



**Legislation Requiring Further Review, Staff "Watch List," and  
Legislation Provided for Information  
Board of Supervisors Legislative Committee  
January 31, 2025**

**Legislation Requiring Further Review**

**HB 1968** (Karrie K. Delaney)

Compensating victims of crime. Extends, for the purpose of compensating victims of crime, the time for filing a claim by the claimant to not later than three years after the occurrence of the crime upon which such claim is based, or not later than three years after the death of the victim. Under current law, such a time frame is not later than one year after either instance. The bill removes the prohibition on the Virginia Workers' Compensation Commission making an award where the police records show that a crime was reported more than 120 hours after the occurrence of the crime unless the Commission, for good cause shown, finds the delay to have been justified. Also, the bill requires the Commission, in determining if a report was timely reported to proper authorities, to consider (i) the victim's physical, emotional, mental, and family situation and (ii) the existence of a permanent protective order, issued pursuant to relevant law, for the victim or other persons eligible for awards from the person responsible for the qualifying crime. The bill also removes the ability of the Commission to deny, reduce, or withdraw any award upon finding that any claimant or award recipient has not fully cooperated with all law-enforcement agencies, unless the law-enforcement agency certifies that the claimant or award recipient was willing but unable to cooperate due to a good faith belief that such cooperation would have endangered such claimant or award recipient and such claimant or award recipient was not provided with any victim or witness protection services when such protection services were requested by a law-enforcement agency. (25104142D)

**HB 2043** (Bonita G. Anthony)

Consumer Data Protection Act: user-generated content protected; civil penalty. Require controllers and processors to provide consumers with a privacy notice that applies to the consumers' user-generated content, defined in the bill, under the Consumer Data Protection Act and requires that any secondary use, defined in the bill, of personal data or user-generated content be consented to by the consumer. The bill requires a controller or processor, upon request by a consumer, to provide such a consumer with a report that describes how the consumer's personal data or user-generated content was processed over the prior 12 months. The bill increases from \$7,500 to \$15,000, the maximum civil penalties for violations and allows civil penalties of up to \$22,500 per violation for repeated noncompliance or egregious violations. The bill also allows a consumer who suffers a loss due to a violation to bring a private right of action against a controller or processor. (25102628D)

**HB 2250** (Michelle Lopes Maldonado) (HTECH)

Consumer Data Protection Act; Artificial Intelligence Training Data Transparency Act. Allow consumers to authorize a third party, acting on the consumer's behalf, to opt out of the processing of the consumer's personal data. Such authorization may be made using technology that indicates the consumer's intent to opt out, including a browser setting, browser extension, global device setting, or other user-selected universal opt-out mechanism. Where a controller has actual knowledge or willfully disregards that a consumer is an adolescent, defined in the bill as at least 13 years of age but younger than 16 years of age, no controller shall process any personal data collected or collect precise geolocation data from such adolescent without obtaining consent from such adolescent. The bill provides that the Attorney General has discretion regarding whether to provide an opportunity to cure a violation of a controller or processor beginning January 1, 2026. The bill also revises the definitions of "sale of personal data," "sensitive data," and "biometric data." The bill requires a developer of a generative artificial intelligence system or service, defined in the bill, to disclose on the developer's website information about the generative artificial intelligence data set used to train such system or service. A developer shall keep detailed records of the generative artificial intelligence data set used to train a generative artificial intelligence system or service



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and provide clearly designated and publicly available mechanisms for submissions of Training Data Verification Requests, defined in the bill, and Training Data Deletion Requests, defined in the bill. The bill also prohibits nondisclosure or confidentiality agreements from concealing noncompliance with the bill. The bill allows the Attorney General to offer developers an opportunity to cure noncompliance that is noticed by the Attorney General and provides that a person or entity claiming to be injured due to a violation of such provisions shall be entitled to initiate an action for monetary damages or equitable relief. The provisions of the bill regarding such developers have a delayed effective date of July 1, 2026. (25104553D)

**HJ 436** (Briana D. Sewell)

Study; Department of State Police; vehicle noise-monitoring devices; report. Requests the Department of State Police to study the feasibility and impact of implementing vehicle noise-monitoring devices in the Commonwealth. (25102246D)

**SB 1029** (Danica A. Roem)

Virginia Freedom of Information Act; procedure for responding to requests; charges; posting of notice of rights and responsibilities. Limits the fees charged for producing public records to the median hourly rate of pay of employees of the public body or the actual hourly rate of pay of the person performing the work, whichever is less, and provides that a public body may petition a court for relief from this fee limit if there is no one who can process the request at the median hourly rate of pay or less. The bill makes corresponding amendments to the required statement on charges in the notice of rights and responsibilities that must be posted on a public body's website. The bill also amends existing law providing that a public body may petition a court for additional time to respond to a request for public records to allow such petitions to be heard in either general district or circuit court, to give such petitions priority on the court's docket, and to toll the response time while such a petition is pending before a court. The bill makes technical amendments, including moving provisions regarding charges for the production of public records into a separate section of the Virginia Freedom of Information Act. (25106238A)

**SB 1446** (Luther Cifers, III)(SCT)

Human smuggling; penalties. Makes it a Class 6 felony for any person who, with the intent to obtain a pecuniary benefit, knowingly and with the intent to evade the immigration laws of the United States uses a motor vehicle, aircraft, watercraft, or other means of conveyance to transport another person in or through the Commonwealth and knows or should have known that such person being transported is likely to be exploited for the financial gain of another. The bill provides that any person who commits human smuggling (i) in a manner that creates a substantial likelihood that the individual being smuggled will suffer serious bodily injury or death, (ii) by smuggling a child younger than 18 years of age at the time of the offense, or (iii) while knowingly possessing a firearm during the commission of the offense is guilty of a Class 3 felony. The bill also provides that any person who commits human smuggling and as a direct result of the commission of the offense the individual being smuggled (a) became a victim of human trafficking, commercial sex trafficking, sexual assault, or aggravated sexual assault or (b) suffered serious bodily injury or death is guilty of a Class 2 felony. (25103943D)

**SB 1454** (Glen H. Sturtevant, Jr.)(SPE)

Voter registration; systematic citizenship verification program. Provides that the Department of Elections is required to implement policies and procedures necessary to ensure that processes are in place to validate voter registrations and prevent noncitizens from registering to vote. Such processes must include (i) cooperation with state agencies to ensure that noncitizen registrations are not included in the registrations



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forwarded to the Department; (ii) effective utilization of all data available for identifying noncitizens, including data provided by state and federal agencies; (iii) a monthly systematic review of the voter registration system to identify noncitizens; and (iv) display of messages communicating the citizenship requirements for registration and penalties for violation. The bill also requires jury commissioners to collect information obtained from those persons not qualified to serve on a jury as a result of a condition that would also make them unqualified to register to vote. The sheriff, clerk of court, or other official responsible for maintaining such information provided by the commissioners is required to regularly transmit such information to the general registrar for the locality or localities served by such official. The bill requires general registrars to utilize such information to identify voters who are no longer qualified to vote and to initiate list maintenance procedures. (25104789D)

### **Campaign Finance**

#### **HB 1761 (Marcus B. Simon)(HPE)**

Public campaign financing; counties and cities may establish for certain offices. Authorizes the governing body of a county or city to establish by ordinance a system of public campaign financing for elected local offices. The bill specifies certain requirements for a system of public campaign financing established by a governing body, including the provision of a public election fund to be administered by the treasurer of the county or city. A system of public campaign financing established by a county or city is permitted to more stringently regulate the campaign finance activity of participating candidates and shall be subject to regulation and oversight by the State Board of Elections to ensure its conformity with state law and policy to the extent practicable. (25100387D)

### **Court Fees**

#### **SB 999 (Scott A. Surovell)(SFIN)**

Appeals; security for appeal and fees; procedure on appeal. Changes the amount of the suspending bond required during the pendency of all appeals of any judgment granting legal, equitable, or any other form of relief from one year's interest calculated from the date of the notice of appeal to the value of the judgment plus two and one-half years' interest calculated from the date of the notice of appeal. The bill also provides an appellate court with discretion in assessing attorney fees, costs, and necessary expenses against an indigent defendant when the conviction of the defendant is upheld on appeal. Under current law, the appellate court must assess such fees, costs, and expenses against an indigent defendant when the conviction of the defendant is upheld on appeal. Finally, the bill also provides that a panel of the Court of Appeals may dispense with oral argument if such panel unanimously decides that such oral argument is unnecessary because the facts and legal arguments are adequately presented in the briefs and the record such that the decisional process would not be significantly aided by oral argument and provides that this provision shall expire on June 30, 2027, unless reenacted by the 2027 Session of the General Assembly. (25104339D)

### **Courts**

#### **SB 1227 (Lashrecse D. Aird)**

Court appearance of a person not free on bail. Makes various changes to provisions regarding bail hearings, including (i) the appointment of counsel for the accused, (ii) the information provided to counsel for the accused, (iii) a requirement that counsel for the accused be provided with adequate time to confer with the accused prior to any bail hearing, and (iv) the compensation of counsel for the accused. Effective in due course, the bill provides that the chief judge in each circuit shall create a plan to be completed by November



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1, 2025, that establishes the means by which the jurisdiction will meet these requirements. The remainder of the bill has a delayed effective date of January 1, 2026. (25104427D)

**SB 1277 (Russet Perry)**

Minor witnesses; appointment of guardian ad litem in circuit court. Authorizes a circuit court to appoint a discreet and competent attorney-at-law as guardian ad litem for a minor witness called to testify in a matter before the circuit court involving certain sex offenses. Under current law, a general district court may appoint a guardian ad litem for a minor witness called to testify in any proceeding and the circuit court may continue the appointment or appoint a new guardian ad litem for such matter on appeal. (25100512D)

**SB 1412 (Ryan T. McDougale)**

Search warrants; electronic records; commercial enterprise; domestic and foreign corporations. Provides that, for the purposes of search warrants, "any object, thing, or person" includes electronic records stored within or outside the Commonwealth of a commercial enterprise, whether a domestic corporation or a foreign corporation, that is transacting or has transacted any business in the Commonwealth constituting evidence of the commission of crime. The bill requires the affidavit for any search warrant issued for such records of a foreign corporation to contain a statement that the complainant believes such records are actually or constructively possessed by such foreign corporation. Lastly, the bill establishes a procedure for the execution of a search warrant for such records or other information stored outside of the Commonwealth by a commercial enterprise, whether a domestic corporation or a foreign corporation, that is transacting or has transacted any business in the Commonwealth. (25104203D)

**Data Centers**

**HB 1601 (Joshua E. Thomas)**

Siting of data centers; site assessment; high energy use facility. Provides that prior to any approval of a rezoning application, special exception, or special use permit for the siting of a new high energy use facility (HEUF), as defined in the bill, a locality shall require that an applicant perform and submit a site assessment to examine the sound profile of the HEUF on residential areas and schools within 500 feet of the HEUF property boundary. The bill also allows a locality to require that a site assessment examine the effect of the proposed facility on (i) water, (ii) agricultural resources, (iii) parks, (iv) registered historic sites, or (v) forestland on the HEUF site or immediately contiguous land. The provisions of the bill shall not apply to a site with an existing legislative or administrative approval where an applicant is seeking an expansion or modification of an already existing or approved facility and such expansion does not exceed an additional 100 megawatts or more of electrical power. (25102219D)

**HB 1821 (David A. Reid)**

Electric utilities; accelerated renewable energy buyers; zero-carbon electricity; energy storage resources. Permits an accelerated renewable energy buyer or group of accelerated renewable energy buyers to contract to (i) obtain bundled capacity, energy, and renewable energy certificates from zero-carbon electricity generation resources under certain conditions and (ii) offset all or a portion of their capacity needs through the procurement of energy storage resources under certain conditions. (25104298D)

**HB 1822 (David A. Reid)**

Electric utilities; construction of electrical transmission lines; advanced conductors. Requires Phase I and Phase II Utilities to use advanced conductors, as defined in the bill, in the construction of any electrical transmission line of 230 kilovolts or more, any electrical transmission line replacing an existing electrical transmission line of 69 kilovolts or more that has reached its scheduled replacement date, and any electrical



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transmission line of 69 kilovolts or more constructed as a weather-related replacement, as long as the use of such advanced conductors does not delay the prompt restoration of power to consumers. The bill provides that for any application submitted on or after January 1, 2026, the State Corporation Commission shall not approve the construction of any electrical transmission line of 230 kilovolts or more unless such line is constructed using advanced conductors. The bill has a delayed effective date of January 1, 2026. (25100365D)

**HB 2422** (Michael J. Webert)

Public utilities; classification of customers. Requires that a public electric utility or a public utility authorized to furnish water or water and sewer service include a separate classification for data centers, as defined in the bill, when satisfying the existing requirement that any rate, toll, charge, or schedule of a public utility is only considered to be just and reasonable by the State Corporation Commission if the public utility has demonstrated that such rates, tolls, charges, or schedules contain reasonable classifications of customers. (25100737D)

**HB 2442** (Michael J. Webert)

Public utilities; certificate of convenience and necessity. Provides that, if a public utility has already received a certificate of convenience and necessity to furnish service within its territory, such utility may construct, enlarge, contract with, or acquire and operate facilities for the generation and distribution of electric energy solely to a specific customer or customers located on the same tract of land as existing facilities without obtaining another certificate of convenience and necessity, provided that all costs associated with the new facilities shall be borne by the specific customer or customers. (25102651D)

**SB 899** (Richard H. Stuart)

Zoning; data centers; water use. Authorizes a locality to include in its zoning ordinance provisions for (i) requiring proposed data center developments to submit water use estimates and (ii) considering water use when making rezoning and special use permit decisions related to data center development. (25106228D)

**SB 960** (Russet Perry)

Electric utilities; data center cost allocation. Directs the State Corporation Commission to initiate proceedings to determine if the current allocation of costs among different customer classifications of electric utilities requires customers that are not data centers to unreasonably subsidize the costs of customers that are data centers. If the Commission determines that the current allocation of costs requires customers that are not data centers to unreasonably subsidize the costs of customers that are data centers, the bill directs the Commission to promulgate such rules as necessary to eliminate or minimize such unreasonable subsidies to the maximum possible extent. The bill directs the Commission to complete such proceedings prior to January 1, 2026. (25106260D)

**SB 1045** (Danica A. Roem)

Siting of data centers; property classified for industrial use. Requires that any local government land use application for the siting of a data center shall only be approved if such application is for a data center located on property classified by local ordinance for industrial use. This section shall only apply to such applications submitted on or after July 1, 2025. (25104569D)

**SB 1047** (Danica A. Roem)

Electric utilities; demand response programs for certain customers. Requires each investor-owned utility to implement a demand response program under which any customer whose demand during the most recent calendar year was 25 megawatts or greater or whose anticipated annual demand is 25 megawatts or greater



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is required to participate. The bill requires each utility to petition the State Corporation Commission for approval of its demand response program by January 1, 2026, and requires that the petition include a reasonable timeline for the implementation of the program and participation by all such customers. Under the bill, any such demand response program must (i) meet the minimum reliability and resource adequacy standards set by the regional transmission entity of which the utility is a member, (ii) reduce customers' energy consumption during the grid's emergency events or when called upon, (iii) not increase local air pollution through the use of fossil fuels generators, and (iv) be cost-effective. The Commission is required issue its final order regarding the petition within six months following the date of the filing. (25106212A)

**SB 1196** (R. Creigh Deeds)

Sales and use tax exemption; data centers. Requires data center operators to meet certain energy efficiency standards in order to be eligible for the sales and use tax exemption for data center purchases. Under the bill, a data center operator shall be eligible for the exemption only if such operator demonstrates that (i) its facilities either have a power usage effectiveness score of no greater than 1.2 or, for data centers co-located in buildings with other commercial uses, achieve an energy efficiency level of no less than the most efficient 15 percent of similar buildings constructed in the previous five years and (ii) by January 1, 2028, it will procure carbon-free renewable energy and associated renewable energy certificates equal to 90 percent of its electricity requirements or its electricity will be otherwise derived from non-carbon-emitting, renewable sources. (25103698D)

**Education**

**HB 1958** (Elizabeth B. Bennett-Parker)

School breakfasts; availability at no cost to students. Requires each school board to require each public elementary and secondary school in the local school division to participate in the federal National School Lunch Program and the federal School Breakfast Program administered by the U.S. Department of Agriculture and to make breakfast available to any student who requests such a meal at no cost to the student, unless the student's parent has provided written permission to the school board to withhold such a meal from the student. The bill requires the Department of Education to reimburse each public elementary and secondary school for each school breakfast served to a student, with a maximum of one breakfast per student per school day and provides the formula for determining the state reimbursement rate for such meals. Finally, the bill repeals a provision of law relating to the federal School Breakfast Program that is rendered obsolete by the provisions of the bill. (25102182D)

**SB 1003** (Danica A. Roem)

School breakfasts; availability at no cost to students. Requires each school board to require each public elementary and secondary school in the local school division to participate in the federal National School Lunch Program and the federal School Breakfast Program administered by the U.S. Department of Agriculture and to make breakfast available to any student who requests such a meal at no cost to the student, unless the student's parent has provided written permission to the school board to withhold such a meal from the student. The bill requires the Department of Education to reimburse each public elementary and secondary school for each school breakfast served to a student, with a maximum of one breakfast per student per school day and provides the formula for determining the state reimbursement rate for such meals. Finally, the bill repeals a provision of law relating to the federal School Breakfast Program that is rendered obsolete by the provisions of the bill. (25104131D)



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## **Elections**

### **HB 1751** (N. Baxter Ennis)

Elections; general provisions; loudspeakers prohibited at polls and certain other locations; penalty. Extends the prohibition on loudspeakers at the polls on election day to the office of the general registrar, a central absentee voter precinct, or a voter satellite office on election day and during hours when such facilities are open for the purpose of casting absentee ballots. (25101528D)

### **HB 1863** (Robert S. Bloxom, Jr.)

Voter registration; time period for closing registration records before elections; five (5) days. Provides that registration records be closed during the five days before any election. Under current law registration records are closed during the 21 days before a primary or general election and, if the registration records have not been closed previously for a primary or general election, during the six days before a special election called by the Governor, Speaker of the House of Delegates, or President pro tempore of the Senate, or pursuant to rule or resolution of either house of the General Assembly and during the 13 days before any other special election. (25103089D)

### **HB 2057** (W. Chad Green)

Voter registration; automatic registration of hunting, fishing, and milk distributor license and concealed handgun permit applicants; penalty. Provides for automatic voter registration by the clerk of any circuit court of the Commonwealth, the Department of Wildlife Resources, and the Milk Commission upon the application for any hunting, fishing, or milk distributor license or Virginia resident concealed handgun permit. (25101529D)

### **HB 2276** (Marcia S. "Cia" Price)

Voter registration; list maintenance activities; cancellation procedures; required record matches; required identification information; data standards. Requires certain, specified identification information to be included on the lists received by the Department of Elections for list maintenance purposes and requires the Department, upon receiving any such list, to do an initial comparison of the information included on such list with the list of registered voters and determine the confidence score for any match. Matches with a confidence score of at least 80 are transmitted to the appropriate general registrars. The bill prohibits the use of voter data received from another state or jurisdiction or through a list comparison for list maintenance purposes when the data file does not include a unique identifier for each individual whose information is contained in the data file. The bill requires the Department of Elections to annually review all sources of data utilized for list maintenance activities for the purpose of determining the validity, completeness, accuracy, and reliability of the data received from each source, and to include the results of such review in its annual report to the House and Senate Committees on Privileges and Elections regarding its list maintenance activities. The bill requires the general registrars to send notice prior to cancelling a voter's record regardless of the reason for cancellation. Lastly, the bill clarifies that when a voter's registration is canceled, a cancellation record must be created, and that such records are public in accordance with the Virginia Freedom of Information Act and the National Voter Registration Act. The bill includes numerous technical amendments for organizational purposes. (25101670D)

### **HB 2402** (Delores Oates)

Elections; conduct of election; affirmation statement in lieu of identification; additional information required. Requires a person voting absentee in person or at the polls on election day who signs a statement in lieu of providing a valid form of identification to also provide his full name, year of birth, and the last



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four digits of his social security number, if any. The form containing the statement and voter information is required to be retained as election materials. (25103687D)

**SB 775** (Scott A. Surovell)(SPE)

Elections; election offenses; dissemination of artificial audio or artificial visual media to influence an election; penalty. Provides that any person who knowingly disseminates artificial audio or artificial visual media, as defined in the bill, intended to influence a political campaign shall include a conspicuous statement at the beginning of such media that states "THIS MEDIA DOES NOT REPRESENT A TRUE RECORDING OF THE CANDIDATE." The bill provides that any person who fails to include such statement is guilty of a Class 2 misdemeanor, but if such person knows or reasonably should have known that such artificial audio or artificial visual media being disseminated is deceptive or misleading and such dissemination (i) takes place within 90 days before an election, (ii) is made without the consent of the depicted candidate, and (iii) is made with the intent to injure a candidate or influence the result of an election, such person is guilty of a Class 1 misdemeanor. The bill also provides that any (a) depicted individual, (b) candidate for office who has been injured or is likely to be injured by the distribution of artificial audio or artificial visual media, or (c) entity that represents the interests of voters likely to be deceived by the distribution of artificial audio or artificial visual media shall be entitled to institute an action for preventative relief, including an application for a permanent or temporary injunction, restraining order, or other order, against the person who has disseminated the artificial audio or artificial visual media. The bill also provides exceptions for any content that constitutes satire or parody that is substantially dependent on the ability of an individual to impersonate a candidate physically or verbally and not upon technology or artificial intelligence or for any news organization or newsperson engaged in journalism, as those terms are defined in the bill. (25101007D)

**SB 1174** (David R. Suetterlein)

Elections; prohibited activities; distribution of referendum materials. Adds "referendum" to the description of materials that are prohibited from being distributed within certain areas while voting and registration activities are being conducted. (25103618D)

**SB 1175** (David R. Suetterlein)

Elections; absentee voting in person; uniform availability. Requires absentee voting in person to be available from 8:00 a.m. to 5:00 p.m. Monday through Friday during early voting and between the hours of 8:00 a.m. and 5:00 p.m. on the first Saturday and second Saturday and Sunday immediately preceding all elections. Under current law, local electoral boards have some discretion to decide certain hours and days when absentee voting in person is available. (25103642D)

## **Elections - Administration**

**SB 988** (Angelia Williams Graves)

Elections; general provisions; prohibited area; within 40 feet of the curbside voting area. Adds the 40 feet beyond any area designated for voting outside the polling place to the prohibited area where campaigning and certain other activities are unlawful during elections. (25101922D)

## **Employment Issues**

**HB 1730** (Karrie K. Delaney)/**SB 894**(Russet Perry)

Civil actions; liability of employer or principal for criminal sexual assault by employee or agent. Provides that in an action for injury to a person arising out of an act that would constitute criminal sexual assault



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committed by an employee or agent, such act shall be deemed to have occurred within the course and scope of his employment or agency if certain factors are proven by a preponderance of the evidence. The bill provides that the injured person has a cause of action whether or not the employee or agent has been charged or convicted of criminal sexual assault. (25100275D)

**SB 1299** (Jeremy S. McPike)

Workers' compensation; injury or death caused by employer's gross negligence or willful misconduct; cause of action. Creates an exception to the provision in existing law that the rights and remedies granted to an employee under the Virginia Workers' Compensation Act exclude all other rights or remedies of such employee on account of such injury, loss of service, or death. The bill provides that if it is alleged that the injury or death of an employee is caused by an employer's gross negligence or willful misconduct, the employee may either claim compensation under the Act or maintain an action at law for damages against the employer. (25101211D)

## **Energy**

**SB 944** (Bill DeSteph)

Natural gas utilities; retail supply choice; work group; report. Allows every person access to distribution service or retail natural gas from a natural gas utility authorized to provide natural gas service to the area where the service will be received. The bill prohibits a public entity from adopting an ordinance, resolution, or any other requirement that limits or prohibits customers from acquiring natural gas service and supply from both utility and non-utility gas companies. The bill prohibits public entities from denying building permits solely based on a proposed utility provider and directs public entities to ensure that all applicable permits and fees are reasonable, as compared to other utility providers, and do not restrict an applicant's ability to use the services of an authorized utility provider. The bill also directs the Department of Energy to convene a work group for the purposes of evaluating the impact of critical infrastructure sectors on natural gas service or natural gas supply choice and the impact of any public entity restricting a critical infrastructure sector from acquiring fuel and to submit a report of its findings and recommendations by November 1, 2025. (25102169D)

## **Environment**

**HB 2247** (Chris S. Runion)

Virginia Water Quality Improvement Fund; Director of Department of Environmental Quality; point source pollution grant agreements. Clarifies that the Director of the Department of Environmental Quality is only required to enter into water quality improvement grant agreements with all facilities designated as significant dischargers or eligible nonsignificant dischargers that apply for such grants if sufficient and unobligated funds are available in the Virginia Water Quality Improvement Fund at the time the Director enters into such grant agreements. (25100722D)

## **Firearms**

**HB 1583** (Jason S. Ballard)

Threats to discharge a firearm within or at buildings or means of transportation; penalties. Provides that any person (i) who makes and communicates to another by any means any threat to bomb, burn, destroy, discharge a firearm within or at, or in any manner damage any place of assembly, building or other structure, or means of transportation or (ii) who communicates to another, by any means, information, knowing the



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same to be false, as to the existence of any peril of bombing, burning, destruction, discharging of a firearm within or at, or damage to any such place of assembly, building or other structure, or means of transportation is guilty of a Class 5 felony, provided, however, that if such person is under 18 years of age, he is guilty of a Class 1 misdemeanor. Under current law, any person 15 years of age or older (i) who makes and communicates to another by any means any threat to bomb, burn, destroy, or in any manner damage any place of assembly, building or other structure, or means of transportation or (ii) who communicates to another, by any means, information, knowing the same to be false, as to the existence of any peril of bombing, burning, destruction, or damage to any such place of assembly, building or other structure, or means of transportation is guilty of a Class 5 felony. This bill is a recommendation of the Virginia Criminal Justice Conference. (25103755D)

### **Health and Human Services**

#### **HB 1612** (Phil M. Hernandez)

Board of Education; Child Care Subsidy Program; maximum reimbursement rate; vendors providing care outside of normal business hours. Directs the Board of Education to amend its regulations relating to the Child Care Subsidy Program to permit payment over the maximum reimbursable rate for any vendor that provides child care outside of normal business hours, provided that such rate may not exceed twice the maximum reimbursable rate for child care provided within normal business hours. (25100791D)

#### **HB 1631** (Karen Keys-Gamarra)(HHHS)

Department of Social Services; foster care; new luggage; report. Directs the Department of Social Services (the Department) to establish and maintain a decentralized supply of new luggage to be used to transport the personal belongings of a child in foster care. The bill requires the Department to provide new luggage to a child who is entering or exiting foster care or moving from one foster care placement to another and prohibits the Department from using disposable bags or trash bags to transport any items for a child in foster care. The bill requires the Commissioner of the Department to report certain information related to new luggage to the General Assembly by no later than December 1 of each year. (25102315D)

#### **HB 1906** (Rodney T. Willett)

Department of Social Services; Department of Health; local departments of social services; local health districts; screening for unmet social needs; service referrals. Directs the Department of Social Services and Virginia Department of Health to require local departments of social services and local health districts to screen clients seeking services for unmet social needs and refer clients to services for such unmet needs. (25104350D)

#### **HB 2290** (Carrie E. Coyner)/**SB 870**(Barbara A. Favola)

Behavioral health services; exchange of medical and mental health information and records; correctional facilities. Permits the Department of Medical Assistance Services, the Department of Social Services, and any local department of social services to access medical and mental health information and records for persons committed to any correctional facility for the purposes of providing pre-release services, reentry planning, and post-incarceration placement and services. The bill also authorizes the Department of Medical Assistance Services to access a juvenile's social, medical, psychiatric, and psychological reports and records during pre-release and up to 30 days following such juvenile's release from commitment for the purposes of providing pre-release services, reentry planning, and post-incarceration placement and services. (25104100D)



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**HB 2308** (M. Keith Hodges)(HCT)

Inhaling drugs or other noxious chemical substances or causing, etc., others to do so; distribution of nitrous oxide to persons under 18 prohibited; penalties. Prohibits the sale or distribution of nitrous oxide to persons under 18 years of age with exceptions as defined in the bill. Any person who fails to make diligent inquiry as to whether the person trying to obtain nitrous oxide is 18 years of age or older or sells, distributes, or attempts to sell or distribute nitrous oxide to a person under 18 years of age is guilty of a Class 1 misdemeanor. The bill also adds nitrous oxide to the list of noxious chemical substances for which it is unlawful to deliberately smell or inhale with the intent to become intoxicated, inebriated, excited, or stupefied or to dull the brain or nervous system, or to deliberately cause another person to do so. (25100988D)

**SB 791** (Christopher T. Head)(SEH)

Certain practical nursing programs; common curriculum; transferability to registered nursing programs. Requires the Virginia Community College System (the System), in consultation with the State Council of Higher Education for Virginia, the Board of Nursing, and representatives from both associate-degree-granting public institutions of higher education and baccalaureate public institutions of higher education that offer nursing programs, to develop a common curriculum for practical nursing programs that shall be implemented at each comprehensive community college in the System that offers a practical nursing program. The bill requires such common curriculum, to the extent possible, to (i) align with the degree requirements for registered nursing programs offered at associate-degree-granting public institutions of higher education and baccalaureate public institutions of higher education and (ii) be transferable to each registered nursing program offered at an associate-degree-granting public institution of higher education or a baccalaureate public institution of higher education. The bill (a) requires each associate-degree-granting public institution of higher education and each baccalaureate public institution of higher education that offers a registered nursing degree program to participate in a practical nursing program to registered nursing program transfer agreement with the System that aligns with the practical nursing program common curriculum established pursuant to the bill and (b) permits any private institution of higher education that offers a registered nursing degree program to be consulted regarding and participate on a voluntary basis in such a transfer agreement. (25101918D)

**SB 846** (Christie New Craig)

Access to minor's records; records contained in or made available through secure website. Specifies that for the purposes of allowing a parent to access the academic or health records of such parent's minor child such access includes access to a secure website where such records are contained or made available. (25102899D)

**SB 869** (Barbara A. Favola)

Custodial interrogation of a person with autism spectrum disorder or a developmental disability; parental notification and contact; inadmissibility of statement. Requires that, prior to the custodial interrogation of a person with autism spectrum disorder or a developmental disability, such person have contact with his guardian, parent, or adult next of kin in person, electronically, by telephone, or by video conference. The bill also provides that any statement made by a person with autism spectrum disorder or a developmental disability during or after a custodial interrogation that does not comply with the provisions of the bill shall be inadmissible as evidence unless (i) the law-enforcement officer who conducted the custodial interrogation of such person reasonably believed the information he sought was necessary to protect life or property from an imminent threat and (ii) the law-enforcement officer's questions were limited to those that were reasonably necessary to obtain that information. (25102658D)



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**SB 1290** (R. Creigh Deeds)

Health insurance; reimbursement for services rendered by certain practitioners other than physicians. Requires health insurers and health service plan providers whose accident and sickness insurance policies or subscription contracts cover services that may be legally performed by a physician assistant to provide equal coverage for such services when rendered by a licensed athletic trainer when such services are performed in an office setting. Additionally, the bill requires the reimbursement or payment for a service provided by certain licensed practitioners listed in the bill to be in the same amount as the reimbursement or payment paid under such policy or subscription contract to a licensed physician performing such service in the area served. (25100991D)

**Housing**

**HB 1973** (Elizabeth B. Bennett-Parker)

Preservation of affordable housing; definitions; civil penalty. Creates a framework for localities to preserve affordable housing by exercising a right of first refusal on publicly supported housing, defined in the bill. The bill authorizes localities to implement an ordinance that requires an owner to accept a right of first refusal offer by the locality or qualified designee, defined in the bill, in order to preserve affordable housing for at least 15 years. The bill requires that any locality adopting such an ordinance to preserve affordable housing submit an annual report to the Department of Housing and Community Development by December 31. (25101114D)

**HB 2175** (Nadarius E. Clark)

Local anti-rent gouging authority; civil penalty. Provides that any locality may by ordinance adopt anti-rent gouging provisions. The bill provides for notice and a public hearing prior to the adoption of such ordinance and specifies that all landlords who are under the ordinance may be required to give at least two months' written notice of a rent increase and cannot increase the rent by more than the locality's calculated allowance, described in the bill as the maximum amount a landlord can increase a tenant's rent during any 12-month period, in effect at the time of the increase. The bill sets such allowance as equal to the annual increase in the Consumer Price Index or seven percent, whichever is less, states that such allowance is effective for a 12-month period beginning July 1 each year, and requires the locality to publish such allowance on its website by June 1 of each year. Certain facilities, as outlined in the bill, are exempt from such ordinance. The bill also requires a locality to establish an anti-rent gouging board that will develop and implement rules and procedures by which landlords may apply for and be granted exemptions from the rent increase limits set by the ordinance. Finally, the bill provides that a locality shall establish a civil penalty for failure to comply with the requirements set out in its ordinance. (25104638D)

**HB 2218** (Kathy K.L. Tran)

Virginia Residential Landlord and Tenant Act; rental payment methods. Requires landlords subject to the Virginia Residential Landlord and Tenant Act to accept payment of periodic rent and any security deposit by any lawful means, including check, electronic funds transfer, debit or credit card, cash, and money order. The bill also removes the provision requiring the tenant to request a written receipt after paying in the form of cash or money order and requires the landlord to provide such written receipt as a matter of law. Finally, the bill prohibits a landlord from charging a tenant any fee for the collection or processing of any payment of rent, security deposit, or any other fees. (25100872D)



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**SB 1136** (Jennifer B. Boysko)

Local anti-rent gouging authority; civil penalty. Provides that any locality may by ordinance adopt anti-rent gouging provisions. The bill provides for notice and a public hearing prior to the adoption of such ordinance and specifies that all landlords who are under the ordinance may be required to give at least two months' written notice of a rent increase and cannot increase the rent by more than the locality's calculated allowance, not to exceed three percent, and states that such allowance is effective for a 12-month period beginning July 1 each year. The bill requires the locality to publish such allowance on its website by June 1 of each year. Certain facilities, as outlined in the bill, are exempt from such ordinance. The bill also requires a locality to establish an anti-rent gouging board to establish rules and procedures by which landlords may apply for and be granted exemptions from the rent increase limits set by the ordinance or delegate such duties and functions to an existing local board, department, or agency. Finally, the bill provides that a locality shall establish a civil penalty for failure to comply with the requirements set out in its ordinance. (25105681A)

**Information Technology**

**HB 2546** (Sam Rasoul)(HCT)

Obtaining records concerning electronic communication service or remote computing service without a warrant. Provides that when disclosure of real-time location data or subscriber data is not prohibited by federal law, an investigative or law-enforcement officer may obtain real-time location data or subscriber data without a warrant if the investigative or law-enforcement officer reasonably believes that (i) an individual or group of individuals has made a credible threat via electronic communication to commit an act of violence upon the property, including the buildings and grounds thereof, of any (a) child day center, including any preschool program offered by a publicly funded provider; (b) preschool or nursery program certified by the Board of Education; or (c) public, private, or religious elementary or secondary school and (ii) a warrant cannot be obtained in time to prevent the identified danger or identify the source of the threat. (25102127D)

**SB 1239** (Ryan T. McDougle)

Cybersecurity; electric service by investor-owned electric utilities; work group; report. Directs the State Corporation Commission to convene a work group to evaluate cybersecurity as it relates to the provision of electric service by investor-owned electric utilities and requires the Commission to report on its findings and recommendations to the Chairmen of the House Committee on Labor and Commerce and the Senate Committee on Commerce and Labor by November 30, 2025. (25101903D)

**Land Use**

**HB 1623** (Adele Y. McClure)

Eviction Diversion Pilot Program; name change; general application; expiration repealed. Renames the Eviction Diversion Pilot Program as the Eviction Diversion Program, removes the July 1, 2025, expiration date from the Program, and makes the Program available to all general district courts. The bill is a recommendation of the Virginia Housing Commission. (25101756D)



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**HB 1688** (Kelly K. Convirs-Fowler)

Short-term rentals; compliance; civil penalty. Authorizes localities to notify an accommodations intermediary that a short-term rental on its platform is not lawfully authorized to be offered on its platform. The accommodations intermediary shall remove any such listing from its platform within seven days of receiving notice and shall provide a refund to any customer reserving such listing. Under the bill, any accommodations intermediary who does not remove such a listing from its platform shall be subject to a civil penalty of \$1,000, to be paid into the Virginia Housing Trust Fund. Any such listing required to be removed shall remain unlisted until the accommodations intermediary has been notified by the locality that the short-term rental has been brought into compliance. Once the locality determines that a delisted short-term rental has been brought into compliance, the locality shall have seven days to notify the accommodations intermediary of the change in status. (25101999D)

**HB 1795** (Thomas C. Wright, Jr.)

Board of zoning appeals; petition for appeal. Clarifies the procedure by which a person aggrieved by a decision of the board of zoning appeals may appeal the decision to the circuit court by changing the manner in which a petition is styled. The bill also (i) changes instances of "board" to "board of zoning appeals" to clarify that "board" does not refer to a county's board of supervisors, (ii) provides that service of process is to be obtained as in other actions at law, and (iii) contains a retroactive savings clause that is intended to prevent dismissal of certain appeals that have not yet been finally adjudicated. The bill contains an emergency clause. (25105006A)

**HB 1987** (Ian T. Lovejoy)

Disclosures in land use proceedings; statewide application. Alters certain land use disclosure requirements applicable to officials in any county with the urban county executive form of government (Fairfax County) by replacing "relationship of employee-employer, agent-principal, or attorney-client" with the broader phrase of "business or financial relationship." The bill makes the same change to existing provisions that currently apply only to Loudoun County and applies the change statewide. (25103563D)

**SB 748** (Barbara A. Favola)

Board of Housing and Community Development; USBC; stakeholder group to evaluate temperature regulation. Directs the Board of Housing and Community Development to convene a stakeholder advisory group to evaluate changes to the Uniform Statewide Building Code addressing temperature regulation. The stakeholder group shall submit its findings and recommendations to the Board and to the Chairmen of the House Committee on General Laws and the Senate Committee on General Laws and Technology no later than November 1, 2025. (25105063D)

**SB 974** (Schuyler T. VanValkenburg)

Subdivision ordinance; plan review by designated agent. Removes planning commission and governing body approval authority for the administrative review process for plats and plans and assigns such authority solely to a designated agent, defined in the bill. The bill also expedites the review process by shortening the timeframe for forwarding plats and plans to state agencies for review. (25106055D)

**Public Safety**

**HB 1643** (C.E. Cliff Hayes, Jr.)



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Dismissal of certain traffic violations for proof of compliance with law. Provides that a court may, in its discretion, dismiss a violation for driving without a license if such person can prove to the court compliance with the law on or before the court date and payment of court fees. The bill also provides that a court may, in its discretion and where there have been no prior violations or convictions, dismiss a person's violation for driving while his driver's license, learner's permit, or privilege to drive is suspended or revoked if such person can prove to the court compliance with the law on or before the court date and payment of court fees. (25105849A)

**HB 1864** (Phil M. Hernandez)

Poor debtor's exemption; depository institution account exemption. Allows a householder to hold exempt from creditor process up to \$5,000 held in an account in any bank or savings institution. The bill provides that when a depository institution in which a householder has an account receives an order of garnishment, attachment, or other levy, such depository institution's answer shall state either that such account does not exceed \$5,000 or the amount of any funds in such account in excess of \$5,000 being held pending further order of the court. (25102122D)

**HB 1874** (Roza A. Henson, Jr.)

Publication of personal information of retired or former law-enforcement officers. Adds retired or former law-enforcement officers, defined in the bill, to the definition of "public official" for the purposes of prohibiting the Commonwealth from publishing a public official's personal information on the Internet. The bill provides that the demand in writing required to prohibit the publication of such personal information shall be effective for a period of four years, provided that such retired or former law-enforcement officer was retired or ended his service within four years of filing a petition with a circuit court. (25103674D)

**HB 2385** (Eric R. Zehr)(HCT)

Motor vehicle accidents; actions brought by uninsured motorists; limited damages. Places limits on the amount of recoverable damages in a motor vehicle accident resulting in personal injury or property damage when the person injured or whose property was damaged is an uninsured motorist. The bill provides that the limits do not apply if (i) the tortfeasor was driving under the influence of drugs or alcohol, (ii) the tortfeasor failed to stop and report the injury or damage after such accident, or (iii) the injury or damage was a result of an intentional act taken by the tortfeasor to injure the person or damage such person's property. (25102577D)

**HB 2492** (Eric R. Zehr)

Motor vehicle accidents; actions brought by uninsured motorists; limited damages. Places limits on the amount of recoverable damages in a motor vehicle accident resulting in personal injury or property damage when the person injured or whose property was damaged is an uninsured motorist. The bill provides that the limits do not apply if (i) the tortfeasor was driving under the influence of drugs or alcohol, (ii) the tortfeasor failed to stop and report the injury or damage after such accident, or (iii) the injury or damage was a result of an intentional act taken by the tortfeasor to injure the person or damage such person's property. (25104151D)

**SB 781** (Jennifer D. Carroll Foy)/**HB 1874**(Roza A. Henson, Jr.)

Publication of personal information of retired or former law-enforcement officers. Adds retired or former law-enforcement officers, defined in the bill, to the definition of "public official" for the purposes of prohibiting the Commonwealth from publishing a public official's personal information on the Internet. The bill provides that the demand in writing required to prohibit the publication of such personal information



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shall be effective for a period of four years, provided that such retired or former law-enforcement officer was retired or ended his service within four years of filing a petition with a circuit court. (25101049D)

**SB 936** (Christie New Craig)(SCT)

Decreasing probation period; criteria for mandatory reduction. Establishes criteria for which a defendant's supervised probation period shall be reduced, including completing qualifying educational activities, maintaining verifiable employment, complying with or completing any state-certified or state-approved mental health or substance abuse treatment program, securing and maintaining qualifying health insurance or a qualifying health care plan, and obtaining housing and establishing residence. The bill provides that a court may decrease a defendant's probation period if warranted by the defendant's conduct and in the interests of justice and may do so without a hearing. (25103378D)

**SB 1110** (Angelia Williams Graves)(SFIN)

Weapons; possession prohibited in a hospital that provides mental health services or developmental services; penalty. Makes it a Class 1 misdemeanor for any person to intentionally, knowingly, or recklessly possess in the building of any hospital that provides mental health services or developmental services in the Commonwealth, including an emergency department or other facility rendering emergency medical care, a (i) firearm, (ii) knife with a blade over three and one-half inches, or (iii) other dangerous weapon, including explosives and stun weapons. The bill also provides that notice of such prohibitions shall be posted conspicuously at the public entrance of any hospital and no person shall be convicted of the offense if such notice is not posted, unless such person had actual notice of the prohibitions. The bill provides that any such firearm, knife, explosive, or weapon shall be subject to seizure by a law-enforcement officer and forfeited to the Commonwealth and specifies exceptions to the prohibition. (25104369D)

**Public Safety/Criminal Justice**

**HB 1692** (Ellen H. Campbell)(HPS)

Virginia Parole Board; investigation of cases for executive clemency. Requires all public bodies engaged in criminal law-enforcement activities to provide certain specified records upon request by the Virginia Parole Board related to cases in which executive clemency is sought or the Virginia Parole Board believes action on the part of the Governor is proper or in the best interest of the Commonwealth. The bill specifies that records of any general district court, juvenile and domestic relations district court, or circuit court and the Department of Forensic Science shall be subject to such provisions and that any records requested shall be provided to the Virginia Parole Board at no cost. The bill requires any requested records be provided within five working days of receiving the request. Additionally, the bill specifies that records obtained pursuant to such request are for the internal use of the Virginia Parole Board, the Secretary of the Commonwealth, and the Office of the Governor and shall not be further disseminated. (25100761D)

**SB 1013** (Jennifer B. Boysko)

Affirmative defense or reduced penalty for a neurocognitive disorder or intellectual or developmental disability. Provides an affirmative defense to prosecution of an individual for assault or assault and battery against certain specified persons for which the enhanced Class 6 felony and six-month mandatory minimum apply if such individual proves, by a preponderance of the evidence, that at the time of the assault or assault and battery (i) the individual's behaviors were a result of (a) mental illness or (b) a neurocognitive disorder, including dementia, or and intellectual disability or a developmental disability such as autism spectrum disorder, as defined in the most recent edition of the Diagnostic and Statistical Manual of Mental Disorders of the American Psychiatric Association, or (ii) the individual met the criteria for issuance of an emergency custody order. The bill provides that if such individual does not prove that his behaviors were a result of his mental illness, intellectual disability,



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developmental disability, or neurocognitive disorder but the evidence establishes that his mental illness, intellectual disability, developmental disability, or neurocognitive disorder otherwise contributed to his behaviors, the finder of fact may find the accused guilty of a misdemeanor assault or assault and battery. The bill also provides that such affirmative defense shall not be construed to allow an affirmative defense for voluntary intoxication. (25104334D)

## **Taxation**

### **HB 2302** (Mark D. Sickles)

Real property tax; exemption for religious buildings; rebuilding structure. Provides that the property tax exemption for property used for religious worship shall include property on which a church or other building for religious worship is being replaced or rebuilt. The property owner shall demonstrate the intention to use such structure exclusively for religious worship or for the residence of the minister of any church or religious body, as well as certain other requirements provided in the bill. (25101148D)

### **SB 816** (Aaron R. Rouse)

Real property tax; exemption for elderly and disabled individuals. Revises various provisions of the local real property tax exemption and deferral program for elderly and disabled individuals. The bill allows a locality to require that an individual pay all delinquent taxes or other amounts owed to the locality for the property that were incurred prior to becoming eligible for an exemption or deferral or enter into an installment agreement with the locality for the payment of all such delinquent amounts in installments over a period of up to 72 months. Additionally, the bill requires notice of the terms and conditions of the exemption and deferral program to be included in any notice of change in assessment and posted on the locality's website. Finally, the bill allows a locality to provide a prorated exemption or deferral for the portion of the taxable year during which the taxpayer would have qualified for such exemption or deferral but had not yet filed an application. (25105938D)

### **SB 900** (Bill DeSteph)

Real property tax exemption; surviving spouses of members of the armed forces who died in the line of duty. Authorizes localities by ordinance to provide a total exemption from real property taxes regardless of assessed value beginning in taxable year 2025. Under current law, a total exemption is only allowed for those dwellings in the locality with assessed values in the most recently ended tax year that are not in excess of the average assessed value for such year of a dwelling situated on property that is zoned as single family residential. (25102345D)

## **Transportation**

### **HB 1673** (Michael J. Jones)

Pedestrian crossing violation monitoring systems and stop sign violation monitoring systems; violation enforcement; civil penalty. Authorizes state and local law-enforcement agencies to place and operate pedestrian crossing violation and stop sign violation monitoring systems in school crossing zones, highway work zones, and high-risk intersection segments for purposes of recording pedestrian crossing and stop sign violations, as those terms are defined in the bill. The bill imposes the same requirements on pedestrian crossing and stop sign violation monitoring systems as currently exist for photo speed monitoring devices and requires local law-enforcement agencies implementing or expanding the use of such systems to, prior



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to the implementation or expansion of such systems, conduct a public awareness program for such implementation or expansion. (25102447D)

**HB 1750** (N. Baxter Ennis)

Department of Transportation; maintenance on components of the Interstate System. Authorizes the Department of Transportation to perform nonemergency work on the Interstate System with its own employees or agents. Current law requires nonemergency maintenance on components of the Interstate System to be carried out by contractors unless the Commissioner of Highways provides good and sufficient reasons for not doing so. (25100436D)

**HB 1926** (Jeion A. Ward)

Traffic control device and traffic light signal violation monitoring systems; issuance of summons. Increases from 10 business days to 30 business days the deadline for a locality to execute a summons for a traffic control device or traffic light signal violation enforced by a violation monitoring system. (25106387A)

**HB 2256** (Michelle Lopes Maldonado)

Report of motor vehicle accident; damage threshold. Increases from \$1,500 to \$5,000 the property damage threshold at which law enforcement is required to forward a written report of a motor vehicle accident to the Department of Motor Vehicles. (25106368A)

**HB 2464** (Geary Higgins)

Highway rights-of-way; invasive species. Requires the Commonwealth Transportation Board to establish and implement a policy for identifying, digging up, and destroying any invasive plant on the list of invasive plants created by the Department of Conservation and Recreation on any state highway right-of-way. (25106073A)

**HB 2550** (Richard C. "Rip" Sullivan, Jr.)

Noise abatement monitoring systems; local authority; civil penalties. Authorizes counties in Planning District 8 to place and operate noise abatement monitoring systems, defined in the bill, for the purpose of recording and enforcing exhaust system violations, also defined in the bill. The bill provides that the operator of a vehicle is liable for a civil penalty not to exceed \$100, but the violation shall not be reported on the driver's operating record or to the driver's insurance agency. Under the bill, the civil penalty will be paid to the locality in which the violation occurred to be used for the cost of administering the noise abatement monitoring system program and for transportation safety initiatives. The bill contains the same data privacy and storage requirements as are in current law for photo speed monitoring devices. The bill has an expiration date of July 1, 2027. (25106446D)

**SB 947** (Bill DeSteph)

Issuing citations; certain traffic offenses and odor of marijuana; exclusion of evidence. Removes provisions prohibiting a law-enforcement officer from stopping a motor vehicle for operating (i) with an expired registration sticker prior to the first day of the fourth month after the original expiration date; (ii) with defective and unsafe equipment; (iii) without tail lights, brake lights, or a supplemental high mount stop light; (iv) without lighted headlights displayed when so required; (v) with certain tinting films, signs, posters, stickers, or decals; (vi) with objects or other equipment suspended so as to obstruct the driver's view; or (vii) with an expired inspection prior to the first day of the fourth month after the original expiration date, as well as the accompanying exclusionary provisions. The bill also authorizes a law-enforcement officer to lawfully stop, search, or seize a person, place, or thing or a search warrant to be issued based



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solely on the odor of marijuana if such odor creates a reasonable suspicion of a violation of the law prohibiting driving while intoxicated. (25105249D)

**SB 1173 (David R. Suetterlein)**

Virginia coordinate systems; federal updates. Updates several references in Code to the Virginia Coordinate System of 2022 and aligns state law with federal changes with respect to measurement standards. The bill replaces the U.S. survey foot with the international foot. The provisions of the bill become effective upon the official release by the National Oceanic and Atmospheric Administration's National Geodetic Survey of the State Plane Coordinate System of 2022 and certification in writing to the Virginia Code Commission that such contingency has been met. (25100657D)

**SB 1250 (Lamont Bagby)**

Transportation Trust Fund; investments; personal liability. Extends the limitation on personal liability for loss in investments from moneys in the Transportation Trust Fund to an individual's actions taken while serving on or employed by certain entities, even if such individual no longer serves on or is employed by any such entity. The bill also applies such limitation on personal liability for loss in investments to members and employees of the Central Virginia Transportation Authority. (25100598D)

**SB 1340 (David W. Marsden)**

Commissioner of Highways; prequalification program for self-bonding program; certain reports; repealed. Removes (i) the biennial report requirement for the Commissioner of Highways regarding the use of funds in the Innovation and Technology Transportation Fund; (ii) the requirement for a prequalification program agreed upon by the Commissioner of Highways and the Department of the Treasury for the self-bonding program for transportation-related construction projects; and (iii) reporting requirements for the Department of Transportation regarding certain information related to performance or payment bonds, waivers, and self-bonding program enrollment. (25100652D)

**SB 1411 (J.D. "Danny" Diggs)**

Lighted vehicle headlights; lawful stop by law-enforcement officer. Repeals provisions that prohibit a law-enforcement officer from stopping a vehicle for failing to display lighted headlights in certain circumstances. The bill also repeals provisions rendering inadmissible at any trial, hearing, or other proceeding any evidence discovered or obtained as the result of such a stop. (25103890D)

**SB 1445 (J.D. "Danny" Diggs)**

Traffic control device violation or traffic light signal violation monitoring systems; school bus video-monitoring systems; inspection of photograph, video, recording, etc., of certain violations. Provides that a certificate sworn to or affirmed by a law-enforcement officer, certified special conservator of the peace, or technician employed by a locality authorized to impose penalties for certain traffic violations who has obtained and inspected photographs, microphotographs, video, recorded images, or other recordings from a traffic light signal violation monitoring system, traffic control device violation monitoring system, or video-monitoring system installed and operated on a school bus shall be considered prima facie evidence of the facts contained therein. (25106506D)

**SB 1458 (William M. Stanley, Jr.)**

Display of single license plate; fee. Authorizes any owner of a passenger car that is otherwise required to display two license plates to display, upon payment of an additional annual fee of \$100 at the time of vehicle registration or renewal of vehicle registration and upon receipt of proof of the payment of such fee from the



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Department of Motor Vehicles, a single license plate on the rear of such vehicle instead of two. The bill authorizes any law-enforcement officer to require the owner to furnish such proof of the payment of such fee. The bill directs the funds from such fees to the Criminal Injuries Compensation Fund. (25104592D)

## **Workers' Compensation**

### **SB 860** (Bryce E. Reeves)

Workers' compensation benefits; post-traumatic stress disorder, anxiety disorder, or depressive disorder incurred by law-enforcement officers and firefighters. Increases from 52 weeks to 500 weeks the maximum duration after the date of diagnosis that workers' compensation benefits are payable for post-traumatic stress disorder, anxiety disorder, or depressive disorder incurred by law-enforcement officers and firefighters acting in the line of duty. The bill also removes the prohibition on medical treatment, temporary total incapacity benefits, or temporary partial incapacity benefits from being awarded beyond four years from the date of the qualifying event that was the primary cause of the post-traumatic stress disorder, anxiety disorder, or depressive disorder. Additionally, the bill expands the definition of law-enforcement officer to include any civilian employed by a county, city, or town police department or by a sheriff's office as a crime scene investigator for the purposes of worker's compensation claims related to post-traumatic stress disorder, anxiety disorder, or depressive disorder. (25100224D)

## **Staff "Watch List"**

### **HB 1561** (Joseph P. McNamara)

Classification of land and improvements for tax purposes; localities. Reclassifies improvements to real property as a separate class of real property and authorizes any locality to impose a real property tax on improvements to real property at a tax rate that is different than the rate applied to the land on which such improvements are located. Such rate may exceed, equal, or be less than the tax imposed upon the land on which the improvements are located. Under current law, such classification is allowed only for the Cities of Fairfax, Poquoson, Richmond, and Roanoke. For the Cities of Fairfax, Richmond, and Roanoke, the rate applied is required to be less than the rate applied to land under current law. The City of Poquoson is currently the only locality authorized to impose a rate in excess of the rate applied to land. The bill applies only to taxable years beginning on and after July 1, 2025. (25100558D)

### **HB 2289** (Carrie E. Coyner)

Zoning; recovery residences. Provides that zoning ordinances for all purposes shall consider a certified recovery residence in which no more than eight individuals with substance use disorder reside, either with or without one or more resident or nonresident staff persons, as residential occupancy by a single family and that no conditions more restrictive than those imposed on residences occupied by persons related by blood, marriage, or adoption shall be imposed on such certified recovery residence. The bill provides that no clinical treatment shall take place in such recovery residence and that the recovery residence shall submit the individual name and contact information for the person responsible for the residence to the Department of Behavioral Health and Developmental Services. (25102924D)

### **SB 813** (Aaron R. Rouse)(SPE)/**HB 1657**(Rozia A. Henson, Jr.)

Voter registration, regular periodic review of registration records; 90-day quiet period before all primary and general elections. Requires the Department of Elections to complete not later than 90 days prior to the date of a primary or general election any program the purpose of which is to systematically remove the



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names of ineligible voters from the voter registration system. This restriction is not to be construed to preclude (i) the removal of names from the voter registration system at the request of the registrant or as provided by existing law by reason of criminal conviction or mental incapacity or the death of the registrant or (ii) the correction of registration records pursuant to existing law. Under current law, such restriction only applies to federal primaries and federal general elections. (25102308D)

### **SB 992** (Angelia Williams Graves)

Civil penalties for certain repeat zoning violations in Planning District 23; appeals. Provides an enhanced level of civil penalties in Planning District 23 (Hampton Roads) for repeat violations involving nonpermitted commercial uses, defined in the bill. The bill also clarifies (i) that when a board of zoning appeals hears appeals from the decision of an administrative officer and alters the statutorily required order of evidence, it is a reversible error and (ii) that the required statement of a right to appeal an administrative officer's decision must be sent to the aggrieved person by certified mail with proof of delivery. (25102414D)

### **SB 1005** (Jennifer B. Boysko)(SRUL)/**HB 1730**(Karrie K. Delaney)

Services for sexual assault patients; provision of information for sexual assault patients; Task Force on Services for Survivors of Sexual Assault; work group; report. Changes instances of "sexual assault survivor" and its variations to "sexual assault patient." The bill requires health care facilities to provide information on local or statewide sexual and domestic violence advocacy services to adult and pediatric patients. The bill removes language requiring hospitals to enter into a memorandum of understanding with rape crisis centers, removes language allowing sexual assault patients to be transferred to clinics, and repeals the statute establishing the Task Force on Services for Survivors of Sexual Assault. The bill directs the Director of the Department of Criminal Justice Services to convene a work group to address sustainable funding for sexual assault medical forensic examinations and services. The bill requires the work group to submit a report with recommendations to the Chairs of the House Committee on Health and Human Services, the House Committee on Appropriations, the Senate Committee on Education and Health, and the Senate Committee on Finance and Appropriations by November 1, 2025. (25104422D)

### **SB 1342** (Lamont Bagby)(SRUL)

Department of Energy; work group; barriers to reducing energy-related costs of living in low-income households; report. Directs the Department of Energy to convene a work group to identify existing barriers to reducing energy-related costs of living in low-income households in the Commonwealth and to submit a report of its findings to the Commission on Electric Utility Regulation by November 15, 2025. (25105946D)

## **Court Fees**

### **HB 1665** (Michael J. Jones)

Fines, restitution, forfeiture, penalties, other costs; criminal and traffic cases; itemized statement. Requires the clerk of the court to provide an itemized statement to any defendant convicted of a traffic infraction or a violation of any criminal law of the Commonwealth or of any political subdivision thereof, or found not innocent in the case of a juvenile, who is sentenced to pay a fine, restitution, forfeiture, or penalty or assessed any other costs in the circuit court or appropriate district court of his county or city at the time such fine, restitution, forfeiture, penalty, or other costs are assessed, or within a reasonable time after assessment. The bill requires the clerk to also provide an updated statement of the outstanding balances of



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any fines, forfeiture, and penalties, restitution and costs, or payment history upon request of the defendant. The bill has a delayed effective date of January 1, 2026. (25101433D)

## **Education**

### **HB 1732** (Marcia S. "Cia" Price)

Health records; disclosure of laboratory test results. Requires health care entities to wait 72 hours before disclosing test results that could indicate malignancy or genetic markers as part of a patient's health records. The bill permits health care entities to disclose health records to an electronic health information exchange to comply with the 21st Century Cures Act. (25103088D)

### **HB 2287** (Carrie E. Coyner)

Guidelines and policies on school-connected overdose; response and parental notification. Adjusts the contents of the guidelines that the Board of Education is required to establish for school-connected overdose response and parental notification policies by requiring such guidelines to include guidance and model language for the development and implementation of a policy requiring each school board to provide within 24 hours of any school-connected overdose notification to the parent of each student within the local school division and criteria for ensuring sensitivity to the privacy interests of affected individuals in issuing such notification. The bill also requires each school board to notify the parent of each student in the local school division of any school-connected overdose within 24 hours of the overdose occurring in accordance with the guidance and criteria provided by the Board of Education. (25103388D)

### **HB 2424** (Geary Higgins)

School-connected overdoses; policies relating to parental notification and response; requirements. Expands current law relating to school-connected overdose parental notification and response policies by, in addition to requiring the Board of Education to establish guidelines for school-connected overdose response and parental notification policies, requiring (i) each division superintendent or his designee to notify the parent of each student in the local school division of any suspected school-connected overdose, with school-connected overdose defined as any verified overdose that occurs on school premises during or after regular school hours or during school-sanctioned activities whether on or off school premises, within 24 hours of learning of the suspected overdose and requiring such notification to include as much information as is known about the circumstances surrounding the suspected overdose, to the extent that the disclosure of any such information is not prohibited by any applicable laws, rules, or regulations relating to the disclosure and protection of a minor's personal, confidential, or otherwise sensitive information, and (ii) requiring each local school board to adopt, implement, and maintain policies consistent with the provisions of the bill and the guidelines developed by the Board of Education. (25106288D)

## **Election Administration**

### **HB 1566** (W. Chad Green)

Elections; absentee ballot security measures; watermark. Requires that any ballot mailed to an absentee voter must be printed on security paper that incorporates a visible watermark that identifies the ballot as an official ballot in a manner that preserves the absolute secrecy of the ballot. (25100051D)



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**HB 1735** (Joshua G. Cole)/**SB 991**(Angelia Williams Graves)

Voter registration; time period for closing registration records before certain elections. Reduces from 21 to 10 days the number of days during which registration records are closed before primary and general elections and from 13 to 10 days the number of days during which registration records are closed before special elections that are not called by the Governor, Speaker of the House of Delegates, or President pro tempore of the Senate. (25101671D)

**HB 2056** (Atoosa R. Reaser)

Absentee voting in person; voter satellite offices; days and hours of operation. Authorizes the governing body of any county or city establishing voter satellite offices for absentee voting in person to prescribe, by ordinance, the dates and hours of operation for such offices. (25104174D)

**HB 2277** (Marcia S. "Cia" Price)

Elections administration; duties of local electoral board; certification of election; grounds for removal; civil penalty. Provides that the certification of the results of an election is a clear, ministerial duty of the local electoral boards and that a member of the local electoral board who neglects or refuses to perform such duty in accordance with law shall be subject to removal proceedings by the State Board of Elections and assessed a penalty not exceeding \$1,000. The bill also authorizes the State Board of Elections to intervene and carry out the duties related to election certification in the event a local electoral board fails or refuses to do so. (25101672D)

**SB 991** (Angelia Williams Graves)/**HB 1735**(Joshua G. Cole)

Voter registration; time period for closing registration records before certain elections. Reduces from 21 to 10 days the number of days during which registration records are closed before primary and general elections and from 13 to 10 days the number of days during which registration records are closed before special elections that are not called by the Governor, Speaker of the House of Delegates, or President pro tempore of the Senate. (25102477D)

**SB 994** (Angelia Williams Graves)

Elections; general provisions; prohibited area; 100 feet. Increases from 40 feet to 100 feet the areas around polling places, certain electoral board meetings, and recount locations within which certain activities or conduct are prohibited. (25102504D)

**SB 1404** (Stella G. Pekarsky)

School boards; method of selection; election required. Requires election as the method of selecting the members of each school board in the Commonwealth and makes several changes to eliminate provisions relating to appointed school boards. Current law requires such members to be appointed but permits their election under certain circumstances. (25100262D)

**SJ 253** (Scott A. Surovell)(SFIN)

Study; joint subcommittee to study the consolidation and scheduling of general elections in Virginia; report. Creates a two-year legislative study on the consolidation and scheduling of general elections in Virginia. A 13-member joint subcommittee is established, consisting of eight members of the General Assembly, four nonlegislative citizen members, and one ex officio member, and is tasked with weighing the potential and probable effects of moving some or all of Virginia's state or local elections to even-numbered years in order to coincide with the federal election schedule. Any recommendations by the joint subcommittee to consolidate or reschedule Virginia's general elections must include recommendations for any amendments



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to the Constitution of Virginia and the Code of Virginia needed to effectuate the shift. The joint subcommittee is given two years to complete its study, with its final report due no later than the first day of the 2027 Regular Session of the General Assembly. (25106090A)

**HB 1657** (Roza A. Henson, Jr.)(HPE)/**SB 813**(Aaron R. Rouse)

Voter registration, regular periodic review of registration records; 90-day quiet period before all primary and general elections. Requires the Department of Elections to complete not later than 90 days prior to the date of a primary or general election any program the purpose of which is to systematically remove the names of ineligible voters from the voter registration system. This restriction is not to be construed to preclude (i) the removal of names from the voter registration system at the request of the registrant or as provided by existing law by reason of criminal conviction or mental incapacity or the death of the registrant or (ii) the correction of registration records pursuant to existing law. Under current law, such restriction only applies to federal primaries and federal general elections. (25103643D)

**HB 1794** (Dan I. Helmer)/**SB 1119**(Schuyler T. VanValkenburg)

Elections; primary dates; presidential year primaries. Provides that all primaries for offices to be filled at the November election in presidential election years shall be held on the date of the presidential primary. With respect to candidates for election in November of a presidential election year, the bill also lifts the requirement that petition signatures must be collected after January 1 of the presidential election year. The bill adjusts campaign finance filing deadlines for candidates in presidential year elections to account for the March primary date. (25106033A)

**HB 2216** (Israel D. O'Quinn)(HPE)

State Board of Elections; appointment of Commissioner of Elections. Changes the appointing authority of the Commissioner of Elections from the Governor to the State Board of Elections, with an affirmative vote of four of the five State Board members required for the appointment or removal of the Commissioner, subject to confirmation by the General Assembly. The bill also changes the start of the four-year term of the Commissioner from July 1 of the year following a gubernatorial election to the second year following such election. The bill exempts the Department of Elections from provisions allowing the Governor to appoint a chief deputy and a confidential assistant for policy or administration. In the event that a vacancy occurs in the office of the Commissioner, the bill provides that the Director of Operations of the Department will perform the duties of the Commissioner until such vacancy is filled by the State Board. The bill has a delayed effective date of January 1, 2026. (25100943D)

**HJ 443** (Shelly A. Simonds)

Study; joint subcommittee to study the consolidation and scheduling of general elections in Virginia; report. Creates a two-year legislative study on the consolidation and scheduling of general elections in Virginia. A 13-member joint subcommittee is established, consisting of eight members of the General Assembly, four nonlegislative citizen members, and one ex officio member, and is tasked with weighing the potential and probable effects of moving some or all of Virginia's state or local elections to even-numbered years in order to coincide with the federal election schedule. Any recommendations by the joint subcommittee to consolidate or reschedule Virginia's general elections must include recommendations for any amendments to the Constitution of Virginia and the Code of Virginia needed to effectuate the shift. The joint subcommittee is given two years to complete its study, with its final report due no later than the first day of the 2027 Regular Session of the General Assembly. (25101532D)



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**SB 1119** (Schuyler T. VanValkenburg)

Elections; primary dates; presidential year primaries. Provides that all primaries for offices to be filled at the November election in presidential election years shall be held on the date of the presidential primary. With respect to candidates for election in November of a presidential election year, the bill also lifts the requirement that petition signatures must be collected after January 1 of the presidential election year. The bill adjusts campaign finance filing deadlines for candidates in presidential year elections to account for the March primary date. (25106034A)

**Eminent Domain**

**SB 1435** (Russet Perry)

Eminent domain powers of public service corporations; compensation to the Commonwealth and localities. Requires a public service corporation, if it takes by condemnation proceedings any land or right-of-way or similar interest therein that is subject to a conservation easement, to compensate (i) the Commonwealth in an amount equal to the value of any tax credit received by the landowner under the provisions of the Virginia Land Conservation Incentives Act of 1999 during the pendency of the conservation easement and (ii) the locality in which the right-of-way is located (a) in an amount of any property tax avoided by the landowner during the pendency of the conservation easement and (b) if the right-of-way is located on property that is registered with the Virginia Landmarks Register and the National Register of Historic Places, in an amount equal to the additional value conferred upon the property during the period that property was registered. (25106361D)

**Employment Issues**

**HB 1620** (Nadarius E. Clark)(HRUL)

Department of Labor and Industry; work group to evaluate workplace violence. Directs the Department of Labor and Industry to convene a work group for the purpose of evaluating the prevalence of workplace violence in the Commonwealth, including its effects on the workplace and measures to address workplace violence. The bill requires the work group to submit a report of its findings and recommendations to the Chairmen of the House Committee on Labor and Commerce and the Senate Committee on Commerce and Labor no later than December 1, 2026. (25102571D)

**SB 917** (Scott A. Surovell)/**HB 2764**(Kathy K.L. Tran)

Collective bargaining by public employees; exclusive bargaining representatives. Repeals the existing prohibition on collective bargaining by public employees. The bill creates the Public Employee Relations Board, which shall determine appropriate bargaining units and provide for certification and decertification elections for exclusive bargaining representatives of state employees and local government employees. The bill requires public employers and employee organizations that are exclusive bargaining representatives to meet at reasonable times to negotiate in good faith with respect to wages, hours, and other terms and conditions of employment. The bill repeals a provision that declares that, in any procedure providing for the designation, selection, or authorization of a labor organization to represent employees, the right of an individual employee to vote by secret ballot is a fundamental right that shall be guaranteed from infringement(25106420D)

**Environment**



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**HB 1764** (Marty Martinez)

Disposable plastic bag tax; distribution to towns. Provides that any town located within a county that has imposed a disposable plastic bag tax shall receive a distribution of revenues collected by the county based on the local sales tax distribution formula for appropriations to towns. The bill requires that towns use such revenues for the same purposes allowable for a county or city. (25101035D)

**SB 1234** (Lashrecse D. Aird)

Water Testing and Treatment Program; Residential Well Water Testing and Treatment Program Fund; certification; permits. Requires the Board of Health to promulgate regulations for use of drinking water treatment or filtration systems certified as compliant with National Sanitation Foundation and American National Standards Institute standards to remove or significantly reduce concentrations of perfluorooctanoic acid, perfluorooctane sulfonate, and other contaminants of concern. The bill requires any permit application for private well construction to include (i) an indication as to whether such permit is for new construction of a well, repair of an existing well, or modification of an existing well and (ii) if such permit is for new construction of a well that is intended to replace an existing well, an indication as to the reason such existing well will no longer be used. The bill establishes the Water Testing and Treatment Program and the Residential Well Water Testing and Treatment Program Fund to assist with the testing and treating of contaminated drinking water through grants for the use of eligible treatment and filtration systems in private residential wells. Such grants are contingent on applicants demonstrating (a) the severity of the drinking water contamination, (b) the lack of available public water alternatives, and (c) the economic need of the private residential well owner. (25105970D)

**SB 1254** (Lamont Bagby)

Comprehensive plan; environmental justice strategy. Requires cities with populations greater than 20,000 and counties with populations greater than 100,000 to consider, at the next and all subsequent reviews of the comprehensive plan, adopting an environmental justice strategy. The bill provides that the locality's strategy shall be to identify environmental justice and fenceline communities within the jurisdiction of the local planning commission and identify objectives and policies to reduce health risks, to promote civic engagement, and to prioritize improvements and programs that address the needs of environmental justice and fenceline communities, as those terms are defined by the bill. (25103447D)

## **Health and Human Services**

**HB 1593** (Hillary Pugh Kent)/**SB 846**(Christie New Craig)

Access to minor's records; records contained in or made available through secure website. Specifies that for the purposes of allowing a parent to access the academic or health records of such parent's minor child such access includes access to a secure website where such records are contained or made available. (25105491D)

**HB 1617** (Adele Y. McClure)

Homeless youth; fees; certain government documents. Provides that when a homeless youth seeks to receive any (i) copies of vital records; (ii) copies of health records; or (iii) DMV-issued learner's permits, driver's licenses, special identification cards, or identification privilege cards or permits, no fee for issuance shall be assessed against the youth. (25103004D)



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**HB 1618** (Nadarius E. Clark)(HRUL)

Commissioner of Health; work group to study the occurrence of microplastics in the Commonwealth's public drinking water; report. Directs the Commissioner of Health to convene a work group to study the occurrence of microplastics in the Commonwealth's public drinking water and develop recommendations for the reduction of microplastics in the Commonwealth's public drinking water. The bill requires the work group to report its findings and recommendations to the Governor and the Chairmen of the House Committees on Agriculture, Chesapeake and Natural Resources and Health and Human Services and the Senate Committees on Agriculture, Conservation and Natural Resources and Education and Health by December 1, 2025. (25102677D)

**HB 1637** (Patrick A. Hope)/**SB 1035**(Stella G. Pekarsky)

Opioid antagonists; dispensing and administration by person acting on behalf of an organization. Permits persons acting on behalf of an organization that provides services to individuals at risk of experiencing an opioid overdose or training in the administration of naloxone or other opioid antagonists to dispense other opioid antagonists. The bill also allows persons to whom other opioid antagonists are dispensed to possess and administer such opioid antagonists. Under current law, persons acting on behalf of such organizations may only dispense naloxone. (25101183D)

**HB 1649** (C.E. Cliff Hayes, Jr.)

Board of Medicine; continuing education; unconscious bias and cultural competency. Directs the Board of Medicine to require unconscious bias and cultural competency training as part of the continuing education requirements for renewal of licensure. The bill specifies requirements for the training and requires the Board of Medicine to report on the training to the Department of Health and the Virginia Neonatal Perinatal Collaborative. (25102272D)

**HB 1675** (C.E. Cliff Hayes, Jr.)(HHHS)

Board of Medicine; continuing education; unconscious bias and cultural competency. Directs the Board of Medicine to require unconscious bias and cultural competency training as part of the continuing education requirements for renewal of licensure. The bill specifies requirements for the training and requires the Board of Medicine to report on the training to the Department of Health. This bill is a recommendation of the Joint Commission on Health Care. (25102220D)

**HB 1733** (Joshua G. Cole)/**SB 1372**(David R. Suetterlein)

Petitions for relief of care and custody of a child; investigation by local department of social services; Office of the Children's Ombudsman work group; report. Requires a local department of social services, as a part of its investigation after the referral of a request for a petition for relief of the care and custody of a child, to (i) refer the parent to the local family assessment and planning team and (ii) create a written report. The bill directs the Department of Social Services, in coordination with the Virginia League of Social Services Executives, to create a template for and provide guidance on what should be included in such written report. The bill also changes the evidentiary standard of whether there is good cause shown for the petitioner's desire to be relieved of the child's care and custody from a finding based on preponderance of the evidence to a finding based on clear and convincing evidence. The bill also directs the Office of the Children's Ombudsman to convene a work group composed of relevant stakeholders to determine the factors a court should consider when determining whether there is good cause shown for a petitioner's desire to be relieved of the care and custody of a child. The bill directs the work group to submit a report of its findings and recommendations to the Virginia Commission on Youth by November 1, 2025. This bill is a recommendation of the Virginia Commission on Youth. (25105494D)



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**HB 1760** (Debra D. Gardner)(HHHS)

Infant and Early Childhood Mental Health Act; report. Directs the Department of Health (the Department), in collaboration with the Department of Behavioral Health and Developmental Services and the Department of Education, to establish several programs related to mental health for children five years of age or younger. The bill directs the Department to establish a mental health consultation program for early childhood education providers, health care providers, and families. In service of this program, the bill requires the Department to employ or contract with mental health professionals to provide consulting services on mental health. The bill also requires the Department to establish mandatory training programs for early childhood educators, child care providers, and pediatric health care providers, as those terms are defined in the bill, and to require such programs in order to maintain licensure in such professions. The bill directs the Department to establish parent education programs that are available in multiple locations as well as to create an evidence-based home visiting program to provide at-risk families with direct support and education on early childhood development. The bill requires the Department to collect data on the programs and report annually to the General Assembly. (25101729D)

**HB 1777** (Richard C. "Rip" Sullivan, Jr.)

Office of the Children's Ombudsman; foster youth's right to receive information. Requires the Department of Social Services or a local department of social services, a children's residential facility, or any child-placing agency to provide certain information along with the contact information for the Office of the Children's Ombudsman to a biological parent, prospective adoptive parent, or foster parent, as well as to any child in foster care age 12 or older upon the opening of a foster care case for such child. The bill also provides that, in relation to complaints made to the Ombudsman, if such child is the complainant, the Ombudsman need not gain the consent of the Department or local department of social services, the children's residential facility, the child-placing agency, or the foster parent or guardian of the child or other person having custody or care of the child to receive information from or communicate with the child. (25102551D)

**HB 1804** (Laura Jane Cohen)

Department of Medical Assistance Services; application for medical assistance; eligibility for Medicaid Works. Directs the Department of Medical Assistance Services to seek the necessary approvals from the Centers for Medicare and Medicaid Services to amend its application for medical assistance to gather all necessary information to determine an applicant's eligibility for the Medicaid Works program. (25102557D)

**HB 1811** (Ellen H. Campbell)

Department of Medical Assistance Services; income exemption for personal care assistants. Directs the Department of Medical Assistance Services to seek the appropriate approval from the Centers for Medicare and Medicaid Services to create an income exemption for licensed providers of personal care assistance. (25101124D)

**HB 1893** (Holly M. Seibold)

State plan for medical assistance services; recovery residences; work group; report. Directs the Board of Medical Assistance Services to amend the state plan for medical assistance services to include a provision for payment of care provided at certain recovery residences for individuals diagnosed with a substance use



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disorder. The bill also directs the Department of Behavioral Health and Developmental Services to (i) convene a work group of relevant stakeholders to (a) establish a monitoring and evaluation framework to assess the effectiveness and impact of recovery residences on long-term recovery outcomes and (b) study the economic impact of recovery residences on the Commonwealth and (ii) in consultation with such work group, promulgate regulations to ensure recovery residences are operating in compliance with American Society of Addiction Medicine standards. The bill directs the work group to report its findings and recommendations to the Chairs of the House Committee on Health and Human Services and the Senate Committee on Education and Health by November 1, 2025. (25103164D)

**HB 1895** (Rodney T. Willett)(HHHS)/**SB 1094**(Emily M. Jordan)

Involuntary temporary detention orders; definition of "psychiatric emergency department." Amends the definition of "psychiatric emergency department" as it relates to involuntary temporary detention orders to remove the requirement that a psychiatric emergency department be located adjacent to a facility licensed by the Department of Behavioral Health and Developmental Services and to add a requirement that a psychiatric emergency department be licensed by either the Department of Behavioral Health and Developmental Services or the Department of Health. (25100461D)

**HB 1902** (Rodney T. Willett)(HHHS)

Board of Health; Department of Health Professions; Prescription Monitoring Program; overdose information. Directs the Board of Health to report patient level data on patients who overdose on opioids to the Department of Health Professions for use in the Prescription Monitoring Program. The bill requires practitioners to obtain such data when prescribing opioids. (25101768D)

**HB 1929** (Destiny LeVere Bolling)/**SB 1393**(Angelia Williams Graves)

Department of Health; pregnancy mobile application. Directs the Department of Health to contract with a mobile developer to create a mobile application available to prenatal, pregnant, and postpartum individuals who are eligible for Medicaid. The bill requires the Department to submit a request for proposal within 180 days of the bill's effective date and requires such request for proposal to include provisions on deliverables for development of the mobile application. (25103515D)

**HB 1937** (Patrick A. Hope)(HHHS)

Acute psychiatric bed registry; Bed Registry Advisory Council; patient privacy and data security; Virginia Freedom of Information Act exemption. Requires the Commissioner of Behavioral Health and Developmental Services to include provisions for the protection of patient privacy and data security pursuant to state and federal law and regulations in contracts with private entities for the administration of the acute psychiatric bed registry. The bill requires the Commissioner to create the Bed Registry Advisory Council, consisting of representatives from the Department of Behavioral Health and Developmental Services, the Virginia Hospital and Healthcare Association, and the Virginia Association of Community Services Boards; two representatives from hospitals or health systems; and two representatives from community services boards, to advise the Commissioner and any such private entity on the administration of such registry and to review and approve requests for access to data from the registry. The bill also creates a Virginia Freedom of Information Act (FOIA) exemption for information submitted to such registry. (25104280D)

**HB 2189** (Nicholas J. Freitas)

Immunizations; authority of the Commissioner of Health; religious exception. Exempts a person, including a parent or guardian on behalf of a child, who objects to administration of a vaccine on religious grounds



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from mandatory immunization requirements issued by the State Health Commissioner during an epidemic. Currently, exemption from mandatory immunization requirements during an epidemic is available only to those persons to whose health the administration of a vaccine would be detrimental, as certified in writing by a licensed physician. (25100793D)

**HB 2300** (Ellen H. Campbell)

Drinking water; maximum contaminant levels; water treatment or filtration systems; Residential Well Water Testing and Treatment Program and Program Fund established. Directs the State Board of Health to adopt regulations to utilize point-of-use or point-of-entry drinking water treatment or filtration systems to remove or significantly reduce concentrations of contaminants of concern that meet or exceed any maximum contaminant level or health advisory for the same contaminant adopted by the U.S. Environmental Protection Agency. The bill also establishes the Residential Well Water Testing and Treatment Program and Program Fund to allow the Department of Health's Office of Drinking Water to test and treat contaminated drinking water through grants for the use of eligible treatment or filtration systems in private residential wells. (25101679D)

**HB 2309** (M. Keith Hodges)

Department of Health; local health districts and local health departments; guidance for septic and well permits. Directs the Department of Health to develop guidance directing local health districts and local health departments to evaluate and recommend administrative solutions to problems with a valid septic or well permit prior to issuing a revocation for such valid septic or well permit. (25106430D)

**HB 2344** (Chris Obenshain)

Department of Behavioral Health and Developmental Services; Early Intervention Program for Infants and Toddlers with Disabilities; program extension. Directs the Department of Behavioral Health and Developmental Services to take all steps necessary to implement the federal extension option for the federal Early Intervention Program for Infants and Toddlers with Disabilities to allow children four years of age or younger to receive services through such program. (25102784D)

**HB 2399** (Phillip A. Scott)

Parental access to minor's health records. Requires health care entities that provide access to health records of minors through a secure website to make such health records available to the minor's parent or guardian through the same secure website. (25100009D)

**HB 2407** (Phillip A. Scott)/**SB 1408**(Bryce E. Reeves)

Department of Health; waterworks; mandatory reporting of anomalies; negligence. Requires owners of waterworks to report any operational anomaly that could affect water quality, public health, or service continuity to the Virginia Department of Health's Office of Drinking Water (the Office) within 24 hours of discovery. The bill requires any critical equipment failure, including a pump failure or any other malfunction that poses an immediate risk to public health or disrupts water service to be reported to the Office within six hours of discovery. Under the bill, failure to comply with the reporting requirements constitutes negligence and failure to comply with the critical equipment failure reporting requirements constitutes gross negligence. (25100594D)

**HB 2457** (Jackie H. Glass)

State Board of Social Services; regulations; application for and use of foster care benefits. Directs the State Board of Social Services to amend its regulations by January 1, 2026, to (i) require local departments of



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social services to apply for federal benefits on behalf of children in foster care that they may be eligible for, (ii) prohibit the use of military survivor benefits to pay for the care and support of children in foster care that the Commonwealth is otherwise obligated to pay for, and (iii) require local departments of social services that are representative payees for children in foster care to conserve such military survivor benefits in an appropriate trust instrument or protected account that is exempt from federal asset and resource limits. (25100277D)

**HB 2562** (Kim A. Taylor)

Abortion; treatment of a nonviable pregnancy; emergency. Provides that the criminal penalties applicable to the performance of an abortion do not apply to the treatment of a nonviable pregnancy, as defined in the bill, provided that, pursuant to reasonable standards of care, failure to treat such nonviable pregnancy by terminating the pregnancy or attempting to terminate the pregnancy by performing an abortion or inducing a miscarriage is likely to result in the death of the woman or would substantially and irremediably impair the physical health of the woman. The bill contains an emergency clause. (25101842D)

**HB 2614** (Wren M. Williams)

Department of Health; food service permits; out-of-state caterers. Directs the Department of Health to adopt regulations allowing caterers located outside of the Commonwealth to obtain a permit to provide food services for events located in the Commonwealth. (25106451D)

**HB 2754** (JJ Singh)/**SB 870**(Barbara A. Favola)

Behavioral health services; exchange of medical and mental health information and records; correctional facilities. (25105324D)

**HB 2774** (JJ Singh)

Board of Education; school-connected overdoses; policies relating to parental notification and response; requirements. (25106227D)

**SB 740** (Mamie E. Locke)(SEH)

Board of Medicine; continuing education; unconscious bias and cultural competency. Directs the Board of Medicine to require unconscious bias and cultural competency training as part of the continuing education requirements for renewal of licensure. The bill specifies requirements for the training and requires the Board of Medicine to report on the training to the Department of Health and the Virginia Neonatal Perinatal Collaborative. (25100134D)

**SB 743** (Barbara A. Favola)(SEH)

Reproductive health care services; prohibitions on extradition for certain crimes. Provides that no demand for extradition of a person charged with a criminal violation of law of another state shall be recognized by the Governor if such alleged violation involves the receipt or provision of or assistance with reproductive health care services, as defined in the bill, within the Commonwealth unless the alleged criminal violation would also constitute a criminal offense under the laws of the Commonwealth. The bill also provides that such limit on extradition shall not apply when the person who is accused of an alleged offense in the demanding state was physically present in the demanding state at the time of the commission of the alleged offense and thereafter fled from such state. (25101042D)



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**SB 758 ()**

**SB 768** (Barbara A. Favola)

Department of Education; survey of local education agencies on school-based mental and behavioral health services; report. Requires the Department of Education (the Department) to survey each local education agency (LEA) in the Commonwealth to determine (i) how public schools governed by such LEA currently grant access to local departments of social services and community services boards and other community-based providers of mental and behavioral health services and (ii) what school-based mental and behavioral health services are made available by such LEA. The bill requires the Department to utilize the results of and feedback from the survey to inform the continued development and improvement of guidelines for school professionals to support students and families by connecting them with community resources that provide mental and behavioral health services. The bill requires the Department to report to the Commission on Youth by November 1, 2025, any findings and recommendations that result from the survey. (25101253D)

**SB 790** (Christopher T. Head)(SEH)

Opioid antagonists; dispensing and administration by person acting on behalf of an organization. Permits persons acting on behalf of an organization that provides services to individuals at risk of experiencing an opioid overdose or training in the administration of naloxone or other opioid antagonists to dispense other opioid antagonists. The bill also allows persons to whom other opioid antagonists are dispensed to possess and administer such opioid antagonists. Under current law, persons acting on behalf of such organizations may only dispense naloxone. (25101902D)

**SB 801** (Barbara A. Favola)(SRSS)

Children's Services Act; state pool of funds. Makes a number of changes to the Children's Services Act state pool of funds for the provision of public or private nonresidential or residential services for troubled youth and families, including (i) removing the requirement that the Office of Children's Services consult with private special education services providers in developing the standard reporting template for tuition rates; (ii) removing from the purpose of the state pool of funds the consolidation of categorical agency funding and the institution of community responsibility for the provision of services; (iii) removing language specifying that references to funding sources and current placement authority for the target population served by the state pool of funds are for the purpose of accounting for the funds and should not be intended to categorize children and youth into funding streams in order to access services; (iv) modifying the target population served by the state pool of funds by (a) removing references to the Department of Education's private tuition assistance and the Interagency Assistance Fund for Noneducational Placement for Handicapped Children and (b) adding children and youth who are determined to be a child in need of services, as such term is defined in relevant law; (v) removing the requirement that the financial and legal responsibility for certain special education services remains with the placing jurisdiction, unless the placing jurisdiction has transitioned all appropriate services; (vi) requiring that the uniform assessment instrument used to determine eligibility for funding through the state pool of funds be approved by the State Executive Council for Children's Services; and (vii) modifying the eligibility criteria for funding through the state pool of funds by adding language that (a) specifies that the child or youth's emotional or behavioral problems have resulted in the child or youth, or place the child or youth at imminent risk of, entering purchased residential care and (b) includes the determination by a court that the child or youth is a child in need of services, as such term is defined in relevant law. The bill also includes technical changes. This bill is a recommendation of the Virginia Commission on Youth. (25104681A)



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**SB 817** (Aaron R. Rouse)

Public elementary and secondary schools; cardiac emergency response or emergency action plans required; CERP/EAP Grant Program established. Requires each public elementary or secondary school to develop a cardiac emergency response plan (CERP) or an athletic emergency action plan (EAP), as that term is defined by the bill, that addresses the appropriate use of school personnel to respond to incidents involving an individual who is experiencing sudden cardiac arrest or a similar life-threatening emergency while on school grounds and, in the event that such school has an athletic department or organized athletic program, while attending or participating in an athletic practice or event. The bill requires each such CERP or athletic EAP to integrate nationally recognized evidence-based core elements and nationally recognized evidence-based guidelines and to integrate certain provisions and guidelines, including those relating to establishing a cardiac emergency response team, activating such team in response to a sudden cardiac event, and integrating the CERP or athletic EAP into the local community's emergency medical services response protocols. The bill also requires, with such funds as may be appropriated for such purpose pursuant to the general appropriation act, the Department of Education to establish and administer the CERP /EAP Grant Program for the purpose of awarding grants, on a competitive basis, to any public elementary or secondary school to assist such school in the development or implementation of its CERP or athletic EAP or in the purchase or funding of activities or equipment that further promotes CERP or athletic EAP preparedness, giving priority to certain high-need schools, as defined in the bill. (25101340D)

**SB 818** (Barbara A. Favola)

Department of Social Services; children in foster care; federal benefits; notice of eligibility. Directs the Department of Social Services to provide written notice of a child in foster care's eligibility to receive certain federal benefits, specified in the bill, to (i) the child, if the child is 13 years of age or older; (ii) the child's parent, parents or guardians, or other person responsible for the child; (iii) the guardian ad litem; (iv) the counsel appointed for the child; and (v) the local department of social services or child-placing agency. (25104462D)

**SB 819** (Barbara A. Favola)

Referrals to community-based outpatient stabilization programs for voluntary treatment. Requires health care professionals and evaluators to consider whether a referral to a community-based outpatient stabilization program for voluntary treatment is appropriate prior to a patient's release from an emergency custody order or a temporary detention order. (25100803D)

**SB 826** (Mamie E. Locke)

Department of Professional and Occupational Regulation; Department of Health Professions; predetermination for licensing eligibility; prior convictions. Prohibits the use of vague or arbitrary terms by a regulatory board or department within the Department of Professional and Occupational Regulation or Department of Health when refusing a person a license, certificate, or registration to practice, pursue, or engage in any regulated occupation or profession. The bill requires such regulatory board or department denying a registration, license, or certificate based on information in the applicant's criminal history record to notify the applicant in writing of (i) the specific offense or offenses that contributed to such denial; (ii) how the criminal history directly relates to the occupation for which the registration, license, or certificate applies; and (iii) how the regulatory board or department weighed rehabilitation factors when making its decision. The bill further allows an applicant to request a written predetermination from a regulatory board or department within the Department of Professional and Occupational Regulation concerning whether his criminal record would disqualify him from obtaining a license, certificate, registration, or other authority to engage in a particular occupation, trade, or profession in the Commonwealth. (25105935D)



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**SB 838** (Schuyler T. VanValkenburg)

Department of Behavioral Health and Developmental Services; recovery residences; certification required; penalty; work group. Changes the existing civil penalty for a violation of law related to the operation of recovery residences to a Class 1 misdemeanor. The bill also directs the Secretary of Health and Human Resources to convene a work group to (i) make recommendations related to oversight and transparency for recovery residences and (ii) develop credentialing guidelines for recovery residences. The bill directs the work group to report its findings and recommendations to the General Assembly by October 1, 2025. (25106352A)

**SB 859** (Bryce E. Reeves)

School boards; policies relating to volunteer student life counseling and support services; guidelines and requirements. Permits any school board to adopt a policy permitting certain individuals or groups to provide, on a volunteer basis, student life counseling or support services, as defined by the bill, on school property after regular school hours, in accordance with the requirements in the bill. The bill (i) requires a school board to hold a public hearing to provide an opportunity for public comment on the proposed policy prior to adopting such policy, to ensure that each student is free from pressure from the Commonwealth to engage in or refrain from religious observation on school property, and to ensure that the constitutional principles of freedom of religion and separation of church and state are observed at all times and (ii) requires such policy (a) to include background and criminal records check requirements for individuals volunteering to provide such support services; (b) to require written parental consent before any minor student participates in or receives such support services; (c) to require any approved individual or group to include on materials provided to students and parents information a parent or student may need in order to provide full and informed consent; (d) to be neutral with regard to religious preference, affiliation, or belief, or lack thereof, in the approval of an individual or group to provide such services and in the administration, oversight, or supervision of such services; and (e) to ensure that no such services are provided during regular school hours or in any manner that could cause conflict with instructional time. (25100180D)

**SB 870** (Barbara A. Favola)/**HB 2754**(JJ Singh)

Behavioral health services; exchange of medical and mental health information and records; correctional facilities. Permits the Department of Medical Assistance Services, the Department of Social Services, and any local department of social services to access medical and mental health information and records for persons committed to any correctional facility for the purposes of providing pre-release services, reentry planning, and post-incarceration placement and services. The bill also authorizes the Department of Medical Assistance Services to access a juvenile's social, medical, psychiatric, and psychological reports and records during pre-release and up to 30 days following such juvenile's release from commitment for the purposes of providing pre-release services, reentry planning, and post-incarceration placement and services. (25104025D)

**SB 953** (Barbara A. Favola)

Certain practical nursing programs; common curriculum; transferability to registered nursing programs; pathway of stackable credentials. Requires the Virginia Community College System, in consultation with the State Council of Higher Education for Virginia, the Board of Nursing, and representatives from associate-degree-granting public institutions of higher education that offer nursing programs, to develop a common curriculum for practical nursing programs that shall be implemented at each comprehensive community college in the System that offers a practical nursing program. The bill requires such common



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curriculum, to the extent possible, to (i) align with the degree requirements for registered nursing programs offered at associate-degree-granting public institutions of higher education and (ii) be transferable to each registered nursing program offered at an associate-degree-granting public institution of higher education. The bill (a) requires each associate-degree-granting public institution of higher education that offers a registered nursing degree program to participate in a practical nursing program to registered nursing program transfer agreement with the System that aligns with the practical nursing program common curriculum established pursuant to the bill and (b) permits any private institution of higher education that offers a registered nursing degree program to be consulted regarding and participate on a voluntary basis in such a transfer agreement. The bill also requires the System to establish a pathway of stackable nursing credentials that consists of a practical nursing to associate registered nursing to bachelor of science in nursing program pathway. (25106416A)

**SB 980** (Ghazala F. Hashmi)

Department of Medical Assistance Services; work group; state plan amendment; reimbursement for services by certified community health workers. Directs the Department of Medical Assistance Services to convene a work group to (i) design a state plan amendment to provide reimbursement for services provided by certified community health workers, (ii) identify opportunities to expand the use of community health workers by Medicaid managed care organizations, and (iii) determine the feasibility of developing flexible training and certification standards that allow community health workers to use their education and experience to satisfy some of the requirements for qualification as a doula or registered peer recovery specialist. The bill requires the Department to report the work group findings and recommendations to the General Assembly by October 1, 2025. This bill is a recommendation of the Joint Commission on Health Care. (25102196D)

**SB 1035** (Stella G. Pekarsky)/**HB 1637**(Patrick A. Hope)

Opioid antagonists; dispensing and administration by person acting on behalf of an organization. Permits persons acting on behalf of an organization that provides services to individuals at risk of experiencing an opioid overdose or training in the administration of naloxone or other opioid antagonists to dispense other opioid antagonists. The bill also allows persons to whom other opioid antagonists are dispensed to possess and administer such opioid antagonists. Under current law, persons acting on behalf of such organizations may only dispense naloxone. (25102390D)

**SB 1036** (Stella G. Pekarsky)

Seizure rescue medications; administration by certain school employees; possession by certain students. Permits a prescriber to authorize an employee of (i) a school board, (ii) a school for students with disabilities, (iii) an accredited private school, (iv) a local governing body, or (v) a local health department who is trained in the administration of intranasal seizure rescue medications for the treatment of seizures resulting from a condition causing acute repetitive seizures or clusters to administer such medications to a student diagnosed with a condition causing acute repetitive seizures or clusters when the student is believed to be experiencing or about to experience a seizure pursuant to a written order or standing protocol issued within the course of the prescriber's professional practice and with the consent of the student's parents. The bill provides that any such authorized employee who administers or assists in the administration of such medications to a student diagnosed with a condition causing acute repetitive seizures or clusters when the student is believed to be experiencing or about to experience a seizure in accordance with the prescriber's instructions shall not be liable for any civil damages for ordinary negligence in acts or omissions resulting from the rendering of such treatment. The bill also permits any local school board to adopt and implement policies (a) permitting any student enrolled in any elementary or secondary school in the local school division who has a diagnosis of a condition causing acute repetitive seizures or clusters to possess intranasal



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seizure rescue medications during the school day, at school-sponsored activities, or while on a school bus or other school property if the student's parent has submitted a seizure management and action plan that includes written consent of the parent and written approval of the student's primary care provider for such self-possession or (b) for the administration of intranasal seizure rescue medications to any student enrolled in any elementary or secondary school in the local school division who has a diagnosis of a condition causing acute repetitive seizures or clusters, consistent with the provisions of the bill relating to prescriber authorization. (25103037D)

**SB 1037** (Stella G. Pekarsky)

School boards; student access to telehealth services; policies. Directs each school board to consider, for the purpose of increasing access to health care services for students, developing and implementing policies for permitting any public school student in the school division to schedule and participate in telehealth services on school property during regular school hours with parental consent. The bill requires any such policies developed and implemented by a school board to (i) require each public elementary and secondary school to designate a location in the school for student use for such telehealth appointments and implement measures to ensure the safety and privacy of any student participating in a telehealth appointment, (ii) prohibit any student from being subject to any disciplinary measure or consequence for participating in a telehealth appointment during regular school hours if such student would not be subject to any disciplinary measure or consequence for an absence for the purpose of receiving any health care services in person during regular school hours, and (iii) include such other requirements as the school board deems necessary and appropriate. Finally, the bill requires any school board that develops and implements any policies for permitting students to schedule and participate in telehealth services pursuant to the bill to provide and post in a publicly accessible location on its website at the beginning of each school year guidance relating to the implementation of such policies for administrative and instructional personnel. This bill is a recommendation of the Joint Commission on Health Care. (25105458D)

**SB 1038** (Stella G. Pekarsky)

Department of Behavioral Health and Developmental Services; best practice training; telehealth visits for patients with disabilities. Directs the Department of Behavioral Health and Developmental Services to develop and disseminate best practice educational training for health care providers on how to conduct telehealth visits for patients with disabilities. This bill is a recommendation of the Joint Commission on Health Care. (25102205D)

**SB 1048** (Stella G. Pekarsky)

School board policies; parental notification; safe storage of prescription drugs and firearms in the household. Requires each local school board to develop and implement a policy to require the annual notification of the parent of each student enrolled in the local school division, to be sent by email and, if applicable, SMS text message within 30 calendar days succeeding the first day of each school year, of (i) the importance of securely storing any prescription drug, as defined in relevant law, present in the household and (ii) the parent's legal responsibility to safely store any firearm present in the household. The bill requires each school board to make such parental notification available in multiple languages on its website. (25103031D)

**SB 1084** (Christie New Craig)

Board of Education; out-of-school time programs; exemptions from licensure. Exempts from licensure any out-of-school time program that (i) serves only school-age children; (ii) operates primarily before or after regular school hours, during the summer, or at times when school is not normally in session; and (iii) is



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offered for the purpose of promoting expanded childhood learning and enrichment, child and youth development, or educational, recreational, or character-building activities. (25106099D)

**SB 1094** (Emily M. Jordan)(SEH)/**HB 1895**(Rodney T. Willett)

Involuntary temporary detention orders; definition of "psychiatric emergency department." Amends the definition of "psychiatric emergency department" as it relates to involuntary temporary detention orders to remove the requirement that a psychiatric emergency department be located adjacent to a facility licensed by the Department of Behavioral Health and Developmental Services and to add a requirement that a psychiatric emergency department be licensed by either the Department of Behavioral Health and Developmental Services or the Department of Health. (25105531A)

**SB 1098** (Ghazala F. Hashmi)

Virginia Reproductive and Gender-Affirming Health Care Protection Act established; prohibition on extradition for certain crimes; penalties. Establishes the Virginia Reproductive and Gender-Affirming Health Care Protection Act. The bill provides that it is the policy of the Commonwealth that all persons are entitled to provide, receive, and help others to provide or receive protected health care activity, defined in the bill as reproductive and gender-affirming health care services, not prohibited under the laws of the Commonwealth, and that such provision, receipt, and assistance is not diminished, chilled, or infringed by public or private actors. The bill provides that no law-enforcement officer acting in the Commonwealth or employed by the Commonwealth or any of its localities or political subdivisions may investigate, arrest, or detain any person, seek the issuance of a warrant, or otherwise assist in or provide support for any investigation involving protected health care activity not prohibited under the laws of the Commonwealth. The bill creates a private right of action for any person who is aggrieved by such unlawful investigation to obtain an injunction or other equitable relief against such law-enforcement officer. The bill creates a private right of action for any person who sustains any injury, damages, or other harm resulting from another person who, under the laws of a jurisdiction other than the Commonwealth, engages or attempts to engage in abusive litigation, as defined in the bill. The bill also provides that no demand for extradition of a person charged with a criminal violation of law of another state shall be recognized by the Governor if such alleged violation involves protected health care activity within the Commonwealth unless the alleged criminal violation would also constitute a criminal offense under the laws of the Commonwealth. The bill provides that any subpoena under the Uniform Interstate Depositions and Discovery Act or any summons for a witness for another state in a criminal case shall include an attestation, made under penalty of perjury, stating whether the subpoena or summons seeks documents, information, or testimony related to protected health care activity. (25105570D)

**SB 1240** (Glen H. Sturtevant, Jr.)

School-connected overdoses; policies relating to parental notification and response; requirements. Expands current law relating to school-connected overdose parental notification and response policies by, in addition to requiring the Board of Education to establish guidelines for school-connected overdose response and parental notification policies, requiring (i) each division superintendent or his designee to notify the parent of each student in the local school division of any suspected school-connected overdose, with school-connected overdose defined as any verified overdose that occurs on school premises during or after regular school hours or during school-sanctioned activities whether on or off school premises, within 24 hours of learning of the suspected overdose and requiring such notification to include as much information as is known about the circumstances surrounding the suspected overdose, to the extent that the disclosure of any such information is not prohibited by any applicable laws, rules, or regulations relating to the disclosure and protection of a minor's personal, confidential, or otherwise sensitive information, and (ii) requiring each



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local school board to adopt, implement, and maintain policies consistent with the provisions of the bill and the guidelines developed by the Board of Education. (25105815D)

**SB 1324** (Scott A. Surovell)

Obstructing health care facility access; penalties. Creates a Class 1 misdemeanor for any person who knowingly obstructs, detains, hinders, impedes, blocks, or delays another person's entry to or exit from a health care facility, as defined in the bill. The bill also creates a Class 3 misdemeanor for any person who knowingly approaches another person within eight feet of such person in the public way or sidewalk area within a radius of 40 feet from any entrance door to a health care facility, unless such other person consents to the approach, for the purpose of giving, tendering, or exhibiting any material to, displaying a sign to, or engaging in oral protest, education, or counseling with such other person. (25100270D)

**SB 1326** (Russet Perry)/**HB 1831**(Shelly A. Simonds)

Department of Emergency Management; work groups related to the Commonwealth's response to the COVID-19 pandemic; report. Directs the Department of Emergency Management to convene work groups to (i) study the reliance of the Commonwealth and its localities on federal grants for core emergency management functions, (ii) study and develop a comprehensive legal and regulatory framework to take effect during a disaster for which a state of emergency has been declared, and (iii) study and develop solutions to address breaks in technology continuity among communities across the Commonwealth during emergencies. The bill directs each work group to complete its work and report its findings and recommendations to the General Assembly no later than November 30, 2025. This bill is a recommendation of the Joint Subcommittee to Study Pandemic Response and Preparedness in the Commonwealth. (25105814D)

**SB 1372** (David R. Suetterlein)/**HB 1733**(Joshua G. Cole)

Petitions for relief of care and custody of a child; investigation by local department of social services; Office of the Children's Ombudsman work group; report. Requires a local department of social services, as a part of its investigation after the referral of a request for a petition for relief of the care and custody of a child, to (i) refer the parent to the local family assessment and planning team and (ii) create a written report. The bill directs the Department of Social Services, in coordination with the Virginia League of Social Services Executives, to create a template for and provide guidance on what should be included in such written report. The bill also changes the evidentiary standard of whether there is good cause shown for the petitioner's desire to be relieved of the child's care and custody from a finding based on preponderance of the evidence to a finding based on clear and convincing evidence. The bill also directs the Office of the Children's Ombudsman to convene a work group composed of relevant stakeholders to determine the factors a court should consider when determining whether there is good cause shown for a petitioner's desire to be relieved of the care and custody of a child. The bill directs the work group to submit a report of its findings and recommendations to the Virginia Commission on Youth by November 1, 2025. This bill is a recommendation of the Virginia Commission on Youth. (25103978D)

**SB 1393** (Angelia Williams Graves)/**HB 1929**(Destiny LeVere Bolling)

Department of Health; pregnancy mobile application. Directs the Department of Health to contract with a mobile developer to create a mobile application available to prenatal, pregnant, and postpartum individuals who are eligible for Medicaid. The bill requires the Department to submit a request for proposal within 180 days of the bill's effective date and requires such request for proposal to include provisions on deliverables for development of the mobile application. (25104407D)



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### **Information Technology**

#### **HB 2591** (Nicholas J. Freitas)(HTECH)

Information and communications technology and services; transactions with foreign adversaries. Requires the Chief Information Officer (CIO) of the Virginia Information Technologies Agency to establish and maintain a list of prohibited information and communications technology and services that (i) are designed, developed, manufactured, or supplied by persons owned by, controlled by, or subject to the jurisdiction or direction of a foreign adversary and (ii) have been determined to pose an unacceptable risk to the national security of the United States or the security and safety of the United States. The bill specifies that the list shall include any information and communications technology and services determined by the U.S. Department of Commerce, the Federal Communications Commission, the U.S. Department of Homeland Security, or any other appropriate federal agency to pose an unacceptable risk to the national security of the United States or the security and safety of the United States pursuant to the provisions of Executive Order 13873 on Securing the Information and Communications Technology and Services Supply Chain and any related regulations or official guidance. The bill prohibits any public body or person conducting business in the Commonwealth from acquiring, importing, transferring, installing, dealing in, or using any information and communications technology and services included on the list established and maintained by the CIO unless (i) (a) such transaction was initiated, is pending, or will be completed after July 1, 2025, or (b) the public body received a waiver from the CIO and (ii) such transaction is not otherwise prohibited by law. The bill also allows the Superintendent of State Police, in consultation with the CIO, to grant an exception to the prohibition on such transactions by public bodies for the purpose of allowing any employee, agent, person, or entity to participate in any law-enforcement-related matters(25103274D)

### **Land Use**

#### **HB 1658** (Karen Keys-Gamarra)

Board of Housing and Community Development; USBC; stakeholder group to evaluate temperature regulation. Directs the Board of Housing and Community Development to convene a stakeholder advisory group to evaluate changes to the Uniform Statewide Building Code addressing temperature regulation. The stakeholder group shall submit its findings and recommendations to the Board and to the Chairmen of the House Committee on General Laws and the Senate Committee on General Laws and Technology no later than November 1, 2025. (25102708D)

#### **HB 1690** (Kelly K. Convirs-Fowler)

Eminent domain; documents provided to landowner. Clarifies that the documents to be provided by the condemnor to a landowner in a condemnation action are those listed in the required title report. (25102002D)

#### **HB 1718** (Marcia S. "Cia" Price)

Virginia Residential Landlord and Tenant Act; enforcement by localities. Provides that if a condition exists in a rental dwelling unit that constitutes a material noncompliance by the landlord with the rental agreement or with any provision of law that, if not promptly corrected, constitutes a fire hazard or serious threat to the life, health, or safety of tenants or occupants of the premises, a locality may institute an action for injunction and damages to enforce the landlord's duty to maintain the rental dwelling unit in a fit and habitable condition, provided that (i) the property where the violation occurred is within the jurisdictional boundaries of the locality and (ii) the locality has notified the landlord who owns the property, either directly or through



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the managing agent, of the nature of the violation and the landlord has failed to remedy the violation to the satisfaction of the locality within a reasonable time after receiving such notice. (25101994D)

**HB 2137** (Marcus B. Simon)/**SB 1011**(Saddam Azlan Salim)

Affordable dwelling unit program; City of Falls Church. Adds the City of Falls Church to the list of localities with authority to provide for an affordable dwelling unit program. (25100822D)

**HB 2293** (Carrie E. Coyner)/**SB 974**(Schuyler T. VanValkenburg)

Subdivision ordinance; plan review by designated agent. Removes planning commission and governing body approval authority for the administrative review process for plats and plans and assigns such authority solely to a designated agent, defined in the bill. The bill also expedites the review process by shortening the timeframe for forwarding plats and plans to state agencies for review. (25104575D)

**SB 995** (Angelia Williams Graves)(SRUL)

Department of Housing and Community Development; Task Force on Property Appraisal and Valuation Equity. Creates the Task Force on Property Appraisal and Valuation Equity to study the misvaluation and undervaluation of real property owned by minority individuals to combat bias in real property appraisal and valuation. The bill requires the Task Force to meet at least annually and to report to the Governor and General Assembly by December 1 of each year regarding its activities and any recommendations. The bill expires on July 1, 2028. (25105754D)

**SB 1011** (Saddam Azlan Salim)/**HB 2137**(Marcus B. Simon)

Affordable dwelling unit program; City of Falls Church. Adds the City of Falls Church to the list of localities with authority to provide for an affordable dwelling unit program. (25101125D)

**SB 1313** (Jeremy S. McPike)

Affordable housing; local zoning ordinance authority; comprehensive plan. Authorizes any locality in the Commonwealth to provide for an affordable housing dwelling unit program by amending the zoning ordinance of such locality. Current law restricts such authorization to counties with an urban county executive form of government or county manager plan of government and certain other localities. The bill has a delayed effective date of July 1, 2026. (25102498D)

**Procurement**

**HB 2024** (Holly M. Seibold)

Virginia Public Procurement Act; environmental protection and product safety standards. Provides that no public body in any procurement policy, bid, request for proposal, public contract, or other document shall prohibit or otherwise exclude from use any materials contained in or products associated with solar photovoltaic equipment and facilities that meet the U.S. Environmental Protection Agency's Recommendations of Specifications, Standards, and Ecolabels. (25104278D)

**Public Safety**

**HB 1731** (Karrie K. Delaney)(HHHS)/**SB 1005**(Jennifer B. Boysko)

Services for sexual assault patients; provision of information for sexual assault patients; Task Force on Services for Survivors of Sexual Assault; work group; report. Changes instances of "sexual assault



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survivor" and its variations to "sexual assault patient." The bill requires health care facilities to provide information on local or statewide sexual and domestic violence advocacy services to adult and pediatric patients. The bill removes language requiring hospitals to enter into a memorandum of understanding with rape crisis centers, removes language allowing sexual assault patients to be transferred to clinics, and repeals the statute establishing the Task Force on Services for Survivors of Sexual Assault. The bill directs the Director of the Department of Criminal Justice Services to convene a work group to address sustainable funding for sexual assault medical forensic examinations and services. The bill requires the work group to submit a report with recommendations to the Chairs of the House Committee on Health and Human Services, the House Committee on Appropriations, the Senate Committee on Education and Health, and the Senate Committee on Finance and Appropriations by November 1, 2025. (25100439D)

## **Solar**

### **HB 2037** (David L. Bulova)

Land development; solar canopies in parking areas. Provides that any locality may include in its land development ordinances a provision that requires that an applicant must install a solar canopy over designated parking areas. Such provisions shall apply only to nonresidential parking areas with 100 parking spaces or more and may require coverage of up to 50 percent of the parking area. Localities are authorized to provide development density bonuses for properties that are subject to such provisions. (25104573D)

## **Studies**

### **HB 1831** (Shelly A. Simonds)/**SB 1236**(Lashrecse D. Aird)

Public schools; Standards of Quality; certain calculations; support services. Requires the Department of Education, (i) in calculating the deduction of federal funds in the Standards of Quality funding formula, to examine actual school division spending on support costs as a percentage of actual school division spending on all public education costs, with certain exceptions such as food service, and (ii) in calculating the costs in the Standards of Quality funding formula beginning with fiscal year 2029, to include all employee benefit costs incurred by a majority of school divisions, including costs related to retirement, health care, life insurance, and payout of earned but unused leave. The bill also requires support services positions to be funded based on a calculation of prevailing costs and prohibits such positions from being subject to any method of funding calculation that caps the number of funded support services positions based on a ratio of such positions to students enrolled in the school division, with the exception of certain support services positions enumerated in the bill. (25101156D)

### **SB 1374** (David R. Suetterlein)

Study; Secretary of Public Safety and Homeland Security; feasibility of establishing a centralized Continuity of Operations framework across all state agencies; work group; report. Directs the Secretary of Public Safety and Homeland Security to convene a work group to study the feasibility of establishing a centralized Continuity of Operations framework across all state agencies mandating the creation and regular updating of agency-specific continuity plans. In conducting its study, the work group shall include consideration of standardized guidelines for digital infrastructure upgrades, remote work capabilities, and staff training on emergency procedures. The bill directs the work group to complete its work and report its findings and recommendations to the General Assembly no later than November 30, 2025. This bill is a recommendation of the Joint Subcommittee to Study Pandemic Response and Preparedness in the Commonwealth. (25102601D)



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**SB 1442** (David W. Marsden)

Secretary of Public Safety and Homeland Security and Secretary of Health and Human Resources; combat the sale of illicit cannabis products; work group; report. (25105349D)

**Taxation**

**HJ 457** (Chris Obenshain)

Constitutional amendment (first reference); personal property tax; exemption for motor vehicles owned for personal, noncommercial use. Requires the General Assembly to exempt from personal property taxes motor vehicles owned by an individual for personal, noncommercial use, provided that for the first year following the effective date of such law, the exemption shall be equal to 20 percent of the tax rate imposed by a locality on tangible personal property, and shall increase by an additional 20 percent of such rate for each year thereafter until such time that the exemption is equal to 100 percent. For purposes of the exemption, "motor vehicle" includes only automobiles, pickup trucks, and motorcycles. The amendment provides that the exemption is applicable on the date the motor vehicle is acquired or the effective date of the amendment, whichever is later, but is not applicable for any period of time prior to the effective date. (25101128D)

**SB 895** (Aaron R. Rouse)

Real property tax exemption; surviving spouses of members of the armed forces who died in the line of duty. Authorizes localities by ordinance to provide a total exemption from real property taxes regardless of assessed value beginning in tax years beginning on and after January 1, 2025, for surviving spouses of members of the armed forces who died in the line of duty. Under law effective January 1, 2025, a total exemption is only allowed for such surviving spouses for those dwellings in the locality with assessed values in the most recently ended tax year that are not in excess of the average assessed value for such year of a dwelling situated on property that is zoned as single family residential. (25101300D)

**SB 1184** (Jennifer D. Carroll Foy)

Virginia Economic Development Partnership; evaluation of new economic development incentives for companies engaging in the microchip and semiconductor and related equipment and material supplies sector; report. Directs the Virginia Economic Development Partnership, in collaboration with the Department of Taxation, to evaluate the benefits and impacts of new economic development incentives for companies engaging in the microchip and semiconductor and related equipment and material supplies sector. The bill requires VEDP to provide a report on its findings and recommendations to the Chairmen of the Senate Committee on Finance and Appropriations and the House Committee on Appropriations no later than November 30, 2025. (25103987D)

**Transportation**

**HB 1615** (Michael B. Feggans)

Transportation infrastructure and projects; noise analysis. Requires the Commonwealth Transportation Board or the Department of Transportation to begin a noise analysis within one year of receipt of a valid petition for a noise analysis. The bill also requires a noise analysis for any retrofit noise abatement project undertaken or considered by the Board or the Department. (25103198D)



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**HB 2080** (Terry L. Austin)

Registration decals; discontinued. Discontinues the requirement for and issuance of decals displaying the expiration month and year of motor vehicle registration to be displayed on license plates. The bill also removes the requirement for the Department of Motor Vehicles to issue appropriately designated license plates for motor vehicles held for rental. The bill does not eliminate existing requirements that vehicles are to be registered. (25100643D)

**HB 2466** (Jackie H. Glass)

Hampton Roads Interstate Highway Corridor Improvement Program and Fund; Hampton Roads Highway Coastal Resilience Program and Fund; sales and use tax; Planning District 23. Creates (i) the Hampton Roads Interstate Highway Corridor Improvement Program for the purpose of planning, developing, financing, building, constructing, and otherwise making infrastructure and safety improvements to new or existing highway corridors connected to, surrounding, or paralleling interstate highways in Planning District 23 (Hampton Roads) and (ii) the Hampton Roads Highway Coastal Resilience Program for the purpose of planning, developing, financing, building, constructing, and maintaining infrastructure to address transportation infrastructure that is at risk due to recurrent and coastal flooding in Planning District 23. The bill creates a 0.30 percent retail sales and use tax to be levied and imposed in each county and city located in Planning District 23 and provides that, less the applicable portion of any refunds to taxpayers, two-thirds of the moneys generated shall be deposited in the Hampton Roads Interstate Highway Corridor Improvement Fund, created by the bill, and one-third of moneys generated shall be deposited in the Hampton Roads Highway Coastal Resilience Fund, created by the bill. (25106178D)

**SB 847** (Jennifer D. Carroll Foy)

Improper driving as a lesser included offense of reckless driving. Permits a jury, in its discretion, to find an accused, where the degree of culpability is slight, not guilty of reckless driving but guilty of improper driving. Current law only permits the trial court to do so or the attorney for the Commonwealth to reduce a charge of reckless driving to improper driving at any time prior to the court's decision. (25106457A)

**SB 1302** (Jeremy S. McPike)

Limited-duration licenses, driver privilege cards and permits, and identification privilege cards; expiration. Extends the validity of limited-duration licenses, driver privilege cards and permits, and identification privilege cards, other than REAL ID credentials, as defined in the bill, and commercial driver's licenses and permits, to a period of time consistent with the validity of (i) driver's licenses, which under current law is a period not to exceed eight years or for a person age 75 or older, a period not to exceed five years; (ii) permits, which under current law is the period of time until a driver's license is issued or the person is no longer eligible for such permit, a period of 12 months for motorcycle permits, or a period of the 60 days prior to the person's first behind-the-wheel exam for persons 25 years of age or older; and (iii) special identification cards, which under current law is a period between three and eight years, with exceptions, or for a person younger than the age of 15, until such person's sixteenth birthday, unless extended under certain circumstances for a period no longer than 90 days. The bill directs the Department of Motor Vehicles to implement the extended validity periods for such documents upon reissuance. (25101215D)

**SJ 252** (Timmy F. French)

Study; Department of Transportation; traffic congestion reduction on Virginia State Route 55; report. Requests the Department of Transportation to study traffic reduction on Virginia State Route 55. The study



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shall include the identification of methods and solutions for traffic reduction on Virginia State Route 55 and an assessment of the feasibility, cost, and impact on traffic flow of such methods and solutions. (25102062D)

**SJ 260** (Danica A. Roem)

Study; JLARC; policies and funding allocations of the Department of Transportation for maintenance of transportation infrastructure; report. Directs the Joint Legislative Audit and Review Commission (JLARC) to analyze policies and funding allocations of the Department of Transportation in regard to the maintenance of highways, bridges, sidewalks, bicycle paths and lanes, shared-use paths, and other transportation infrastructure. The study requires JLARC to submit each of its reports no later than the first days of the 2026 and 2027 Regular Sessions of the General Assembly. (25103359D)

Transportation Safety

**HB 2159** (Betsy B. Carr)

**School crossing zones; institutions of higher education. Expands the definition**

**of "school crossing zone" to include areas surrounding schools where the presence of students reasonably requires a special warning to motorists and provides that the term "school" includes public institutions of higher education and nonprofit private institutions of higher education. Currently, the definition of "school crossing zone" includes only areas surrounding schools where the presence of children requires such warning. The existing provisions of law allowing photo speed monitoring devices to be installed in school crossing zones will apply to any location that meets such expanded definition. (25101680D)**

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**HB 1691** (Michael J. Jones)

Study; JLARC to study Virginia's campaign finance system; independent agency; report. Directs the Joint Legislative Audit and Review Commission to study Virginia's campaign finance system. In its study,



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JLARC is directed to (i) identify any legal, technical, and staffing shortcomings in the current campaign finance and ethics systems relating to (a) reporting and investigating violations, (b) enforcing legal and regulatory requirements, and (c) implementing directions from state government at the local level and (ii) determine whether current budgetary allocations are sufficient to effectively carry out such aspects of the campaign finance and ethics systems. To that end, JLARC is required to analyze how existing campaign finance and ethics systems can be modernized by creating a new independent agency to increase transparency and accountability using best practices from other jurisdictions across the United States. JLARC is required to produce a report of clear recommendations and best practices for creating such an independent agency for improving the current system. (25102455D)

**HB 2438** (Candi Mundon King)(HCE)

Local regulation of solar facilities; special exceptions. Provides that a ground-mounted solar energy generation facility to be located on property zoned agricultural, commercial, industrial, or institutional shall be permitted pursuant to various criteria to be included in a local ordinance, such as specifications for setbacks, fencing, solar panel height, visual impacts, and grading, and a decommissioning plan for solar energy equipment and facilities. (25102097D)

**HB 2671** (Eric Phillips)(SCL)

Septic system inspectors; minimum requirements. Adds a definition of "inspection" for the purposes of septic system inspections in connection with real estate transactions. The bill also adds minimum requirements for septic system inspectors in conducting such inspections. (25105481D)

**HJ 1** (Charniele L. Herring)/**SJ 247**(Jennifer B. Boysko)

Constitutional amendment (first reference); fundamental right to reproductive freedom. Provides that every individual has the fundamental right to reproductive freedom and that the right to make and effectuate one's own decisions about all matters related to one's pregnancy cannot be denied, burdened, or otherwise infringed upon by the Commonwealth, unless justified by a compelling state interest and achieved by the least restrictive means. The amendment prohibits the Commonwealth from penalizing, prosecuting, or otherwise taking adverse action against an individual for exercising the individual's right to reproductive freedom or for aiding another individual in the exercise of such right, unless justified by a compelling state interest. (24101028D)

**HJ 9** (Mark D. Sickles)/**SJ 249**(Adam P. Ebbin)

Constitutional amendment (first reference); marriage between two individuals; repeal of same-sex marriage prohibition; affirmative right to marry. Repeals the constitutional provision defining marriage as only a union between one man and one woman as well as the related provisions that are no longer valid as a result of the United States Supreme Court decision in Obergefell v. Hodges, 576 U.S. 644 (2015). The amendment provides that the right to marry is a fundamental right inherent in the liberty of persons and prohibits the Commonwealth and its political subdivisions from denying the issuance of a marriage license to two parties contemplating a lawful marriage on the basis of the sex, gender, or race of such parties. The Commonwealth and its political subdivisions are required to recognize any lawful marriage between two parties and to treat such marriages equally under the law, regardless of the sex, gender, or race of such parties. The amendment provides that religious organizations and clergy acting in their religious capacity have the right to refuse to perform any marriage. (24101382D)



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**SB 1050** (Danica A. Roem)

Campaign finance; contributions from corporations prohibited; civil penalty. Prohibits any corporation from making any contribution to any committee organized under the provisions of the Campaign Finance Disclosure Act of 2006 and prohibits any such committee from soliciting or accepting any contribution from any corporation. Any committee that knowingly accepts, or any person who knowingly makes to such committee, contributions in violation of the prohibition is subject to a civil penalty of up to two times the amount of the contribution, as assessed by the State Board of Elections. (25102736D)

**SB 1185** (Jennifer D. Carroll Foy)

Campaign finance; coordination and required independent expenditure committee disclosure; civil penalties. Provides a more detailed definition of the term "coordinated" or "coordination" in the context of campaign finance than current law. The bill also requires all persons making independent expenditures to file statements of organization and to file campaign finance reports thus making such persons subject to existing civil penalties for violations of filing laws. (25104175D)

**SJ 247** (Jennifer B. Boysko)

Constitutional amendment (first reference); fundamental right to reproductive freedom. Provides that every individual has the fundamental right to reproductive freedom and that such right shall not be denied, burdened, or infringed upon unless justified by a compelling state interest, defined within the text of the amendment, and achieved by the least restrictive means. The amendment allows the Commonwealth to regulate the provision of abortion care in the third trimester when it is medically indicated to protect the life or health of the pregnant individual or when the fetus is not viable. The amendment prohibits the Commonwealth from penalizing, prosecuting, or taking adverse action against an individual for exercising the individual's right to reproductive freedom or for aiding another individual in the exercise of such right. (25101789D)

**SJ 249** (Adam P. Ebbin)

Constitutional amendment (first reference); marriage between two adult persons; repeal of same-sex marriage prohibition; affirmative right to marry. Repeals the constitutional provision defining marriage as only a union between one man and one woman as well as the related provisions that are no longer valid as a result of the United States Supreme Court decision in *Obergefell v. Hodges*, 576 U.S. 644 (2015). The amendment prohibits the Commonwealth and its political subdivisions from denying the issuance of a marriage license to two adult persons seeking a lawful marriage on the basis of the sex, gender, or race of such persons. The Commonwealth and its political subdivisions are required to recognize any lawful marriage between two adult persons and to treat such marriages equally under the law, regardless of the sex, gender, or race of such persons. (25100123D)

**SJ 254** (Russet Perry)

Ehlers-Danlos Syndromes Awareness Month. Designates May, in 2025 and in each succeeding year, as Ehlers-Danlos Syndromes Awareness Month in Virginia. (25100296D)

## **Campaign Finance**

**HB 1744** (Vivian E. Watts)

Candidates for office; persons entitled to have name printed on ballot; required campaign finance reports. Provides that a person who fails to file at least one of the campaign finance reports required by law to be



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filed in an election year by July 20 is not entitled to have his name printed on the ballot at the general election for the office sought. (25102676D)

**HB 2140** (Paul E. Krizek)

Elections; campaign finance disclosure reports; searchable electronic database. Requires the Department of Elections to provide an interface for the campaign finance database maintained by the Department that allows users to easily search for and sort information by individual candidates and types of elections, offices, committees, other spenders, and contributors; contributions, receipts, disbursements, expenditures, loans, and other categories of information included in campaign finance reports; and late filings, incomplete filings, and other violations. The bill specifies that the interface shall also provide users tools for manipulating and exporting data. The bill has a delayed effective date of July 1, 2026. (25104495D)

**HB 2165** (Joshua G. Cole)

Campaign finance; prohibited personal use of campaign funds; complaints, hearings, civil penalty, and advisory opinions. Prohibits any person from converting contributions to a candidate or his campaign committee for personal use. Current law only prohibits such conversion of contributions with regard to disbursement of surplus funds at the dissolution of a campaign or political committee. The bill provides that a contribution is considered to have been converted to personal use if the contribution, in whole or in part, is used to fulfill any commitment, obligation, or expense that would exist irrespective of the person's seeking, holding, or maintaining public office but allows a contribution to be used for the ordinary and accepted expenses related to campaigning for or holding elective office, including the use of campaign funds to pay for the candidate's dependent care expenses that are incurred as a direct result of campaign activity. The bill provides that any person subject to the personal use ban may request an advisory opinion from the State Board of Elections on such matters. The bill directs the State Board of Elections to adopt emergency regulations similar to those promulgated by the Federal Election Commission to implement the provisions of the bill and to publish an updated summary of Virginia campaign finance law that reflects the State Board of Elections' and Attorney General's guidance on the provisions of such law that prohibit the personal use of campaign funds and any new regulations promulgated by the State Board of Elections. (25104173D)

**HB 2173** (Nadarius E. Clark)(HPE)

Campaign finance; coordination and required independent expenditure committee disclosure; civil penalties. Provides a more detailed definition of the term "coordinated" or "coordination" in the context of campaign finance than current law. The bill also requires all persons making independent expenditures to file statements of organization and to file campaign finance reports thus making such persons subject to existing civil penalties for violations of filing laws. (25104570D)

**HB 2607** (R. Lee Ware)(HPE)

Campaign finance; prohibited contributions to candidates; Phase I Utility and Phase II Utility. Prohibits candidates, campaign committees, and political committees from soliciting or accepting contributions from any public utility, as defined in the bill, and prohibits any public utility or any political committee established by such public utility from making any such contribution. (25103884D)

**HB 2670** (Mark D. Sickles)(HPE)

Campaign finance; campaign required tax-exempt organization disclosure; work group; report; civil penalties. Establishes campaign finance reporting requirements for tax-exempt organizations making contributions or independent expenditures for the purpose of advocating for the election or defeat of a



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clearly identified Virginia candidate. Committees are prohibited from accepting contributions from tax-exempt organizations that do not file required campaign finance disclosure reports. Civil penalties for violations of the limits established by the bill may equal up to four times the excess contribution amounts. The bill also requires electronically filed independent expenditure reports to be made publicly available within 48 hours of being filed and to be entered into a publicly available campaign finance database accessible through the Internet. Finally, the bill requires that the Chair of the House Privileges and Elections Committee and the Chair of the Senate Privileges and Elections Committee convene a work group to evaluate campaign finance contribution limits and disclosure requirements among the various states and at the federal level and to report their findings by November 30, 2025. (25104764D)

**HB 2701** (David L. Bulova)

Campaign finance; campaign contribution limits; civil penalty. Prohibits persons from making any single contribution, or any combination of contributions, that exceeds \$20,000 to any one candidate for Governor, Lieutenant Governor, Attorney General, or the Senate of Virginia or \$10,000 to any one candidate for the House of Delegates in any one election cycle. The bill does not place any limits on in-kind contributions to such candidates from political party committees. The bill establishes thresholds for any candidates making contributions to their own campaign in excess of \$400,000 in a race for Governor, Lieutenant Governor, Attorney General, or the Senate of Virginia or \$200,000 in a race for House of Delegates. The bill also prohibits persons from making any single contribution, or any combination of contributions, that exceeds \$10,000 to any one political committee in any calendar year. Civil penalties for violations of the limits established by the bill may equal up to two times the excess contribution amounts. (25102841D)

**SB 906** (William M. Stanley, Jr.)

Campaign advertisements; independent expenditures; electioneering communications; disclaimer requirements. Broadens the scope of disclaimer requirements for campaign advertisements to include electioneering communications, as defined in the bill, and messages advocating for the passage or defeat of a referendum. The bill also requires an advertisement that is an independent expenditure to contain a disclaimer providing the names of the advertisement sponsor's three largest contributors. The bill also requires independent expenditure reports to be filed electronically. Current law allows such reports to be filed either electronically or in writing. The bill increases the reporting and disclosure thresholds for independent expenditures from \$1,000 or more for a statewide election or \$200 or more for any other election to \$5,000 or more for a statewide election or \$1,000 or more for any other election and exempts the sponsor of an independent expenditure from disclosing its top three contributors if its independent expenditures aggregate to less than \$20,000 in an election cycle. Finally, the bill includes in the definition of "political action committee" any organization holding tax-exempt status that expressly advocates for or against candidates, solicits donations for such purpose, and makes contributions or independent expenditures in excess of \$20,000 for such purpose. (25101911D)

**SB 945** (Bill DeSteph)

Campaign finance; appeal of penalties. Provides for an appeal process for any person or committee assessed a civil penalty under the Campaign Finance Disclosure Act of 2006. Upon petition, the State Board of Elections may provide relief to the petitioner for good cause shown. Such relief may include forgiveness of all or a portion of an assessed civil penalty, the retroactive extension of a deadline, or other appropriate remedy. (25103420D)

**SB 1002** (Jennifer B. Boysko)/**HB 1686**(Kelly K. Convirs-Fowler)



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### **Election Administration**

#### **HB 1575** (Mike A. Cherry)

Campaign fundraising; legislative sessions; enforcement of civil penalty. Provides that violations of the prohibition on campaign fundraising during legislative sessions are to be reported to the Attorney General who shall initiate civil proceedings to enforce the civil penalty currently assessed for such violations. The bill provides that in the case of an alleged violation by the Attorney General, the State Board of Elections shall request the Supreme Court of Virginia to appoint outside counsel to receive such violation report and such outside counsel shall be responsible for initiating civil proceedings to enforce the civil penalty. (25100478D)

#### **HB 1576** (Mike A. Cherry)

Campaign fundraising; legislative sessions; enforcement of civil penalty. Provides that violations of the prohibition on campaign fundraising during legislative sessions are to be reported to the Attorney General, who shall initiate civil proceedings to enforce the civil penalty currently assessed for such violations. The bill provides that in the case of an alleged violation by the Attorney General, the State Board of Elections shall request the Supreme Court of Virginia to appoint outside counsel to receive such violation report and such outside counsel shall be responsible for initiating civil proceedings to enforce the civil penalty. (25101596D)

#### **HB 1862** (Robert S. Bloxom, Jr.)

Absentee voting in person; available beginning 14 days prior to primary election. Limits the availability of absentee voting in person for primary elections to beginning 14 days prior to such election. Under current law, absentee voting in person is available beginning 45 days prior to any election. (25104124D)

#### **SB 1009** (Saddam Azlan Salim)

Elections; conduct of election; ranked choice voting; locally elected offices; report. Allows elections for any local office to be conducted by ranked choice voting. The bill requires the State Board of Elections to provide standards for and to approve vote tabulating software for use with existing voting systems in



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elections conducted by ranked choice voting and to produce generalized voter education materials on ranked choice voting. The bill permits the State Board to create and modify recount procedures to the extent necessary to accommodate a recount of an election conducted by ranked choice voting. Finally, the bill directs the Department of Elections to review the testing and approval framework for voting equipment in the Commonwealth and submit a report of such review no later than the first day of the 2026 Regular Session of the General Assembly. (25104511D)

## **Health and Human Services**

### **HB 1723** (Marcia S. "Cia" Price)

Department of Social Services; establishment of Task Force on Improving Access to Food Assistance Programs. Requires the Department of Social Services to establish and appoint such members as it deems necessary or appropriate to the Task Force on Improving Access to Food Assistance Programs for the purpose of improving access to and maximizing participation in all federal public assistance programs administered by the U.S. Department of Agriculture relating to assistance with food access and improving food security. This bill is a recommendation of the Virginia Commission to End Hunger. (25102684D)

### **HB 1753** (Vivian E. Watts)

Department of Health; regulations; Centers for Medicare and Medicaid Services' final rule; Minimum Staffing Standards for Long-Term Care Facilities. Directs the Department of Health to develop regulations to implement the requirements of the Centers for Medicare and Medicaid Services' final rule for Minimum Staffing Standards for Long-Term Care Facilities and Medicaid Institutional Payment Transparency Reporting. The bill also repeals Chapters 482 and 483 the Acts of Assembly of 2023, which are made obsolete by the Centers for Medicare and Medicaid Services' final rule. (25100118D)

### **HB 2102** (Michael B. Feggans)

Department of Medical Assistance Services; presumptive eligibility for pregnant individuals; qualified entities; performance standards for qualified entities. Directs the Department of Medical Assistance Services to seek federal authority to implement presumptive eligibility for pregnant individuals, in addition to the existing hospital presumptive eligibility program and, if the Department receives such authority, allows the Department to authorize qualified entities to make determinations of presumptive eligibility for pregnant individuals. The bill directs qualified entities to provide pregnant individuals applying for presumptive eligibility with (i) the necessary applications for medical assistance and (ii) assistance with completing and submitting such applications. Under the bill, qualified entities are authorized to make determinations of presumptive eligibility for pregnant individuals who meet eligibility criteria for certain medical assistance programs and have not had a presumptive eligibility period during the current pregnancy. The bill also sets forth certain performance standards that qualified entities must meet to remain a qualified entity, described in the bill. (25103409D)

### **HB 2742** (Irene Shin)

Malcolm's Law; hospitals; urine drug screening; fentanyl. Requires hospitals, when conducting a urine drug screening, as defined in the bill, to assist in diagnosing a patient's condition, to include testing for fentanyl in such urine drug screening. (25106243A)



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**SB 831** (Mamie E. Locke)

Department of Medical Assistance Services; presumptive eligibility for pregnant individuals; qualified entities. Directs the Department of Medical Assistance Services to seek federal authority to implement presumptive eligibility for pregnant individuals, in addition to the existing hospital presumptive eligibility program and, if the Department receives such authority, allows the Department to authorize qualified entities to make determinations of presumptive eligibility for pregnant individuals. (25104815D)

**SB 1019** (Danica A. Roem)

Department of Health; WIC applications; information. Directs the Department of Health to provide information, resources, and education to food banks regarding providing assistance to individuals completing a Women, Infants, and Children (WIC) application. (25101952D)

**SB 1273** (Emily M. Jordan)(SRSS)

Temporary Assistance for Needy Families; Virginia Initiative for Education and Work; Subsidized Work Experience Program established. Establishes the Subsidized Work Experience Program (SWEP) for persons who are otherwise eligible for Temporary Assistance for Needy Families. The bill directs the Department of Social Services to conduct SWEP and assign SWEP participants as volunteers to agencies, community organizations, and educational institutions. The bill also directs the Department to promulgate regulations necessary to implement the provisions of SWEP. (25100662D)

Taxation

**HB 1755** (Vivian E. Watts)

Sales and use tax on services and digital personal property. Levies the retail sales and use tax on the following services: admissions; charges for recreation, fitness, or sports facilities; nonmedical personal services or counseling; dry cleaning and laundry services; companion animal care; residential home repair or maintenance, landscaping, or cleaning services when paid for directly by a resident or homeowner; vehicle and engine repair; repairs or alterations to tangible personal property; storage of tangible personal property; delivery or shipping services; travel, event, and aesthetic planning services; and digital services. Digital services are defined in the bill as the following: software application services, computer-related services, website hosting and design, data storage, and digital subscription services. The services taxed under the bill includes any transaction for digital services where the purchaser or consumer of the service is a business but does not include any service otherwise exempt under law. The bill also imposes the retail sales and use tax on digital personal property, defined in the bill as a digital product delivered electronically that the purchaser owns or has the ability to continually access without having to pay an additional subscription or usage fee to the seller after paying the initial purchase price. Revenues generated by the taxes levied on services and digital personal property shall be allocated in the same manner as other sales and use taxes; however, revenues from the state portion of the sales and use tax that would be allocated to the general fund shall instead be allocated to school divisions as follows: (i) 60 percent shall be distributed to localities on the basis of school-age population and (ii) 40 percent shall be distributed to localities on the basis of the high-need student population in the locality. The bill clarifies that a high-need student population includes students who are (a) automatically certified for free school meals because of participation in social services programs, (b) participants in a program of special education, or (c) English language learners. The bill provides certain exemptions to the sales and use tax on services, including health care services that must be performed by a person licensed or certified by the Department of Health Professions, veterinary services, professional services, Internet access services, and services provided by a person who does not receive more than \$2,500 per year in gross receipts for performance of such services.



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The bill exempts services purchased by a nonprofit organization and services purchased by a homeowners' association or by a landlord for the benefit of his tenant. The bill also repeals the service exemptions currently provided for the sale of custom programs and modification of prewritten programs. Finally, the bill exempts food purchased for human consumption and essential personal hygiene products from all state, local, and regional sales taxes on and after July 1, 2025. Under current law, food purchased for human consumption and essential personal hygiene products are subject only to the one percent local option sales tax. (25102779D)

Transportation

**HB 1747** (N. Baxter Ennis)

Motor vehicle safety inspection approval sticker; armed services grace period. Increases the grace period for motor vehicle safety inspection from 14 calendar days to 30 calendar days for members of the armed services following their return to Virginia from active duty. (25100150D)

**HB 2096** (Patrick A. Hope)

Intelligent Speed Assistance Program established; penalty. Establishes the Intelligent Speed Assistance Program to be administered by the Commission on the Virginia Alcohol Safety Action Program. The bill authorizes enrollment in such Program as an alternative to suspending a person's driver's license upon such person's conviction of certain speed-related offenses and requires a court to order enrollment in such Program for a person convicted of reckless driving and who was found to have been driving in excess of 100 miles per hour. The bill requires any participant in the Program to install an intelligent speed assistance system, defined in the bill, in any motor vehicle owned by or registered to the participant and prohibits the participant from driving any motor vehicle that does not have such a system installed. The bill creates a Class 1 misdemeanor for tampering with or attempting to bypass or circumvent such a system. (25102621D)

**HB 2116** (Karen Keys-Gamarra)

Driver's licenses, identification cards, and learner's permits; indication of non-apparent disability; indication of a disability that can impair communication. Adds non-apparent disabilities, defined in the bill, to the list of conditions that the Department of Motor Vehicles, when requested by an applicant and upon presentation of a signed statement by a licensed physician confirming the applicant's condition, is required to indicate on such applicant's driver's license. Such requirement is also extended to identification cards. Such an indication on a person's driver's license allows for the voluntary indication of a disability that can impair communication on a motor vehicle registration. The bill requires the Department of Motor Vehicles, when requested by an applicant and upon presentation of a signed statement by a licensed physician confirming the applicant's condition, to indicate on a learner's permit that the applicant has any condition on such list of conditions that may be indicated on driver's licenses or that the applicant is blind or vision impaired. The bill also authorizes any such indication on a learner's permit to allow for the voluntary indication of a disability that can impair communication on a motor vehicle registration. (25104519D)



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**HB 2324** (Ian T. Lovejoy)

Transportation district commissions; contracts or agreements. Expands the localities and entities with which transportation district commissions may enter into contracts or agreements to provide transit facilities and services and other modes of transportation. (25101559D)

**HB 2334** (Amanda E. Batten)

Vehicle safety inspections; new motor vehicles. Extends from 12 months to 24 months the period for which a vehicle safety inspection is valid for new motor vehicles. The bill requires the fee for a 24-month inspection approval sticker to be double the price of a 12-month inspection approval sticker. The bill has a delayed effective date of July 1, 2026. (25105392D)

**HB 2475** (Karen Keys-Gamarra)

Use of safety belt systems. Requires all adult passengers in a motor vehicle equipped with a safety belt system to wear such safety belt system when the motor vehicle is in motion on a public highway. Current law requires adult passengers to wear such safety belts when occupying the front seat. (25104235D)

**HB 2501** (Sam Rasoul)

Department of Motor Vehicles; driver communication improvement program. Requires the Department of Motor Vehicles to develop and implement a program for the promotion, printing, and distribution of envelopes for use by drivers with a disability that can impair communication, as that term is defined in relevant law, provide to a law-enforcement officer for the purpose of easing communication during a traffic stop or upon such law-enforcement officer's arrival at the scene of a traffic accident. (25100550D)

**HB 2600** (Ian T. Lovejoy)

Department of State Police; work group; reporting threshold for motor vehicle accidents; report. Directs the Department of State Police to convene a work group of relevant stakeholders to review the property damage threshold for submitting a motor vehicle accident report to the Department of Motor Vehicles. (25100542D)

**HB 2609** (Kelly K. Convirs-Fowler)

Transportation network companies; minimum compensation. Establishes minimum compensation rates for TNC partners. The bill also prohibits gratuities from passengers from being included in TNC partner compensation calculations, authorizes TNC partners to collect gratuity in cash or electronically, and prohibits transportation network companies from limiting the amount that can be paid as gratuity through such companies' digital platforms. (25102773D)

**HB 2627** (Jackie H. Glass)

Automated driving systems and remotely operated vehicles. Provides requirements for the operation of fully autonomous vehicles and motor vehicles operated with an automated driving system engaged. The bill requires fully autonomous vehicles and automated driving systems operated in the Commonwealth to receive autonomous operation licenses prior to being operated in the Commonwealth. The bill also provides that all requirements for a human driver physically present in a motor vehicle also apply to a human driver who operates a motor vehicle through remote means and requires such human driver to be physically present in the Commonwealth when operating such motor vehicle. (25106407D)

**HB 2702** (Mike A. Cherry)

State and Local Government Conflict of Interests Act; contracts; nonexclusive towing service programs. Provides that a contract, for purposes of the State and Local Government Conflict of Interests Act, does not



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include a contract for nonexclusive towing service programs regulated pursuant to an ordinance adopted by the governing body of a locality to regulate towing services rendered pursuant to police towing requests by any business engaged in the towing or storage of unattended, abandoned, or immobile vehicles. (25104323D)

**SB 750 (J.D. "Danny" Diggs)**

Vehicle operation; unlicensed minor; penalty. Prohibits any person from knowingly authorizing the operation of a motor vehicle by a minor who such person knows has no operator's license or who has a learner's permit but who such person knows would operate such motor vehicle in violation of certain limitations on operating a motor vehicle with a learner's permit. Existing law prohibits any person from knowingly authorizing the operation of a motor vehicle by any person who the authorizing person knows (i) has had his operator's license or permit suspended or revoked or (ii) has no operator's license or permit and has been previously convicted of driving without a license. (25102958D)

**SB 887 (Russet Perry)**

Dulles Greenway; toll rates. Requires that (i) the toll rates for the Dulles Greenway set by the State Corporation Commission do not materially discourage the public's use of the toll road; (ii) the cost of operating the toll road is reasonably apportioned across all toll road users based on the relative distance each class of user travels on the toll road, such that the toll rates are established in a reasonable and nondiscriminatory manner in relation to the benefit obtained; and (iii) such toll rates provide the operator with no more than a reasonable return, which is defined in the bill. (25103369D)

**SB 1024 (Danica A. Roem)**

Voluntary contributions during electronic Department of Motor Vehicles transactions. Requires the Department of Motor Vehicles to provide a method by which an individual conducting an electronic Department transaction may make a voluntary contribution to the Virginia Highway Safety Improvement Program. Under current law, the Department is only required to provide a method by which voluntary contributions may be made to the Virginia Donor Registry and Public Awareness Fund. (25102519D)

**SB 1061 (J.D. "Danny" Diggs)**

Registration decals; discontinued. Discontinues the requirement for and issuance of decals displaying the expiration month and year of motor vehicle registration to be displayed on license plates. The bill also removes the requirement for the Department of Motor Vehicles to issue appropriately designated license plates for motor vehicles held for rental. The bill does not eliminate existing requirements that vehicles are to be registered. (25100644D)

**SB 1082 (Ryan T. McDougale)**

Transportation; Commonwealth Transportation Special Structures Program Revenue Bond Act of 2025. Authorizes the Commonwealth Transportation Board to issue revenue bonds to be known and designated as "Commonwealth of Virginia Special Structures Program Revenue Bonds." The bill provides that such bonds shall be payable solely (i) first from revenues received from the Special Structure Fund; (ii) second and to the extent required, from revenues legally available from the Transportation Trust Fund; and (iii) then to the extent required, from any other legally available funds. (25104273D)

**SB 1131 (Russet Perry)**

Abandonment of highways and roads; consideration of alternative use. Provides that in Planning District 8, consideration shall be given to the discontinuance, rather than the abandonment, of a highway in the primary or secondary state highway system and its potential uses for (i) hiking or bicycle trails, (ii) greenway



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corridors, or (iii) access to historic, cultural, and educational sites. The bill also requires the governing body of a county in Planning District 8, prior to the abandonment of a road not in the primary or secondary state highway system, in determining whether public necessity exists for the continuance of a section of road as a public road, to consider such potential uses of such road as described in clauses (i), (ii), and (iii). (25104236D)

**SB 1144** (Mark D. Obenshain)

Commonwealth Rail Fund; Shortline Railway Preservation and Development Fund. Removes the \$4 million cap on those Commonwealth Rail Fund (Fund) moneys distributed to the Department of Rail and Public Transportation that may be applied to the Shortline Railway Preservation and Development Fund. The bill retains the current provisions granting 93 percent of Fund moneys to the Virginia Passenger Rail Authority and seven percent to the Department of Rail and Public Transportation. (25102452D)

**SB 1167** (Saddam Azlan Salim)

Transportation network companies; minimum compensation. Establishes minimum compensation rates for TNC partners. The bill also prohibits gratuities from passengers from being included in TNC partner compensation calculations, authorizes TNC partners to collect gratuity in cash or electronically, and prohibits transportation network companies from limiting the amount that can be paid as gratuity through such companies' digital platforms. (25102018D)

**SB 1265** (Bill DeSteph)

Department of Motor Vehicles; driver communication improvement program. Requires the Department of Motor Vehicles to develop and implement a program for the promotion, printing, and distribution of envelopes for use by drivers with a disability that can impair communication, as that term is defined in relevant law, provide to a law-enforcement officer for the purpose of easing communication during a traffic stop or upon such law-enforcement officer's arrival at the scene of a traffic accident. (25103530D)

**SB 1317** (Jeremy S. McPike)

Transportation district commissions; contracts or agreements. Expands the localities and entities with which transportation district commissions may enter into contracts or agreements to provide transit facilities and services and other modes of transportation. (25102023D)

**SB 1416** (Adam P. Ebbin)

Careless driving and infliction of injury or death on vulnerable road users; definition. Defines "careless or distracted manner" for the purposes of the Class 1 misdemeanor of operating a motor vehicle in a careless or distracted manner such that such operation is the proximate cause of serious bodily injury or death of a vulnerable road user lawfully present on the highway at the time of injury or death. (25100411D)

## **Transportation**

**SB 1086** (Christie New Craig)

HOT lanes; high-occupancy requirement; law-enforcement vehicles. Expands the currently permitted uses of high occupancy lanes by law-enforcement vehicles regardless of the number of occupants in the vehicle to include responding to a call for law-enforcement services and patrolling HOT lanes within the law-enforcement officer's jurisdiction while such law-enforcement officer is on duty. Current law limits such use to when (i) responding to an emergency incident and (ii) patrolling HOT lanes pursuant to an agreement



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by a state agency with the HOT lanes operator. The bill does not change certain other authorized uses in current law. (25104241D)