s): Deeds
   Co-Patron(s): Delegate(s): Landes, Toscano

   Patron(s): Howell
   Chief Co-Patron(s): Senator(s): Saslaw
   Co-Patron(s): Senator(s): Barker, Ebbin, Favola, Marsden, McPike, Petersen; Delegate(s): Bell, John J., Bulova, Delaney, Filler-Corn, Guzman, Herring, Hope, Keam, Kory, Lopez, Plum, Reid, Roem, Sickles, Simon, Sullivan, Torian, Watts

S.J.R. 318. Celebrating the life of the Honorable Frederick MacDonald Quayle.
   Patron(s): Cosgrove
   Chief Co-Patron(s): Senator(s): Wagner
   Co-Patron(s): Senator(s): Barker, Black, Boysko, Chafin, Chase, Dance, Deeds, DeSteph, Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McDougle, McPike, Newman, Norment, Obenshain, Peake, Petersen, Reeves, Ruff, Saslaw, Surovell, Stanley, Stuart, Sturtevant, Sueterlein, Surovell, Vogel; Delegate(s): Knight, Wright

S.J.R. 319. Governor; confirming appointments.
   Patron(s): Vogel
S.J.R. 320. Commemorating the 75th anniversary of D-Day.
Patron(s): Newman
Co-Patron(s): Senator(s): Edwards, Suetterlein; Delegate(s): Austin, Byron, Cole, Garrett

S.J.R. 321. Commending the Liberty University School of Aeronautics.
Patron(s): Newman
Co-Patron(s): Senator(s): Peake; Delegate(s): Adams, L.R., Austin, Byron, Campbell, R.R., Cox, Fariss, Garrett, Kilgore

S.J.R. 322. Commending Elizabeth Crowther.
Patron(s): Stuart
Co-Patron(s): Senator(s): McDougle; Delegate(s): Ransone

Patron(s): Stuart
Co-Patron(s): Delegate(s): Thomas

Patron(s): Dunnavant
Co-Patron(s): Senator(s): McDougle, McPike; Delegate(s): Fowler

Patron(s): Dunnavant
Co-Patron(s): Senator(s): Barker, Chase, Hanger, Howell, McClellan; Delegate(s): Adams, D.M., Rodman

S.J.R. 326. Commending AMIkids.
Patron(s): Marsden
Co-Patron(s): Delegate(s): Bulova

Patron(s): Favola
Co-Patron(s): Senator(s): Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph, Dunnavant, Ebbin, Edwards, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McDougle, McPike, Newman, Norment, Obenshain, Peake, Petersen, Reeves, Ruff, Saslaw, Spruill, Stanley, Stuart, Sturtevant, Surovell, Vogel, Wagner; Delegate(s): Adams, D.M., Bulova, Carroll Foy, Delaney, Hope, Lopez, Murphy, Sickles, Sullivan, Tran

S.J.R. 328. Celebrating the life of Evelynn Belle Ware.
Patron(s): Black
Co-Patron(s): Delegate(s): LaRock

S.J.R. 329. Commending David Allen Wright.
Patron(s): Cosgrove
Co-Patron(s): Delegate(s): Knight, Wright

Patron(s): Lucas
Co-Patron(s): Senator(s): Locke; Delegate(s): Heretick, James

S.J.R. 331. Commending Frances Mae West Byers.
Patron(s): Peake
Co-Patron(s): Senator(s): Reeves; Delegate(s): McGuire

S.J.R. 332. Governor; confirming appointments.
Patron(s): Vogel

Patron(s): Black
Co-Patron(s): Delegate(s): LaRock

Patron(s): Stuart
Co-Patron(s): Senator(s): Barker, Deeds, McPike, Surovell; Delegate(s): Ayala, Carroll Foy, Guzman, Hugo, Roem, Torian
   Patron(s): Stuart
   Co-Patron(s): Delegate(s): Cole, Thomas

S.J.R. 336. Commending the City of Bristol.
   Patron(s): Carrico
   Co-Patron(s): Delegate(s): Campbell, J.L., Kilgore, Pillion

S.J.R. 337. Commending the recipients of the 2019 Virginia Outstanding Faculty Awards.
   Patron(s): Newman
   Co-Patron(s): Senator(s): McClellan; Delegate(s): Landes

S.J.R. 338. Designating July, in 2019 & each succeeding year, Cleft & Craniofacial
   Awareness & Prevention Month.
   Patron(s): Lewis

S.J.R. 339. Commending Margaret E. McKeough.
   Patron(s): Howell
   Co-Patron(s): Senator(s): Barker, Boysko, Marsden; Delegate(s): Delaney, Hope, Kory, Plum,
   Room

   Patron(s): Peake
   Co-Patron(s): Delegate(s): Bell, Robert B., Toscano, Ware

   Patron(s): Hanger
   Chief Co-Patron(s): Delegate(s): Landes

   Patron(s): Chafin
   Co-Patron(s): Delegate(s): Kilgore

   Patron(s): Chafin
   Co-Patron(s): Delegate(s): Kilgore

   Patron(s): DeSteph
   Co-Patron(s): Senator(s): Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds,
   Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason,
   McClellan, McDougle, McPike, Newman, Norment, Obenshain, Peake, Petersen, Reeves,
   Ruff, Saslaw, Spruill, Stanley, Stuart, Sturtevant, Sueterlein, Surovell, Vogel, Wagner;
   Delegate(s): Convirs-Fowler, Davis, Knight, Lindsey, Miyares, Stolle, Turpin

   Patron(s): Hanger
   Co-Patron(s): Senator(s): Mason; Delegate(s): Landes

   Patron(s): Cosgrove
   Co-Patron(s): Delegate(s): Knight, Wright

   Tech Mid-Atlantic Aviation, etc.
   Patron(s): Cosgrove
   Co-Patron(s): Delegate(s): Knight, Wright

   Patron(s): Obenshain
   Co-Patron(s): Delegate(s): Gilbert, Webert

   Patron(s): DeSteph
   Co-Patron(s): Senator(s): Barker, Black, Boysko, Carrico, Chafin, Chase, Dance, Deeds,
   Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason,
S.J.R. 350. Celebrating the life of Captain Charles M. Heron, USN, Ret.
Patron(s): DeSteph

S.J.R. 351. Celebrating the life of the Reverend Rudolph Bobby Lewis, Sr.
Patron(s): DeSteph
Co-Patron(s): Senator(s): Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, Dunnivant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McDougle, McPike, Newman, Norment, Peake, Petersen, Reeves, Ruff, Saslaw, Spruill, Stanley, Stuart, Sturtevant, Sueterlein, Surovell, Vogel, Wagner; Delegate(s): Bloxom, Brewer, Davis, Edmunds, Hodges, Leftwich, Miyares, Stolle

Patron(s): Chase
Co-Patron(s): Delegate(s): Cox

Patron(s): Newman
Co-Patron(s): Senator(s): Peake; Delegate(s): Austin, Byron, Fariss, Garrett

S.J.R. 354. Commending the Page County High School baseball team.
Patron(s): Obenshain
Co-Patron(s): Delegate(s): Gilbert

S.J.R. 355. Commending the Page County High School softball team.
Patron(s): Obenshain
Co-Patron(s): Delegate(s): Gilbert

S.J.R. 356. Commending the Loudon County Area Agency on Aging.
Patron(s): Black
Co-Patron(s): Delegate(s): LaRock

S.J.R. 357. Commending Charles City County.
Patron(s): McClellan
Co-Patron(s): Delegate(s): Bagby

S.J.R. 358. Prince Edward County Public Schools closing.
Patron(s): McClellan
Chief Co-Patron(s): Delegate(s): Edmunds
Co-Patron(s): Senator(s): Dance, Deeds, Locke, Lucas, Peake, Ruff; Delegate(s): Carr, Fariss, McQuinn, Thomas, Tyler, Wright

Patron(s): Stuart
Morefield, O’Quinn, Orrock, Peace, Pillion, Plum, Pogge, Poindeexter, Ransone, Robinson, Rush, Sickle, Stolle, Thomas, Ware, Watts, Webert, Wilt, Wright, Yancey

Patron(s): Howell
Co-Patron(s): Delegate(s): Plum

Patron(s): Petersen
Co-Patron(s): Delegate(s): Delaney

Patron(s): Petersen
Co-Patron(s): Delegate(s): Keam

Patron(s): McClellan
Co-Patron(s): Senator(s): Dance, Newman, Sturtevant; Delegate(s): Adams, D.M., Bagby, Bourne, Campbell, R.R., Carr, Landes, McQuinn, Turpin, Tyler, Van Valkenburg

S.J.R. 364. Celebrating the life of David C. Creasy, Sr.
Patron(s): McClellan
Co-Patron(s): Senator(s): Dance, McPike, Sturtevant; Delegate(s): Adams, D.M., Bagby, Bourne, Carr, McQuinn

Patron(s): McClellan
Co-Patron(s): Senator(s): Dance, Deeds, Howell, Lewis, Sturtevant; Delegate(s): Adams, D.M., Bagby, Bourne, Carr, McQuinn

S.J.R. 366. Commending the Orange County Agricultural Initiative.
Patron(s): Reeves

Patron(s): Reeves

S.J.R. 368. Celebrating the life of Donald Robert McCaig.
Patron(s): Deeds
Co-Patron(s): Senator(s): Hanger; Delegate(s): Bell, Richard P.

S.J.R. 369. Celebrating the life of Captain Andrew Patrick Ross, USA.
Patron(s): Deeds

Patron(s): Deeds
Co-Patron(s): Senator(s): Hanger; Delegate(s): Bell, Richard P.
   Patron(s): Deeds
   Co-Patron(s): Delegate(s): Campbell, R.R.

S.J.R. 372. Celebrating the life of Carl David Brinkley.
   Patron(s): Deeds
   Co-Patron(s): Delegate(s): Austin

   Patron(s): Deeds
   Co-Patron(s): Senator(s): Hanger; Delegate(s): Campbell, R.R.

   Patron(s): Lewis
   Co-Patron(s): Delegate(s): Heretick, Jones, J.C.

   Patron(s): Carrico
   Co-Patron(s): Delegate(s): O'Quinn

   Patron(s): Carrico
   Co-Patron(s): Delegate(s): Campbell, J.L., Kilgore, Pillion

   Patron(s): Carrico
   Co-Patron(s): Delegate(s): Campbell, J.L., Kilgore, Pillion

   Patron(s): Carrico
   Co-Patron(s): Delegate(s): Campbell, J.L., Kilgore, Pillion

   Patron(s): Carrico
   Co-Patron(s): Delegate(s): Campbell, J.L., Kilgore, Pillion

   Patron(s): McClellan
   Co-Patron(s): Senator(s): Dance, Deeds, Sturtevant; Delegate(s): Adams, D.M., Bagby, Bourne, Carr, Delaney, Heretick, Hope, Kory, Lindsey, McQuinn, Sullivan, Turpin

   Patron(s): Reeves
   Co-Patron(s): Senator(s): Boysko, Chase, Cosgrove, Deeds, Dunnavant, Edwards, Howell, Peake, Spruill; Delegate(s): Adams, D.M., Cole, Delaney, Fowler, Freitas, Hope, Kory, Landes, Plum, Rasoul, Thomas, Ware

S.J.R. 382. Commending the Chancellor High School field hockey team.
   Patron(s): Reeves
   Co-Patron(s): Senator(s): Boysko, Edwards, Spruill; Delegate(s): Adams, D.M., Cole, Delaney, Fowler, Heretick, Hope, Orrock, Rasoul, Thomas, Ware

   Patron(s): Reeves
   Co-Patron(s): Senator(s): Boysko, Edwards, Howell, Peake, Ruff, Spruill, Wagner; Delegate(s): Adams, D.M., Cole, Delaney, Freitas, Heretick, Hope, Landes, Rasoul, Ware

   Patron(s): Locke
   Co-Patron(s): Senator(s): Mason; Delegate(s): Price, Ward

S.J.R. 385. Celebrating the life of Tyler McKellan Spruill.
   Patron(s): Reeves
   Co-Patron(s): Senator(s): Barker, Boysko, Chase, Cosgrove, DeSteph, Ebbin, Edwards, Howell, McDougle, Peake, Ruff, Spruill, Stuart, Wagner; Delegate(s): Adams, D.M., Austin, Brewer,
S.J.R. 386. Commending Jesse’s Barber Shop.
Patron(s): Carrico
Co-Patron(s): Delegate(s): O’Quinn

Patron(s): Dunnavant
Co-Patron(s): Delegate(s): Fowler

Patron(s): Carrico
Delegate(s): Landes, O’Quinn, Thomas

Patron(s): Howell
Chief Co-Patron(s): Delegate(s): Plum

Patron(s): Howell
Chief Co-Patron(s): Delegate(s): Plum

S.J.R. 391. Commending Margaret D. Parker.
Patron(s): Howell
Chief Co-Patron(s): Delegate(s): Plum

Patron(s): Howell
Chief Co-Patron(s): Delegate(s): Plum

S.J.R. 393. Commending the Oakton High School boys’ lacrosse team.
Patron(s): Petersen
Co-Patron(s): Delegate(s): Keam

Patron(s): Obenshain
Co-Patron(s): Delegate(s): Wilt

Patron(s): Obenshain
Co-Patron(s): Delegate(s): Rush

S.J.R. 396. Celebrating the life of Maxine Lyons Silver.
Patron(s): Stuart
Co-Patron(s): Senator(s): McDougle; Delegate(s): Thomas

Patron(s): Peake
Co-Patron(s): Senator(s): Boysko, Edwards, Howell, Reeves; Delegate(s): Adams, D.M., Cole, Delaney, Heretick, Hope, Landes, O’Quinn, Thomas, Ware

S.J.R. 398. Commending William H. Talley III.
Patron(s): Dance
Co-Patron(s): Delegate(s): Ingram

S.J.R. 399. Commending Virginia’s State Forests.
Patron(s): Peake
Co-Patron(s): Delegate(s): Fariss

S.J.R. 400. Commending the New River Valley Agency on Aging.
Patron(s): Edwards
Co-Patron(s): Delegate(s): Hurst
S.J.R. 401. Commending the King William County Ruritan Club.
Patron(s): Norment
Co-Patron(s): Senator(s): McDougle; Delegate(s): Brewer

Patron(s): Petersen
Co-Patron(s): Delegate(s): Bulova

Patron(s): Petersen
Co-Patron(s): Delegate(s): Bulova

Patron(s): Petersen
Co-Patron(s): Delegate(s): Bulova

S.J.R. 405. Commending Mt. Zion Baptist Church.
Patron(s): Reeves
Co-Patron(s): Senator(s): Boysko, Chase, Dance, Ebbin, Edwards, Howell, McDougle, McPike,
Peake, Spruill, Wagner; Delegate(s): Adams, D.M., Cole, Delaney, Fowler, Freitas, Heretick,
Hope, Landes, Morefield, Rasoul, Rodman, Thomas, Ware

Patron(s): Stanley
Co-Patron(s): Senator(s): Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds,
DeSteph, Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas,
Marsden, Mason, McClellan, McPike, Norment, Obenshain, Peake, Petersen, Reeves, Ruff,
Saslaw, Spruill, Stuart, Sturtevant, Sueterlein, Surovell, Vogel, Wagner; Delegate(s): Adams,
L.R., Marshall, Poindexter

S.J.R. 407. Commending St. Timothy’s Episcopal Church.
Patron(s): Boysko
Co-Patron(s): Senator(s): Ebbin, Howell; Delegate(s): Adams, D.M., Aird, Ayala, Bell, John J.,
Delaney, Gooditis, Heretick, Hope, Keam, Kory, Murphy, Plum, Rasoul, Reid, Simon,
Sullivan, Ware, Watts

S.J.R. 408. Commending Mary Price.
Patron(s): Obenshain
Co-Patron(s): Delegate(s): Gilbert

Patron(s): Ruff
Co-Patron(s): Senator(s): Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds,
DeSteph, Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas,
Marsden, Mason, McClellan, McDougle, McPike, Newman, Norment, Obenshain, Peake,
Petersen, Reeves, Saslaw, Spruill, Stanley, Stuart, Sturtevant, Surovell, Vogel, Wagner;
Delegate(s): Adams, D.M., Cole, Delaney, Fowler, Heretick, Hodges, Hope, Ingram, Knight,
Landes, Lindsey, Marshall, Rasoul, Rodman, Rush, Ware, Wright

S.J.R. 410. Celebrating the life of Mary E. Onley.
Patron(s): Lewis
Co-Patron(s): Delegate(s): Bloxom

Patron(s): Lewis
Co-Patron(s): Delegate(s): Bloxom

S.J.R. 412. Celebrating the life of Kevin Glenn Wade.
Patron(s): Lewis
Co-Patron(s): Delegate(s): Bloxom

Patron(s): Lewis
Co-Patron(s): Senator(s): Ebbin; Delegate(s): Filler-Corn, Jones, J.C., Lindsey
   Patron(s): Mason
   Co-Patron(s): Senator(s): Cosgrove, DeSteph, Locke, Norment, Wagner; Delegate(s): Mullin, Turpin
S.J.R. 415. Commending the Boys & Girls Clubs of Southeast Virginia.
   Patron(s): Wagner
   Co-Patron(s): Senator(s): Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph, Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Marsden, Mason, McClellan, McDougle, McPike, Newman, Norment, Obenshain, Peake, Petersen, Reeves, Ruff, Saslaw, Spruill, Stanley, Stuart, Sturtevant, Surovell, Vogel; Delegate(s): Adams, D.M., Bagby, Brewer, Cole, Delaney, Heretick, Hope, Jones, J.C., Landes, Leftwich, Lindsey, Rasoul, Reid, Stolle, Sullivan, Turpin, Ware
   Patron(s): Obenshain
   Co-Patron(s): Delegate(s): Gilbert
   Patron(s): Obenshain
   Co-Patron(s): Delegate(s): Webert
   Patron(s): McDougle
S.J.R. 419. Commending the Brown family.
   Patron(s): McDougle
   Co-Patron(s): Delegate(s): Fowler
   Patron(s): Chase
   Co-Patron(s): Delegate(s): Cox
   Patron(s): Mason
   Co-Patron(s): Senator(s): Norment; Delegate(s): Mullin
   Patron(s): Deeds
   Co-Patron(s): Delegate(s): Toscano
S.J.R. 423. Celebrating the life of Lloyd Thomas Smith, Jr.
   Patron(s): Deeds
   Co-Patron(s): Delegate(s): Toscano
S.J.R. 424. Commemorating the 80th anniversary of Kristallnacht.
   Patron(s): Dunnavant
   Patron(s): Dunnavant
   Co-Patron(s): Delegate(s): McGuire
S.J.R. 426. Celebrating the life of Barbara Foster Freeman.
   Patron(s): Howell
   Chief Co-Patron(s): Delegate(s): Plum
Patron(s): McClellan
Co-Patron(s): Senator(s): Dance, Reeves, Sturtevant; Delegate(s): Adams, D.M., Bagby, Bourne, Carr, Convirs-Fowler, Delaney, Hope, Kory, Lindsey, McQuinn, Rasoul, Reid, Rodman, Sullivan, Turpin, Tyler

S.J.R. 428. Commending Piedmont Senior Resources Area Agency on Aging, Inc.
Patron(s): Peake
Co-Patron(s): Delegate(s): Edmunds

Patron(s): Petersen
Co-Patron(s): Delegate(s): Keam

S.J.R. 430. Commending Sharon Bulova.
Patron(s): Petersen
Co-Patron(s): Senator(s): Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph, Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McPike, Newman, Norment, Obenshain, Peake, Reeves, Ruff, Saslaw, Stuart, Sturtevant, Surowell, Vogel, Wagner; Delegate(s): Krizek, Sickles, Tran

S.J.R. 431. Commending the Peninsula Agency on Aging, Inc.
Patron(s): Mason
Co-Patron(s): Delegate(s): Mullin

Patron(s): Mason
Co-Patron(s): Delegate(s): Mullin

Patron(s): McClellan
Co-Patron(s): Delegate(s): Adams, D.M., Bagby, Bourne, Ingram, McQuinn, Rodman, Van Valkenburg

Patron(s): Sturtevant
Co-Patron(s): Delegate(s): Carr, Lindsey, Robinson

Patron(s): DeSteph
Co-Patron(s): Senator(s): Black, Cosgrove, Norment, Reeves, Wagner; Delegate(s): Stolle

Patron(s): Sturtevant
Co-Patron(s): Delegate(s): Carr, Robinson

S.J.R. 437. Celebrating the life of Dr. Donn Lancaster.
Patron(s): Sturtevant
Co-Patron(s): Delegate(s): Carr, Lindsey, Robinson

Patron(s): Surowell
Co-Patron(s): Delegate(s): Bulova, Sickles

Patron(s): Surowell
Co-Patron(s): Senator(s): Barker, Ebbin; Delegate(s): Krizek, Sickles, Tran

S.J.R. 440. Commending the Northern Virginia Conservation Trust.
Patron(s): Surowell
Co-Patron(s): Senator(s): Barker, Black, Boysko, Ebbin, Favola, Howell, Marsden, McPike, Reeves, Saslaw, Stuart; Delegate(s): Ayala, Bell, John J., Bulova, Carroll Foy, Carter, Delaney, Filler-Corn, Guzman, Herring, Hope, Hugo, Keam, Kory, Krizek, Levine, Lopez, Murphy, Plum, Reid, Roem, Sickles, Simon, Sullivan, Thomas, Torian, Tran, Watts
S.J.R. 441. Commending the Prince William County Bar Association.
Patron(s): Surovell
Co-Patron(s): Senator(s): Barker, Black, McPike; Delegate(s): Ayala, Bell, John J., Carroll Foy, Carter, Guzman, Hugo, Roem, Torian

Patron(s): Surovell
Co-Patron(s): Senator(s): Barker, Boysko, Dance, Deeds, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McPike, Petersen, Saslaw, Spruill; Delegate(s): Ayala, Bell, John J., Delaney, Gooditis, Guzman, Keam, Murphy, Plum, Reid, Simon, Torian, Watts

S.J.R. 443. Commending the Hilton Downtown Richmond.
Patron(s): McClellan
Co-Patron(s): Senator(s): Dance, Sturtevant; Delegate(s): Adams, D.M., Bagby, Bourne

Patron(s): Dance
Co-Patron(s): Delegate(s): Aird

Patron(s): Norment
Chief Co-Patron(s): Senator(s): Mason
Co-Patron(s): Delegate(s): Bourne, Heretick, Jones, J.C., Mullin, Pogge

S.J.R. 446. Celebrating the life of William McKinnon.
Patron(s): Norment
Co-Patron(s): Delegate(s): Helsel

S.J.R. 447. Celebrating the life of Robert Ewing Litton II.
Patron(s): Chafin
Co-Patron(s): Delegate(s): Kilgore

S.J.R. 448. Celebrating the life of Manuel Baca Fierro.
Patron(s): Boysko
Co-Patron(s): Senator(s): Barker, Dance, Deeds, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McPike, Petersen, Saslaw, Spruill, Surovell; Delegate(s): Adams, D.M., Ayala, Bell, John J., Convirs-Fowler, Delaney, Gooditis, Heretick, Hope, Keam, Kory, Murphy, Plum, Rasoul, Reid, Simon, Ware, Watts

Patron(s): Boysko
Co-Patron(s): Senator(s): Barker, Dance, Deeds, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McPike, Petersen, Saslaw, Spruill, Surovell; Delegate(s): Adams, D.M., Ayala, Bell, John J., Convirs-Fowler, Delaney, Gooditis, Heretick, Hope, Keam, Kory, Levine, Murphy, Plum, Rasoul, Reid, Ware

S.J.R. 450. Commending the NextStop Theatre Company.
Patron(s): Boysko
Co-Patron(s): Senator(s): Barker, Dance, Deeds, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McPike, Petersen, Saslaw, Spruill, Surovell; Delegate(s): Adams, D.M., Ayala, Bell, John J., Convirs-Fowler, Delaney, Gooditis, Heretick, Hope, Keam, Kory, Levine, Murphy, Plum, Rasoul, Reid, Ware

Patron(s): Boysko
Co-Patron(s): Senator(s): Barker, Dance, Deeds, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McPike, Petersen, Saslaw, Spruill, Surovell; Delegate(s): Adams, D.M., Ayala, Bell, John J., Convirs-Fowler, Delaney, Gooditis, Heretick, Hope, Keam, Kory, Levine, Murphy, Plum, Rasoul, Reid, Simon, Ware, Watts
S.J.R. 452. Commending Food For Neighbors.
Patron(s): Boysko
Co-Patron(s): Senator(s): Barker, Dance, Deeds, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McPike, Petersen, Saslaw, Spruill, Surovell; Delegate(s): Adams, D.M., Ayala, Bell, John J., Convirs-Fowler, Delaney, Gooditis, Heretick, Hope, Keam, Kory, Levine, Murphy, Plum, Rasoul, Reid, Simon, Tyler, Ware, Watts

Patron(s): Boysko
Co-Patron(s): Senator(s): Barker, Dance, Deeds, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McPike, Petersen, Saslaw, Spruill, Surovell; Delegate(s): Adams, D.M., Ayala, Bell, John J., Convirs-Fowler, Delaney, Gooditis, Heretick, Hope, Keam, Kory, Murphy, Plum, Rasoul, Reid, Tyler, Ware, Watts

S.J.R. 454. Celebrating the life of the Honorable Luther Ray Ashworth.
Patron(s): Norment
Co-Patron(s): Senator(s): Deeds, Ebbin, Howell, Mason, McClellan, McDougle, Ruff; Delegate(s): Ingram, Knight, Peace, Plum, Stolle, Ware

Patron(s): Norment
Co-Patron(s): Delegate(s): Helsel

Patron(s): Lewis
Co-Patron(s): Senator(s): DeSteph, Spruill, Wagner; Delegate(s): Bloxom, Heretick, Lindsey

Patron(s): Lewis
Co-Patron(s): Delegate(s): Bloxom, Jones, J.C.

Patron(s): DeSteph
Co-Patron(s): Senator(s): Wagner; Delegate(s): Convirs-Fowler, Stolle, Turpin

S.J.R. 459. Commending Captain Harold W. Hill.
Patron(s): DeSteph
Co-Patron(s): Senator(s): Wagner; Delegate(s): Convirs-Fowler, Stolle, Turpin

Patron(s): DeSteph
Co-Patron(s): Senator(s): Wagner; Delegate(s): Convirs-Fowler, Stolle, Turpin

Patron(s): Surovell
Co-Patron(s): Senator(s): Barker, Ebbin; Delegate(s): Krizek, Levine, Sickles, Tran, Watts

Patron(s): McClellan
Co-Patron(s): Senator(s): Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, Deeds, DeSteph, Dunnivant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McDougle, McPike, Newman, Norment, Obenshain, Peake, Petersen, Reeves, Ruff, Saslaw, Spruill, Stanley, Stuart, Sturtevant, Suetterlein, Surovell, Vogel, Wagner; Delegate(s): Bourne, Cole, Convirs-Fowler, Delaney, Heretick, Hope, Kory, Lindsey, Rasoul, Reid, Rodman, Stolle, Turpin, Tyler, Ware

Patron(s): McClellan
Co-Patron(s): Senator(s): Dance, Dunnivant; Delegate(s): Adams, D.M., Bagby, Bourne, Carr

Patron(s): Norment
Co-Patron(s): Senator(s): Dunnivant; Delegate(s): Brewer, Helsel, Knight
S.J.R. 465. Commending the Honorable Jan Brodie.
   Patron(s): Surovell
   Co-Patron(s): Senator(s): Barker, Boysko, Ebbin, Favola, Howell, Marsden, Petersen, Saslaw;
                 Delegate(s): Bulova, Delaney, Filler-Corn, Hugo, Keam, Kory, Krizek, Levine, Lopez, Murphy,
                             Plum, Sickles, Simon, Sullivan, Tran, Watts
S.J.R. 466. Commending Officer Katherine E. Tassa.
   Patron(s): DeSteph
   Co-Patron(s): Senator(s): Wagner; Delegate(s): Convirs-Fowler, Stolle, Turpin
S.J.R. 467. Celebrating the life of Elizabeth May Verley.
   Patron(s): Locke
   Co-Patron(s): Delegate(s): Price, Ward
S.J.R. 468. Commending the Jewish Community Federation of Richmond.
   Patron(s): Dunnavant
   Co-Patron(s): Senator(s): McClellan; Delegate(s): Adams, D.M., Rodman, VanValkenburg
S.J.R. 469. Celebrating the life of Wilbur Eugene Thomas.
   Patron(s): Ruff
   Co-Patron(s): Delegate(s): Tyler, Wright
   Patron(s): Ebbin
   Co-Patron(s): Senator(s): Barker, Favola, Surovell; Delegate(s): Krizek, Levine, Sickles, Tran
S.J.R. 471. Commending the Alexandria Division of Aging and Adult Services.
   Patron(s): Ebbin
   Co-Patron(s): Senator(s): Barker, Saslaw; Delegate(s): Herring, Levine
   Patron(s): Ebbin
   Co-Patron(s): Delegate(s): Sickles
   Patron(s): Ebbin
   Co-Patron(s): Senator(s): Barker, Boysko, Dance, Deeds, Dunnavant, Edwards, Favola, Howell,
                 Lewis, Locke, Lucas, Marsden, Mason, McClellan, McPike, Petersen, Saslaw, Spruill, Stuart,
                 Sturtevant, Surovell, Wagner; Delegate(s): Adams, D.M., Ayala, Bagby, Bell, John J., Bourne,
                 Bulova, Convirs-Fowler, Delaney, Heretick, Herring, Hope, Keam, Kory, Levine, Lindsey,
                 Rasoul, Rodman, Sickles, Sullivan
S.J.R. 474. Commending Signature Theatre.
   Patron(s): Ebbin
   Co-Patron(s): Senator(s): Favola, Howell; Delegate(s): Hope, Levine, Sullivan
   Patron(s): Sturtevant
   Chief Co-Patron(s): Senator(s): Dunnavant
   Co-Patron(s): Delegate(s): Carr, Robinson
S.J.R. 476. Celebrating the life of Bettie Woodson Weaver.
   Patron(s): Sturtevant
   Co-Patron(s): Delegate(s): Adams, D.M., Carr, Lindsey, Robinson
   Patron(s): Ebbin
   Co-Patron(s): Delegate(s): Adams, D.M., Levine, Sickles
S.R. 82. Constitutional amendment; qualifications of Governor and Lieutenant Governor.
   Patron(s): Chase
S.R. 83. Constitutional amendment; General Assembly term limits (first reference).
   Patron(s): Chase
S.R. 84. Commending the Virginia Funeral Directors Association.
Patron(s): Cosgrove
Co-Patron(s): Senator(s): Barker, Dance, DeSteph, McClellan, Peake, Spruill

Patron(s): Cosgrove
Co-Patron(s): Senator(s): DeSteph

S.R. 86. Senate of Virginia; 2019 operating resolution.
Patron(s): McDougle

Patron(s): McPike

S.R. 88. Commending the Town of Lebanon.
Patron(s): Chafin

S.R. 89. Commending the University of Virginia.
Patron(s): Deeds
Co-Patron(s): Senator(s): Barker, Black, Boysko, Carrico, Chafin, Chase, Cosgrove, Dance, DeSteph, Dunnavant, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McClellan, McDougle, McPike, Newman, Norment, Obenshain, Peake, Petersen, Reeves, Ruff, Saslaw, Spruill, Stanley, Stuart, Sturtevant, Suetterlein, Surovell, Vogel, Wagner

Patron(s): Marsden

S.R. 91. Commending Hanover County.
Patron(s): McDougle
Co-Patron(s): Senator(s): Dunnavant, McClellan

S.R. 92. Judge; nomination for election to Court of Appeals of Virginia.
Patron(s): Obenshain

S.R. 93. Judges; nominations for election to circuit court.
Patron(s): Obenshain

S.R. 94. Judges; nominations for election to general district court.
Patron(s): Obenshain

S.R. 95. Judges; nominations for election to juvenile and domestic relations district court.
Patron(s): Obenshain

Patron(s): Obenshain

S.R. 97. State Corporation Commission; nomination for election of a member.
Patron(s): Wagner

Patron(s): Newman

S.R. 99. Commending the Associated General Contractors of America.
Patron(s): Cosgrove

S.R. 100. Celebrating the life of Lieutenant Bradford Turner Clark.
Patron(s): McDougle
Co-Patron(s): Senator(s): McPike

S.R. 101. Commending Black Creek Volunteer Fire Department.
Patron(s): McDougle

Patron(s): McDougle

S.R. 103. Celebrating the life of Marjorie Hodges Lamar.
Patron(s): Hanger

S.R. 104. Commending Clover Hill Baptist Church.
Patron(s): Chase
   Patron(s): Reeves

S.R. 106. Commending Helen Turner Murphy and W. Tayloe Murphy, Jr.
   Patron(s): Stuart
   Co-Patron(s): McDougle

S.R. 107. Commending Senior Services of Southeastern Virginia.
   Patron(s): Lucas

S.R. 108. Celebrating the life of Michael Timothy Tilley.
   Patron(s): McDougle
   Co-Patron(s): Senator(s): Dunnavant

   Patron(s): Reeves

S.R. 110. Commending the 29th Infantry Division.
   Patron(s): Reeves

S.R. 111. Commending the Central Chesapeake Republican Women’s Club.
   Patron(s): Cosgrove

   Patron(s): McPike
   Co-Patron(s): Senator(s): Barker, Boysko, Deeds, Ebbin, Howell

   Patron(s): McDougle

S.R. 114. Celebrating the life of Charlotte Mae Satterwhite Troxell.
   Patron(s): McDougle

   Patron(s): McDougle

   Patron(s): Locke
   Co-Patron(s): Senator(s): Mason

   Patron(s): McDougle

S.R. 118. Celebrating the life of Captain Andrew Patrick Ross, USA.
   Patron(s): Dunnavant

S.R. 119. Commending the Mattaponi Baptist Association of Virginia.
   Patron(s): McDougle

S.R. 120. Judge; nomination for election to Supreme Court of Virginia.
   Patron(s): Obenshain

S.R. 121. Judge; nomination for election to Court of Appeals of Virginia.
   Patron(s): Obenshain

S.R. 122. Judges; nominations for election to circuit court.
   Patron(s): Obenshain
S.R. 123. Judges; nominations for election to general district court.
Patron(s): Obenshain

S.R. 124. Judges; nominations for election to juvenile and domestic relations district court.
Patron(s): Obenshain

Patron(s): Obenshain

S.R. 126. Celebrating the life of Major Robert S. Gooch IV, USA.
Patron(s): Chase

Patron(s): Chase

Patron(s): Chase
Co-Patron(s): Senator(s): Barker, Black, Boysko, Carrico, Chafin, Cosgrove, Dance, Deeds, DeSteph, Dunnavant, Ebbin, Norment, Obenshain, Petersen

S.R. 129. Commending the Honorable Susan Clarke Schaar.
Patron(s): Dunnavant

Patron(s): Dunnavant
Co-Patron(s): Senator(s): McDougle

Patron(s): Chase

Patron(s): Boysko
Co-Patron(s): Senator(s): Barker, Dance, Deeds, Ebbin, Edwards, Favola, Hanger, Howell, Lewis, Locke, Lucas, Marsden, Mason, McLellan, McPike, Petersen, Saslaw, Spruill, Surovell

S.R. 133. Celebrating the life of Captain Anthony Reid Adams, USCG, Ret.
Patron(s): Marsden

S.R. 134. Commending RevolutionaryVA250.
Patron(s): Spruill
Co-Patron(s): Senator(s): Barker, Boysko, Dance, Deeds, Ebbin, Howell, McClellan, Reeves

Patron(s): McDougle

Patron(s): Vogel
Co-Patron(s): Senator(s): Deeds

Patron(s): Vogel

Patron(s): Obenshain

S.R. 139. Commending the District Three Governmental Cooperative.
Patron(s): Stanley

S.R. 140. Commemorating the life and legacy of Victor J. Ashe.
Patron(s): Spruill
Co-Patron(s): Senator(s): Barker, Boysko, Dance, Deeds, Ebbin, Howell, Reeves
Patron(s): Dunnavant

Patron(s): Ruff

S.R. 143. Senate Ethics Advisory Panel; confirming appointments by Senate Committee on Rules.
Patron(s): McDougle

S.R. 144. Judges; nominations for election to circuit court.
Patron(s): Obenshain

S.R. 145. Judges; nominations for election to general district court.
Patron(s): Obenshain

S.R. 146. Judges; nominations for election to juvenile and domestic relations district court.
Patron(s): Obenshain

Patron(s): Obenshain

Patron(s): Saslaw
Co-Patron(s): Senator(s): Black, Carrico, Cosgrove, Deeds, Ebbin, Marsden, McClellan, McPike

Patron(s): McDougle

Patron(s): Black
Co-Patron(s): Senator(s): Ebbin, McPike

Patron(s): Hanger

Patron(s): Black
Co-Patron(s): Senator(s): Boysko

Patron(s): Stanley

Patron(s): Black

Patron(s): Mason

S.R. 156. Commending George T. Rublein.
Patron(s): Mason

Patron(s): Lucas
Co-Patron(s): Senator(s): Boysko, Dance

S.R. 158. Celebrating the life of Fay Dutkin Slotnick.
Patron(s): Ebbin
Co-Patron(s): Senator(s): Barker, Saslaw
S.R. 159. Commending Cameron Wooldridge and Jacob Turpin.
Patron(s): Suetterlein

Patron(s): Suetterlein

Patron(s): Suetterlein

S.R. 162. Commending the Salem High School baseball team.
Patron(s): Suetterlein

S.R. 163. Commending the Auburn High School boys’ and girls’ cross country teams.
Patron(s): Suetterlein

Patron(s): Suetterlein
Co-Patron(s): Senator(s): Newman, Obenshain

Patron(s): Suetterlein
Co-Patron(s): Senator(s): Stanley

S.R. 166. Celebrating the life of Hazel Williams.
Patron(s): Suetterlein
Co-Patron(s): Senator(s): Edwards

Patron(s): Suetterlein
Co-Patron(s): Senator(s): Carrico, Chafin, Obenshain, Stanley

S.R. 168. Celebrating the life of Kenneth A. Hall.
Patron(s): DeSteph
Co-Patron(s): Senator(s): Black, Cosgrove, Norment, Reeves, Stuart, Wagner

Patron(s): DeSteph
Co-Patron(s): Senator(s): Black, Cosgrove, Norment, Reeves, Stuart, Wagner
STATE OFFICIALS

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LIEUTENANT GOVERNOR ................................. Justin E. Fairfax
ATTORNEY GENERAL ................. Mark R. Herring
CHIEF OF STAFF .......................................................... Clark Mercer
DEPUTY CHIEF OF STAFF ........................................ Suzette Denslow
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AGRICULTURE AND FORESTRY, SECRETARY OF ................... Bettina Ring
COMMERCE AND TRADE, SECRETARY OF ................. Brian Ball
COMMONWEALTH, SECRETARY OF ............................. Kelly Thomasson
COUNSEL TO THE GOVERNOR .............................. Rita Davis
EDUCATION, SECRETARY OF .................................. Afif Qarni
FINANCE, SECRETARY OF ......................................... Aubrey Layne
HEALTH AND HUMAN RESOURCES, SECRETARY OF ....... Daniel Carey, M.D.
NATURAL RESOURCES, SECRETARY OF ......................... Matthew Strickler
PUBLIC SAFETY AND HOMELAND SECURITY, SECRETARY OF ....................... Brian J. Moran
TRANSPORTATION, SECRETARY OF ......................... Shannon Valentine
VETERANS AND DEFENSE AFFAIRS, SECRETARY OF .................. Carlos Hopkins
CHIEF WORKFORCE ADVISOR TO THE GOVERNOR ....................... Megan Healy

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SENATE

PRESIDENT .......................................................... Justin E. Fairfax
PRESIDENT PRO TEMPORE ......................................... Stephen D. Newman
CLERK ................................................................. Susan Clarke Schaar

HOUSE OF DELEGATES

SPEAKER .............................................................. M. Kirkland Cox
CLERK AND KEEPER OF THE ROLLS OF THE COMMONWEALTH ................. G. Paul Nardo

AUDITOR OF PUBLIC ACCOUNTS .............................. Martha S. Mavredes

JOINT LEGISLATIVE AUDIT AND REVIEW COMMISSION, DIRECTOR ............... Hal E. Greer

LEGISLATIVE AUTOMATED SYSTEMS, DIVISION OF, DIRECTOR ................. Rita Davis

LEGISLATIVE SERVICES, DIVISION OF, DIRECTOR ......................... Mark Vucci

JUDICIAL DEPARTMENT

SUPREME COURT OF VIRGINIA

CHIEF JUSTICE .......................................................... Donald W. LeMons
JUSTICE ................................................................. S. Bernard Goodwyn
JUSTICE ............................................................. William C. Mims
JUSTICE .............................................................. Elizabeth A. McClanahan
JUSTICE ............................................................. Cleo E. Powell
JUSTICE ............................................................... D. Arthur Kelsey
JUSTICE .......................................................... Stephen R. McCullough

COURT OF APPEALS OF VIRGINIA

CHIEF JUDGE .......................................................... Glen A. Huff
JUDGE ............................................................. Robert J. Humphreys
JUDGE ............................................................... William G. Petty
JUDGE .............................................................. Randolph A. Beales
JUDGE ............................................................ Teresa M. Chafin
JUDGE ............................................................. Maria Graft Decker
JUDGE .............................................................. Mary Grace O'Brien
JUDGE ............................................................... Wesley G. Russell, Jr.
JUDGE .............................................................. Richard Y. Atlee, Jr.
JUDGE ............................................................... Mary B. Malveaux
JUDGE ................................................................. Vacancy

CORPORATION COMMISSION, STATE ................................ Judith Williams Jagdmann, Chairman
................................................................. Mark C. Christie
................................................................. Patricia L. West

WORKERS’ COMPENSATION COMMISSION, VIRGINIA ................................ R. Ferrell Newman, Chairman
................................................................. Wesley G. Marshall
................................................................. Robert A. Rapaport
................................................................. Evelyn McGill, Executive Director
<table>
<thead>
<tr>
<th>No. of District</th>
<th>Name</th>
<th>Mailing Address</th>
<th>County and/or City Represented</th>
</tr>
</thead>
<tbody>
<tr>
<td>39</td>
<td>Barker, George L. (D)</td>
<td>P. O. Box 10527</td>
<td>Counties of Fairfax (part) and Prince William (part); City of Alexandria (part)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Alexandria 22310</td>
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<tr>
<td>13</td>
<td>Black, Richard H. (R)</td>
<td>P. O. Box 3026</td>
<td>Counties of Loudoun (part) and Prince William (part)</td>
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<tr>
<td></td>
<td></td>
<td>Leesburg 20177</td>
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<tr>
<td>33</td>
<td>Boysko, Jennifer B. (D)</td>
<td>730 Elden Street</td>
<td>Counties of Fairfax (part); Loudoun (part)</td>
</tr>
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<td>P. O. Box 1210</td>
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<td>Favola, Barbara A. (D)</td>
<td>2319 18th Street North Arlington 22201-3506</td>
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<td>24</td>
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<td>P. O. Box 9048 Hampton 23670</td>
<td>County of York (part); Cities of Hampton (part), Newport News (part) and Portsmouth (part)</td>
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<td>Lucas, L. Louise (D)</td>
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<td>Counties of Brunswick (part), Greensville, Isle of Wight (part), Southampton (part), Surry (part) and Sussex; Cities of Chesapeake (part), Emporia, Franklin (part), Portsmouth (part) and Suffolk (part)</td>
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<td>Counties of James City (part) and York (part), Cities of Hampton (part), Newport News (part), Suffolk (part) and Williamsburg</td>
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THE SENATE--(continued)
2019 REGULAR SESSION

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<td>McDougle, Ryan T. (R)</td>
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## OFFICERS AND EMPLOYEES OF THE SENATE

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<tr>
<td>Justin E. Fairfax</td>
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<td>Newman, Stephen D.</td>
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<td>Schaar, Susan Clarke</td>
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<tr>
<td>Adams, Michael P.</td>
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<tr>
<td>Bingham, Eric</td>
<td>Facilities Coordinator</td>
<td>Richmond</td>
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<td>Blankenship, Kyle</td>
<td>Systems Administrator</td>
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<td>Bolstad, Joanna</td>
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<tr>
<td>Carter, Barbara L.</td>
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<td>Finch, Bladen</td>
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<td>Civics Coordinator</td>
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<td>Griffin, Lindley</td>
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<td>Horch, Maryann</td>
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## OFFICERS AND EMPLOYEES OF THE SENATE (Continued)

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**Senate Finance Committee Staff**

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### LIST OF SENATORS IN ORDER OF SENIORITY

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### LIST OF SENATORS SHOWING NUMBER OF SEAT

Justin E. Fairfax, Lieutenant Governor, *President*
Stephen D. Newman, *President pro tempore*
Thomas K. Norment, Jr., *Majority Leader*
Richard L. Saslaw, *Minority Leader*
Susan Clarke Schaar, *Clerk*

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# SENATORS

Pocahontas Building  
900 East Main Street  
Richmond, Virginia 23219

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# SENATORS AND DELEGATES BY COUNTIES

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### HOUSE BILLS APPROVED SHOWING CHAPTERS AND PAGE NUMBERS
#### 2019 ACTS OF ASSEMBLY

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### JOURNAL OF THE SENATE

- **APPENDIX**

Note: E signifies emergency status
# HOUSE BILLS APPROVED SHOWING CHAPTERS AND PAGE NUMBERS

2019 ACTS OF ASSEMBLY

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Note: E signifies emergency status
BILLS VETOED BY THE GOVERNOR

(Communications from the Governor, relating to the bills which were vetoed, may be found in the Journals of the House of Delegates and the Senate for the 2019 Regular Session.)

The following bills were returned unsigned by Governor Ralph S. Northam:

SENATE BILLS.

S.B. 1027 — Health insurance; health carriers may offer catastrophic plans on the individual market and may offer such plans to all individuals. Chief Patron: Sturtevant

S.B. 1038 — Voter registration; verification of social security numbers, provisional registration status, effective date. Chief Patron: Peake

S.B. 1047 — Sex offenders; registered offenders who enter an emergency shelter to notify a member of shelter's staff, etc., any person who violates this subsection is guilty of a Class 3 misdemeanor, no person shall be denied entry into emergency shelter on basis of his status unless prohibited by law, use of Registry information. Chief Patron: Cosgrove

S.B. 1087 — House of Delegates and Senate districts; technical adjustments subsequent to decennial redistricting. Chief Patron: Obenshain

S.B. 1150 — Warrants; issuance by magistrates. Chief Patron: DeSteph

S.B. 1156 — Sanctuary policies; no locality shall adopt any ordinance, procedure, etc., intended to restrict enforcement of federal immigration laws. Chief Patron: Black

S.B. 1240 — Individual health insurance coverage; authorizes carriers in the Commonwealth to offer short-term, limited-duration health plans. Chief Patron: Reeves

S.B. 1251 — Switchblade knives; manufacture and distribution, possession of knife by manufacturer or distributor in course of his employment, etc. Chief Patron: Reeves

S.B. 1455 — Elections, State Board of; increases membership and terms, initial appointment of Commissioner of Elections, by the State Board of Elections shall be for a term to expire on June 30, 2022, report. Chief Patron: Vogel

S.B. 1579 — Congressional and state legislative districts; standards and criteria. Chief Patron: Suetterlein

S.B. 1592 — Small Business and Supplier Diversity, Department of; Department shall amend its regulations regarding the certification of businesses as any subcategory of small businesses. Chief Patron: Dunnivant

S.B. 1674 — Health insurance; short-term, limited-duration health plans, guaranteed options. Chief Patron: Reeves

S.B. 1675 — Police animals; killing or injuring, penalty. Chief Patron: Reeves

S.B. 1689 — Group health benefit plans; sponsoring associations, formation of a benefits consortium, definition of “member.” Chief Patron: Dunnivant
S.B. 1782 — Notaries; qualifications, persons pardoned, conviction vacated by granting of a writ of actual innocence, or rights restored qualified as a notary, person convicted of a felony offense of fraud, robbery, etc., grounds for removal from office. Chief Patron: Obenshain

HOUSE BILLS.

H.B. 1620 — Elections, State Board of; increases membership and terms, initial appointment of Commissioner of Elections by the State Board of Elections shall be for a term to expire on June 30, 2022, report. Chief Patron: Ransone

H.B. 1661 — Benefits consortium; formation by a sponsoring association operating as a nonprofit agricultural organization. Chief Patron: Head

H.B. 2034 — Local electoral boards and general registrars; removal from office by circuit court, etc. Chief Patron: McGuire

H.B. 2042 — Assault and battery against a family or household member; previous convictions within a period of 10 years, mandatory minimum term of confinement. Chief Patron: Murphy

H.B. 2053 — Guidance counselors; changes the name to school counselors and requires school boards to employ school counselors in accordance with certain ratios, effective with 2019-2020 school year, ratio of number of counselors to number of students as required by law shall be as is included in a general appropriation act. Chief Patron: McQuinn

H.B. 2142 — School protection officers; definition, compulsory minimum training standards. Chief Patron: Thomas

H.B. 2253 — Concealed handgun permits, nonresident; Department of State Police to issue a permit to a nonresident within 90 days of receipt of completed application, effective date. Chief Patron: Pogge

H.B. 2260 — Health insurance; health carriers may offer catastrophic plans on the individual market and may offer such plans to all individuals. Chief Patron: Robinson

H.B. 2269 — Regional transportation sector emissions programs; participation by Commonwealth. Chief Patron: Poindexter

H.B. 2270 — Incarcerated aliens, certain; release or discharge from jail, notice to U.S. Immigration and Customs Enforcement. Chief Patron: Poindexter

H.B. 2296 — Rights of persons with disabilities; procedures for certain actions, if the claimant is alleging that the website of a bank, trust company, etc., is inaccessible and abrides his rights, the claimant shall file by registered mail such written statement within such 180-day period, etc. Chief Patron: Leftwich

H.B. 2303 — Sex offenders; registered offenders who enter an emergency shelter to notify a member of shelter's staff, etc., any person who violates this subsection is guilty of a Class 3 misdemeanor, no person shall be denied entry into emergency shelter on basis of his status unless prohibited by law, use of Registry information. Chief Patron: Leftwich

H.B. 2328 — Virginia Public Procurement Act; proscribed subcontracting by certain small businesses. Chief Patron: McNamara
H.B. 2443 — Group health benefit plans; replaces references to bona fide associations with term sponsoring associations, formation of benefits consortium, sponsoring associations not subject to regulation or taxation as an insurance company. Chief Patron: Wilt

H.B. 2528 — Felony homicide; certain drug offenses, penalty. Chief Patron: Hugo


H.B. 2686 — Zoning Appeals, Board of; changes vote requirement. Chief Patron: Knight

H.B. 2749 — Temporary Assistance for Needy Families (TANF); restrictions on use of cash assistance, report. Chief Patron: Poindexter

H.B. 2764 — Voter registration; persons assisting with completion or collection of completed paper applications, certain identifying information required. Chief Patron: Wilt
### SUMMARY OF 2019 REGULAR SESSION LEGISLATION

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# APPENDIX

## LIST OF
### JUSTICES OF SUPREME COURT OF VIRGINIA
### COURT OF APPEALS OF VIRGINIA JUDGES
### CIRCUIT COURT JUDGES
### DISTRICT COURT JUDGES

#### JUSTICES OF SUPREME COURT OF VIRGINIA

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<tr>
<td>S. Bernard Goodwyn, Chesapeake</td>
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<tr>
<td>William C. Mims, Henrico</td>
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<tr>
<td>Elizabeth A. McClanahan, Washington</td>
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<tr>
<td>Cleo E. Powell, Chesterfield</td>
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<td>D. Arthur Kelsey, Suffolk</td>
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<td>Stephen R. McCullough, Spotsylvania</td>
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The terms of the justices commence February 1st.
All elections are for twelve years.

#### COURT OF APPEALS OF VIRGINIA JUDGES

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<td>Teresa M. Chafin, Russell</td>
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<td>Marla Graff Decker, Henrico</td>
<td>Jan. 31, 2022</td>
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<td>William G. Petty, Lynchburg</td>
<td>March 15, 2022</td>
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<td>Randolph A. Beales, Richmond</td>
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<td>Mary Grace O’Brien, Prince William</td>
<td>Jan. 31, 2023</td>
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<tr>
<td>Wesley G. Russell, Jr., Henrico</td>
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<td>Richard Y. AtLee, Jr., York</td>
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<td>Robert J. Humphreys, Virginia Beach</td>
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#### CIRCUIT COURT JUDGES AND DISRTICT COURT JUDGES

##### CHESAPEAKE

#### CIRCUIT 1

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#### DISTRICT 1

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<td>Erin L. Evans-Bedois, Judge</td>
<td>March 31, 2025</td>
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<td>First Judicial District</td>
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Rufus A. Banks, Jr., Judge  
First Judicial Circuit  
Chesapeake Circuit Court  
307 Albemarle Drive  
Suite 300A  
Chesapeake, VA 23322-5579  
(Term Exp. June 30, 2026)

Philip J. Infantino III, Judge  
First Judicial District  
Chesapeake General District Court  
307 Albemarle Drive  
Civic Center  
Chesapeake, VA 23322-5571  
(Term Exp. March 31, 2021)

John W. Brown, Judge  
First Judicial Circuit  
Chesapeake Circuit Court  
307 Albemarle Drive  
Suite 300A  
Chesapeake, VA 23322-5579  
(Term Exp. April 30, 2024)

Michael R. Katchmark, Judge  
First Judicial District  
Chesapeake General District Court  
307 Albemarle Drive  
Civic Center  
Chesapeake, VA 23322-5571  
(Term Exp. June 30, 2024)

Randall D. Smith, Judge  
First Judicial Circuit  
Chesapeake Circuit Court  
307 Albemarle Drive  
Suite 300A  
Chesapeake, VA 23322-5579  
(Term Exp. Feb. 28, 2021)

Robert G. MacDonald, Judge  
First Judicial District  
Chesapeake General District Court  
307 Albemarle Drive  
Civic Center  
Chesapeake, VA 23322-5571  
(Term Exp. Dec. 31, 2020)

Stephen J. Telfeyan, Judge  
First Judicial Circuit  
Chesapeake General District Court  
307 Albemarle Drive  
Suite 300A  
Chesapeake, VA 23322-5579  
(Term Exp. March 31, 2027)

Lori B. Galbraith, Judge  
First Judicial District  
Chesapeake Juvenile & Domestic Relations District Court  
301 Albemarle Drive  
Second Floor  
Chesapeake, VA 23322-5501  
(Term Exp. June 30, 2025)

Andrew D. Kubovcik, Judge  
First Judicial District  
Chesapeake Juvenile & Domestic Relations District Court  
301 Albemarle Drive  
Second Floor  
Chesapeake, VA 23322-5501  
(Term Exp. June 30, 2025)

David J. Whitted, Judge  
First Judicial District  
Chesapeake Juvenile & Domestic Relations District Court  
301 Albemarle Drive  
Second Floor  
Chesapeake, VA 23322-5501  
(Term Exp. June 30, 2024)
Larry D. Willis, Sr., Judge  
First Judicial District  
Chesapeake Juvenile & Domestic Relations District Court  
301 Albemarle Drive  
Second Floor  
Chesapeake, VA 23322-5501  
(Term Exp. April 30, 2023)

VIRGINIA BEACH

CIRCUIT 2

Glenn R. Croshaw, Judge  
Second Judicial Circuit  
Virginia Beach Circuit Court  
2425 Nimmo Parkway  
Building 10 & 10B, 3rd Floor  
Virginia Beach, VA 23456-9017  
(Term Exp. July 31, 2027)

Steven C. Frucci, Judge  
Second Judicial Circuit  
Virginia Beach Circuit Court  
2425 Nimmo Parkway  
Building 10 & 10B, 3rd Floor  
Virginia Beach, VA 23456-9017  
(Term Exp. Jan. 31, 2022)

James C. Lewis, Judge  
Second Judicial Circuit  
Virginia Beach Circuit Court  
2425 Nimmo Parkway  
Building 10 & 10B, 3rd Floor  
Virginia Beach, VA 23456-9017  
(Term Exp. Dec. 31, 2022)

W. Revell Lewis III, Judge  
Second Judicial Circuit  
Accomack Circuit Court  
P.O. Box 126  
23316 Courthouse Avenue  
Accomac, VA 23301-0126  
(Term Exp. July 31, 2027)

Leslie L. Lilley, Judge  
Second Judicial Circuit  
Virginia Beach Circuit Court  
2425 Nimmo Parkway  
Building 10 & 10B, 3rd Floor  
Virginia Beach, VA 23456-9017  
(Term Exp. Feb. 28, 2025)

DIRECT 2

Teresa N. Hammons, Judge  
Second Judicial District  
Virginia Beach General District Court  
2425 Nimmo Parkway  
Virginia Beach, VA 23456-9057  
(Term Exp. March 31, 2022)

Elizabeth S. Hodges, Judge  
Second Judicial District  
Virginia Beach General District Court  
2425 Nimmo Parkway  
Virginia Beach, VA 23456-9057  
(Term Exp. Jan. 31, 2020)

Salvatore R. Iaquinto, Judge  
Second Judicial District  
Virginia Beach General District Court  
2425 Nimmo Parkway  
Virginia Beach, VA 23456-9057  
(Term Exp. Jan. 31, 2020)

Daniel Roger Lahne, Judge  
Second Judicial District  
Virginia Beach General District Court  
2425 Nimmo Parkway  
Virginia Beach, VA 23456-9057  
(Term Exp. June 30, 2024)

Sandra S. Menago, Judge  
Second Judicial District  
Virginia Beach General District Court  
2425 Nimmo Parkway  
Virginia Beach, VA 23456-9057  
(Term Exp. April 30, 2025)
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<td>A. Bonwill Shockley, Judge</td>
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<td>Virginia Beach Circuit Court</td>
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<td>2425 Nimmo Parkway</td>
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<td>Building 10 &amp; 10B, 3rd Floor</td>
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<td>Virginia Beach, VA 23456-9017</td>
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<td>(Term Exp. March 15, 2024)</td>
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<tr>
<td>Deborah V. Bryan, Judge</td>
<td>Second Judicial District</td>
<td>Virginia Beach Juvenile &amp; Domestic Relations District Court</td>
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<td>Virginia Beach, VA 23456</td>
<td>(Term Exp. April 30, 2022)</td>
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<tr>
<td>Vacancy</td>
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<tr>
<td>Tanya Bullock, Judge</td>
<td>Second Judicial District</td>
<td>Virginia Beach Juvenile &amp; Domestic Relations District Court</td>
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<td>2425 Nimmo Parkway</td>
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<td>Building 10, 10A, 3rd Floor</td>
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<td>Virginia Beach, VA 23456</td>
<td>(Term Exp. June 30, 2023)</td>
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<tr>
<td>Kevin M. Duffan, Judge</td>
<td>Second Judicial District</td>
<td>Virginia Beach Juvenile &amp; Domestic Relations District Court</td>
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<td>Virginia Beach, VA 23456</td>
<td>(Term Exp. June 30, 2023)</td>
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</tbody>
</table>
Cheshire I’Anson Eveleigh  
Second Judicial District  
Virginia Beach Juvenile & Domestic Relations District Court  
2425 Nimmo Parkway, Building 10  
Judicial Complex 10A  
Municipal Center  
Virginia Beach, VA 23456  
(Term Exp. June 30, 2025)

Philip C. Hollowell, Judge  
Second Judicial District  
Virginia Beach Juvenile & Domestic Relations District Court  
2425 Nimmo Parkway, Building 10  
Judicial Complex 10A  
Municipal Center  
Virginia Beach, VA 23456  
(Term Exp. Nov. 30, 2020)

Timothy J. Quick, Judge  
Second Judicial District  
Virginia Beach Juvenile & Domestic Relations District Court  
2425 Nimmo Parkway, Building 10  
Judicial Complex 10A  
Municipal Center  
Virginia Beach, VA 23456  
(Term Exp. March 31, 2025)

ACCOMACK AND NORTHAMPTON COUNTIES

DISTRIBUTION 2A

Gordon S. Vincent, Judge  
Judicial District Two-A  
Accomack General District Court  
P.O. Box 276  
23371 Front Street  
Accomac, VA 23301  
(Term Exp. June 30, 2024)

Vacancy

Croxton Gordon, Judge  
Judicial District Two-A  
Northampton Juvenile & Domestic Relations District Court  
P.O. Box 125  
5229 The Hornes, 2nd Floor  
Eastville, VA 23347  
(Term Exp. Jan. 31, 2020)
PORTSMOUTH

CIRCUIT 3

Joel P. Crowe, Judge
Third Judicial Circuit
Portsmouth Circuit Court
1345 Court Street
P.O. Box 1217
Portsmouth, VA 23705
(Term Exp. June 30, 2025)

Kenneth R. Melvin, Judge
Third Judicial Circuit
Portsmouth Circuit Court
1345 Court Street
P.O. Box 1217
Portsmouth, VA 23705
(Term Exp. Jan. 31, 2026)

William S. Moore, Jr., Judge
Third Judicial Circuit
Portsmouth Circuit Court
1345 Court Street
P.O. Box 1217
Portsmouth, VA 23705
(Term Exp. Nov. 30, 2022)

Johnny E. Morrison, Judge
Third Judicial Circuit
Portsmouth Circuit Court
1345 Court Street
P.O. Box 1217
Portsmouth, VA 23705
(Term Exp. Jan. 31, 2023)

DISTRICT 3

Roxie O. Holder, Judge
Third Judicial District
Portsmouth General District Court
1345 Court Street, Suite 104
P.O. Box 129
Portsmouth, VA 23705
(Term Exp. Sept. 30, 2024)

Douglas B. Ottinger, Judge
Third Judicial District
Portsmouth General District Court
1345 Court Street, Suite 104
P.O. Box 129
Portsmouth, VA 23705
(Term Exp. Jan. 31, 2022)

Morton V. Whitlow, Judge
Third Judicial District
Portsmouth General District Court
1345 Court Street, Suite 104
P.O. Box 129
Portsmouth, VA 23705
(Term Exp. Jan. 31, 2022)

Diane P. Griffin, Judge
Third Judicial District
Portsmouth Juvenile & Domestic Relations District Court
1345 Court Street, Suite 103
Portsmouth, VA 23704
(Term Exp. June 30, 2024)

Bryan K. Meals, Judge
Third Judicial District
Portsmouth Juvenile & Domestic Relations District Court
1345 Court Street, Suite 103
Portsmouth, VA 23704
(Term Exp. June 30, 2023)

Alotha C. Willis, Judge
Third Judicial District
Portsmouth Juvenile & Domestic Relations District Court
1345 Court Street, Suite 103
Portsmouth, VA 23704
(Term Exp. Feb. 15, 2025)
CIRCUIT 4

Michelle J. Atkins, Judge
Fourth Judicial Circuit
Norfolk Circuit Court
150 St. Paul’s Boulevard
7th Floor
Norfolk, VA 23510
(Term Exp. June 30, 2023)

S. Clark Daugherty, Judge
Fourth Judicial District
Norfolk General District Court
150 Saint Paul’s Boulevard, Room 3202
Norfolk, VA 23510
(Term Exp. April 30, 2024)

John R. Doyle III, Judge
Fourth Judicial Circuit
Norfolk Circuit Court
150 St. Paul’s Boulevard
7th Floor
Norfolk, VA 23510
(Term Exp. Jan. 31, 2025)

Joan E. Mahoney, Judge
Fourth Judicial District
Norfolk General District Court
150 Saint Paul’s Boulevard, Room 3202
Norfolk, VA 23510
(Term Exp. Jan. 31, 2020)

Jerrauld C. Jones, Judge
Fourth Judicial Circuit
Norfolk Circuit Court
150 St. Paul’s Boulevard
7th Floor
Norfolk, VA 23510
(Term Exp. Jan. 31, 2025)

Tasha D. Scott, Judge
Fourth Judicial District
Norfolk General District Court
150 Saint Paul’s Boulevard, Room 3202
Norfolk, VA 23510
(Term Exp. June 30, 2021)

David W. Lannetti, Judge
Fourth Judicial Circuit
Norfolk Circuit Court
150 St. Paul’s Boulevard
7th Floor
Norfolk, VA 23510
(Term Exp. Nov. 30, 2022)

Robert B. Rigney, Judge
Fourth Judicial District
Norfolk General District Court
150 Saint Paul’s Boulevard, Room 3202
Norfolk, VA 23510
(Term Exp. June 30, 2025)

Mary Jane Hall, Judge
Fourth Judicial Circuit
Norfolk Circuit Court
150 St. Paul’s Boulevard
7th Floor
Norfolk, VA 23510
(Term Exp. Feb. 28, 2025)

Michael C. Rosenblum, Judge
Fourth Judicial District
Norfolk General District Court
150 Saint Paul’s Boulevard, Room 3202
Norfolk, VA 23510
(Term Exp. Nov. 30, 2020)

Bruce A. Wilcox, Judge
Fourth Judicial District
Norfolk General District Court
150 Saint Paul’s Boulevard, Room 3202
Norfolk, VA 23510
(Term Exp. March 31, 2021)
Everett A. Martin, Jr., Judge
Fourth Judicial Circuit
Norfolk Circuit Court
150 St. Paul’s Boulevard
7th Floor
Norfolk, VA 23510
(Term Exp. March 15, 2027)

Joseph A. Migliozzi, Jr., Judge
Fourth Judicial Circuit
Norfolk Circuit Court
150 St. Paul’s Boulevard
7th Floor
Norfolk, VA 23510
(Term Exp. Nov. 30, 2022)

M. Randolph Carlson II, Judge
Fourth Judicial District
Norfolk Juvenile & Domestic Relations District Court
150 St. Paul’s Boulevard, 5th Floor
Norfolk, VA 23510
(Term Exp. Dec. 31, 2023)

Devon R. Paige Charity, Judge
Fourth Judicial District
Norfolk Juvenile & Domestic Relations District Court
150 St. Paul’s Boulevard, 5th Floor
Norfolk, VA 23510
(Term Exp. June 30, 2025)

Lauri D. Hogge, Judge
Fourth Judicial District
Norfolk Juvenile & Domestic Relations District Court
150 St. Paul’s Boulevard, 5th Floor
Norfolk, VA 23510
(Term Exp. March 31, 2025)

Lyn M. Simmons, Judge
Fourth Judicial District
Norfolk Juvenile & Domestic Relations District Court
150 St. Paul’s Boulevard, 5th Floor
Norfolk, VA 23510
(Term Exp. Sep. 16, 2021)

Robert M. Smith III, Judge
Fourth Judicial District
Norfolk Juvenile & Domestic Relations District Court
150 St. Paul’s Boulevard, 5th Floor
Norfolk, VA 23510
(Term Exp. June 30, 2024)

FRANKLIN, SUFFOLK, ISLE OF WIGHT, SOUTHPHAMPTON
CIRCUIT 5 DISTRICT 5

Carl E. Eason, Jr., Judge
Fifth Judicial Circuit
Suffolk Circuit Court
P.O. Box 1604
Mills E. Godwin, Jr. Courts Bldg.
150 North Main Street
Suffolk, VA 23439-1604
(Term Exp. Jan. 31, 2027)

Alfred W. Bates III, Judge
Fifth Judicial District
Suffolk General District Court
150 North Main Street
Suffolk, VA 23434
(Term Exp. June 30, 2023)
L. Wayne Farmer, Judge
Fifth Judicial Circuit
Suffolk Circuit Court
P.O. Box 1604
Mills E. Godwin, Jr. Courts Bldg.
150 North Main Street
Suffolk, VA 23439-1604
(Term Exp. Nov. 30, 2022)

Nicole A. Belote, Judge
Fifth Judicial District
Suffolk General District Court
150 North Main Street
Suffolk, VA 23434
(Term Exp. June 30, 2025)

Matthew A. Glassman, Judge
Fifth Judicial Circuit
Suffolk Circuit Court
P.O. Box 1604
Mills E. Godwin, Jr. Courts Bldg.
150 North Main Street
Suffolk, VA 23439-1604
(Term Exp. June 30, 2027)

W. Parker Councill, Judge
Fifth Judicial District
Isle of Wight General District Court
17000 Josiah Parker Circle
Isle of Wight, VA 23397
(Term Exp. April 30, 2020)

Robert H. Sandwich, Jr., Judge
Fifth Judicial Circuit
Suffolk Circuit Court
P.O. Box 1604
Mills E. Godwin, Jr. Courts Bldg.
150 North Main Street
Suffolk, VA 23439-1604
(Term Exp. Jan. 31, 2022)

Stan Del Clark, Judge
Fifth Judicial District
Suffolk Juvenile & Domestic Relations District Court
150 North Main Street, 2nd Floor
Suffolk, VA 23434
(Term Exp. June 30, 2023)

James E. Wiser, Judge
Fifth Judicial District
Suffolk Juvenile & Domestic Relations District Court
150 North Main Street, 2nd Floor
Suffolk, VA 23434
(Term Exp. June 30, 2022)

EMPORIA, HOPEWELL, BRUNSWICK, GREENSVILLE,
PRINCE GEORGE, SURRY, SUSSEX

CIRCUIT 6

Carson E. Saunders, Jr., Judge
Sixth Judicial Circuit
Greensville Circuit Court
P.O. Box 631
337 South Main Street
Emporia, VA 23847-0631
(Term Exp. June 30, 2027)

C. Ridley Bain, Judge
Sixth Judicial District
Brunswick Combined Court
Albertis S. Harrison Jr. Courthouse
202 North Main Street
Lawrenceville, VA 23868
(Term Exp. Jan. 31, 2025)
<table>
<thead>
<tr>
<th>Judge Name</th>
<th>Judicial Circuit</th>
<th>Location</th>
<th>Address</th>
<th>Term Exp.</th>
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<tbody>
<tr>
<td>W. Allan Sharrett, Judge</td>
<td>Sixth Judicial Circuit</td>
<td>Greensville Circuit Court</td>
<td>P.O. Box 631 337 South Main Street Emporia, VA 23847-0631</td>
<td>(Term Exp. June 30, 2020)</td>
</tr>
<tr>
<td>Stephen D. Bloom, Judge</td>
<td>Sixth Judicial District</td>
<td>Greensville/Emporia Combined</td>
<td>315 South Main Street Emporia, VA 23847</td>
<td>(Term Exp. Jan. 31, 2023)</td>
</tr>
<tr>
<td>W. Edward Tomko III, Judge</td>
<td>Sixth Judicial Circuit</td>
<td>Prince George Circuit Court</td>
<td>P.O. Box 98 6601 Courts Drive Prince George, VA 23875-0098</td>
<td>(Term Exp. June 30, 2025)</td>
</tr>
<tr>
<td>Bruce A. Clark, Jr., Judge</td>
<td>Sixth Judicial District</td>
<td>Hopewell Combined Court</td>
<td>100 E. Broadway Hopewell, VA 23860</td>
<td>(Term Exp. June 30, 2024)</td>
</tr>
<tr>
<td>Elbert D. Mumphery IV, Judge</td>
<td>Sixth Judicial District</td>
<td>Hopewell Combined Court</td>
<td>100 E. Broadway Hopewell, VA 23860</td>
<td>(Term Exp. June 30, 2025)</td>
</tr>
<tr>
<td>H. Lee Townsend III, Judge</td>
<td>Sixth Judicial District</td>
<td>Greensville/Emporia Combined</td>
<td>315 South Main Street Emporia, VA 23847</td>
<td>(Term Exp. Nov. 30, 2020)</td>
</tr>
<tr>
<td>Christopher B. Ackerman, Judge</td>
<td>Sixth Judicial District</td>
<td>Prince George Combined Court</td>
<td>P.O. Box 187 6601 Courts Drive Prince George, VA 23875-0187</td>
<td>(Term Exp. June 30, 2025)</td>
</tr>
<tr>
<td>Wallace W. Brittle, Jr., Judge</td>
<td>Sixth Judicial District</td>
<td>Surry Combined</td>
<td>P.O. Box 332 Surry Government Center 45 School Street Surry, VA 23883-0332</td>
<td>(Term Exp. June 30, 2025)</td>
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</table>
Jacqueline R. Waymack, Judge  
Sixth Judicial District  
Prince George Combined Court  
P.O. Box 187  
6601 Courts Drive  
Prince George, VA 23875-0187  
(Term Exp. May 31, 2021)

NEWPORT NEWS

CIRCUIT 7

Timothy S. Fisher, Judge  
Seventh Judicial Circuit  
Newport News Circuit Court  
2500 Washington Avenue  
Courthouse Building  
Newport News, VA 23607-4307  
(Term Exp. Jan. 31, 2022)

Gary A. Mills, Judge  
Seventh Judicial Circuit  
Newport News Circuit Court  
2500 Washington Avenue  
Courthouse Building  
Newport News, VA 23607-4307  
(Term Exp. June 30, 2022)

Christopher R. Papile, Judge  
Seventh Judicial Circuit  
Newport News Circuit Court  
2500 Washington Avenue  
Courthouse Building  
Newport News, VA 23607-4307  
(Term Exp. June 30, 2023)

Bryant L. Sugg, Judge  
Seventh Judicial Circuit  
Newport News Circuit Court  
2500 Washington Avenue  
Courthouse Building  
Newport News, VA 23607-4307  
(Term Exp. Nov. 30, 2022)

C. Peter Tench, Judge  
Seventh Judicial Circuit  
Newport News Circuit Court  
2500 Washington Avenue  
Courthouse Building  
Newport News, VA 23607-4307  
(Term Exp. March 31, 2027)

DISTRICT 7

Tyneka Lynette Duncan Flythe, Judge  
Seventh Judicial District  
Newport News General District Court-Traffic  
2500 Washington Avenue, 2nd Floor  
Newport News, VA 23607-4307  
(Term Exp. June 30, 2021)

Matthew W. Hoffman, Judge  
Seventh Judicial District  
Newport News General District Court-Traffic  
2500 Washington Avenue, 2nd Floor  
Newport News, VA 23607-4307  
(Term Exp. Jan. 31, 2023)

Robert G. Saunders, Judge  
Seventh Judicial District  
Newport News General District Court-Criminal  
2500 Washington Avenue, 2nd Floor  
Newport News, VA 23607-4307  
(Term Exp. June 30, 2025)

M. Scott Stein, Judge  
Seventh Judicial District  
Newport News General District Court-Civil  
2500 Washington Avenue  
Newport News, VA 23607-4307  
(Term Exp. June 30, 2021)

Thomas W. Carpenter, Judge  
Seventh Judicial District  
Newport News Juvenile & Domestic Relations District Court  
2501 Huntington Avenue  
Newport News, VA 23607  
(Term Exp. Jan. 31, 2023)
Judith Anne Kline, Judge
Seventh Judicial District
Newport News Juvenile & Domestic Relations
District Court
2501 Huntington Avenue
Newport News, VA 23607
(Term Exp. March 31, 2021)

Rebecca M. Robinson, Judge
Seventh Judicial District
Newport News Juvenile & Domestic Relations
District Court
2501 Huntington Avenue
Newport News, VA 23607
(Term Exp. April 15, 2025)

Jeffrey C. Rountree, Judge
Seventh Judicial District
Newport News Juvenile & Domestic Relations
District Court
2501 Huntington Avenue
Newport News, VA 23607
(Term Exp. June 30, 2025)

Michael A. Gaten, Judge
Eighth Judicial Circuit
Hampton Circuit Court
P.O. Box 40
237 N. King Street
Hampton, VA 23669-0040
(Term Exp. June 30, 2026)

Selena S. Glenn, Judge
Eighth Judicial District
Hampton General District Court
236 North King Street, 2nd Floor
Hampton, VA 23669
(Term Exp. June 30, 2024)

Christopher W. Hutton, Judge
Eighth Judicial Circuit
Hampton Circuit Court
P.O. Box 40
237 N. King Street
Hampton, VA 23669-0040
(Term Exp. Aug. 31, 2019)

Tonya Henderson-Stith, Judge
Eighth Judicial District
Hampton General District Court
236 North King Street, 2nd Floor
Hampton, VA 23669
(Term Exp. April 30, 2021)

Bonnie L. Jones, Judge
Eighth Judicial Circuit
Hampton Circuit Court
P.O. Box 40
237 N. King Street
Hampton, VA 23669-0040
(Term Exp. Feb. 28, 2025)

Corry N. Smith, Judge
Eighth Judicial District
Hampton General District Court
236 North King Street, 2nd Floor
Hampton, VA 23669
(Term Exp. June 30, 2023)
Gregory C. Bane, Judge
Eighth Judicial District
Hampton Juvenile & Domestic Relations
District Court
220 North King Street
P.O. Box 69104
Hampton, VA 23669-9404
(Term Exp. June 30, 2025)

Jay Edward Dugger, Judge
Eighth Judicial District
Hampton Juvenile & Domestic Relations
District Court
220 North King Street
P.O. Box 69104
Hampton, VA 23669-9404
(Term Exp. June 30, 2025)

Robert B. Wilson V, Judge
Eighth Judicial District
Hampton Juvenile & Domestic Relations
District Court
220 North King Street
P.O. Box 69104
Hampton, VA 23669-9404
(Term Exp. March 31, 2025)

POQUOSON, WILLIAMSBURG, CHARLES CITY, GLOUCESTER,
JAMES CITY, KING & QUEEN, KING WILLIAM,
MATHEWS, MIDDLESEX, NEW KENT, YORK

CIRCUIT 9

B. Elliott Bondurant, Judge
Ninth Judicial Circuit
New Kent Circuit Court
P.O. Box 98
Courthouse
12001 Courthouse Circle
New Kent, VA 23124-0098
(Term Exp. Dec. 31, 2022)

Michael E. McGinty, Judge
Ninth Judicial Circuit
Williamsburg/James City County Circuit Court
5201 Monticello Avenue
Suite Six
Williamsburg, VA 23188-8218
(Term Exp. June 30, 2020)

Stephen Ashton Hudgins, Judge
Ninth Judicial Circuit
York General District Court
P.O. Box 316
300 Ballard Street
Yorktown, VA 23690-0316
(Term Exp. Jan. 31, 2025)

Colleen K. Killilea, Judge
Ninth Judicial Circuit
Wmsbg/James City General District Court
5201 Monticello Avenue, Suite 2
Williamsburg, VA 23188-8218
(Term Exp. Oct. 31, 2021)
Richard H. Rizk, Judge  
Ninth Judicial Circuit  
York/Poquoson Circuit Court  
P.O. Box 371  
300 Ballard Street  
Yorktown, VA 23690-0371  
(Term Exp. June 30, 2023)

Stephanie E. Merritt, Judge  
Ninth Judicial District  
Gloucester General District Court  
P.O. Box 873  
7400 Justice Drive, Room 102  
Gloucester, VA 23061-0873  
(Term Exp. Jan. 31, 2020)

Jeffrey W. Shaw, Judge  
Ninth Judicial Circuit  
Gloucester Circuit Court  
7400 Justice Drive, Room 327  
Gloucester, VA 23061  
(Term Exp. Nov. 30, 2022)

Wade A. Bowie, Judge  
Ninth Judicial District  
York Juvenile & Domestic Relations District Court  
P.O. Box 357  
300 Ballard Street  
Yorktown, VA 23690-0357  
(Term Exp. June 30, 2024)

Cressondra B. Conyers, Judge  
Ninth Judicial District  
Gloucester/Mathews/Middlesex Juvenile & Domestic Relations District Court  
P.O. Box 630  
7400 Justice Drive, Room 204  
Gloucester, VA 23061-0630  
(Term Exp. June 30, 2024)

George C. Fairbanks IV, Judge  
Ninth Judicial District  
Wmsbg/James City Juvenile & Domestic Relations District Court  
5201 Monticello Avenue  
Suite Three  
Williamsburg, VA 23188-8218  
(Term Exp. Jan. 31, 2022)

Holly B. Smith, Judge  
Ninth Judicial District  
Gloucester/Mathews/Middlesex Juvenile & Domestic Relations District Court  
P.O. Box 630  
7400 Justice Drive, Room 204  
Gloucester, VA 23061-0630  
(Term Exp. June 30, 2025)
<table>
<thead>
<tr>
<th>Circuit/District</th>
<th>Judge Name</th>
<th>Address</th>
<th>Term Expires</th>
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<tbody>
<tr>
<td>10</td>
<td>Donald C. Blessing, Judge</td>
<td>Prince Edward Circuit Court</td>
<td>Nov. 30, 2022</td>
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<tr>
<td>10</td>
<td>Jody E. H. Fariss, Judge</td>
<td>Mecklenburg General District Court</td>
<td>May 31, 2025</td>
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<tr>
<td>10</td>
<td>S. Anderson Nelson, Judge</td>
<td>Mecklenburg Circuit Court</td>
<td>June 30, 2024</td>
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<td>10</td>
<td>Darrell W. Puckett, Judge</td>
<td>Appomattox General District Court</td>
<td>May 31, 2025</td>
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<tr>
<td>10</td>
<td>Calvin S. Spencer, Jr., Judge</td>
<td>Lunenburg General District</td>
<td>April 15, 2025</td>
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<tr>
<td>10</td>
<td>Kimberley S. White, Judge</td>
<td>Halifax Circuit Court</td>
<td>Jan. 31, 2021</td>
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<tr>
<td>10</td>
<td>Nora Jane Miller, Judge</td>
<td>Mecklenburg Juvenile &amp; Domestic Relations District Court</td>
<td>June 30, 2022</td>
</tr>
</tbody>
</table>
Robert H. Morrison, Judge  
Tenth Judicial District  
Halifax Juvenile & Domestic Relations District Court  
1050 Mary Bethune Street  
Halifax, VA 24558  
(Term Exp. Jan. 31, 2025)

PETE RSBURG, AMELIA, DINWIDDIE, NOTTOWAY, POWHATAN

<table>
<thead>
<tr>
<th>CIRCUIT 11</th>
<th>DISTRICT 11</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paul W. Cella, Judge</td>
<td>Robert B. Beasley, Jr., Judge</td>
</tr>
<tr>
<td>Eleventh Judicial Circuit</td>
<td>Eleventh Judicial District</td>
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<tr>
<td>Powhatan Circuit Court</td>
<td>Powhatan Combined Court</td>
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<tr>
<td>3880 Old Buckingham Road</td>
<td>3880-D Old Buckingham Road</td>
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<tr>
<td>Suite C</td>
<td>Courthouse</td>
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<tr>
<td>Powhatan, VA 23139</td>
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<td>(Term Exp. June 30, 2027)</td>
<td>(Term Exp. Nov. 30, 2020)</td>
</tr>
<tr>
<td>Dennis M. Martin, Judge</td>
<td>Ray P. Lupold III, Judge</td>
</tr>
<tr>
<td>Eleventh Judicial Circuit</td>
<td>Eleventh Judicial District</td>
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<tr>
<td>Petersburg Circuit Court</td>
<td>Petersburg General District Court</td>
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<tr>
<td>7 Courthouse Avenue</td>
<td>35 East Tabb Street</td>
</tr>
<tr>
<td>Petersburg, VA 23803</td>
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</tr>
<tr>
<td>Joseph M. Teefey, Jr., Judge</td>
<td>Thomas Stark IV, Judge</td>
</tr>
<tr>
<td>Eleventh Judicial Circuit</td>
<td>Eleventh Judicial District</td>
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<tr>
<td>Petersburg Circuit Court</td>
<td>Powhatan Combined Court</td>
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<td>7 Courthouse Avenue</td>
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<td>Petersburg, VA 23803</td>
<td>Courthouse</td>
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<td>(Term Exp. Dec. 31, 2022)</td>
<td>Powhatan, VA 23139</td>
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<td>(Term Exp. April 30, 2025)</td>
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<td>Phillip T. DiStanislao, Judge</td>
<td>Theresa J. Royall, Judge</td>
</tr>
<tr>
<td>Eleventh Judicial District</td>
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<tr>
<td>Petersburg Juvenile &amp; Domestic Relations District Court</td>
<td>Amelia Combined Court</td>
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<tr>
<td>27 East Tabb Street</td>
<td>P.O. Box 24</td>
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<tr>
<td>Petersburg, VA 23803</td>
<td>Church &amp; Virginia Streets</td>
</tr>
<tr>
<td>(Term Exp. Jan. 31, 2025)</td>
<td>Amelia, VA 23002</td>
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<tr>
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Valentine W. Southall, Jr., Judge
Eleventh Judicial District
Amelia Combined Court
P.O. Box 24
Church & Virginia Streets
Amelia, VA 23002
(Term Exp. Sept. 30, 2024)

COLONIAL HEIGHTS, CHESTERFIELD

CIRCUIT 12

Lynn S. Brice, Judge
Twelfth Judicial Circuit
Chesterfield Circuit Court
P.O. Box 125
9500 Courthouse Road, 2nd Floor
Chesterfield, VA 23832-0125
(Term Exp. Nov. 30, 2022)

Keith Nelson Hurley, Judge
Twelfth Judicial District
Chesterfield General District Court
P.O. Box 144
9500 Courthouse Road
Chesterfield, VA 23832-0144
(Term Exp. June 30, 2025)

Timothy J. Hauler, Judge
Twelfth Judicial Circuit
Chesterfield Circuit Court
P.O. Box 125
9500 Courthouse Road, 2nd Floor
Chesterfield, VA 23832-0125
(Term Exp. Jan. 31, 2025)

Matthew D. Nelson, Judge
Twelfth Judicial District
Chesterfield General District Court
P.O. Box 144
9500 Courthouse Road
Chesterfield, VA 23832-0144
(Term Exp. Nov. 30, 2020)

David Edward Johnson, Judge
Twelfth Judicial Circuit
Chesterfield Circuit Court
P.O. Box 125
9500 Courthouse Road, 2nd Floor
Chesterfield, VA 23832-0125
(Term Exp. Nov. 30, 2022)

Pamela O’Berry, Judge
Twelfth Judicial District
Chesterfield General District Court
P.O. Box 144
9500 Courthouse Road
Chesterfield, VA 23832-0144
(Term Exp. March 31, 2021)

Steven Colin McCallum, Judge
Twelfth Judicial Circuit
Chesterfield Circuit Court
P.O. Box 125
9500 Courthouse Road, 2nd Floor
Chesterfield, VA 23832-0125
(Term Exp. June 30, 2020)

James J. O’Connell III, Judge
Twelfth Judicial District
Chesterfield General District Court
P.O. Box 144
9500 Courthouse Road
Chesterfield, VA 23832-0144
(Term Exp. June 30, 2023)
<table>
<thead>
<tr>
<th>Name</th>
<th>Judicial District</th>
<th>Court Name</th>
<th>Address</th>
<th>Term Exp.</th>
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<tbody>
<tr>
<td>Edward Anson Robbins, Jr.</td>
<td>Twelfth Judicial Circuit</td>
<td>Chesterfield Circuit Court</td>
<td>P.O. Box 125</td>
<td>Nov. 30, 2022</td>
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<td>Chesterfield, VA 23832-0125</td>
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<td>Thomas L. Vaughn</td>
<td>Twelfth Judicial District</td>
<td>Chesterfield General District Court</td>
<td>P.O. Box 144</td>
<td>June 30, 2024</td>
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<tr>
<td>Frederick G. Rockwell III</td>
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<td>P.O. Box 125</td>
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<tr>
<td>D. Gregory Carr</td>
<td>Twelfth Judicial District</td>
<td>Chesterfield Juvenile &amp; Domestic Relations Court</td>
<td>7000 Lucy Corr Boulevard</td>
<td>Jan. 31, 2022</td>
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<tr>
<td>Vanessa L. Jones</td>
<td>Twelfth Judicial District</td>
<td>Chesterfield Juvenile &amp; Domestic Relations Court</td>
<td>7000 Lucy Corr Boulevard</td>
<td>Dec. 31, 2020</td>
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</tr>
<tr>
<td>Scott D. Landry</td>
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<td>Chesterfield Juvenile &amp; Domestic Relations Court</td>
<td>7000 Lucy Corr Boulevard</td>
<td>Nov. 30, 2020</td>
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<tr>
<td>M. Duncan Minton, Jr.</td>
<td>Twelfth Judicial District</td>
<td>Chesterfield Juvenile &amp; Domestic Relations Court</td>
<td>7000 Lucy Corr Boulevard</td>
<td>Feb. 28, 2023</td>
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<td>Chesterfield, VA 23832</td>
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<tr>
<td>Jayne A. Pemberton</td>
<td>Twelfth Judicial District</td>
<td>Chesterfield Juvenile &amp; Domestic Relations Court</td>
<td>7000 Lucy Corr Boulevard</td>
<td>Nov. 30, 2020</td>
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<tr>
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<td>Chesterfield, VA 23832</td>
<td></td>
</tr>
</tbody>
</table>
J. David Rigler, Judge  
Twelfth Judicial District  
Chesterfield Juvenile & Domestic Relations District Court  
7000 Lucy Corr Boulevard  
Chesterfield, VA 23832  
(Term Exp. June 30, 2024)

RICHMOND CITY

CIRCUIT 13

Bradley B. Cavedo, Judge  
Thirteenth Judicial Circuit  
Richmond Circuit Court  
400 North Ninth Street  
John Marshall Courts Building  
Richmond, VA 23219  
(Term Exp. Jan. 31, 2027)

Lawrence B. Cann III, Judge  
Thirteenth Judicial District  
Richmond General District Court-Civil  
John Marshall Courts Building  
400 N. 9th Street  
Room 203  
Richmond, VA 23219  
(Term Exp. June 30, 2025)

Phillip L. Hairston, Judge  
Thirteenth Judicial Circuit  
Richmond Circuit Court  
400 North Ninth Street  
John Marshall Courts Building  
Richmond, VA 23219  
(Term Exp. June 30, 2023)

Claire G. Cardwell, Judge  
Thirteenth Judicial District  
Richmond General District Court-Civil  
John Marshall Courts Building  
400 N. 9th Street  
Room 203  
Richmond VA 23219  
(Term Exp. June 30, 2023)

C. N. Jenkins, Jr., Judge  
Thirteenth Judicial Circuit  
Richmond Circuit Court  
400 North Ninth Street  
John Marshall Courts Building  
Richmond, VA 23219  
(Term Exp. Sept. 30, 2022)

David Eugene Cheek, Sr., Judge  
Thirteenth Judicial District  
Richmond-Marshall Criminal/Traffic  
General District Court at Manchester  
920 Hull Street  
Richmond, VA 23224  
(Term Exp. June 30, 2022)

W. Reilly Marchant, Judge  
Thirteenth Judicial Circuit  
Richmond Circuit Court  
400 North Ninth Street  
John Marshall Courts Building  
Richmond, VA 23219  
(Term Exp. Dec. 31, 2022)

David M. Hicks, Judge  
Thirteenth Judicial District  
Richmond-Marshall Criminal/Traffic  
General District Court at Manchester  
920 Hull Street  
Richmond, VA 23224  
(Term Exp. June 30, 2021)
Gregory L. Rupe, Judge
Thirteenth Judicial Circuit
Richmond Circuit Court
400 North Ninth Street
John Marshall Courts Building
Richmond, VA 23219
(Term Exp. June 30, 2020)

Jacqueline S. McClenny, Judge
Thirteenth Judicial District
Richmond-Marshall Criminal/Traffic
General District Court
John Marshall Courts Building
400 N. 9th Street
Room 209
Richmond, VA 23219-1508
(Term Exp. Nov. 30, 2021)

Beverly W. Snukals, Judge
Thirteenth Judicial Circuit
Richmond Circuit Court
400 North Ninth Street
John Marshall Courts Building
Richmond, VA 23219
(Term Exp. March 31, 2026)

Tracy W. J. Thorne-Begland, Judge
Thirteenth Judicial District
Richmond-John Marshall Criminal/Traffic
General District Court
John Marshall Courts Building
400 N. 9th Street
Room 209
Richmond, VA 23219-1508
(Term Exp. Jan. 31, 2025)

Joi Jeter Taylor, Judge
Thirteenth Judicial Circuit
Richmond Circuit Court
400 North Ninth Street
John Marshall Courts Building
Richmond, VA 23219
(Term Exp. Nov. 30, 2022)

Richard B. Campbell, Judge
Thirteenth Judicial District
Richmond Juvenile & Domestic
Relations District Court
Oliver Hill Courts Building
1600 Oliver Hill Way
Suite C181
Richmond, VA 23219-1214
(Term Exp. March 31, 2025)

Marilynn C. Goss-Thornton, Judge
Thirteenth Judicial District
Richmond Juvenile & Domestic
Relations District Court
Oliver Hill Courts Building
1600 Oliver Hill Way
Suite C181
Richmond, VA 23219-1214
(Term Exp. April 30, 2020)

Brice E. Lambert, Judge
Thirteenth Judicial District
Richmond Juvenile & Domestic
Relations District Court
Oliver Hill Courts Building
1600 Oliver Hill Way
Suite C181
Richmond, VA 23219-1214
(Term Exp. June 30, 2025)
<table>
<thead>
<tr>
<th>Name</th>
<th>Judicial District</th>
<th>Court</th>
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<th>Term Exp.</th>
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<tbody>
<tr>
<td>Mary Elizabeth Langer, Judge</td>
<td>Thirteenth Judicial District</td>
<td>Richmond Juvenile &amp; Domestic Relations Court</td>
<td>Oliver Hill Courts Building</td>
<td>July 31, 2022</td>
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<tr>
<td>Ashley K. Tunner, Judge</td>
<td>Thirteenth Judicial District</td>
<td>Richmond Juvenile &amp; Domestic Relations Court</td>
<td>Oliver Hill Courts Building</td>
<td>May 15, 2024</td>
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<tr>
<td>Lee A. Harris, Jr., Judge</td>
<td>Fourteenth Judicial Circuit</td>
<td>Henrico Circuit Court</td>
<td>4301 East Parham Road</td>
<td>July 31, 2022</td>
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<tr>
<td>Randall G. Johnson, Jr., Judge</td>
<td>Fourteenth Judicial Circuit</td>
<td>Henrico Circuit Court</td>
<td>4301 East Parham Road</td>
<td>June 30, 2027</td>
</tr>
<tr>
<td>John Marshall, Judge</td>
<td>Fourteenth Judicial Circuit</td>
<td>Henrico Circuit Court</td>
<td>4301 East Parham Road</td>
<td>June 30, 2023</td>
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<tr>
<td>Thomas O. Bondurant, Jr., Judge</td>
<td>Fourteenth Judicial District</td>
<td>Henrico General District Court</td>
<td>4301 East Parham Road</td>
<td>Jan. 31, 2023</td>
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<tr>
<td>Lauren A. Caudill, Judge</td>
<td>Fourteenth Judicial District</td>
<td>Henrico General District Court</td>
<td>4301 East Parham Road</td>
<td>May 31, 2025</td>
</tr>
<tr>
<td>George Barton Chucker, Judge</td>
<td>Fourteenth Judicial District</td>
<td>Henrico General District Court</td>
<td>4301 East Parham Road</td>
<td>June 30, 2025</td>
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</table>
Richard S. Wallerstein, Jr., Judge
Fourteenth Judicial Circuit
Henrico Circuit Court
P.O. Box 90775
4301 East Parham Road
Henrico, VA 23273
(Term Exp. June 30, 2020)

B. Craig Dunkum, Judge
Fourteenth Judicial District
Henrico General District Court
P.O. Box 90775
4301 East Parham Road
Henrico, VA 23273
(Term Exp. June 30, 2021)

James Stephen Yoffy, Judge
Fourteenth Judicial Circuit
Henrico Circuit Court
P.O. Box 90775
4301 East Parham Road
Henrico, VA 23273
(Term Exp. June 30, 2027)

John K. Honey, Jr. Judge
Fourteenth Judicial District
Henrico General District Court
P.O. Box 90775
4301 East Parham Road
Henrico, VA 23273
(Term Exp. Oct. 31, 2021)

Margaret W. Deglau, Judge
Fourteenth Judicial District
Henrico Juvenile & Domestic Relations
District Court
4201 E. Parham Road
Henrico, VA 23228
(Term Exp. June 30, 2024)

Rondelle D. Herman, Judge
Fourteenth Judicial District
Henrico Juvenile & Domestic Relations
District Court
4201 E. Parham Road
Henrico VA 23228
(Term Exp. June 30, 2024)

Sharon G. Jacobs, Judge
Fourteenth Judicial District
Henrico Juvenile & Domestic Relations
District Court
4201 E. Parham Road
Henrico VA 23228
(Term Exp. June 30, 2025)

Denis F. Soden, Judge
Fourteenth Judicial District
Henrico Juvenile & Domestic Relations
District Court
4201 E. Parham Road
Henrico, VA 23228
(Term Exp. Jan. 31, 2023)
Stuart L. Williams, Jr., Judge  
Fourteenth Judicial District  
Henrico Juvenile & Domestic Relations District Court  
4201 E. Parham Road  
Henrico, VA 23228  
(Term Exp. April 30, 2022)

FREDERICKSBURG, CAROLINE, ESSEX, HANOVER, KING GEORGE, LANCASTER, NORTHUMBERLAND, RICHMOND COUNTY, SPOTSYLVANIA, STAFFORD, WESTMORELAND

CIRCUIT 15  
DISTRICT 15

Sarah L. Deneke, Judge  
Fifteenth Judicial Circuit  
Caroline Circuit Court  
P.O. Box 309  
112 Courthouse Lane, Suite A  
Bowling Green, VA 22427-0309  
(Term Exp. June 30, 2027)

David B. Caddell, Jr., Judge  
Fifteenth Judicial District  
Hanover General District Court  
P.O. Box 176  
District Courts Building  
7530 County Complex Rd 1st Floor  
Hanover, VA 23069-0176  
(Term Exp. June 30, 2022)

William E. Glover, Judge  
Fifteenth Judicial Circuit  
Spotsylvania Circuit Court  
P.O. Box 96  
9107 Judicial Center Lane  
Spotsylvania, VA 22553-0096  
(Term Exp. June 30, 2027)

Hugh S. Campbell, Judge  
Fifteenth Judicial District  
Hanover General District Court  
P.O. Box 176  
District Courts Building  
7530 County Complex Rd 1st Floor  
Hanover, VA 23069-0176  
(Term Exp. June 30, 2025)

J. Overton Harris, Judge  
Fifteenth Judicial Circuit  
Hanover Circuit Court  
P.O. Box 39  
7530 County Complex Road  
Hanover, VA 23069  
(Term Exp. April 30, 2024)

John S. Martin, Judge  
Fifteenth Judicial Circuit  
Lancaster General District Court  
8265 Mary Ball Road  
Lancaster, VA 22503  
(Term Exp. June 30, 2022)

Herbert M. Hewitt, Judge  
Fifteenth Judicial Circuit  
King George Circuit Court  
9483 Kings Highway, Suite 3  
King George, VA 22485-3444  
(Term Exp. Nov. 30, 2022)

Richard T. McGrath, Judge  
Fifteenth Judicial District  
Spotsylvania General District Court  
P.O. Box 339  
9111 Courthouse Road  
Judicial Center, 1st Floor  
Spotsylvania, VA 22553-0339  
(Term Exp. June 30, 2022)
Patricia Kelly, Judge  
Fifteenth Judicial Circuit  
Hanover Circuit Court  
P.O. Box 39  
7530 County Complex Road  
Hanover, VA 23069  
(Term Exp. June 30, 2021)

Angela M. O’Connor, Judge  
Fifteenth Judicial District  
Spotsylvania General District Court  
P.O. Box 339  
9111 Courthouse Road  
Judicial Center, 1st Floor  
Spotsylvania, VA 22553-0339  
(Term Exp. June 30, 2025)

Michael E. Levy, Judge  
Fifteenth Judicial Circuit  
Stafford Circuit Court  
P.O. Box 69  
1300 Courthouse Road  
Stafford, VA 22555  
(Term Exp. June 30, 2021)

Robert E. Reibach, Judge  
Fifteenth Judicial District  
Caroline General District Court  
P.O. Box 511  
Bowling Green, VA 22427-0511  
(Term Exp. Nov. 30, 2020)

R. Michael McKenney, Judge  
Fifteenth Judicial Circuit  
Northumberland Circuit Court  
P.O. Box 217  
220 Judicial Place  
Heathsville, VA 22473  
(Term Exp. June 30, 2024)

James Bruce Strickland, Judge  
Fifteenth Judicial District  
Stafford General District Court  
P.O. Box 940  
1300 Courthouse Road  
The Judicial Center  
Stafford, VA 22555-0940  
(Term Exp. June 30, 2025)

Vacancy

Ricardo Rigual, Judge  
Fifteenth Judicial Circuit  
Spotsylvania Circuit Court  
P.O. Box 96  
9107 Judicial Center Lane  
Spotsylvania, VA 22553-0096  
(Term Exp. June 30, 2024)

John E. Franklin, Judge  
Fifteenth Judicial District  
Spotsylvania Juvenile & Domestic Relations District Court  
P.O. Box 157  
9113 Courthouse Road  
Judicial Center, Building B, 2nd Floor  
Spotsylvania, VA 22553-0157  
(Term Exp. June 30, 2021)

Charles S. Sharp, Judge  
Fifteenth Judicial Circuit  
Stafford Circuit Court  
P.O. Box 69  
1300 Courthouse Road  
Stafford, VA 22555  
(Term Exp. Jan. 31, 2025)

Shannon O. Hoehl, Judge  
Fifteenth Judicial District  
Hanover Juvenile & Domestic Relations District Court  
P.O. Box 86  
7530 County Complex Road  
Hanover, VA 23069  
(Term Exp. June 30, 2023)
Gordon F. Willis, Judge
Fifteenth Judicial Circuit
Fredericksburg Circuit Court
701 Princess Anne Street, Suite 100
Fredericksburg, VA 22401
(Term Exp. March 31, 2023)

Julian W. Johnson, Judge
Fifteenth Judicial District
Stafford Juvenile & Domestic Relations District Court
1300 Courthouse Road
Stafford, VA 22555
(Term Exp. March 31, 2023)

Victoria A. B. Willis, Judge
Fifteenth Judicial Circuit
Stafford Circuit Court
P.O. Box 69
1300 Courthouse Road
Stafford, VA 22555
(Term Exp. Nov. 30, 2022)

William L. Lewis, Judge
Fifteenth Judicial District
Richmond County Combined Court
101 Court Circle
P.O. Box 1000
Warwak, VA 22572
(Term Exp. June 30, 2022)

Andrea M. Stewart, Judge
Fifteenth Judicial District
Stafford Juvenile & Domestic Relations District Court
1300 Courthouse Road
Stafford, VA 22555
(Term Exp. June 30, 2021)

Georgia K. Sutton, Judge
Fifteenth Judicial District
Spotsylvania Juvenile & Domestic Relations District Court
9113 Courthouse Road
Judicial Center, Building B, 2nd Floor
P.O. Box 157
Spotsylvania, VA 22553-0157
(Term Exp. Jan. 31, 2020)

Frank G. Uvanni, Judge
Fifteenth Judicial District
Hanover Juvenile & Domestic Relations District Court
P.O. Box 86
7530 County Complex Road
Hanover, VA 23069
(Term Exp. June 30, 2021)

Joseph A. Vance, IV, Judge
Fifteenth Judicial District
Fredericksburg Juvenile & Domestic Relations District Court
615 Princess Anne Street
Fredericksburg, VA 22401
(Term Exp. June 30, 2025)

Vacancy
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<tr>
<td>Dale B. Durrer, Judge</td>
<td>William G. Barkley, Judge</td>
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<tr>
<td>Sixteenth Judicial Circuit</td>
<td>Sixteenth Judicial District</td>
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<td>Orange Circuit Court</td>
<td>Albemarle General District Court</td>
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<td>110 North Madison Road, Suite 300</td>
<td>501 E. Jefferson Street, Suite 138</td>
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<tr>
<td>P.O. Box 230</td>
<td>Charlottesville, VA 22902-5110</td>
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| Cheryl V. Higgins, Judge | Theresa W. Carter, Judge |
| Sixteenth Judicial Circuit | Sixteenth Judicial District |
| Albemarle Circuit Court | Culpeper General District Court |
| Albemarle County Courthouse | 135 West Cameron Street |
| Court Square | Culpeper, VA 22701 |
| 501 East Jefferson Street | (Term Exp. June 30, 2024) |
| Charlottesville, VA 22902 | |
| (Term Exp. March 31, 2023) | |

| Richard E. Moore, Judge | Matthew J. Quatrara |
| Sixteenth Judicial Circuit | Sixteenth Judicial District |
| Charlottesville Circuit Court | Charlottesville General District Court |
| 315 East High Street | P.O. Box 2677 |
| Charlottesville, VA 22902 | 606 East Market Street |
| (Term Exp. Nov. 30, 2022) | Charlottesville, VA 22902-2677 |
| (Term Exp. May 31, 2025) | (Term Exp. June 30, 2024) |

| Timothy K. Sanner, Judge | Claiborne H. Stokes, Jr., Judge |
| Sixteenth Judicial Circuit | Sixteenth Judicial District |
| Louisa Circuit Court | Goochland Combined Court |
| P.O. Box 799 | P.O. Box 47 |
| 100 W. Main Street | 2938 River Road West |
| Louisa, VA 23093-0037 | Goochland, VA 23063 |
| (Term Exp. March 31, 2027) | (Term Exp. June 30, 2022) |

| Susan L. Whitlock, Judge | David M. Barredo, Judge |
| Sixteenth Judicial Circuit | Sixteenth Judicial District |
| Culpeper Circuit Court | Albemarle/Charlottesville Juvenile & Domestic Relations District Court |
| Courthouse Building | 411 E. High Street |
| 135 W. Cameron Street | Charlottesville, VA 22902 |
| Culpeper, VA 22701-3097 | (Term Exp. Nov. 30, 2020) |

| Claude V. Worrell, Judge | Gilbert H. Berger, Judge |
| Sixteenth Judicial Circuit | Sixteenth Judicial District |
| Charlottesville Circuit Court | Culpeper Juvenile & Domestic Relations District Court |
| 315 East High Street | 135 West Cameron Street |
| Charlottesville, VA 22902 | Culpeper, VA 22701 |
| (Term Exp. June 30, 2027) | (Term Exp. June 30, 2025) |
Barbara G. Lowe, Judge
Sixteenth Judicial District
Albemarle/Charlottesville Juvenile & Domestic
Relations District Court
411 E. High Street
Charlottesville, VA 22902
(Term Exp. June 30, 2025)

Ronald L. Morris, Judge
Sixteenth Judicial District
Orange Juvenile & Domestic
Relations District Court
110 North Madison Road
Suite 200
Orange, VA 22960
(Term Exp. Jan. 31, 2024)

Frank W. Somerville, Judge
Sixteenth Judicial District
Culpeper Juvenile & Domestic
Relations District Court
135 West Cameron Street
Culpeper, VA 22701
(Term Exp. June 30, 2024)

Deborah S. Tinsley, Judge
Sixteenth Judicial District
Louisa Juvenile & Domestic Relations
District Court
P.O. Box 452
Cunningham Building
314 West Main Street
Louisa, VA 23093
(Term Exp. Nov. 30, 2020)

Louise M. DiMatteo, Judge
Seventeenth Judicial Circuit
Arlington Circuit Court
1425 North Courthouse Road
Arlington, VA 22201
(Term Exp. June 30, 2020)

Daniel T. C. Lopez, Judge
Seventeenth Judicial District
Arlington General District Court
1425 North Courthouse Road
Suite 2400
Second Floor
Arlington, VA 22201
(Term Exp. June 30, 2025)
Daniel S. Fiore II, Judge  
Seventeenth Judicial Circuit  
Arlington Circuit Court  
1425 North Courthouse Road  
Arlington, VA 22201  
(Term Exp. June 30, 2020)

R. Frances O’Brien, Judge  
Seventeenth Judicial District  
Arlington General District Court  
1425 North Courthouse Road  
Suite 2400  
Second Floor  
Arlington, VA 22201  
(Term Exp. June 30, 2025)

William T. Newman, Jr., Judge  
Seventeenth Judicial Circuit  
Arlington Circuit Court  
1425 North Courthouse Road  
Arlington, VA 22201  
(Term Exp. Feb. 28, 2025)

Jason S. Rucker, Judge  
Seventeenth Judicial District  
Arlington General District Court  
1425 North Courthouse Road  
Suite 2400  
Second Floor  
Arlington, VA 22201  
(Term Exp. March 15, 2025)

Judith L. Wheat  
Seventeenth Judicial Circuit  
Arlington Circuit Court  
1425 North Courthouse Road  
Arlington, VA 22201  
(Term Exp. June 30, 2027)

Robin Lynn Robb, Judge  
Seventeenth Judicial District  
Arlington Juvenile & Domestic Relations District Court  
1425 N. Courthouse Road, Suite 4100  
Arlington County Justice Center  
Arlington, VA 22201  
(Term Exp. June 30, 2022)

George D. Varoutsos, Judge  
Seventeenth Judicial District  
Arlington Juvenile & Domestic Relations District Court  
1425 N. Courthouse Road, Suite 4100  
Arlington County Justice Center  
Arlington, VA 22201  
(Term Exp. March 15, 2022)

ALEXANDRIA

CIRCUIT 18

James C. Clark, Judge  
Eighteenth Judicial Circuit  
Alexandria Circuit Court  
Courthouse  
520 King Street  
Alexandria, VA 22314  
(Term Exp. Dec. 31, 2019)

Donald M. Haddock, Jr., Judge  
Eighteenth Judicial District  
Alexandria General District Court  
520 King Street, Second Floor  
P.O. Box 320489  
Alexandria, VA 22320  
(Term Exp. April 30, 2020)
Nolan B. Dawkins, Judge
Eighteenth Judicial Circuit
Alexandria Circuit Court
Courthouse
520 King Street
Alexandria, VA 22314
(Term Exp. April 30, 2024)

Becky J. Moore, Judge
Eighteenth Judicial District
Alexandria General District Court
520 King Street, Second Floor
Alexandria, VA 22320
(Term Exp. Jan. 31, 2022)

Lisa Bondareff Kemler, Judge
Eighteenth Judicial Circuit
Alexandria Circuit Court
Courthouse
520 King Street
Alexandria, VA 22314
(Term Exp. Feb. 28, 2021)

Uley N. Damiani, Judge
Eighteenth Judicial District
Alexandria Juvenile & Domestic Relations District Court
520 King Street, 1st Floor
Alexandria, VA 22314
(Term Exp. June 30, 2022)

Constance H. Frogale, Judge
Eighteenth Judicial District
Alexandria Juvenile & Domestic Relations District Court
520 King Street, 1st Floor
Alexandria, VA 22314
(Term Exp. March 31, 2023)

Penny S. Azcarate, Judge
Nineteenth Judicial Circuit
Fairfax Circuit Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. June 30, 2023)

H. Michael Cantrell, Judge
Nineteenth Judicial District
Fairfax County General District Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. June 30, 2022)

Randy I. Bellows, Judge
Nineteenth Judicial Circuit
Fairfax Circuit Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. Jan. 31, 2027)

Manuel A. Capsalis, Judge
Nineteenth Judicial District
Fairfax County General District Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. June 30, 2021)

David Bernhard, Judge
Nineteenth Judicial Circuit
Fairfax Circuit Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. June 30, 2025)

Michael Joseph Cassidy, Judge
Nineteenth Judicial District
Fairfax County General District Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. Jan. 31, 2023)
Dontae L. Bugg, Judge
Nineteenth Judicial Circuit
Fairfax Circuit Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. March 15, 2027)

Susan F. Earman, Judge
Nineteenth Judicial District
Fairfax County General District Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. June 30, 2025)

Grace Burke Carroll, Judge
Nineteenth Judicial Circuit
Fairfax Circuit Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. Nov. 30, 2022)

Michael J. Lindner, Judge
Nineteenth Judicial District
Fairfax County General District Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. June 30, 2021)

Michael F. Devine, Judge
Nineteenth Judicial Circuit
Fairfax Circuit Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. March 31, 2026)

Lisa A. Mayne, Judge
Nineteenth Judicial District
Fairfax County General District Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. Sept. 30, 2024)

Richard E. Gardiner, Judge
Nineteenth Judicial Circuit
Fairfax Circuit Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. Jan. 31, 2025)

William J. Minor, Jr., Judge
Nineteenth Judicial District
Fairfax County General District Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. March 31, 2021)

Brett A. Kassabian, Judge
Nineteenth Judicial Circuit
Fairfax Circuit Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. Jan. 31, 2026)

Mitchell I. Mutnick, Judge
Nineteenth Judicial District
Fairfax County General District Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. April 30, 2022)

Thomas P. Mann, Judge
Nineteenth Judicial Circuit
Fairfax Circuit Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. June 30, 2024)

Mark C. Simmons, Judge
Nineteenth Judicial District
Fairfax County General District Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. March 31, 2024)

David A. Oblon, Judge
Nineteenth Judicial Circuit
Fairfax Circuit Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. Dec. 31, 2025)

Tina L. Snee, Judge
Nineteenth Judicial District
Fairfax County General District Court
4110 Chain Bridge Road
Fairfax, VA 22030
(Term Exp. June 30, 2021)
<table>
<thead>
<tr>
<th>Name</th>
<th>Circuit/Judge</th>
<th>Address</th>
<th>Term Exp.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Daniel E. Ortiz, Judge</td>
<td>Nineteenth Judicial Circuit</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>Dec. 31, 2022</td>
</tr>
<tr>
<td>Susan J. Stoney, Judge</td>
<td>Nineteenth Judicial District</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>Jan. 31, 2023</td>
</tr>
<tr>
<td>Stephen C. Shannon, Judge</td>
<td>Nineteenth Judicial Circuit</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>June 30, 2023</td>
</tr>
<tr>
<td>Maha-Rebekah R. Abejuela, Judge</td>
<td>Nineteenth Judicial District</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>June 30, 2025</td>
</tr>
<tr>
<td>Robert J. Smith, Judge</td>
<td>Nineteenth Judicial Circuit</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>Jan. 31, 2024</td>
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<tr>
<td>Gayl Branum Carr, Judge</td>
<td>Nineteenth Judicial District</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>July 31, 2024</td>
</tr>
<tr>
<td>John M. Tran, Judge</td>
<td>Nineteenth Judicial Circuit</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>June 30, 2021</td>
</tr>
<tr>
<td>Glenn L. Clayton II, Judge</td>
<td>Nineteenth Judicial District</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>Sept. 30, 2024</td>
</tr>
<tr>
<td>Bruce D. White, Judge</td>
<td>Nineteenth Judicial Circuit</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>Jan. 15, 2024</td>
</tr>
<tr>
<td>Kimberly J. Daniel, Judge</td>
<td>Nineteenth Judicial District</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>June 30, 2025</td>
</tr>
<tr>
<td>Jonathan D. Frieden, Judge</td>
<td>Nineteenth Judicial District</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>June 30, 2025</td>
</tr>
</tbody>
</table>
Todd G. Petit, Judge  
Nineteenth Judicial District  
Fairfax County Juvenile & Domestic Relations District Court  
4110 Chain Bridge Road  
Fairfax, VA 22030  
(Term Exp. June 30, 2022)

Janine M. Saxe, Judge  
Nineteenth Judicial District  
Fairfax County Juvenile & Domestic Relations District Court  
4110 Chain Bridge Road  
Fairfax, VA 22030  
(Term Exp. Jan. 31, 2020)

Thomas P. Sotelo, Judge  
Nineteenth Judicial District  
Fairfax County Juvenile & Domestic Relations District Court  
4110 Chain Bridge Road  
Fairfax, VA 22030  
(Term Exp. Jan. 31, 2021)

FAUQUIER, LOUDOUN, RAPPAHANNOCK

<table>
<thead>
<tr>
<th>JUDGE</th>
<th>JUDICIAL DISTRICT</th>
<th>COURT</th>
<th>ADDRESS</th>
<th>TERM END</th>
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<tbody>
<tr>
<td>Todd G. Petit</td>
<td>Nineteenth Judicial District</td>
<td>Fairfax County Juvenile &amp; Domestic Relations District Court</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>June 30, 2022</td>
</tr>
<tr>
<td>Janine M. Saxe</td>
<td>Nineteenth Judicial District</td>
<td>Fairfax County Juvenile &amp; Domestic Relations District Court</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>Jan. 31, 2020</td>
</tr>
<tr>
<td>Thomas P. Sotelo</td>
<td>Nineteenth Judicial District</td>
<td>Fairfax County Juvenile &amp; Domestic Relations District Court</td>
<td>4110 Chain Bridge Road, Fairfax, VA 22030</td>
<td>Jan. 31, 2021</td>
</tr>
</tbody>
</table>

James P. Fisher, Jr., Judge  
Twentieth Judicial Circuit  
Loudoun Circuit Court  
P.O. Box 550  
18 E. Market Street, 3rd Floor  
Leesburg, VA 20178  
(Term Exp. June 30, 2027)

Douglas L. Fleming, Jr., Judge  
Twentieth Judicial Circuit  
Loudoun Circuit Court  
P.O. Box 550  
18 E. Market Street, 3rd Floor  
Leesburg, VA 20178  
(Term Exp. June 30, 2023)

Jeanette A. Irby, Judge  
Twentieth Judicial Circuit  
Loudoun Circuit Court  
P.O. Box 550  
18 E. Market St., 3rd Floor  
Leesburg, VA 20178  
(Term Exp. Nov. 30, 2022)

J. Gregory Ashwell, Judge  
Twentieth Judicial District  
Fauquier General District Court  
6 Court Street  
Warrenton, VA 20186-3299  
(Term Exp. June 30, 2023)

J. Frank Buttery, Jr., Judge  
Twentieth Judicial District  
Loudoun General District Court  
18 East Market Street  
Leesburg, VA 20176  
(Term Exp. June 30, 2024)

Deborah C. Welsh, Judge  
Twentieth Judicial District  
Loudoun General District Court  
18 East Market Street  
Leesburg, Virginia 20176  
(Term Exp. June 30, 2024)
Jeffrey W. Parker, Judge
Twentieth Judicial Circuit
Fauquier Circuit Court
29 Ashby Street
Warrenton, VA 20186-3202
(Term Exp. April 30, 2025)

Dean S. Worcester, Judge
Twentieth Judicial District
Loudoun General District Court
18 East Market Street
Leesburg, VA 20176
(Term Exp. Feb. 29, 2020)

Stephen E. Sincavage, Judge
Twentieth Judicial Circuit
Loudoun Circuit Court
P.O. Box 550
18 E. Market St., 3rd Floor
Leesburg, VA 20178
(Term Exp. Jan. 31, 2022)

Pamela L. Brooks, Judge
Twentieth Judicial District
Loudoun Juvenile & Domestic Relations District Court
18 East Market Street
Leesburg, VA 20176
(Term Exp. June 30, 2023)

Melissa N. Cupp, Judge
Twentieth Judicial District
Fauquier Juvenile & Domestic Relations District Court
14 Main Street
Warrenton, VA 20186
(Term Exp. June 30, 2023)

Avelina S. Jacob, Judge
Twentieth Judicial District
Loudoun Juvenile & Domestic Relations District Court
18 East Market Street
Leesburg, VA 20176
(Term Exp. Feb. 9, 2025)

MARTINSVILLE, HENRY, PATRICK
CIRCUIT 21

Marcus A. Brinks, Judge
Twenty-First Judicial Circuit
Patrick Circuit Court
P.O. Box 148
101 Blue Ridge Street
Stuart, VA 24171-0148
(Term Exp. April 30, 2027)

James R. McGarry, Judge
Twenty-First Judicial District
Henry/Martinsville General District Court
3160 Kings Mountain Road
Suite A
Martinsville, VA 24112
(Term Exp. April 30, 2025)

G. Carter Greer, Judge
Twenty-First Judicial Circuit
Martinsville Circuit Court
P. O. Box 1206
55 W. Church Street
Martinsville, VA 24114-1206
(Term Exp. Feb. 28, 2021)

Joan Ziglar, Judge
Twenty-First Judicial District
Henry/Martinsville General District Court
3160 Kings Mountain Road
Suite A
Martinsville, VA 24112
(Term Exp. June 30, 2025)
David V. Williams, Judge
Twenty-First Judicial Circuit
Henry Circuit Court
Suite B
3160 Kings Mountain Road
Martinsville, VA 24112-3966
(Term Exp. Feb. 28, 2022)

Kimberly R. Belongia, Judge
Twenty-First Judicial District
Martinsville Juvenile & Domestic Relations District Court
P.O. Drawer 751
Municipal Building
55 W. Church Street
Martinsville, VA 24114
(Term Exp. June 30, 2025)

Susan N. Deatherage, Judge
Twenty-First Judicial District
Henry Juvenile & Domestic Relations District Court
3160 Kings Mountain Road
Suite C, 2nd Floor
Martinsville, VA 24112-0751
(Term Exp. April 30, 2025)

Joseph W. Milam, Jr., Judge
Twenty-Second Judicial Circuit
Danville Circuit Court
P.O. Box 3300
James F. Ingram Justice Center
401 Patton Street
Danville, VA 24543
(Term Exp. Jan. 31, 2025)

Robert L. Adams, Jr., Judge
Twenty-Second Judicial District
Danville General District Court
P.O. Box 3300
401 Patton Street
Danville, VA 24543
(Term Exp. Dec. 31, 2020)

Stacey W. Moreau, Judge
Twenty-Second Judicial Circuit
Pittsylvania Circuit Court
One North Main Street
P.O. Box 31
Chatham, VA 24531
(Term Exp. June 30, 2020)

George A. Jones, Jr., Judge
Twenty-Second Judicial District
Pittsylvania General District Court
P.O. Box 695
11 Bank Street
Chatham, VA 24531-0695
(Term Exp. March 31, 2024)

Clyde H. Perdue, Jr., Judge
Twenty-Second Judicial Circuit
Franklin County Circuit Court
P.O. Box 567
275 South Main Street
Suite 212
Rocky Mount, VA 24151
(Term Exp. Dec. 31, 2022)

Timothy W. Allen, Judge
Twenty-Second Judicial District
Franklin County Juvenile & Domestic Relations District Court
P.O. Box 695
275 South Main Street
Courthouse, Suite 3
Rocky Mount, VA 24151
(Term Exp. June 30, 2021)
James J. Reynolds, Judge
Twenty-Second Judicial Circuit
Danville Circuit Court
P. O. Box 3300
James F. Ingram Justice Center
401 Patton Street
Danville, VA 24543
(Term Exp. June 30, 2021)

Sarah A. Rice, Judge
Twenty-Second Judicial District
Franklin County Juvenile & Domestic Relations District Court
275 South Main Street
Courthouse, Suite 3
Rocky Mount, VA 24151
(Term Exp. Jan. 31, 2024)

Brian H. Turpin, Judge
Twenty-Second Judicial District
Pittsylvania Juvenile & Domestic Relations District Court
P.O. Box 270
E. R. Shields Courthouse Addition
5 Bank Street, 3rd Floor
Chatham, VA 24531-0270
(Term Exp. June 30, 2024)

Dale M. Wiley, Judge
Twenty-Second Judicial District
Danville Juvenile & Domestic Relations District Court
P.O. Box 3300
401 Patton Street
Danville, VA 24543-3300
(Term Exp. June 30, 2022)

ROANOKE CITY, SALEM, ROANOKE COUNTY

William D. Broadhurst, Judge
Twenty-Third Judicial Circuit
Roanoke City Circuit Court
P.O. Box 2610
315 West Church Avenue
Roanoke, VA 24010-2610
(Term Exp. Oct. 31, 2026)

Francis W. Burkart III, Judge
Twenty-Third Judicial District
Roanoke City General District Court
315 W. Church Avenue S.W.
2nd Floor
Roanoke, VA 24016-5007
(Term Exp. Oct. 31, 2020)

David B. Carson, Judge
Twenty-Third Judicial Circuit
Roanoke City Circuit Court
P.O. Box 2610
315 West Church Avenue
Roanoke, VA 24010-2610
(Term Exp. June 30, 2021)

Scott Ronald Geddes, Judge
Twenty-Third Judicial District
Roanoke County General District Court
P.O. Box 997
Courthouse
305 East Main Street
Salem, VA 24153-0997
(Term Exp. Jan. 31, 2023)
J. Christopher Clemens, Judge
Twenty-Third Judicial Circuit
Roanoke City Circuit Court
P.O. Box 2610
315 West Church Avenue
Roanoke, VA 24010-2610
(Term Exp. June 30, 2024)

Thomas W. Roe, Jr., Judge
Twenty-Third Judicial District
Roanoke City General District Court
315 W. Church Avenue S.W.
2nd Floor
Roanoke, VA 24016-5007
(Term Exp. June 30, 2022)

Charles N. Dorsey, Judge
Twenty-Third Judicial Circuit
Roanoke City Circuit Court
P.O. Box 2610
315 West Church Avenue
Roanoke, VA 24010-2610
(Term Exp. June 30, 2026)

Jacqueline F. Ward Talevi, Judge
Twenty-Third Judicial District
Roanoke County General District Court
P.O. Box 997
Courthouse
305 East Main Street
Salem, VA 24153-0997
(Term Exp. Jan. 31, 2021)

James R. Swanson, Judge
Twenty-Third Judicial Circuit
Roanoke County Circuit Court
P.O. Box 1126
305 E. Main Street
Salem, VA 24153-1126
(Term Exp. March 31, 2025)

Leisa Kube Ciaffone, Judge
Twenty-Third Judicial District
Roanoke County Juvenile & Domestic Relations District Court
Courthouse Building
305 East Main Street
Salem, VA 24153
(Term Exp. June 30, 2025)

Hilary D. Griffith, Judge
Twenty-Third Judicial District
Roanoke County Juvenile & Domestic Relations District Court
Courthouse Building
305 East Main Street
Salem, VA 24153
(Term Exp. June 30, 2021)

Frank W. Rogers III, Judge
Twenty-Third Judicial District
Roanoke City Juvenile & Domestic Relations District Court
315 W. Church Avenue S.W.
1st Floor
Roanoke, VA 24016
(Term Exp. Dec. 31, 2020)

Onzlee Ware, Judge
Twenty-Third Judicial District
Roanoke City Juvenile & Domestic Relations District Court
315 W. Church Avenue S.W.
1st Floor
Roanoke, VA 24016
(Term Exp. Nov. 30, 2020)
<table>
<thead>
<tr>
<th>CIRCUIT 24</th>
<th>DISTRICT 24</th>
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</thead>
<tbody>
<tr>
<td>R. Edwin Burnette, Jr., Judge</td>
<td>Sam D. Eggleston III, Judge</td>
</tr>
<tr>
<td>Twenty-Fourth Judicial Circuit Lynchburg Circuit Court</td>
<td>Twenty-Fourth Judicial District Nelson General District Court</td>
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<tr>
<td>P.O. Box 4</td>
<td>P.O. Box 514</td>
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<tr>
<td>900 Court Street</td>
<td>84 Courthouse Square</td>
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<tr>
<td>Lynchburg, VA 24505</td>
<td>Lovingston, VA 22949</td>
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<td>(Term Exp. June 30, 2023)</td>
<td>(Term Exp. June 30, 2024)</td>
</tr>
<tr>
<td>John T. Cook, Judge</td>
<td>Randy C. Krantz, Judge</td>
</tr>
<tr>
<td>Twenty-Fourth Judicial Circuit Campbell Circuit Court</td>
<td>Twenty-Fourth Judicial District Bedford General District Court</td>
</tr>
<tr>
<td>732 Village Highway</td>
<td>123 East Main Street, Suite 202</td>
</tr>
<tr>
<td>P.O. Box 7</td>
<td>Bedford, VA 24523-2034</td>
</tr>
<tr>
<td>Rustburg, VA 24588</td>
<td>(Term Exp. June 30, 2022)</td>
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<td>(Term Exp. May 31, 2024)</td>
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</tr>
<tr>
<td>Michael T. Garrett, Judge</td>
<td>Stephanie S. Maddox, Judge</td>
</tr>
<tr>
<td>Twenty-Fourth Judicial Circuit Amherst Circuit Court</td>
<td>Twenty-Fourth Judicial District Lynchburg General District Court</td>
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<tr>
<td>P.O. Box 462</td>
<td>905 Court Street</td>
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<tr>
<td>113 Taylor Street</td>
<td>Lynchburg, VA 24504</td>
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<tr>
<td>Amherst, VA 24521</td>
<td>(Term Exp. June 30, 2021)</td>
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</tr>
<tr>
<td>James W. Updike, Jr., Judge</td>
<td>Stephanie M. Ayers</td>
</tr>
<tr>
<td>Twenty-Fourth Judicial Circuit Bedford Circuit Court</td>
<td>Twenty-Fourth Judicial District Bedford Juvenile &amp; Domestic Relations District Court</td>
</tr>
<tr>
<td>123 East Main Street</td>
<td>123 East Main Street</td>
</tr>
<tr>
<td>Suite 201</td>
<td>Suite 101</td>
</tr>
<tr>
<td>Bedford, VA 24523</td>
<td>Bedford, VA 24523</td>
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<td>(Term Exp. March 31, 2022)</td>
<td>(Term Exp. June 30, 2025)</td>
</tr>
</tbody>
</table>
James Frederick Watson
Twenty-Fourth Judicial Circuit
Nelson Circuit Court
P.O. Box 10
84 Courthouse Square, 1st Floor
Lovingston, VA 22949-0010
(Term Exp. June 30, 2027)

Jeffrey P. Bennett, Judge
Twenty-Fourth Judicial District
Amherst Juvenile & Domestic
Relations District Court
P.O. Box 178
113 Taylor Street
Amherst, VA 24521
(Term Exp. June 30, 2021)

F. Patrick Yeatts, Judge
Twenty-Fourth Judicial Circuit
Lynchburg Circuit Court
P.O. Box 4
900 Court Street
Lynchburg, VA 24505
(Term Exp. June 30, 2027)

Brooke-Taylor Willse Gaddy, Judge
Twenty-Fourth Judicial District
Campbell Juvenile & Domestic
Relations District Court
P.O. Box 220
732 Village Highway
Second Floor
Rustburg, VA 24588-0220
(Term Exp. June 30, 2024)

Robert Louis Harrison, Jr., Judge
Twenty-Fourth Judicial District
Bedford Juvenile & Domestic
Relations District Court
123 East Main Street
Suite 101
Bedford, VA 24523
(Term Exp. Jan. 31, 2022)

H. Cary Payne, Judge
Twenty-Fourth Judicial District
Lynchburg Juvenile & Domestic
Relations District Court
909 Court Street, Main Level
Lynchburg, VA 24504
(Term Exp. June 30, 2024)

Jennifer E. Stille
Twenty-Fourth Judicial District
Lynchburg Juvenile & Domestic
Relations District Court
909 Court Street, Main Level
Lynchburg, VA 24504
(Term Exp. June 30, 2025)
APPENDIX

BUENA VISTA, COVINGTON, LEXINGTON, STAUNTON, WAYNESBORO, ALLEGHANY, AUGUSTA, BATH, BOTETOURT, CRAIG, HIGHLAND, ROCKBRIDGE

CIRCUIT 25

Joel R. Branscom, Judge
Twenty-Fifth Judicial Circuit
Botetourt Circuit Court
P.O. Box 219
Courthouse
Main Street
Fincastle, VA 24090-0219
(Term Exp. Jan. 31, 2026)

Paul A. Dryer
Twenty-Fifth Judicial Circuit
Augusta Circuit Court
P.O. Box 689
Augusta County Courthouse
1 East Johnson Street
Staunton, VA 24402-0689
(Term Exp. March 31, 2027)

William C. Goodwin, Judge
Twenty-Fifth Judicial Circuit
Augusta Circuit Court
P.O. Box 689
Augusta County Courthouse
1 East Johnson Street
Staunton, VA 24402-0689
(Term Exp. June 30, 2025)

Charles L. Ricketts III, Judge
Twenty-Fifth Judicial Circuit
Staunton Circuit Court
113 East Beverley Street
2nd Floor
Staunton, VA 24401
(Term Exp. Jan. 31, 2022)

Edward K. Stein
Twenty-Fifth Judicial Circuit
Alleghany Circuit Court
P.O. Box 670
Courthouse
266 West Main Street
Covington, VA 24426-0670
(Term Exp. June 30, 2027)

DISTRIC IT 25

Christopher Billias
Twenty-Fifth Judicial District
Lexington/Rockbridge General District Court
20 South Randolph Street, Suite 200
Lexington, VA 24450
(Term Exp. March 31, 2025)

William Harrison Cleaveland, Judge
Twenty-Fifth Judicial Circuit
Botetourt Combined Court
P.O. Box 858
Back Street
Fincastle, VA 24090-0858
(Term Exp. Jan. 31, 2025)

Christopher B. Russell
Twenty-Fifth Judicial Circuit
Alleghany Combined Court
P.O. Box 139
Covington, VA 24426
(Term Exp. June 30, 2025)

Christopher R. Shah, Judge
Twenty-Fifth Judicial District
Augusta General District Court
6 East Johnson Street
Second Floor
Staunton, VA 24401
(Term Exp. Jan. 31, 2023)

Laura L. Dascher, Judge
Twenty-Fifth Judicial District
Alleghany Combined Court
P.O. Box 139
266 West Main Street
Covington, VA 24426
(Term Exp. April 30, 2020)
Vacancy

Linda Schorsch Jones, Judge
Twenty-Fifth Judicial District
Augusta/Staunton Juvenile & Domestic
Relations District Court
6 E. Johnson Street 1st Floor
Staunton, VA 24401
(Term Exp. Nov. 30, 2020)

Susan B. Read
Twenty-Fifth Judicial District
Augusta/Staunton Juvenile & Domestic
Relations District Court
6 E. Johnson Street 1st Floor
Staunton, VA 24401
(Term Exp. June 30, 2025)

Correy R. Smith, Judge
Twenty-Fifth Judicial District
Waynesboro Juvenile & Domestic
Relations District Court
237 Market Avenue, Suite 202
Waynesboro, VA 22980
(Term Exp. June 30, 2022)

Paul A. Tucker, Judge
Twenty-Fifth Judicial District
Botetourt Combined Court
P.O. Box 858
Back Street
Fincastle, VA 24090-0858
(Term Exp. June 30, 2023)

HARRISONBURG, WINCHESTER, CLARKE, FREDERICK,
PAGE, ROCKINGHAM, SHENANDOAH, WARREN

CIRCUIT 26

Bruce D. Albertson, Judge
Twenty-Sixth Judicial Circuit
Rockingham Circuit Court
80 Court Square
Courthouse
Harrisonburg, VA 22802
(Term Exp. June 30, 2021)

William W. Eldridge IV, Judge
Twenty-Sixth Judicial District
Harrisonburg/Rockingham General District Court
53 Court Square
Room 132
Harrisonburg, VA 22801
(Term Exp. Sept. 16, 2021)

Clifford Lynwood Athey, Jr., Judge
Twenty-Sixth Judicial Circuit
Clarke Circuit Court
P.O. Box 189
102 N. Church Street
Berryville, VA 22611-0189
(Term Exp. June 30, 2020)

John S. Hart, Jr., Judge
Twenty-Sixth Judicial District
Harrisonburg/Rockingham General District Court
53 Court Square
Room 132
Harrisonburg, VA 22801
(Term Exp. Nov. 30, 2020)
Kevin C. Black
Twenty-Sixth Judicial Circuit
Shenandoah Circuit Court
P.O. Box 406
112 South Main Street
Woodstock, VA 22664
(Term Exp. April 30, 2027)

W. Dale Houff, Judge
Twenty-Sixth Judicial District
Page General District Court
116 South Court Street
Suite B
Luray, VA 22835
(Term Exp. April 15, 2024)

Alexander R. Iden, Judge
Twenty-Sixth Judicial Circuit
Frederick Circuit Court
5 North Kent Street
Winchester, VA 22601
(Term Exp. June 30, 2023)

Amy B. Tisinger, Judge
Twenty-Sixth Judicial District
Shenandoah General District Court
215 Mill Road
Suite 128
Woodstock, VA 22664
(Term Exp. June 30, 2021)

Clark A. Ritchie, Judge
Twenty-Sixth Judicial Circuit
Page Circuit Court
116 South Court Street
Suite A
Luray, VA 22835
(Term Exp. Nov. 30, 2022)

Ian R. D. Williams, Judge
Twenty-Sixth Judicial District
Frederick/Winchester General District Court
Judicial Center
5 North Kent Street
Winchester, VA 22601-5037
(Term Exp. June 30, 2021)

William W. Sharp
Twenty-Sixth Judicial Circuit
Shenandoah Circuit Court
P.O. Box 406
112 South Main Street
Woodstock, VA 22664
(Term Exp. June 30, 2027)

Kimberly M. Athey, Judge
Twenty-Sixth Judicial District
Frederick/Winchester Juvenile & Domestic Relations District Court
Judicial Center
5 North Kent Street
Winchester, VA 22601
(Term Exp. Nov. 30, 2020)

Thomas J. Wilson IV, Judge
Twenty-Sixth Judicial Circuit
Rockingham Circuit Court
80 Court Square
Courthouse
Harrisonburg, VA 22802
(Term Exp. April 30, 2024)

Anthony W. Bailey, Judge
Twenty-Sixth Judicial District
Harrisonburg/Rockingham Juvenile & Domestic Relations District Court
53 Court Square, Suite 214
Harrisonburg, VA 22801
(Term Exp. Nov. 30, 2020)

Vacancy

Elizabeth Kellas Burton, Judge
Twenty-Sixth Judicial District
Frederick/Winchester Juvenile & Domestic Relations District Court
Judicial Center
5 North Kent Street
Winchester, VA 22601
(Term Exp. April 30, 2022)
Rachel E. Figura  
Twenty-Sixth Judicial District  
Shenandoah Juvenile & Domestic Relations District Court  
215 Mill Road, Suite 228  
Woodstock, VA 22664  
(Term Exp. April 30, 2025)

Daryl L. Funk  
Twenty-Sixth Judicial District  
Warren Juvenile & Domestic Relations District Court  
1 East Main Street Courthouse, 2nd Floor  
Front Royal, VA 22630  
(Term Exp. June 30, 2025)

Chad A. Logan  
Twenty-Sixth Judicial District  
Shenandoah Juvenile & Domestic Relations District Court  
215 Mill Road, Suite 228  
Woodstock, VA 22664  
(Term Exp. June 30, 2025)

Hugh David O’Donnell, Judge  
Twenty-Sixth Judicial District  
Harrisonburg/Rockingham Juvenile & Domestic Relations District Court  
53 Court Square, Suite 214  
Harrisonburg, VA 22801  
(Term Exp. March 31, 2021)

GALAX, RADFORD, BLAND, CARROLL, FLOYD, GILES, GRAYSON, MONTGOMERY, PULASKI, WYTHE

CIRCUIT 27  
Bradley W. Finch, Judge  
Twenty-Seventh Judicial Circuit  
Pulaski Circuit Court  
45 Third Street, NW Suite 101  
Pulaski, VA 24301  
(Term Exp. Nov. 30, 2022)

J. D. Bolt, Judge  
Twenty-Seventh Judicial District  
Galax Combined Court  
P.O. Box 214  
353 North Main Street W. Harold Snead Public Safety Bldg.  
Galax, VA 24333-0214  
(Term Exp. June 30, 2024)
Brett L. Geisler, Judge  
Twenty-Seventh Judicial Circuit  
Carroll Circuit Court  
P.O. Box 218  
605 Pine Street  
Hillsville, VA 24343-0218  
(Term Exp. March 31, 2027)

Erin J. DeHart, Judge  
Twenty-Seventh Judicial District  
Pulaski General District Court  
45 Third Street, N.W.  
Suite 102  
Courthouse  
Pulaski, VA 24301  
(Term Exp. June 30, 2021)

H. Lee Harrell, Judge  
Twenty-Seventh Judicial Circuit  
Grayson Circuit Court  
P.O. Box 130  
129 Davis Street  
Independence, VA 24348-0130  
(Term Exp. June 30, 2023)

Randal J. Duncan, Judge  
Twenty-Seventh Judicial District  
Montgomery General District Court  
55 East Main Street, Third Floor  
Christiansburg, VA 24073  
(Term Exp. April 30, 2022)

Marcus H. Long, Jr., Judge  
Twenty-Seventh Judicial Circuit  
Montgomery Circuit Court  
55 East Main Street, Suite 1  
Christiansburg, VA 24073  
(Term Exp. June 30, 2020)

Gerald E. Mabe II, Judge  
Twenty-Seventh Judicial District  
Wythe General District Court  
245 South 4th Street  
Suite 205  
Wytheville, VA 24382  
(Term Exp. June 30, 2024)

Josiah T. Showalter, Jr., Judge  
Twenty-Seventh Judicial Circuit  
Wythe Circuit Court  
Circuit Court Building  
225 S. Fourth Street  
Room 105  
Wytheville, VA 24382  
(Term Exp. March 31, 2022)

Gino W. Williams, Judge  
Twenty-Seventh Judicial District  
Montgomery General District Court  
55 East Main Street, Third Floor  
Christiansburg, VA 24073  
(Term Exp. March 31, 2021)

Robert M. D. Turk, Judge  
Twenty-Seventh Judicial Circuit  
Montgomery Circuit Court  
55 East Main Street, Suite 1  
Christiansburg, VA 24073  
(Term Exp. June 30, 2024)

H. Lee Chitwood, Judge  
Twenty-Seventh Judicial District  
Pulaski Juvenile & Domestic Relations District Court  
45 Third Street, N.W.  
Suite 103  
Pulaski, VA 24301  
(Term Exp. Jan. 31, 2024)

Monica D. Cox, Judge  
Twenty-Seventh Judicial District  
Carroll Juvenile & Domestic Relations District Court  
P.O. Box 1808  
605 Pine Street  
Hillsville, VA 24343-7808  
(Term Exp. June 30, 2024)
<table>
<thead>
<tr>
<th>Name</th>
<th>District</th>
<th>Court</th>
<th>Address</th>
<th>Term Exp.</th>
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</thead>
<tbody>
<tr>
<td>Bradley G. Dalton, Judge</td>
<td>Twenty-Seventh Judicial District</td>
<td>Floyd Combined Court</td>
<td>100 E. Main Street, Room 208</td>
<td>Nov. 30, 2020</td>
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<tr>
<td>Stephanie Murray Shortt, Judge</td>
<td>Twenty-Seventh Judicial District</td>
<td>Radford Combined Court</td>
<td>619 Second Street, Municipal Building</td>
<td>Nov. 30, 2020</td>
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<tr>
<td>Robert C. Viar, Jr., Judge</td>
<td>Twenty-Seventh Judicial District</td>
<td>Montgomery Juvenile &amp; Domestic Relations District Court</td>
<td>55 East Main Street, Suite 2A</td>
<td>Apr. 30, 2021</td>
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<tr>
<td>Sage B. Johnson, Judge</td>
<td>Twenty-Eighth Judicial Circuit</td>
<td>Bristol Circuit Court</td>
<td>497 Cumberland Street, Bristol, VA 24201</td>
<td>June 30, 2020</td>
</tr>
<tr>
<td>V. Blake McKinney, Judge</td>
<td>Twenty-Eighth Judicial District</td>
<td>Washington General District Court</td>
<td>189 East Main Street, Abingdon, VA 24210</td>
<td>June 30, 2024</td>
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<tr>
<td>Frederick A. Rowlett</td>
<td>Twenty-Eighth Judicial Circuit</td>
<td>Washington Circuit Court</td>
<td>189 East Main Street, Abingdon, VA 24210</td>
<td>June 30, 2027</td>
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<tr>
<td>Travis B. Lee</td>
<td>Twenty-Eighth Judicial District</td>
<td>Smyth General District Court</td>
<td>109 West Main Street, Marion, VA 24354</td>
<td>June 30, 2025</td>
</tr>
<tr>
<td>Eric R. Thiessen, Judge</td>
<td>Twenty-Eighth Judicial District</td>
<td>Smyth General District Court</td>
<td>109 West Main Street, Marion, VA 24354</td>
<td>June 30, 2025</td>
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</table>
Deanis L. Simmons, Judge
Twenty-Eighth Judicial Circuit
Smyth Circuit Court
109 West Main Street, Suite 1081
Marion, VA 24354
(Term Exp. June 30, 2021)

Richard S. Buddington, Jr., Judge
Twenty-Eighth Judicial District
Smyth Juvenile & Domestic Relations
District Court
109 West Main Street, Suite 2027
Marion, VA 24354
(Term Exp. June 30, 2024)

Joseph B. Lyle, Judge
Twenty-Eighth Judicial District
Bristol Juvenile & Domestic Relations
District Court
Courthouse, Suite 107
497 Cumberland Street
Bristol, VA 24201-4393
(Term Exp. June 30, 2021)

Florence A. Powell, Judge
Twenty-Eighth Judicial District
Washington Juvenile & Domestic
Relations District Court
Courthouse
187 East Main Street
Abingdon, VA 24210
(Term Exp. Jan. 31, 2020)

BUCHANAN, DICKENSON, RUSSELL,
TAZEWELL

CIRCUIT 29

Jack S. Hurley, Jr., Judge
Twenty-Ninth Judicial Circuit
Tazewell Circuit Court
135 Court Street, Suite 202
Tazewell, VA 24651
(Term Exp. Jan. 31, 2021)

Henry A. Barringer, Judge
Twenty-Ninth Judicial District
Tazewell General District Court
135 Court Street, Suite 300
Tazewell, VA 24651
(Term Exp. June 30, 2025)

Patrick R. Johnson, Judge
Twenty-Ninth Judicial Circuit
Buchanan Circuit Court
P.O. Box 929
Grundy, VA 24614
(Term Exp. April 30, 2024)

Michael J. Bush, Judge
Twenty-Ninth Judicial District
Russell Combined Court
P.O. Box 65
Main Street
Lebanon, VA 24266
(Term Exp. March 31, 2021)

George R. Brittain II, Judge
Twenty-Ninth Judicial District
Tazewell General District Court
135 Court Street, Suite 300
Tazewell, VA 24651
(Term Exp. Nov. 30, 2020)

Michael L. Moore, Judge
Twenty-Ninth Judicial Circuit
Russell Circuit Court
P.O. Box 435
53 East Main Street
Lebanon, VA 24266
(Term Exp. March 31, 2026)
Richard C. Patterson, Judge
Twenty-Ninth Judicial Circuit
Tazewell Circuit Court
135 Court Street, Suite 202
Circuit Court Clerk’s Office
Tazewell, VA 24651
(Term Exp. Nov. 30, 2022)

Martha P. Ketron, Judge
Twenty-Ninth Judicial District
Tazewell Juvenile & Domestic Relations District Court
P.O. Box 613
Courthouse - Main Street
Tazewell, VA 24651
(Term Exp. Jan. 31, 2021)

Brian K. Patton, Judge
Twenty-Ninth Judicial Circuit
Russell Circuit Court
P.O. Box 435
53 East Main Street
Lebanon, VA 24266
(Term Exp. June 30, 2026)

Laura Faye Robinson, Judge
Twenty-Ninth Judicial District
Dickenson Combined Court
Main Street
P.O. Box 128
Clintwood, VA 24228
(Term Exp. June 30, 2022)

Chadwick S. Dotson, Judge
Thirtieth Judicial Circuit
Wise Circuit Court
P.O. Box 1248
206 East Main Street
Wise, VA 24293-1248
(Term Exp. June 30, 2027)

Ronald K. Elkins, Judge
Thirtieth Judicial District
Wise General District Court
206 East Main Street
Wise, VA 24293-0829
(Term Exp. June 30, 2024)

Jeffrey S. Hamilton, Judge
Thirtieth Judicial Circuit
Scott Circuit Court
202 West Jackson Street, Suite 102
Gate City, VA 24251
(Term Exp. Nov. 30, 2022)

Shawn L. Hines, Judge
Thirtieth Judicial District
Lee General District Court
33640 Main Street, Room #108
P.O. Box 306
Jonesville, VA 24263
(Term Exp. Dec. 31, 2020)

John C. Kilgore, Judge
Thirtieth Judicial Circuit
Scott Circuit Court
202 West Jackson Street, Suite 102
Gate City, VA 24251
(Term Exp. June 30, 2027)

Kimberly Michelle Jenkins
Thirtieth Judicial District
Scott Combined Court
Courthouse
104 E. Jackson Street, #9
Gate City, VA 24251
(Term Exp. June 30, 2025)

Tammy S. McElvea, Judge
Thirtieth Judicial Circuit
Lee Circuit Court
P.O. Box 326
33640 Main Street
Jonesville, VA 24263
(Term Exp. March 31, 2021)

Marcus F. McClung, Judge
Thirtieth Judicial District
Scott Combined Court
Courthouse
104 E. Jackson Street, #9
Gate City, VA 24251
(Term Exp. June 30, 2024)
Elizabeth S. Wills, Judge  
Thirtieth Judicial District  
Wise/Norton Juvenile & Domestic Relations District Court  
P.O. Box 2320  
Wise, VA 24293  
(Term Exp. Jan. 31, 2025)

MANASSAS, MANASSAS PARK, PRINCE WILLIAM

CIRCUIT 31                     DISTRICT 31

Angela L. Horan                Robert P. Coleman, Judge  
Thirty-First Judicial Circuit  Thirty-First Judicial District  
Prince William Circuit Court  Prince William General District Court  
9311 Lee Avenue               9311 Lee Avenue  
Third Floor                   Manassas, VA 20110  
Manassas, VA 20110            (Term Exp. June 30, 2021)

(Term Exp. June 30, 2027)

Tracy C. Hudson, Judge        Wallace S. Covington III, Judge  
Thirty-First Judicial Circuit Thirty-First Judicial District  
Prince William Circuit Court Prince William General District Court  
9311 Lee Avenue               9311 Lee Avenue  
Third Floor                   Manassas, VA 20110  
Manassas, VA 20110            (Term Exp. Nov. 30, 2020)

(Term Exp. June 30, 2023)

Kimberly A. Irving, Judge     William E. Jarvis, Judge  
Thirty-First Judicial Circuit Thirty-First Judicial District  
Prince William Circuit Court Prince William General District Court  
9311 Lee Avenue               9311 Lee Avenue  
Third Floor                   Manassas, VA 20110  
Manassas, VA 20110            (Term Exp. Oct. 31, 2024)

(Term Exp. June 30, 2023)

Steven S. Smith, Judge        Petula C. Metzler, Judge  
Thirty-First Judicial Circuit Thirty-First Judicial District  
Prince William Circuit Court Prince William General District Court  
9311 Lee Avenue               9311 Lee Avenue  
Third Floor                   Manassas, VA 20110  
Manassas, VA 20110            (Term Exp. June 30, 2022)

(Term Exp. June 30, 2023)

Carroll A. Weimer, Jr., Judge Turkessa B. Rollins  
Thirty-First Judicial Circuit Thirty-First Judicial District  
Prince William Circuit Court Prince William General District Court  
9311 Lee Avenue               9311 Lee Avenue  
Third Floor                   Manassas, VA 20110  
Manassas, VA 20110            (Term Exp. June 30, 2025)

(Term Exp. June 30, 2021)
James A. Willett, Judge
Thirty-First Judicial Circuit
Prince William Circuit Court
9311 Lee Avenue
Third Floor
Manassas, VA 20110
(Term Exp. March 31, 2026)

D. Scott Bailey, Judge
Thirty-First Judicial District
Prince William Juvenile & Domestic
Relations District Court
9311 Lee Avenue
First Floor
Manassas, VA 20110
(Term Exp. Jan. 31, 2022)

Lisa Michelle Baird, Judge
Thirty-First Judicial District
Prince William Juvenile & Domestic
Relations District Court
9311 Lee Avenue
First Floor
Manassas, VA 20110
(Term Exp. June 30, 2025)

George M. DePolo, Judge
Thirty-First Judicial District
Prince William Juvenile & Domestic
Relations District Court
9311 Lee Avenue
First Floor
Manassas, VA 20110
(Term Exp. April 30, 2020)

H. Jan Roltsch-Anoll, Judge
Thirty-First Judicial District
Prince William Juvenile & Domestic
Relations District Court
9311 Lee Avenue
First Floor
Manassas, VA 20110
(Term Exp. Nov. 30, 2020)

Janice Justina Wellington, Judge
Thirty-First Judicial District
Prince William Juvenile & Domestic
Relations District Court
9311 Lee Avenue
First Floor
Manassas, VA 20110
(Term Exp. June 30, 2020)
SESSIONS OF THE GENERAL ASSEMBLY

2014

Regular 60 Day Session - Convened 45 Calendar Days
January 8, 2014 - March 8, 2014
Reconvened Session - April 23, 2014


January 10, 2014 - Last day to request drafting, redrafting, or corrections of any bill or joint resolution by the Division of Legislative Services.

January 17, 2014 - Last day to introduce bills and joint resolutions.

February 12, 2014 - Senate shall consider only House measures and House shall consider only Senate measures.

February 20, 2014 - Houses of introduction to complete work on the Budget Bill.

March 3, 2014 - Last day for any committee action on legislation.

March 7, 2014 - Senate shall consider only House joint resolutions and Senate joint resolutions with House amendments, the House shall consider only Senate joint resolutions and House joint resolutions with Senate amendments, each house may consider conference reports or joint resolutions and other privileged matters relating thereto.

673 Senate Bills introduced
77 Continued to 2015 Session
1273 House Bills introduced
128 Continued to 2015 Session
212 Senate Joint Resolutions introduced
21 Continued to 2015 Session
489 House Joint Resolutions introduced
8 Continued to 2015 Session
53 Senate Resolutions introduced
1 Continued to 2015 Session
188 House Resolutions introduced

2014 SPECIAL SESSION I

Reconvened Session - February 25, 2015

H.J.R. 5003. General Assembly; Special Session. Limits legislation coming before the 2014 Special Session I and establishes a schedule for the conduct of business coming before such special session.

15 Senate Bills introduced
11 House Bill introduced
85 Senate Joint Resolutions introduced
263 House Joint Resolutions introduced
37 Senate Resolutions introduced
83 House Resolutions introduced

2015

Regular 30 Day Session - Convened 33 Calendar Days
January 14, 2015 - February 27, 2015
Reconvened Session - April 15, 2015 - April 17, 2015

H.J.R. 523. General Assembly; establishes a schedule for the conduct of business coming before the 2015 Regular Session.

January 16, 2015 - Last day to request preparation of bills and resolutions by Division of Legislative Services.

January 23, 2015 - Last day to introduce bills and joint resolutions.

February 11, 2015 - Senate shall consider only House measures and House shall consider only Senate measures.

February 18, 2015 - House of introduction to complete consideration of the Budget Bill and all revenue bills of the other house.

February 23, 2015 - Last day for any committee action on legislation.

February 26, 2015 - Last day for single house commending or memorial resolutions to be offered in either house.

February 27, 2015 - Senate shall consider only House Joint Resolutions and Senate Joint Resolutions with House amendments, the House shall consider only Senate Joint Resolutions and House Joint Resolutions with Senate amendments, each house may consider conference reports, joint resolutions and other privileged matters relating thereto.

793 Senate Bills introduced
1126 House Bill introduced
170 Senate Joint Resolutions introduced
473 House Joint Resolutions introduced
81 Senate Resolutions introduced
133 House Resolutions introduced

2015 SPECIAL SESSION I

August 17, 2015

H.J.R. 5001. General Assembly; Special Session. Limits legislation coming before the 2015 Special Session I and establishes a schedule for the conduct of business coming before the General Assembly.

2 Senate Bills introduced
1 House Bill introduced
0 Senate Joint Resolutions introduced
2 House Joint Resolutions introduced
9 Senate Resolutions introduced
82 House Resolutions introduced

2016

Regular 60 Day Session - Convened 43 Calendar Days
January 13, 2016 - March 11, 2016
Reconvened Session - April 20, 2016


January 15, 2016 - Last day to request preparation of bills and joint resolutions by Division of Legislative Services.

January 22, 2016 - Last day to introduce bills and joint resolutions.

February 17, 2016 - Senate shall consider only House measures and House shall consider only Senate measures.

February 19, 2016 - Houses of introduction to complete consideration of all revenue bills.

March 2, 2016 - Each house shall complete consideration of the Budget Bill(s) and all revenue bills of the other house except for conference reports and other privileged matters relating thereto.

March 7, 2016 - Last day for any committee action on legislation.

March 10, 2016 - Last day for single house commending or memorial resolutions to be offered in either house.

March 11, 2016 - Senate shall consider only House joint resolutions and Senate joint resolutions with Senate amendments, the House shall consider only Senate joint resolutions and House joint resolutions with Senate amendments, each house may consider conference reports or joint resolutions and other privileged matters relating thereto.

781 Senate Bills introduced
105 Continued to 2017 Session
1391 House Bills introduced
115 Continued to 2017 Session
215 Senate Joint Resolutions introduced
18 Continued to 2017 Session
537 House Joint Resolutions introduced
3 Continued to 2017 Session
97 Senate Resolutions introduced
265 House Resolutions introduced
1 Continued to 2017 Session

2017

Regular 30 Day Session - Convened 34 Calendar Days
January 11, 2017 - February 25, 2017
Reconvened Session - April 5, 2017

January 13, 2017 - Last day to request drafting, redrafting, or corrections of any bill or joint resolution by Division of Legislative Services.

January 20, 2017 - Last day to introduce bills and joint resolutions.

February 8, 2017 - Senate shall consider only House measures and House shall consider only Senate measures.

February 9, 2017 - Houses of introduction to complete consideration of the Budget Bill.

February 15, 2017 - Each house shall complete consideration of the Budget Bill and all revenue bills of the other house except for conference reports and other privileged matters relating thereto.

February 20, 2017 - Last day for any committee action on legislation.

February 23, 2017 - Last day for single house commending or memorial resolutions to be offered in either house.

February 24, 2017 - Senate shall consider only House joint resolutions and Senate joint resolutions with House amendments, the House shall consider only Senate joint resolutions and House joint resolutions with Senate amendments, each house may consider conference reports or joint resolutions and other privileged matters relating thereto.

813 Senate Bills introduced
1088 House Bills introduced
232 Senate Joint Resolutions introduced
551 House Joint Resolutions introduced
67 Senate Resolutions introduced
210 House Resolutions introduced

2018

Regular 60 Day Session - Convened 45 Calendar Days
January 10, 2018 - March 10, 2018
Reconvened Session - April 18, 2018


January 12, 2018 - Last day to request drafting, redrafting, or corrections of any bill or joint resolution by Division of Legislative Services.

January 19, 2018 - Last day to introduce bills and joint resolutions.

February 14, 2018 - Senate shall consider only House measures and House shall consider only Senate measures.

February 22, 2018 - Houses of introduction to complete work on the Budget Bill.

March 5, 2018 - Last day for committee action on legislation.

March 8, 2018 - Last day for single house commending or memorial resolutions to be offered in either house.
March 9, 2018 - Senate shall consider only House joint resolutions and Senate joint resolutions with House amendments, the House shall consider only Senate joint resolutions and House joint resolutions with Senate amendments, each house may consider conference reports or joint resolutions and other privileged matters relating thereto.

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<tr>
<th>Bills/Resolutions</th>
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<tbody>
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<td>Senate Bills</td>
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<td>House Bills</td>
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<td>House Resolutions</td>
<td>210</td>
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</table>

2019

Regular 30 Day Session - Convened 47 Calendar Days
January 9, 2019 - February 24, 2019
Reconvened Session - April 3, 2019


January 11, 2019 - Last day to request drafting, redrafting, or corrections of any bill or joint resolution by Division of Legislative Services.

January 18, 2019 - Last day to introduce bills and joint resolutions.

February 6, 2019 - Senate shall consider only House measures and House shall consider only Senate measures.

February 7, 2019 - Houses of introduction to complete consideration of the Budget Bill.

February 13, 2019 - Last day for each house to complete work on the Budget Bill and revenue bills of the other house and appoint conferees by midnight.

February 18, 2019 - Last day for any committee action on legislation.

Each house shall complete consideration of the Budget Bill and all revenue bills of the other house except for conference reports and other privileged matters relating thereto.

February 21, 2019 - Last day to put bills in conference.

February 22, 2019 - Senate shall consider only House joint resolutions and Senate joint resolutions with House amendments, the House shall consider only Senate joint resolutions and House joint resolutions with Senate amendments, each house may consider conference reports or joint resolutions and other privileged matters relating thereto.

<table>
<thead>
<tr>
<th>Bills/Resolutions</th>
<th>Introduced</th>
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<tbody>
<tr>
<td>Senate Bills</td>
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<td>House Joint Resolutions</td>
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<td>88</td>
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<td>247</td>
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