The regular 2021 Session of the Virginia General Assembly convened on January 13, 2021 and is scheduled to adjourn on February 11, 2021. Governor Northam is then expected to call a special session to extend the session to the 46 days typical of a “short” session. Legislation from the regular session will carry over to the first special session.

Due to the COVID-19 pandemic, the 2021 General Assembly is operating under unusual circumstances. The Senate is meeting at the Science Museum of Virginia, while the House is meeting virtually. Both chambers have set strict bill limits (seven bills per Delegate and 12 bills per Senator), resulting in a lower volume of legislation overall. As of January 23, just 1,179 bills and resolutions have been introduced. The majority of this legislation remains in various subcommittees and is expected to move forward in the coming weeks.

The Legislative Committee met on January 22 to consider several issues of importance to the County. The Committee offers the following report and recommendations for action to the Board.

**Legislative Committee Actions of January 22, 2021:**

**Members Present:**
- Legislative Chairman Walkinshaw
- Chairman McKay
- Supervisor Alcorn
- Supervisor Foust
- Supervisor Gross
- Supervisor Herrity
- Supervisor Lusk
- Supervisor Palchik
- Supervisor Smith
Specific Issues

Update on State Budget: The Committee received a summary of budget items submitted by Governor Northam and their respective impacts on the County, including K-12 education funding, and other proposals related to budget priorities in the County’s Legislative Program. More detailed information may be found in the chart provided on “Supplementary Documents,” pages 29-39.

Legalization of Adult-Use Marijuana: The Committee received copies of a presentation provided to the Senate Rehabilitation and Social Services Committee on the Senate version of the Governor’s marijuana bill (SB 1406 (Ebbin)). See handout on “Supplementary Documents,” pages 40-57.


Priority Principles for Reviewing Legislation

1. Adequately fund K-12 education.
2. Restore funding to the Northern Virginia Transportation Authority (NVTA) in an amount equal to what was diverted, to ensure that transportation projects continue to advance in Northern Virginia after decades of state underfunding.
3. Build upon the successful enactment of significant transportation revenues by the 2013 and 2020 GAs to ensure sufficient funding for transportation needs.
4. Restore the funding partnership between the state and localities through adequate state funding.
5. Preserve local government authority, particularly in taxation and land use; allow greater flexibility in the administration of government.

Specific Legislation

County Initiatives

HB 1919 (Kory) (HCCT) authorizes a locality, by ordinance, to establish a green bank to promote the investment in clean energy technologies in its locality and provide financing for clean energy technologies, defined in the bill. The bill establishes certain powers and functions of a green bank, including developing rules and procedures, financing and providing loans for clean energy projects, and stimulating demand for renewable energy. The bill requires the green bank to be a public entity, quasi-public entity, or nonprofit entity and requires the locality to hold a hearing and publish notice in a newspaper of general circulation prior to establishing the green bank. (21102092D)

HB 1927 (Sickles) (House Floor) allows Fairfax County to appoint nine, rather than seven, commissioners to the economic development authority. (21102409D)
SB 1208 (Barker) (Senate Floor) extends from six to 12 months the period of time after an enemy attack or other disaster that a locality may, by ordinance, provide for a method to assure continuity in its government and requires the ordinance to provide a method for the locality to resume normal governmental authority by the end of that 12-month period. (21102240D)

SB 1226 (Boysko) (SJUD) provides that the Compensation Board shall consider workload totals comprehensively, including the use of diversion programs and specialty dockets, when determining staffing and funding levels for an attorney for the Commonwealth and the office. (21102115D)

**Historical Positions of the Board**

**SUPPORT**

HB 1917 (Mugler) (HCCT) provides that in any instance in which a locality is required to publish certain notices related to local planning and zoning in a newspaper having general circulation in the locality, the locality may instead choose to meet such requirement by publishing the notice on the locality's website. Support; Board has historically supported. (21100328D)

SB 1148 (Kiggans) (SPE) changes the date of the primary election held in June from the second Tuesday in June to the third Tuesday in June. The bill also changes candidate filing deadlines to reflect the change of date. The bill satisfies the reenactment requirement of Chapter 1253 of the Acts of Assembly of 2020. Support; Board has historically supported. (21101028D)

**OPPOSE**

HB 1736 (Adams) (Reported from HED) excludes school nurse positions from requirements for student support positions and instead requires each local school board to employ at least one full-time equivalent school nurse position in each elementary school, middle school, and high school in the local school division. The bill defines a school nurse as a registered nurse engaged in the specialized practice of nursing who protects and promotes student health, facilitates optimal development, and advances academic success. Oppose. Board has historically opposed. Potential fiscal impact to Fairfax County is approximately $11.5 million. (21102518D-H1)

SB 1191 (Kiggans) (SFIN) excludes school nurse positions from requirements for student support positions and instead requires each local school board to employ at least one full-time equivalent school nurse position in each elementary school, middle school, and high school in the local school division. The bill also requires the Department of Education to establish and administer a waiver process for local school boards for which the requirements of the bill create an undue hardship. Oppose; Board has historically opposed. Potential fiscal impact to Fairfax County is approximately $11.5 million. (21102426D)

SB 1118 (Peake) (SPE) requires the general registrars to verify that the name, date of birth, and social security number provided by an applicant on the voter registration application match the information on file in the Social Security Administration database or other database approved by
the State Board of Elections (the State Board) before registering such applicant. If the information provided by the applicant does not match the information in such database, the applicant (i) is provisionally registered to vote and notified as to what steps are needed to be fully registered to vote and (ii) is permitted to vote by provisional ballot but such ballot shall not be counted until the voter presents certain information. The bill also requires the general registrars to verify annually no later than August 1 that the name, date of birth, and social security number in the registration record of each registered voter in the registrar's jurisdiction match the information on file with the Social Security Administration or other database approved by the State Board and, in accordance with current law, to initiate the cancellation of the registration of any voter whose registration record information does not match the database information. The State Board is authorized to approve the use of any government database to the extent required to enable each general registrar to carry out the provisions of this bill and to promulgate rules for the use of such database. The Department of Elections is required to provide to the general registrars access to the Social Security Administration database and any other database approved by the State Board. The Department of Elections is further required to enter into any agreement with any federal or state agency to facilitate such access. The bill has a delayed effective date of July 1, 2023. Oppose; Board has historically opposed. (21101474D)

New Bills – 2021 GA

Miscellaneous

SB 1156 (Howell) (Senate Floor) creates the Technology Development Grant Fund to make grant payments to a qualified technology company that makes a capital investment of at least $64 million at a facility in Fairfax County and creates at least 1,500 new full-time jobs at the facility. A qualified technology company would be eligible for an aggregate of $22.5 million in grants paid over four years if it meets performance parameters and complies with the terms of a memorandum of understanding agreed upon by the company, the Commonwealth, and the Virginia Economic Development Partnership Authority. Support. (21102102D)

SB 1198 (Petersen) (SGL) prohibits law-enforcement and regulatory agencies from using license plate readers to collect and maintain personal information on individuals without a warrant. The bill provides that license plate data may be collected if intended for prompt evaluation and potential use in investigating suspected criminal activity, civil or regulatory violations, or terrorism. The data may only be retained for seven days and shall not be subject to any outside inquiries or internal usage except for the investigation of a crime or a report of a missing person. The bill also prohibits an agency from acquiring personal information collected from license plate readers from a third-party private vendor if the agency would not have been permitted to collect or retain the information on its own. Oppose. Retention period in bill is insufficient. (21100940D)

Courts

HB 2018 (Mullin) (HCT) allows the circuit court, upon a finding that an incapacitated adult has been, within a reasonable period of time, subjected to an act of violence, force, or threat or been
subjected to financial exploitation, to include in an emergency order for adult protective services one or more of the following conditions to be imposed on the alleged perpetrator: (i) a prohibition on acts of violence, force, or threat or criminal offenses that may result in injury to person or property; (ii) a prohibition on such other contacts by the alleged perpetrator with the adult or the adult's family or household members as the court deems necessary for the health and safety of such persons; or (iii) such other conditions as the court deems necessary to prevent (a) acts of violence, force, or threat; (b) criminal offenses that may result in injury to persons or property; (c) communication or other contact of any kind by the alleged perpetrator; or (d) financial exploitation by the alleged perpetrator. The bill provides that any person who violates any such condition is guilty of a Class 1 misdemeanor. Also, the bill provides that hearings on emergency orders for adult protective services shall be held no earlier than 24 hours and no later than 72 hours after the notice required has been given, unless such notice has been waived by the court. Current law just requires such hearing be held no earlier than 24 hours. **Support. (21102761D)**

**SB 1206** (Barker) (SJUD) provides that juvenile case files shall be open for inspection by (i) the Department of Social Services or any local department of social services that is providing services or care for, or has accepted a referral for investigation and the provision of services pursuant to a request for relief of custody regarding, a juvenile who is the subject of the record for (a) a purpose relevant to the provision of the services or care or (b) the purpose of conducting an investigation or family assessment of child abuse or neglect involving the juvenile who is the subject of the record and (ii) the Department of Behavioral Health and Developmental Services or any local community services board that is providing treatment, services, or care for a juvenile who is the subject of the record for a purpose relevant to the provision of the treatment, services, or care. **Support. (21102736D)**

**SB 1242** (Edwards) (Reported from SJUD) provides that with the consent of the court and all parties, an appearance in a court may be made by two-way electronic video and audio communication for the purpose of (i) entry of a plea of guilty or nolo contendere and the related sentencing of the defendant charged with a misdemeanor or felony, (ii) entry of a nolle prosequi, or (iii) adjudication of an alleged violation of probation. This bill is a recommendation of the Judicial Council of Virginia and the Committee on District Courts. **Support. (21101001D)**

**SB 1264** (Morrissey) (SJUD) provides that a person against whom an emergency or preliminary protective order has been issued may petition to have police and court records relating to such order expunged if the order expires, is dissolved by the issuing court, or if a hearing for the issuance of a permanent protective order is scheduled or held and such permanent protective order is subsequently not issued. **Oppose. (21101089D)**

**Transportation**

**HB 1813** (Krizek) (Passed House; STRAN) increases from $600,000 to $700,000 the value of highway maintenance and construction projects eligible to be performed by state or local employees. **Support. (21102052D-E)**
HB 1841 (Keam) (Reported from HTRAN) requires the Commissioner of Highways or his designee to convene a working group with relevant stakeholders, including the Virginia Association of Counties and the Virginia Municipal League, to determine whether there should be model policies for crosswalk design and installation in the Commonwealth and, if so, establish recommendations for such model policies. Monitor. (21103284D-H1)

HB 1903 (Carr) (Passed House; STRAN) authorizes local governing bodies to reduce the speed limit to less than 25 miles per hour, but not less than 15 miles per hour, in a business district or residence district. Support. (21101800D)

HB 2071 (Convirs-Fowler) (HTRAN)/SB 1350 (Lewis) (SFIN) requires the Commonwealth to include information on whether a project has been designed to be resilient when distributing information on the draft Six-Year Improvement Program. The bill adds resiliency to items the Statewide Transportation Plan promotes in addition to those already listed: intermodal connectivity, environmental quality, accessibility for people and freight, and transportation safety. The bill also requests the Commissioner of Highways to ensure resiliency is incorporated into the design standards for new construction projects. Monitor. (21103472D, 21103492D-S1)

Elections

HB 1810 (Van Valkenburg) (Passed House; SPE) provides that in the event that a failure of the Virginia online voter registration system occurs prior to the close of registration records, the Governor has the authority to order the online voter registration system to be available for registration activities after the date for closing the registration records for a period of time equal to the amount of time during which the online voter registration system was unavailable for registration activities, rounded up to the nearest whole day. Support. (21101534D-E)

Absentee Voting

HB 1888 (Van Valkenburg) (Passed House; SPE) makes various reforms to absentee voting processes and procedures, including those related to availability and accessibility. The bill requires certain actions to be taken to process absentee ballots returned before the day of an election, including verifying the correct completion of the voter affirmation statement, and provides for an opportunity for an absentee voter to make corrections to the statement in certain circumstances. The bill requires the establishment of drop-off locations for the return of voted absentee ballots. Additionally, a central absentee voter precinct is required to be established in each locality; currently, establishment is optional. On the day of the election, officers of election are required to begin processing absentee ballots in the central absentee voter precincts prior to the close of polls, but no ballot vote counts are permitted to be transmitted outside of the central absentee voter precinct before the close of polls; a violation of such prohibition is a Class 1 misdemeanor. When reporting election results to the Department of Elections, the general registrars are required to report absentee ballots cast early in person separately from all other absentee ballots. Additionally, a voter who has applied for and received an absentee ballot may choose to instead vote at his polling place on election day, and such voter shall be entitled to cast a provisional ballot. The bill requires a ballot marking tool with screen reader assistive technology to be made available for
absentee voters with a print disability. Restrictions on the availability of absentee voting for first-time voters who registered by mail are repealed. The bill contains technical amendments for organizational and readability purposes. Support. (21101608D-E)

HB 2239 (Robinson) (HPE) requires certain actions to be taken to process absentee ballots that are returned by mail before election day. The general registrar is required to examine the ballot envelopes to verify completion of the required voter affirmation; mark the pollbook, or the absentee voter applicant list if the pollbook is not available, that the voter has voted; and open the sealed ballot envelopes and insert the ballots in optical scan counting equipment or other secure ballot container without initiating any ballot count totals. Current law requires only that the general registrar undertake at least one such activity before election day. So that ballots can be separated from ballot envelopes and scanned, the bill requires that the office of the general registrar be used as a central absentee voter precinct. The bill requires that absentee ballots processed at any central absentee voter precinct be sorted by the precinct to which the voter who cast the absentee ballot is assigned and that the resulting vote totals from such ballots be reported separately for each voter precinct. Oppose. The bill creates a substantial workload and logistical challenges. (21101712D)

SB 1153 (Suetterlein) (SPE) provides that absentee ballots processed at a central absentee precinct must be sorted by the precinct to which the voter who cast the absentee ballot is assigned and that the resulting vote totals from such ballots must be reported separately for each voter precinct. Oppose. The bill creates a substantial workload and logistical challenges. (21101986D)

SB 1245 (Deeds) (SPE) requires the establishment of a drop-off location for the return of marked absentee ballots at the office of the general registrar and each voter satellite office. On the day of any election, a drop-off location shall be available at each polling place in operation for such election. The bill allows the general registrar of any county or city to establish additional drop-off locations within the county or city as he deems necessary. The Department of Elections is required to set standards related to the establishment and operation of drop-off locations, including security requirements. The bill also requires general registrars to take certain actions to preprocess absentee ballots returned before election day and to notify an absentee voter of any errors or issues with the completion or return of his absentee ballot that would render the ballot void. The general registrars are required to enter into the voter's record in the registration system that the voter's absentee ballot has an issue requiring correction and to notify the voter in writing or by email of the error or failure, in addition to providing information on how to correct the issue. The absentee voter then has until noon on the third day following the election to make necessary corrections so that his ballot may be counted. This ballot cure process applies only to those absentee ballots received by the Friday immediately preceding the day of the election. The bill contains technical amendments for organizational purposes. Support with amendments to remove the requirement to establish the locations of satellite voter offices through local ordinances. (21100967D)

Electronic Meetings

HB 1931 (Levine) (HGL) authorizes a public body to conduct through electronic communication means a meeting for which, on or before the day of the meeting, a member of the public body
holding the meeting notifies the chair that such member is unable to attend the meeting due to a family member's medical condition that requires the member to provide care for such family member, thereby preventing the member's physical attendance. The bill also clarifies that participation in an electronic meeting by a member of a public body due to the inability to attend because of a personal matter is limited each calendar year to two such meetings, which is current law, or 25 percent of the meetings held that calendar year rounded up to the next whole number, whichever is greater. This bill is a recommendation of the Virginia Freedom of Information Advisory Council. Support. (21101369D).

**SB 1271** (McPike) (Reported from SGL) allows a public body, or a joint meeting thereof, to meet by electronic communication means without a quorum of the public body physically assembled at one location when a locality in which the public body is located has declared a local state of emergency, provided that (i) the catastrophic nature of the declared emergency makes it impracticable or unsafe to assemble a quorum in a single location and (ii) the purpose of the meeting is to provide for the continuity of operations of the public body or the discharge of its lawful purposes, duties, and responsibilities. Under current law, public bodies may only meet in such manner when the Governor has declared a state of emergency, and only for the purpose of addressing the emergency. Finally, the bill requires public bodies meeting through electronic communication means during a local or state declaration of a state of emergency to (a) make arrangements for public access to such meeting through electronic communication means, including videoconferencing if already used by the public body, and (b) provide the public with the opportunity to comment at such meetings when public comment is customarily received. Support. (21101309D)

**Firearms**

**HB 1757** (McGuire) (HCT) provides that if (i) the Commonwealth designates any property owned by it as a firearm-free zone or (ii) any locality designates such locality or any part of such locality as a firearm-free zone, the Commonwealth or such locality waives its sovereign immunity as it relates to any injuries sustained by persons lawfully present in such firearm-free zone. Oppose. (21101679D)

**HB 1773** (Freitas) (HPS) allows any person who is otherwise eligible to obtain a concealed handgun permit to carry a concealed handgun without a permit anywhere he may lawfully carry a handgun openly within the Commonwealth. Oppose. (21100642D)

**HB 1793** (Davis) (HPS) provides that any local ordinance that prohibits the possession, carrying, or transportation of any firearms, ammunition, or components or combination thereof on specified public property shall not apply to a person who has a valid concealed handgun permit. Oppose. (21101843D)

**SB 1382** (Favola) (SJUD) prohibits a person who has been convicted of assault and battery of a family or household member from purchasing, possessing, or transporting a firearm. A person who violates this provision is guilty of a Class 3 misdemeanor. Support. (21102782D)
**Health and Human Services**

**HB 1820** (Helmer) (HHWI) allows Temporary Assistance for Needy Families (TANF) and food stamp recipients, to the extent permitted by federal law and regulations, to satisfy or earn exemption from applicable work and training requirements through enrollment in postsecondary education. The bill directs the Department of Social Services to utilize certain strategies to promote such postsecondary education opportunities and streamline the process for certifying compliance therewith. The bill also directs the Board of Social Services, in implementing the Commonwealth's food stamp program, to (i) establish broad-based categorical eligibility, (ii) set the gross income eligibility standard at 200 percent of the federal poverty guidelines, and (iii) not impose an asset limit. **Support.** (21101472D)

**HB 2019** (McQuinn) (HED) requires each local school board to adopt and implement policies for the possession and administration of undesignated stock albuterol inhalers and valved holding chambers in every public school in the local school division, to be administered by any school nurse, employee of the school board, employee of a local governing body, or employee of a local health department who is authorized by the local health director and trained in the administration of albuterol inhalers and valved holding chambers for any student believed in good faith to be in need of such medication. **Oppose.** (21102599D)

**SB 1185** (Dunnavant) (SRSS) directs the Commissioner for Aging and Rehabilitative Services to adopt regulations that allow an assisted living facility in which 30 percent or more of the residents are auxiliary grant recipients to receive 200 percent of the auxiliary grant rate. **Oppose unless amended to direct state to assume increased payment rate over current rate, thereby removing added local costs.** (21101560D)

**SB 1304** (McPike) (SEH) provides that a discharge plan shall be completed within 30 days of the individual's date of discharge from a state hospital or training center. Current law requires that a discharge plan be completed prior to the individual's discharge. The bill also reduces from within 30 days to within 72 hours of the individual's identification as ready for discharge the time by which a community services board must document its disagreement with the determination that an individual is ready for discharge from a state hospital or training center. **Oppose.** (21102367D)

**SB 1328** (Mason) (SFIN) creates the State-Funded Kinship Guardianship Assistance program (the program) to facilitate child placements with relatives, including fictive kin, and ensure permanency for children. The bill sets forth eligibility criteria for the program, payment allowances to kinship guardians, and requirements for kinship guardianship assistance agreements. **Support.** (21103088D-S1)

**SJ 293** (Spruill) (SRUL) directs the Joint Commission on Health Care to study available data regarding assisted living and auxiliary grants and develop a blueprint for implementing recommendations that will allow the Commonwealth to provide a more realistic system of addressing housing and care needs. **Support.** (21102328D)
Housing

HB 2050 (Bourne) (HFIN) establishes, starting in taxable year 2021, a Virginia housing opportunity tax credit, which is equal to the amount of the federal low-income housing tax credit allocated or allowed by the Virginia Housing Development Authority to a low-income building that is eligible for the federal credit. The credit would be nonrefundable and could be carried forward for up to five years. Support. (21102648D)

SB 1197 (Locke) (SFIN) establishes, starting in taxable year 2021, a Virginia housing opportunity tax credit, which is equal to the amount of the federal low-income housing tax credit allocated or allowed by the Virginia Housing Development Authority to a low-income building that is eligible for the federal credit. The credit would be nonrefundable and could be carried forward for up to five years. Support. (21102520D)

Land Use

HB 2131 (Lopez) (HGL) adds the chief administrative officer of a locality to the list of persons who may be sent notice of certain license applications by the Board of Directors (the Board) of the Virginia Alcoholic Beverage Control Authority. The bill allows localities to submit conditional recommendations for the granting of a license and allows the locality to request a 15-day extension to the 30-day period during which an objection to or recommendation for a license must be submitted. The bill requires the Board to give reasonable consideration to any objection or recommendation submitted by the locality. The bill also expands the definition of criminal blight, for which the locality may require a property owner to take corrective action, to include a condition existing on real property that endangers public health or safety and is caused by (i) the regular presence on the property of persons in possession of controlled substances, (ii) the discharge of a firearm under certain conditions, and (iii) repeated violations of state laws or local ordinances involving acts that pose a risk of danger to persons or private property. Support. (21101639D)

SB 1186 (Hashmi) (SACNR) prohibits the construction of any new municipal solid waste landfill within three miles of any designated historic district, building, structure, object, or site. Oppose. (21100531D)

SB 1200 (Hashmi) (SACNR) requires any application (i) to store, provide treatment for, or dispose of hazardous waste or (ii) for a new solid waste management facility permit, except for a noncaptive industrial landfill, to include certification from the governing body for each locality within a five-mile radius of the facility, other than the locality in which the facility is or will be located, granting approval of the facility or activity. Oppose. (21101204D)

SB 1249 (Stuart) (SLG) adds rezoning or generalized development plans, special use permits, and special exception applications to various review deadlines and requirements for local planning commissions. Oppose. (21100584D)

SB 1274 (Marsden) (Reported from SACNR) directs various agencies to consider and incorporate, where applicable, wildlife corridors and any recommendation of the Wildlife Corridor Action Plan.
The bill directs the Department of Wildlife Resources to assist state agencies and political subdivisions, and by request any federal agency, in considering and incorporating, where applicable, wildlife corridors and the recommendations of the Plan when developing any governmental strategic plan, map, or action. Amend. Amend to make optional for localities. Fairfax County has extensive environmental planning that has been successful. (21101399D)

SB 1457 (Surovell) (SLG) provides that any locality utilizing the urban county executive form of government (Fairfax County) may include a provision in its historic preservation ordinance requiring public access to an historic area, landmark, building, or structure, or land pertaining thereto, or providing that no subdivision shall occur within any historic district unless approved by the review board or, on appeal, by the governing body of the locality as being compatible with the historic nature of such area, landmarks, buildings, or structures therein with regard to any parcel or parcels that collectively are (i) adjacent to a navigable river and a national park, (ii) owned by a common owner exempt from taxation, and (iii) in part or as a whole subject to an easement granted to the National Park Service or Virginia Outdoors Foundation granted on or after January 1, 1973. Support with amendment to clarify language for implementation. (21102678D)

**Environment and Energy**

HB 2042 (Guy) (HCCT)/SB 1393 (Marsden) (SLG) gives a locality the ability to exceed general requirements in its tree replacement and conservation ordinances in specific circumstances, including development that impacts stormwater permit requirements, recurrent flooding, formerly redlined areas, and comprehensive plan compliance. Support. (21102573D, 21102865D)

HB 2074 (Simonds) (HAG) establishes the Interagency Environmental Justice Working Group as an advisory council in the executive branch of state government to further environmental justice in the Commonwealth and directs each of the Governor's Secretaries to designate at least one environmental justice coordinator to represent the secretariat as a member of the Working Group. The bill directs the Working Group to focus its work during its first year on the environmental justice of current air quality monitoring practices in Virginia and provides that the Working Group shall expire on July 1, 2031. The bill directs each state agency, no later than October 1, 2021, to adopt an agency-specific environmental justice policy that requires an evaluation of the environmental justice consequences of any covered agency action, requires a consideration of the environmental justice consequences or cumulative impacts of the administration of regulations, and contains other features, including robust public participation plans for residents of environmental justice communities and fenceline communities potentially affected by a covered agency action. The bill prohibits the issuance of a permit for any covered activity, including construction of an electric generating facility or sanitary landfill, until the applicant has submitted and the permitting authority has approved a public involvement plan, a cumulative impact statement, and an environmental justice impact statement, if applicable. The bill requires the permitting authority to deny the application or approve it with or without conditions. Finally, the bill requires each local government adopting or reviewing a comprehensive plan to also adopt an environmental justice strategy. Amend. Amend to state that localities may consider environmental justice strategy during each review of their comprehensive plans. (21102822D)
HJ 527 (Bulova) (HRUL) requests the Department of Conservation and Recreation, jointly with the Department of Agriculture and Consumer Services, to establish a work group to study the sale and use of invasive plant species. The resolution requests that the departments work with several state agencies, conservation nonprofits, and plant industry and agriculture groups to develop recommendations regarding statutory and regulatory changes intended to reduce or eliminate the sale and use of invasive plant species in the Commonwealth and promote the sale and use of native plants. **Support.** (21102405D)

SB 1309 (Ebbin) (Senate Floor) authorizes grants from a local Stormwater Management Fund to be used for measures that are part of a comprehensive flood mitigation and protection plan adopted by the locality, including floodproofing, flood protection products, and grading. Current law allows such funds to be used only for the construction, improvement, or repair of a stormwater management facility or for erosion and sediment control. **Support.** (21103219D-S1)

**Procurement**

HB 1857 (Subramanyam) (HGL) exempts any locality with a population in excess of 400,000 from the limitations on architectural and professional engineering contract single-project fees for environmental, location, design, and inspection work regarding highways and bridges. Current law exempts the Commissioner of Highways from such limitations and the exemption is continued in the bill. **Support.** (21101307D)

**Project Labor Agreements**

HB 2237 (McQuinn) (HGL) requires every public body, prior to requiring bidders, offerors, contractors, subcontractors, or operators on contracts for the design or construction of a road, highway, bridge, or similar transportation improvement to enter into, become or remain signatories to, or adhere to project labor agreements, to make a written determination that requiring such bidders, offerors, contractors, subcontractors, or operators to enter into, become or remain signatories to, or adhere to such project labor agreements advances the public's interests based on objective criteria established by the public body by regulation or ordinance, such as cost, efficiency, quality, safety, timeliness, maintenance of a skilled labor force, labor stability, or advancing minority-owned and women-owned business participation in the project. **Oppose.** (21102029D)

SB 1419 (Marsden) (SCL) requires that for contracts requiring the design or construction of a road, highway, bridge, or similar transportation improvement, a public body wishing to enter into a project labor agreement shall first determine by written finding that participation in such project labor agreement advances the public interest, based on objective criteria established by the public body by regulation, ordinance, or resolution that may include cost, efficiency, quality, safety, timeliness, maintenance of a skilled labor force, labor stability, or advancing minority-owned or women-owned business participation in the project. **Oppose.** (21102268D)
Legislation Provided for Discussion

**HB 1880** (Krizek) (HGL) delays by one additional year, from July 1, 2021, to July 1, 2022, the prohibition on the play or offering for play of skill games that was instituted in the 2020 Regular Session. The bill extends the one-year phase-out of existing skill games by one additional year to July 1, 2022, but decreases to 90 percent the total number of machines that a distributor may provide for play to truck stops and Virginia Alcoholic Beverage Control Authority retail licensees (ABC retail licensees) relative to the number of machines such distributor previously reported to the Virginia Alcoholic Beverage Control Authority (the Authority) on July 1, 2020. The bill caps the total number of skill games that persons operating truck stops and ABC retail licensees may make available for play to no more than 20 and six, respectively. The bill extends the prohibition on distributors offering new skill games for play. The bill keeps oversight authority over skill games with the Authority. The bill extends the requirement that each distributor pay a monthly tax of $1,200 for each skill game provided for play during the previous month. Revenues will accrue one percent to the Problem Gambling Treatment and Support Fund, three percent to the Authority for the purposes of implementing the bill, 33 percent to the localities in which the skill games are located, one percent to the Family and Children's Trust Fund, two percent to the Virginia Breeders Fund, and 60 percent to the Commonwealth Transportation Fund. The bill extends the requirement that distributors report monthly to the Authority the number of skill games provided for play. Finally, the bill prohibits persons younger than 21 years of age from playing skill games or redeeming the evidence of winnings for them. (21102510D)

**SB 1384** (Surovell) (SGL) allows a participating locality, for any procurement solicitation or contract exceeding $10,000 for goods and services, to require the bidder or offeror to disclose certain information regarding pre-dispute arbitration clauses, defined in the bill, in employment, civil rights, and consumer disputes, and provides that a locality may consider the policies and practices related to arbitration of each bidder and offeror. The bill also provides that a participating locality shall require the bidder or offeror to provide written or electronic submissions to allow the locality to ascertain (i) whether the bidder or offeror requires persons with whom it is in a work relationship or prospective work relationship to sign or otherwise enter into a contract containing a pre-dispute arbitration clause that would cover an employment or civil rights dispute and (ii) whether the bidder or offeror requires consumers to sign or otherwise enter into a contract containing a pre-dispute arbitration clause that would cover a consumer or civil rights dispute as a condition of purchasing products or services, downloading mobile applications, or using websites. The bill authorizes a participating locality to cancel, terminate, or suspend, in whole or in part, the contract of any contractor that has violated a provision of the bill and to declare the contractor ineligible for further contracts with such locality for up to five years. (21102806D)

**SB 1385** (Surovell) (SLG) removes the sunset on a pilot program allowing a locality that has adopted the urban county executive form of government (Fairfax County) to request an electric utility to place underground electric distribution lines as part of a transportation infrastructure improvement project and changes a number of provisions in the program including (i) expanding the scope to include electric cooperatives, telecommunications providers, cable providers, and other utilities; (ii) making discretionary the requirement that the utility and locality enter into an agreement for certain terms; (iii) placing additional limits on the levy to fund the project and the
types of projects for which it may be imposed; and (iv) authorizing the locality to secure necessary permits on behalf of the utility or provider. Monitor. (21102804D)

SB 1404 (Lewis) (SACNR) authorizes grants from the Stormwater Local Assistance Fund (SLAF) awarded for projects related to Chesapeake Bay total maximum daily load (TMDL) requirements to take into account total phosphorus reductions or total nitrogen reductions. The bill authorizes grants awarded for eligible projects in localities with high or above average fiscal stress as reported by the Commission on Local Government to account for more than 50 percent of the costs of a project. Monitor. (21102801D)
Legislation Requiring Further Review

**HJ 515** (Cole, M.) (HPE) adds to the Constitution of Virginia the fundamental right of parents to direct the upbringing, education, and care of their children. The amendment prohibits the Commonwealth from infringing these rights without demonstrating that the governmental interest as applied to the person is of the highest order and not otherwise served. This section shall not be construed to apply to a parental action or decision that would physically harm or end the life of the child. (21100554D)

**SB 1407** (Bell) (SGL) authorizes the manufacturing, distributing, operating, servicing, hosting, and playing of electronic gaming devices in the Commonwealth, to be regulated by the Virginia Lottery Board, which the bill renames as the Virginia Lottery and Gaming Oversight Board. The bill specifies the licensing requirements for the manufacture, distribution, operating, servicing, and hosting of electronic gaming devices, requires employees of such licensees to be registered with the Virginia Lottery, which the bill renames as the Virginia Lottery and Gaming Department, and imposes criminal and civil penalties for violations of the law and regulations related to electronic gaming devices. The bill imposes a 34 percent tax on all gross profits from the play of electronic gaming devices and provides for how the tax proceeds are disbursed; most are deposited into the Virginia Electronic Gaming Device Education Support Fund, created by the bill. The bill also renames the Virginia Lottery Law as the Virginia Lottery and Gaming Law and changes the title of the Director of the Virginia Lottery to the Director of the Virginia Lottery and Gaming Department. (21100728D)

Administration of Government

**HB 2114** (Ransone) (HCCT) expands from only localities in Planning District 23 to all localities a provision that provides that in any instance in which a locality has submitted a timely notice of public hearing to a newspaper published or having general circulation in the locality and the newspaper fails to publish the notice, such locality shall be deemed to have met certain notice requirements so long as the notice was published in the next available edition. Under current law, this provision that was created by the 2020 Regular Session and only applies to localities in Planning District 23 will expire on July 1, 2022. The provision in the bill as it applies to all localities will also expire on July 1, 2022. (21100430D)

**HB 2227** (Kory) (HGL) requires the Board of Housing and Community Development to adopt amendments to the Uniform Statewide Building Code within one year of publication of a new version of the International Code Council's International Energy Conservation Code (IECC) to address changes related to energy efficiency and conservation. The bill requires the Board to adopt Building Code standards that are at least as stringent as those contained in the new version of the IECC. (21102540D)

**SB 1224** (Boysko) (SGL) requires the Board of Housing and Community Development to adopt amendments to the Uniform Statewide Building Code within one year of publication of a new version of the International Code Council's International Energy Conservation Code (IECC) to
address changes related to energy efficiency and conservation. The bill requires the Board to adopt Building Code standards that are at least as stringent as those contained in the new version of the IECC. (21101752D)

**Animals**

**SB 1135** (Marsden) (SACNR) restructures the procedure for adjudication of a dog as a dangerous dog to provide for (i) written notice by an animal control officer to the owner of the dog that he has applied for a summons, and a prohibition on disposal of the dog by the owner for 30 days; (ii) the issuance of a summons with an option rather than a requirement that the officer confine the dog, a prohibition on the disposal of the dog other than by euthanasia, and an authorization for the court to compel the implanting of electronic identification; (iii) the holding of a hearing within 30 days unless good cause is shown; (iv) the authority of the court if deferring further proceedings without adjudicating to compel the implanting of electronic identification; and (v) a limit of 30 days for any appeal of a dangerous dog adjudication. The bill authorizes an officer to obtain a summons for a hearing to determine whether a dog that has been surrendered is a dangerous dog and provides that any dangerous dog not reclaimed from the animal control officer within 10 days of notice shall be considered abandoned. The bill imposes new requirements for the transfer of dangerous dogs, requiring a releasing agency that is transferring or releasing for adoption a dangerous dog in the Commonwealth to notify the receiving party of the legal requirements for keeping a dangerous dog. If the agency is transferring the dog outside the Commonwealth, it is required to notify the appropriate animal control officer of the dog's adjudication as dangerous. An owner who is bringing a dog found to be dangerous in another state to reside in the Commonwealth shall notify the local animal control officer. Any owner who disposes of a dangerous dog by gift, sale, transfer, trade, or surrender shall notify the receiver in writing of the dog's adjudication as dangerous, with a violation penalized as a Class 3 misdemeanor. Finally, the bill provides that if a dangerous dog adjudication occurred within 60 days of the end of the calendar year, the first renewal of the dangerous dog registration shall be included in the initial registration at no additional charge. The bill contains technical amendments. (21100694D)

**SB 1390** (Lewis) (SACNR) authorizes any public or private animal shelter, releasing agency, or hospital or clinic that is operated under the immediate supervision of a duly licensed veterinarian to operate a trap, neuter, and return program, as defined in the bill. The bill exempts volunteers of such program from provisions related to abandonment and licensing of animals and exempts the operator from general requirements of shelters related to holding periods, release of animals, and recordkeeping. A person who violates certain required provisions for such a program is subject to a civil penalty not to exceed $150 brought by any animal control officer, humane investigator, releasing agency, or the State Veterinarian or State Veterinarian's representative. (21102789D)

**SB 1412** (Stanley) (SACNR) requires pet shops, dealers, and commercial dog breeders to obtain a signed statement from any prospective owner, director, officer, manager, member, operator, member of staff, or animal caregiver of such pet shop, dealer, or commercial dog breeder, respectively, that such person has never been convicted of animal cruelty, neglect, or
abandonment. The bill prohibits pet shops from selling or giving for adoption an animal without first obtaining such statement from the purchaser or adopter and prohibits dealers and commercial dog breeders from importing, selling, or offering for sale any dog to a pet shop without first obtaining such statement from each owner, director, officer, manager, member, operator, member of staff, and animal caregiver of the pet shop. Failure by such person to provide, or by such pet shop, dealer, or dog breeder to obtain, such statement is a Class 1 misdemeanor. (21100834D)

SB 1417 (Stanley) (SACNR) requires any animal testing facility, defined in the bill, that no longer has need for a dog or cat in its possession that does not pose a health or safety risk to the public to offer, for a reasonable period of time prior to euthanasia, such dog or cat for adoption to a releasing agency or through a private placement. The bill authorizes an animal testing facility to enter into an agreement with a releasing agency for the implementation of the adoption. Violation is subject to a civil penalty of not more than $5,000 and any court costs and attorney fees. (21100835D)

**Broadband**

HB 2214 (O'Quinn) (HTECH) requires the Commonwealth Broadband Chief Advisor to develop and maintain a map of private broadband provider service territories, including accurate average broadband speeds in such territories. The map shall be updated yearly and be made available to the public. (21100362D)

HB 2224 (Head) (HTECH) establishes a procedure by which a broadband service provider may obtain approval to place its fiber optic broadband lines across a railroad right-of-way. The measure provides that a broadband service provider may submit to the railroad company a notice of intent to construct, accompanied by a specification exhibit and a standard crossing fee of $750; if the railroad does not claim within 35 days that special circumstances exist or that the required specification exhibit is inadequate or incomplete, the broadband service provider is deemed to have authorization to commence placing the fiber optic broadband line across the railroad's right-of-way. The measure provides that a railroad company that believes that special circumstances exist may file a petition for relief with the State Corporation Commission. The bill requires the Commission to adopt regulations prescribing the terms and conditions for a crossing. (21100720D)

**Courts**

HB 1814 (Krizek) (Reported from HCT) provides that the Virginia minimum hourly wage shall be used to calculate the amount of a person's aggregate disposable earnings protected from garnishment if it is greater than the federal minimum hourly wage. (21100334D)

HB 1856 (Sullivan) (HCT) permits trusts, advance medical directives, and refusals to make anatomical gifts to be signed and notarized, as appropriate, by electronic means. The bill also codifies the Uniform Electronic Wills Act, which permits a testator to execute a will by electronic means. The Act requires that the will be signed by two witnesses who are in the physical or
electronic presence of the testator and acknowledged by the testator and attesting witnesses in
the physical or electronic presence of a notary public. (21102283D)

**HB 1866** (Delaney) (HCT) permits court-appointed special advocates to participate in and share
information with family partnership meetings and in meetings of family assessment and planning
teams, multidisciplinary child sexual abuse response teams, individualized education program
teams, and multidisciplinary teams related to child abuse. (21101961D)

**HB 1878** (Jenkins) (Reported from HCT) limits the ability to appeal a decision by an intake
officer not to authorize a petition relating to an offense that, if committed by an adult, would be
punishable as a Class 1 misdemeanor or felony, when the decision is based solely upon a finding
of no probable cause. The bill requires the complainant to file the application for a warrant to a
magistrate within 10 days of the issuance of written notification. The bill also specifies that if an
intake officer finds (i) probable cause and (ii) that the matter is appropriate for diversion, this
decision is final, and the complainant shall not have the right to appeal the decision to a
magistrate. (21101948D)

**HB 1895** (Hudson) (HAPP) provides that no interest shall accrue on any fine or costs imposed
in a criminal case or in a case involving a traffic infraction (i) for a period of 180 days following
the date of the final judgment imposing such fine or costs; (ii) during any period the defendant
is incarcerated; and (iii) for a period of 180 days following the date of the defendant's release
from incarceration if the sentence includes an active term of incarceration. Current law prohibits
interest from accruing on such fines or costs for a period of 40 days from the date of the final
judgement imposing such fine or costs or during any period the defendant is incarcerated. The
bill also removes the requirement that a defendant be unable to make payment of a fine,
restitution, forfeiture, or penalty and costs within 30 days of sentencing in order to be eligible to
enter into a deferred or installment payment agreement and allows any defendant to enter such
payment agreements. The bill removes the one-time fee not to exceed $10 that a court may assess
when a defendant is unable to make payment within 90 days of sentencing and provides that no
fee shall be assessed in connection with a defendant's participation in a deferred or installment
payment agreement. The bill removes the requirement that a defendant make a down payment
upon entering a deferred, modified deferred, or installment payment agreement. (21102438D)

**HB 2017** (Mullin) (HCT) authorizes any jurisdiction to establish a youth court program, defined
in the bill as a diversionary program that (i) is monitored by a local youth court program advisory
committee; (ii) uses juvenile volunteers as lawyers, jurors, and other court personnel; (iii) uses
volunteer attorneys or judicial officers as judges; (iv) conducts peer trials, subject to the juvenile
and domestic relations court's jurisdiction, of juveniles who are assigned to the program by the
court; and (v) imposes various sentences emphasizing restitution, rehabilitation, accountability,
competency building, and education, but not incarceration. The bill provides that a jurisdiction
may establish a youth court program upon establishment of a local youth court advisory
committee and approval of the youth court program by the juvenile and domestic relations court
that serves such jurisdiction The bill requires each local youth court program advisory committee
to establish criteria for the eligibility and participation of juveniles who have committed
nonviolent offenses in the youth court program as well as policies and procedures for the
operation of such program. The bill provides that whenever an intake officer takes informal action on a complaint alleging that a child is in need of services, in need of supervision, or delinquent, the intake officer may refer the juvenile to a youth court program. (21101705D)

HB 2056 (Scott) (HCT) removes the option for a court to order that a status offender be detained in a secure facility for a willful and material violation of a court order or term of probation. (21101687D)

HB 2168 (Scott) (HCT) provides that any person who conducts, finances, manages, supervises, directs, or owns a gambling device that is located in an unregulated location is subject to a civil penalty of $25,000. The bill provides that the Attorney General, an attorney for the Commonwealth, or the attorney for any locality may cause an action in equity to be brought in the name of the Commonwealth or of the locality, as applicable, to enjoin the operation of a gambling device in violation of this section and may request attachment against all such devices and any moneys within such devices. The bill provides that any civil penalties brought in the name of the Commonwealth shall be paid into the Literary Fund and that any civil penalties brought in the name of a locality shall be paid into the general fund of the locality. (21101270D)

HB 2190 (Leftwich) (HCT) provides that an award in a wrongful death action, where there is no surviving spouse of the decedent, children of the decedent, or children of a deceased child of the decedent, shall be distributed to the parents, brothers and sisters of the decedent, and any other family member who is primarily dependent on the decedent and the same member of the decedent's household. (21100833D)

HB 2193 (Leftwich) (HCT) provides that, in any case in which a creditor is seeking a money judgment against a debtor, if the parties indicate that they have entered into a written settlement agreement, the court shall indicate that dismissal of such case is contingent upon compliance with such agreement and provide for a continuance of the case to allow for full payment pursuant to the agreement. The bill requires a creditor to file a motion to dismiss with the court once full payment is made by the debtor. The bill allows a creditor to file a motion to enforce the terms of such settlement agreement if a debtor is in default of any terms of such agreement. (21101027D)

HB 2236 (Bell) (HCT) provides that if an offender determined to be eligible to participate in a behavioral health docket resides in a locality other than that in which the behavioral health docket is located, or such offender desires to remove to a locality other than that in which the behavioral health docket is located, and the local behavioral health docket advisory committee determines it is practicable and appropriate, such offender may still participate in the behavioral health docket and the committee may transfer all or part of the offender's supervision to the local probation and pretrial agency for the locality in which the offender resides or to which he desires to remove. The bill provides that the local community probation and pretrial agency shall report concerning the conduct and condition of the offender at regular intervals to the local behavioral health docket advisory committee that approved the defendant's participation in the behavioral health docket and that the local behavioral health docket advisory committee may impose terms and conditions of the transfer of supervision as it deems appropriate, including a requirement that the offender participate in meetings or appointments with a member of the local behavioral
health docket advisory committee by telephone, video conference, or similar electronic means. (21101813D)

**SB 1107** (Stanley) (SJUD) eliminates the cap on the recovery in actions against health care providers for medical malpractice where the act or acts of malpractice occurred on or after July 1, 2021. (21100841D)

**SB 1108** (Stanley) (SFIN) increases from $25,000 to $50,000 the maximum civil jurisdictional limit of general district courts. (21103157D-S1)

**SB 1184** (Deeds) (SJUD) adds the detention, incarceration, or deportation of a parent to the list of triggering events for which a parent may designate a standby guardian to be appointed for the care of the parent's minor child. (21100004D)

**SB 1213** (Edwards) (SJUD) authorizes the Department of Motor Vehicles to issue restricted driving credentials to individuals with driver's license suspensions resulting from drug-related offenses. (21102088D)

**SB 1241** (Stuart) (Senate Floor) provides that in a civil action for personal injuries sustained from a motor vehicle accident, regardless of the amount of losses sustained by an injured person, an insurance company shall disclose the policy limits of an alleged tortfeasor who has been charged with an offense of driving under the influence within 30 days of a request for such disclosure. Under current law, such disclosure is required only if the alleged tortfeasor is convicted of such an offense. The bill also adds the offense of refusal to submit to a breath or blood test to the list of driving under the influence offenses for which disclosure of the insurance policy limits is required. (21100784D)

**SB 1244** (Morrissey) (SJUD) repeals sections of the Code of Virginia authorizing civil commitment of sexually violent predators. (21100900D)

**SB 1248** (Deeds) (SJUD) requires the appointed evaluator or the director of the community services board, behavioral health authority, or hospital to acknowledge receipt of the court order requiring a competency evaluation to be performed to the clerk of the court on a form developed by the Office of the Executive Secretary of the Supreme Court of Virginia as soon as practicable but no later than the close of business on the next business day following receipt of the court order. (21101003D)

**SB 1261** (Edwards) (SJUD) expands the jurisdiction of the Court of Appeals of Virginia by providing for an appeal of right in every civil case and provides that the granting of further appeal to the Supreme Court of Virginia shall be within the discretion of the Supreme Court. The bill provides for an appeal of right in criminal cases by a defendant, but leaves unchanged the current requirement that in criminal cases the Commonwealth must petition the Court of Appeals for granting of an appeal. The bill increases from 11 to 17 the number of judges on the Court of Appeals. The bill also (i) provides jurisdiction to the Court of Appeals over interlocutory appeals and petitions for review of injunctions; (ii) allows for oral arguments to be dispensed with if the
panel of judges makes a unanimous decision that the appeal is frivolous or that the dispositive issues on appeal have already been authoritatively decided; (iii) creates a process by which the Attorney General will be notified of any criminal appeal and has the opportunity to intervene as counsel of record by filing a notice of appearance, and allows the Commonwealth's attorney to be counsel of record provided the Attorney General has not filed such notice of appearance; (iv) eliminates the requirement for an appeal bond in criminal appeals; (v) requires the clerk of the circuit court to prepare a transcript of any trial for which an appeal is noticed to him; and (vi) requires an expedited review of appeals of permanent protective orders and of bond validation proceedings. (21101357D)

SB 1262 (Morrissey) (SJUD) provides that any person who is otherwise eligible to receive a restricted permit to operate a motor vehicle shall not be required to pay in full his fines and costs before being issued such restricted permit. (21101088D)

SB 1266 (Deeds) (SJUD) eliminates provisions regarding the rebuttable presumptions against being admitted to bail. (21101327D)

SB 1272 (Mason) (SJUD) provides that a court may commit a capital murder defendant to the inpatient custody of the Commissioner of the Department of Behavioral Health and Developmental Services provided that such defendant has remained unrestorably incompetent for a period of five years. The bill provides that after such defendant has been committed to the inpatient custody of the Commissioner, he may make interfacility transfers and treatment and management decisions regarding such defendant after obtaining prior approval of or review by the committing court. This bill is a recommendation of the Virginia Criminal Justice Conference. (21101328D)

SB 1315 (McClellan) (SJUD) permits the admission of evidence concerning a defendant's mental condition at the time of an alleged offense, including expert testimony, if such evidence (i) tends to show the defendant did or did not have the specific mental state required for the offense charged and (ii) is otherwise admissible pursuant to the general rules of evidence. If a defendant intends to present expert testimony evidence, the bill requires him or his counsel to give notice in writing to the attorney for the Commonwealth. The bill also clarifies that a diagnosis of an intellectual or developmental disability shall be considered by a judicial officer for the purpose of rebuttal of a presumption against bail and that a court may order that a sentencing report prepared by a probation officer contain any diagnoses of an intellectual or developmental disability. Lastly, the bill adds to the requirements to be met for qualification as a court-appointed attorney two hours of continuing legal education, which shall cover the representation of individuals with behavioral or mental health disorders and individuals with intellectual or developmental disabilities. (21102652D)

SB 1336 (Stuart) (SFIN) provides that in any criminal case where a defendant's license to operate a motor vehicle, engine, or train is subject to revocation or suspension and the court orders a defendant, as a condition of probation or otherwise, to enter into and successfully complete an alcohol safety action program, the court may issue the defendant a restricted license to operate a motor vehicle where the only restriction is to prohibit the defendant from operating a motor
vehicle that is not equipped with a functioning, certified ignition interlock system for a period of not less than 12 consecutive months without alcohol-related violations of the interlock requirements. (21100657D)

SB 1340 (Hashmi) (SJUD) provides that the statute of limitations for an action on any contract, written or unwritten, to collect medical debt, including actions brought by the Commonwealth, is three years. (21101308D)

SB 1371 (Ruff) (SJUD) provides an affirmative defense in certain criminal prosecutions and civil proceedings regarding child abuse or neglect to a parent who safely delivers his child within the first 14 days of the child's life to a newborn safety device located at a hospital that provides 24-hour emergency services or at an attended emergency medical services agency that employs emergency medical services personnel. The bill also provides civil and criminal immunity to such hospitals and emergency medical services agencies for injuries to children received through such newborn safety devices, provided that (i) the injuries are not the result of gross negligence or willful misconduct and (ii) the hospital or emergency medical services agency meets certain requirements regarding the establishment, functioning, and testing of the device. (21100286D)

SB 1415 (Stanley) (SJUD) changes the punishment and sentencing requirements for a violation of a preliminary child protective order so that the maximum penalty is a Class 1 misdemeanor and the court is no longer required to enter a permanent family abuse protective order (i.e., a protective order with a maximum duration of two years) upon a conviction of a violation of a preliminary child protective order. The bill provides that a violation of a preliminary child protective order is punishable as contempt of court; however, if the violation involves an act or acts of commission or omission that endanger the child's life, health, or normal development or result in bodily injury to the child, it is punishable as a Class 1 misdemeanor. Under current law, violations of preliminary child protective orders constitute contempt of court and are also subject to the same penalties as violations of preliminary, emergency, and permanent family abuse protective orders, including enhanced penalties for certain violations. This bill is a recommendation of the Virginia Criminal Justice Conference. (21101189D)

SB 1426 (Stanley) (SJUD) provides that an order of restitution shall be docketed in the name of the Commonwealth, or a locality if applicable, on behalf of a victim, unless the victim named in the order of restitution requests in writing that the order be docketed in the name of the victim. The bill provides that an order of restitution docketed in the name of the victim shall be enforced by the victim as a civil judgment. The bill also states that the clerk of such court shall record and disburse restitution payments in accordance with orders of restitution or judgments for restitution docketed in the name of the Commonwealth or a locality. The bill provides that at any time before a judgment for restitution docketed in the name of the Commonwealth or a locality is satisfied, the court shall, at the written request of the victim, order the circuit court clerk to execute and docket an assignment of the judgment to the victim and remove from its automated financial system the amount of unpaid restitution. Similarly, the bill provides that if a judge of the district court orders the circuit court clerk to execute and docket an assignment of the judgment to the victim, the district court clerk shall remove from its automated financial system the amount of unpaid restitution. Additionally, the bill states that if the victim requests that the
order of restitution be docketed in the name of the victim or that a judgment for restitution previously docketed in the name of the Commonwealth or a locality be assigned to the victim, the victim shall provide to the court an address where the defendant can mail payment for the amount due and such address shall not be confidential. (21101671D)

Expungement

SB 1283 (Morrissey) (SJUD) establishes a process for the automatic expungement of criminal records for misdemeanors, certain felony convictions, deferred dispositions, and acquittals and for offenses that have been nolle prossed or otherwise dismissed. The bill also provides a process for the automatic expungement of criminal records for charges arising from mistaken identity or the unauthorized use of identifying information. The bill has staggered delayed effective dates in order to develop systems for implementing the provisions of the bill. (21102250D)

SB 1294 (DeSteph) (SJUD) provides that the fee for filing a petition for expungement is $25. The bill also eliminates the provision that requires the clerk of the court to refund a petitioner any filing costs paid if such petitioner's expungement petition is granted. (21102002D)

SB 1339 (Surovell) (SJUD) establishes a process for the sealing of police and court records, defined in the bill, of criminal records for certain convictions, deferred dispositions, and acquittals and for offenses that have been nolle prossed or otherwise dismissed. The bill also allows a person to petition for the expungement of the police and court records relating to convictions of marijuana possession, underage alcohol or tobacco possession, and using a false ID to obtain alcohol and for deferred disposition dismissals for possession of controlled substances or marijuana, underage alcohol or tobacco possession, and using a false ID to obtain alcohol. The bill creates the Expungement Fee Fund, which is funded by all collected expungement fees. The bill provides that expungement fees shall not be refundable, but persons who are indigent or represented by court-appointed counsel shall not be required to pay such fees. The Fund is administered by the Executive Secretary of the Supreme Court and used to fund the costs of court-appointed counsel. The bill also requires a business that collects and sells or licenses the public record information of a consumer to implement security practices to protect the accuracy of a consumer's public record information, obtain express consent of a parent of a minor before selling the public record information of such minor, provide access to consumers to their own public record information that is held by the entity, refrain from maintaining or selling information that it knows to be inaccurate, and provide a means by which a consumer can opt out of the sale of his public record information. The bill provides that a violation could result in a civil penalty of up to $7,500 or damages to be awarded to a consumer. The bill also provides for the award of attorney fees and costs. With the exception of the provisions regarding the Expungement Fee Fund, and the funding provisions of such fund, the bill has delayed effective date of July 1, 2022. The bill directs the Department of Criminal Justice Services to adopt emergency regulations to implement the provisions of the bill. (21100793D)

SB 1372 (Lucas) (SJUD) establishes a process for the automatic expungement, defined in the bill, of criminal records for certain convictions, deferred dispositions, and acquittals and for offenses that have been nolle prossed or otherwise dismissed. The bill also provides a process
for the automatic expungement of criminal records for charges arising from mistaken identity or the unauthorized use of identifying information. The bill has staggered delayed effective dates in order to develop systems for implementing the provisions of the bill. (21102017D)

**Education and Schools**

**HJ 548** (Hurst) (HPE) provides that it is the responsibility of the Commonwealth, rather than the General Assembly, to provide for a system of free public elementary and secondary schools and to ensure a high-quality educational program is established and maintained. The amendment also removes the authority of the General Assembly to revise the standards of quality that are determined and prescribed by the Board of Education for school divisions. (21101317D)

**SB 1109** (Stanley) (SPE) provides for a statewide referendum on the question of whether the General Assembly shall issue state general obligation bonds in the amount of $3 billion for the purpose of K-12 school building construction, repair, or other capital projects related to the modernization of school facilities. The results would be advisory only and are intended only to demonstrate the preference of the citizens of the Commonwealth on the issuance of such bonds. The bill provides that the referendum be held at the November 2021 general election. (21100844D)

**SJ 275** (Stanley) (SPE) requires the General Assembly to provide for a system of public schools in the Commonwealth with equal educational opportunities for all children and to ensure that all school-age children are provided with equal educational opportunities. (21100836D)

**Elections**

**HB 1746** (Cole, M.) (HPE) requires the general registrar of each county and city to provide for a live video recording of each polling place while absentee ballots are cast, votes are counted, and returns are completed, and of each central absentee precinct while ballots are handled and returns are completed. The general registrars are required to ensure the video coverage is recorded and retained until the deadline to request a recount has passed and, if any contest or recount is pending thereafter, until it has been concluded. The bill provides that each live video recording must include date and time indicators and be linked to the official website of the county or city. The Department of Elections is required to post links on its official website to the video coverage for viewing by the public. The bill provides that any disruption in video coverage shall not affect or prevent the continued casting of absentee ballots, counting of votes, or completion of returns, and is not grounds for an election contest. (21100832D)

**HB 1758** (Campbell) (HPE)/**SB 1422** (Kiggans) (SPE) requires the State Registrar of Vital Records to transmit to the Department of Elections a weekly list of decedents from the previous week. Currently, this list is transmitted monthly. The bill requires the general registrars to use this information to conduct list maintenance and to promptly cancel the registration of a person on the list. (21102151D, 21102610D)
HB 1883 (VanValkenburg) (HPE) requires the governing body of a covered jurisdiction, prior to enacting or seeking to administer any voting qualification or prerequisite to voting, or any standard, practice, or procedure with respect to voting, to either (i) institute an action in the Circuit Court of the City of Richmond for a declaratory judgment that the covered practice neither has the purpose or effect of denying or abridging the right to vote on account of race or color or membership in a language minority group nor will result in the retrogression in the position of members of a racial or ethnic group with respect to their effective exercise of the electoral franchise or (ii) submit such covered practice to the Office of the Attorney General for issuance of a certification of no objection. No covered practice can be given effect until the Circuit Court of the City of Richmond has entered such judgment or the Attorney General has issued such certification. The bill permits certain persons to institute an action to compel the governing body of a covered jurisdiction to institute an action in the Circuit Court of the City of Richmond or to seek issuance of a certification of no objection and provides for appeals by the governing body or certain persons to decisions made by the Attorney General. A covered jurisdiction is defined by the bill as any county or city that is determined by the Attorney General using annual American Community Survey data to have a voting age population that contains two or more racial or ethnic groups, each constituting at least 20 percent of its voting age population, but excludes any county or city that, on or after January 1, 2008, was exempt from the preclearance requirements of § 5 of the Voting Rights Act of 1965, as amended, pursuant to a declaratory jurisdiction issued by the United States District Court for the District of Columbia under § 4 of that Act. (21102660D)

HB 1890 (Price) (HPE)/SB 1395 (McClellan) (SPE) prohibits any voting qualification or any standard, practice, or procedure related to voting from being imposed or applied in a manner that results in the denial or abridgment of the right of any United States citizen to vote based on his race or color or membership in a language minority group. The bill further prohibits at-large methods of election from being imposed or applied in a locality in a manner that impairs the ability of a protected class, defined in the bill, to elect candidates of its choice or to influence the outcome of an election, by diluting or abridging the rights of voters who are members of a protected class. Prior to enacting or administering a covered practice, defined in the bill, the governing body of a locality is required to publish the proposed covered practice and accept public comment for a minimum of 30 days on the proposed covered practice; after the public comment period, a 30-day waiting period is required. During this period, any person who will be subject to or affected by the covered practice may challenge the covered practice as (i) having the purpose or effect of denying or abridging the right to vote on the basis of race or color or membership in a language minority group or (ii) resulting in the retrogression in the position of members of a racial or ethnic group with respect to their effective exercise of the electoral franchise. The bill permits the local governing body to instead submit the proposed covered practice to the Office of the Attorney General for issuance of a certification of no objection and, once such certification is issued, to enact or administer the covered practice. Certain unlawful actions, including knowingly communicating false information to voters, that are currently subject to criminal penalties will create civil causes of action under the bill. Current provisions related to language minority accessibility are moved to a newly created chapter relating to the rights of voters. (21102178D, 21102738D)
HB 2081 (Levine) (House Floor) prohibits any person from knowingly possessing a firearm within 40 feet of any building, or part thereof, used as a polling place, including one hour before and one hour after its use as a polling place, except for (i) a qualified law-enforcement officer or retired law-enforcement officer, (ii) any person occupying his own private property that falls within 40 feet of the polling place, or (iii) a licensed armed security officer whose employment or performance of his duties occurs within 40 feet of the polling place. The bill further provides that no person shall knowingly possess a firearm within 40 feet of a meeting place for the local electoral board while the electoral board meets to ascertain the results of an election or any place used as the setting for a recount. A violation of the provisions of the bill is a Class 1 misdemeanor. (21102618D)

HB 2125 (Lopez) (HPE) permits a person who is otherwise qualified to register to vote and is 16 years of age or older, but who will not be 18 years of age on or before the day of the next general election, to preregister to vote. The preregistration does not entitle such person to vote in any election except as already permitted by law. The bill requires the Department of Elections to maintain a record of all preregistered voters in the Virginia voter registration system, which shall automatically register a person who is preregistered upon that person reaching 18 years of age or becoming eligible for advance registration as already permitted by law, whichever comes first. The bill requires the Department to provide to the general registrars voter confirmation documents for such voters. (21100907D)

HJ 551 (Rasoul) (HPE) provides that, notwithstanding the requirement that a voter shall be 18 years of age, any person who is 16 years of age or older and is otherwise qualified to vote shall be permitted to register to vote and to vote in local elections. (21100442D)

HB 2278 (Davis) (HPE) adds political party affiliation to the information that an applicant is asked to provide when registering to vote. The political party affiliation or independent status selected by the voter is included in his registration record, and the bill permits voters to change political party affiliation by providing notice in writing or through electronic means authorized by the State Board of Elections. The bill provides that only voters who are registered as affiliated with a political party, or who are designated as independent, are permitted to vote in that political party's primary election. Voters who are registered on or before January 1, 2022, will be designated as independent, and the general registrars are required to notify the voters of such fact and include instructions on how the voter may change his affiliation beginning January 1, 2022. The bill has a delayed effective date of January 1, 2022. (21102536D)

SB 1331 (Reeves) (SPE) requires the Department of Elections to make available to all localities a tool to allow voters with a visual impairment or print disability to electronically and accessibly receive and mark his absentee ballot using screen reader assistive technology. On receipt of an application for an absentee ballot from an applicant who indicates that he will require assistance due to a visual impairment or print disability, the general registrar is required to offer to provide to the applicant the ballot marking tool with screen reader assistive technology. (21102849D)
Emergency Operations and Services

**HB 2085** (Askew) (Passed House) requires local and interjurisdictional agencies to include provisions in their emergency operations plans to ensure that such plans are applied equitably and that the needs of minority and vulnerable communities are met during emergencies. (21102351D)

**HJ 513** (Wilt) (HPE) limits the authority of the Governor to issue an executive order declaring a state of emergency that restricts, limits, or prohibits otherwise lawful action by a private business, nonprofit entity, or individual for a period more than 45 days in duration without approval by the General Assembly. The Governor is required to convene a special session for the purpose of the General Assembly approving the extension of such executive order beyond the forty-fifth day after its original issuance and if the General Assembly does not approve such extension, the Governor is prohibited from issuing a subsequent executive order in the same form for the same declared emergency. The General Assembly is permitted to extend the executive order to a date requested by the Governor or to a date of the General Assembly's choosing, but it shall not approve the extension to a date beyond the first full week of the next regular session of the General Assembly, unless such date is requested by the Governor. (21100688D)

**HJ 514** (Webert) (HPE) requires the Governor to convene a special session whenever declaring a state of emergency for a period that exceeds 90 days or whenever extending a state of emergency for a period that exceeds 90 days in the aggregate. (21100773D)

Employment Issues and Grievances

**HB 1785** (Ward) (HLC) requires the Safety and Health Codes Board to adopt regulations establishing standards designed to protect employees from heat illness, defined in the bill. The measure authorizes an employee to bring an action based on a violation of such standards in which injunctive relief and monetary damages may be sought. (21101346D)

**HB 1977** (Askew) (HLC) provides that if an individual receives an overpayment of unemployment benefits under the state program that occurred due to an administrative error, the individual is not required to repay the overpayments. (21101673D)

Workers’ Compensation – COVID-19

**HB 1985** (Hurst) (HLC) establishes a presumption that COVID-19 causing the death or disability of health care providers who as part of the provider's employment are directly involved in diagnosing or treating persons known or suspected to have COVID-19 is an occupational disease compensable under the Workers' Compensation Act. The provisions of the bill will be effective retroactive to January 1, 2020. (21101723D)

**SB 1342** (Vogel) (SCL) establishes a presumption that COVID-19 causing the death or disability of firefighters, emergency medical services personnel, law-enforcement officers, and correctional officers is an occupational disease compensable under the Workers' Compensation Act.
Act. The bill provides that the COVID-19 virus is established by a positive diagnostic test for COVID-19, an incubation period consistent with COVID-19, and signs and symptoms of COVID-19 that require medical treatment. The bill provides that such presumption applies to any death or disability occurring on or after March 12, 2020, caused by infection from the COVID-19 virus, provided that for any such death or disability that occurred on or after March 12, 2020, and prior to December 31, 2021, the claimant received a diagnosis of COVID-19 from a licensed physician, after either a presumptive positive test or a laboratory confirmed test for COVID-19, and presented with signs and symptoms of COVID-19 that required medical treatment. (21101518D)

SB 1375 (Saslaw) (SCL) establishes a presumption that COVID-19 causing the death or disability of firefighters and emergency medical services personnel is an occupational disease compensable under the Workers' Compensation Act. The provisions of the bill will be effective retroactive to March 1, 2020. (21101733D)

Environment

HB 1760 (Webert) (Reported from HAG) provides that an easement held pursuant to the Virginia Conservation Easement Act or the Open-Space Land Act or by the Virginia Land Conservation Foundation be liberally construed in favor of achieving the conservation purposes for which it was created. (21102392D-H1)

SB 1199 (Petersen) (Reported from SACNR) provides that an easement held pursuant to the Virginia Conservation Easement Act or the Open-Space Land Act be liberally construed in favor of achieving the conservation purposes for which it was created. (21100906D)

HB 1965 (Bagby) (HAG) directs the State Air Pollution Control Board to implement a low-emissions and zero-emissions vehicle program for motor vehicles with a model year of 2025 and later. Regulations adopted by the Board to implement the program are exempt from the Administrative Process Act and shall not become effective prior to January 1, 2024. (21101651D)

HB 1983 (Bulova) (Reported from HAG) provides that when a water protection permit applicant is required to purchase wetland or stream mitigation bank credits but no credits are available (i) in any mitigation provider's primary service area or (ii) at a cost of less than 200 percent of the price of credits available from a fund dedicated to achieving no net loss of wetland acreage and functions, the applicant may purchase or use credits from a mitigation provider's secondary service area. The bill provides certain requirements that the permit applicant must comply with in order to purchase or use such credits from a secondary service area, including minimum tree canopy requirements. (21102632D)

HB 2052 (Samirah) (HCCT) requires localities that have established a land bank to establish a procedure whereby the land bank shall have a right of first refusal for tax delinquent parcels prior to such property being sold at auction. The price for any such purchase by the land bank shall be $1 and any court and transaction expenses. If a land bank exercises its right of first refusal to
purchase a property from the locality and, in the judgment of the locality, fails to begin rehabilitation of the property or fails to take other action to cause reuse of the property within one year, such as transferring the property to a nonprofit entity, ownership of the property shall revert back to the locality. These provisions may be utilized for any parcel with a value that does not exceed 80 percent of the median value of parcels in the locality. (21102503D)

**HB 2129** (Lopez) (HAG)/**SB 1354** (Hanger) (SACNR) requires the State Water Control Board to adopt by June 30, 2022, regulations establishing a Phase III Watershed Implementation Plan Enhanced Nutrient Removal Certainty Program (ENRC Program), consisting of a number of total nitrogen and total phosphorous waste load allocation reductions assigned to particular water treatment facilities with schedules for compliance. The bill provides that the ENRC Program shall operate in lieu of certain Chesapeake Bay waste load regulations. The bill directs the Board to modify affected discharge permits to incorporate the provisions of the ENRC Program and requires certain compliance plans due from treatment works by February 1, 2023, to address the requirements of the ENRC Program. The bill provides that the funding of certain design and installation costs for implementing nutrient upgrades pursuant to the ENRC Program shall be eligible for grants from the Water Quality Improvement Fund. The ENRC Program is required to proceed regardless of whether such grants will exceed the available funds in the Fund for a given fiscal year. The bill lists the projects and the total nitrogen or total phosphorus waste load allocation reductions that specified facilities are to complete. The bill provides that when grants to finance nutrient removal technology reach a sum sufficient to fund the completion of the ENRC Program at all publicly owned treatment works, certain General Assembly committees shall review funding needs and mechanisms. Finally, the bill directs the State Water Control Board to convene a stakeholder group during the adoption of regulations required to carry out the provisions of the bill and provides that such adoption by the Board shall be exempt from certain procedures of the Administrative Process Act. The bill provides that the priority projects and waste load allocation reductions that it sets forth shall be deemed to implement goals of the Chesapeake Bay Phase III Watershed Implementation Plan. (21102709D, 21101859D)

**HB 2173** (Plum) (Reported from HAG)/**SB 1164** (Hanger) (SACNR) defines "advanced recycling" as a manufacturing process for the conversion of post-use polymers and recovered feedstocks into basic hydrocarbon raw materials and other materials. The bill also defines "gasification," "post-use polymer," and other terms related to advanced recycling. (21102840D, 21101637D)

**HB 2187** (Hodges) (HAPP) directs the Commonwealth Center for Recurrent Flooding Resiliency to (i) undertake certain topics of study to assist the Commonwealth and achieve the mission of the Center, (ii) oversee the development of a Flood Resiliency Clearinghouse Program, (iii) research and provide recommendations for solutions that manage both water quality and flooding and emphasize nature-based solutions, and (iv) make final recommendations for solutions to be approved for flood mitigation that are deemed appropriate for permitting by certain agencies of the Commonwealth. (21103241D-H1)

**HJ 552** (Levine) (HRUL) establishes a two-year joint subcommittee, consisting of eight legislative members and five nonlegislative citizen members, to study the development of a
comprehensive and coordinated planning effort to address recurrent flooding in inland and urban areas across the Commonwealth. The joint subcommittee shall complete its work by November 30, 2022, and submit its findings and recommendations by the first day of the 2023 Session of the General Assembly. (21102098D)

**HJ 556** (Lopez) (HPE) establishes that it is the policy of the Commonwealth to follow the principles of environmental justice in the development, implementation, and enforcement of environmental laws, regulations, and policies and to ensure that no population, especially minority, low-income, or historically economically disadvantaged communities, faces higher levels or greater impacts of pollution and climate change than other populations. (21101762D)

**HJ 569** (Jones) (HRUL) requests the Department of Forestry to convene a stakeholder advisory group for the purposes of studying and evaluating Virginia's current enabling statutes for local ordinances related to the preservation, planting, and replacement of trees during the land development process. (21102114D)

**SB 1210** (Petersen) (SACNR) directs the Virginia Waste Management Board to adopt regulations to collect from any person operating certain facilities permitted for the disposal, storage, or treatment of nonhazardous solid waste such annual fees as are necessary to provide funding for the total direct costs of the nonhazardous solid waste management program when aggregated and combined with other existing fees. The bill also directs the State Water Control Board to adopt regulations specifying permit maintenance fees that each permitted facility shall pay to the Board for certain water quality or withdrawal permits. The bill requires the fee amounts to be set at an amount that is necessary to collect no less than 40 percent and no greater than 50 percent of the direct costs required for the administration, compliance, and enforcement of such permits. The bill contains enactment clauses that (i) direct the relevant Boards to adopt such regulations by January 1, 2022, and (ii) provide for the expiration of existing provisions for similar permit fees contingent upon the adoption of such regulations. (21101993D)

**SB 1258** (Marsden) (SFIN) requires the State Water Control Board to administer a Virginia Erosion and Sediment Control Program (VESCP) on behalf of any locality that notifies the Department of Environmental Quality that it has chosen not to administer a VESCP for any solar photovoltaic (electric energy) project with a rated electrical generation capacity exceeding five megawatts. The provisions of the bill become effective only when an appropriation effectuating funding of one full-time position to carry out the purposes of the bill on behalf of the State Water Control Board is included in a general appropriation act. (21103291D-S1)

**SB 1311** (McClellan) (SACNR) requires the Department of Environmental Quality (the Department) to revise the applicable erosion and sediment control plan or stormwater management plan when a stop work order has been issued for violations related to certain pipelines to ensure compliance with state water quality standards. The bill changes from the Department to the State Water Control Board (the Board) the entity that approves such water quality standards and specifications for certain pipelines. The bill requires an applicant seeking modification or revocation of certain approvals or conditions from another state or federal agency that is likely to result in an adverse impact to state water quality to submit to the Board
a copy of the request for such modification or revocation along with certain information. (21102522D)

SB 1373 (McClellan) (SACNR) requires the applicant for any (i) new or major modified stationary air pollution source, (ii) new landfill or transfer station, (iii) certification of site approval for a hazardous waste facility, (iv) new individual Virginia Pollutant Discharge Elimination System permit, (v) new individual Virginia Water Protection permit, (vi) new individual Virginia Stormwater Management Program permit, (vii) new individual Virginia Pollution Abatement permit, or (viii) individual ground water withdrawal permit for a new ground water withdrawal to complete certain public notice requirements, including (a) holding a public hearing; (b) publishing notices in English and Spanish in a newspaper, on social media, and on signage at the site location at least 60 days prior to such public meeting; (c) mailing notices to interested parties; (d) accepting written comments; (e) transcribing meeting information; and (f) responding to community concerns to the satisfaction of the Department of Environmental Quality. The bill removes an exemption for applicants for a permit to operate a new captive industrial landfill or a new construction-demolition-debris landfill from certain provisions relating to new landfills or transfer stations. The bill also removes an exemption from certain public notice requirements granted to local government or public authority applicants for a permit to operate a landfill or transfer station. (21102638D)

SB 1396 (Hashmi) (SACNR) authorizes the State Board of Health to use the Onsite Sewage Indemnification Fund to provide grants and loans to property owners with income at or below 200 percent of the federal poverty guidelines to repair failing onsite sewage systems or install onsite sewage systems on properties that lack adequate sewage disposal. The bill provides that no expenses shall be paid from the Fund to support the program for training and recognition of onsite soil evaluators, or to provide grants or loans to repair failing onsite sewage systems or install onsite sewage systems on properties that lack adequate sewage disposal in lieu of payment to any owner or owners qualified to receive payment from the Fund. The bill also directs the Board to adopt regulations that include consideration of the impacts of climate change on proposed treatment works. The bill sets out the policy of the Commonwealth regarding wastewater infrastructure and establishes the four-member Wastewater Infrastructure Policy Working Group as an advisory board in the executive branch of state government to continually assess wastewater infrastructure needs and develop policy recommendations. The bill provides that the Working Group shall expire in 2030. The bill also directs the Department of Environmental Quality, in partnership with the Virginia Department of Health and in consultation with stakeholders, to estimate and report every four years the amount of wastewater infrastructure funding that is necessary to meet policy goals but is not eligible to be covered by grant funding pursuant to the Virginia Water Quality Improvement Act of 1997. (21102943D)

Energy

HB 1859 (Guy) (Passed House) changes the parameters for local ordinances authorizing loan contracts for the installation by property owners of clean energy, resiliency, or stormwater management improvements. The bill provides that if the property owner incurred the costs of improvements to be refinanced or reimbursed within the two years prior to the closing date of
the financing, the loan amount may include the total costs of the improvements to be refinanced or reimbursed. The bill removes the requirement that the applicable local ordinance include the proposed interest rate for the loan program and the maximum aggregate dollar amount that may be financed with respect to a property, and it provides that no loan offered under the program shall be used to improve a residential dwelling that contains fewer than five dwelling units or a residential condominium. The bill alters the fee options available to the locality and provides that the placement of a voluntary special assessment lien does not require a new assessment of the value of the real property. The bill contains technical amendments. 

HB 2067 (Webert) (HAG) lowers from 150 to 50 megawatts the maximum generation capacity of an electrical generation facility that generates electricity only from sunlight to qualify for issuance of a permit by rule. (21103098D-H1)

HB 2148 (Willett) (HAG) includes in the definition of a "small renewable energy project" certain energy storage facilities and projects that include storage facility components. Such facilities are eligible for special permitting, review, and inspection requirements. The bill directs the Department of Environmental Quality to promulgate initial regulations to implement the provisions of the bill by January 1, 2022. (21102904D)

Firearms

HB 2128 (Lopez) (HPS) increases from three business days to five business days the time provided for the Department of State Police to complete a background check before a firearm may be transferred. If a dealer who has otherwise fulfilled all requirements is told by the State Police that a response will not be available by the end of the dealer's fifth business day, the dealer may complete the sale or transfer without being deemed in violation. (21102376D)

FOIA

HB 2004 (Hurst) (HGL) adds criminal investigative files, defined in the bill, relating to a criminal investigation or proceeding that is not ongoing, also defined in the bill, to the types of law-enforcement and criminal records required to be released in accordance with the provisions of the Virginia Freedom of Information Act. Under current law, the release of criminal investigative files is discretionary. The bill also provides that the mandatory release of criminal incident information relating to felony offenses and criminal investigative files shall be enjoined if a court finds by a preponderance of the evidence that the release of such information would likely effect certain results, outlined in the bill. The bill contains technical amendments. This bill is a recommendation of the Virginia Freedom of Information Advisory Council. (21101252D)

HB 2025 (Gooditis) (HGL) provides that personal contact information provided to a public body or any of its members for the purpose of receiving electronic communications from the public body or any of its members is excluded from the mandatory disclosure provisions of FOIA, unless the recipient of such electronic communications indicates his approval for the public body to disclose such information. Currently, the law provides protections for personal contact information provided to a public body, not to its members; only applies to electronic mail; and
requires the electronic mail recipient to request the public body not to disclose his personal contact information in order for the information to be exempt from mandatory disclosure. This bill is a recommendation of the Virginia Freedom of Information Advisory Council. (21101440D)

**Health and Human Services**

**HB 1874** (Coyner) (Reported from HHWI) provides that the State Board of Local and Regional Jails, in establishing the minimum standards for behavioral health services in local correctional facilities, shall include a requirement that if a behavioral health screening indicates that the person may have a mental illness, an assessment of his need for mental health services shall be conducted within 72 hours of the time of the screening. (21102895D-H1)

**HB 2191** (Leftwich) (HHWI) provides that the local department of social services shall disclose to the parents of a child in the local department's custody the location of the child, unless the local department finds that such disclosure is not in the best interests of the child. (21100860D)

**HB 2212** (Plum) (HHWI) requires the director of the Office of Children's Services to provide for the effective implementation of the Children's Services Act (§ 2.2-5200 et seq.) in all localities by (i) regularly monitoring local performance measures and child and family outcomes; (ii) using audit, performance, and outcomes data to identify local programs that need technical assistance; and (iii) working with local programs that are consistently underperforming to develop a corrective action plan for submission to the Office and the State Executive Council for Children's Services. (21101765D)

**HJ 577** (Price) (HRUL) establishes a joint subcommittee to study oversight of Medicaid managed care organizations and provider networks in the Commonwealth, including (i) the current process by which the Department of Medical Assistance Services enters into contracts with managed care organizations for the delivery of services to Medicaid enrollees and the requirements of such contracts; (ii) the process by which managed care organizations enter into and terminate contracts with providers in the Commonwealth, including any procedural requirements that must be met before a provider agreement is terminated and any opportunity for communication and correction by the provider; (iii) managed care organizations' provider networks, including demographic information about enrolled providers and recent changes in managed care organizations' provider networks, including demographic information about providers that have been added to or removed from provider networks in recent years; and (iv) whether changes should be made to contracts between the Department of Medical Assistance Services and managed care organizations to ensure providers are able to meet agreements set forth in provider agreements while ensuring the safety and well-being of Medicaid enrollees, and to develop recommendations for improving the process by which providers of Medicaid services are recruited, enrolled in, participate in, and are terminated from provider networks to ensure access to a diverse array of services and providers for all Medicaid enrollees in the Commonwealth. The joint subcommittee shall complete its meetings by November 30, 2021, and the chairman shall submit to the Division of Legislative Automated Systems an executive
summary of its findings and recommendations no later than the first day of the 2022 Regular Session of the General Assembly. (21102249D)

**HJ 578** (Price) (HRUL) requests the Department of Behavioral Health and Developmental Services to establish a work group to study the feasibility of developing a secure, de-identified, renewable, and relational database of criminal justice, behavioral health, and other human services records to facilitate development of more effective interventions. (21102974D)

**SB 1302** (McPike) (SFIN) provides that the crisis call center, which under current law is administered by the Department of Behavioral Health and Developmental Services (the Department), shall be designated as the 9-8-8 Crisis Hotline Center for purposes of participating in the National Suicide Prevention Lifeline. The bill directs the Department, in its development of the crisis call center, community care teams, and mobile crisis teams, to comply with any applicable requirements of the National Suicide Hotline Designation Act of 2020, and to provide for consistency with federal guidelines promulgated under such law. The bill increases from $0.75 to $0.94 the wireless E-911 surcharge and increases from $0.50 to $0.63 the prepaid wireless E-911 charge. The bill provides that part of the revenue attributable to the increase would be distributed to the Crisis Call Center Fund, established by the bill, to fund the Department's costs in establishing and administering the call center, and that the remainder of the revenue would be distributed to public safety answering points (PSAPs). (21103475D-S1)

*Children’s Services Act*

**HB 2117** (VanValkenburg) (HED) requires that funds expended for special education services under the Children's Services Act only be expended on educational programs that are licensed by the Department of Education. The bill adds children and youth previously placed in approved private school educational programs for at least six months, who will receive transitional services in a public school setting for no longer than 12 months, to the target population for eligibility for the state pool of funds. The bill requires the Secretary of Education, in conjunction with the Office of Children's Services and the Department of Education, to establish a work group (the Work Group) with appropriate stakeholders to develop a detailed plan to direct the transfer of Children's Services Act funds currently reserved for children requiring an educational placement in a private special education day school or residential facility to the Department of Education and to develop a standardized reporting process, template, and reporting requirement for private special education day school tuition rates to ensure that tuition rates can be accurately compared across schools and over time. The bill requires that the Work Group submit its plan and recommendations to the Chairman of the House Committee on Appropriations and Senate Committee on Finance and Appropriations by November 1, 2021. (21102547D)

**SB 1313** (Mason) (SEH) requires that funds expended for special education services under the Children's Services Act only be expended on educational programs that are licensed by the Department of Education. The bill adds children and youth previously placed in approved private school educational programs for at least six months, who will receive transitional services in a public school setting for no longer than 12 months, to the target population for eligibility for the state pool of funds. The bill requires the Secretary of Education, in conjunction with the Office
of Children's Services and the Department of Education, to establish a work group (the Work Group) with appropriate stakeholders to develop a detailed plan to direct the transfer of Children's Services Act funds currently reserved for children requiring an educational placement in a private special education day school or residential facility to the Department of Education and to develop a standardized reporting process, template, and reporting requirement for private special education day school tuition rates to ensure that tuition rates can be accurately compared across schools and over time. The bill requires that the Work Group submit its plan and recommendations to the Chairmen of the House Committee on Appropriations and Senate Committee on Finance and Appropriations by November 1, 2021. (21102548D)

**SB 1133** (Suetterlein) (SFIN) expands eligibility for use of the state pool of funds under the Children's Services Act to services that are provided in a public school setting and requires that private day schools be approved and licensed by the Department of Education or an equivalent out-of-state licensing agency to be eligible for the state pool of funds. The bill requires the Department of Education and relevant local school boards to develop and implement a pilot program for up to four years in two to eight local school divisions in the Commonwealth. In developing the pilot, the Department is required to partner with the appropriate school board employees in each such local school division to (i) identify the resources, services, and supports required by each student who resides in each such local school division and who is educated in a private school setting pursuant to his Individualized Education Program; (ii) study the feasibility of transitioning each such student from his private school setting to an appropriate public school setting in the local school division and providing the identified resources, services, and supports in such public school setting; and (iii) recommend a process for redirecting federal, state, and local funds, including funds provided pursuant to the Children's Services Act, for the education of each such student to the local school division for the purpose of providing the identified resources, services, and supports in the appropriate public school setting. The bill requires the Department of Education to make a report to the Governor, the Senate Committees on Education and Health and Finance and Appropriations, and the House Committees on Education and Appropriations on the findings of each pilot program after two and four years. (21103477D-S1)

**Housing**

**HB 2046** (Bourne) (HGL) prohibits any locality, its employees, or its appointed commissions from discriminating (i) in the application of local land use ordinances or guidelines, or in the permitting of housing developments, on the basis of race, color, religion, national origin, sex, elderliness, familial status, or handicap or (ii) in the permitting of housing developments because the housing development contains or is expected to contain affordable housing units occupied or intended for occupancy by families or individuals with incomes at or below 80 percent of the median income of the area where the housing development is located or is proposed to be located. The bill also requires the Fair Housing Board, after determining the existence of an unlawful discriminatory housing practice and after consultation with the Attorney General, to immediately refer the matter to the Attorney General for civil action. (21101269D)
HB 2053 (Samirah) (HCCT) directs the Department of Housing and Community Development (Department) to convene a stakeholder advisory group to evaluate the construction of internal, attached, and detached accessory dwelling units as a strategy to address the Commonwealth's growing demand for affordable and market-rate housing. The bill requires the stakeholder advisory group to report its findings and recommendations, including any legislative recommendations, to the Director of the Department, the Secretary of Commerce and Trade, the commissioners of the Virginia Housing Development Authority, and the Virginia Housing Commission no later than November 1, 2021. (21102679D)

Land Use

HB 1738 (Wampler) (HGL)/HB 2051 (Bourne) (HGL) defines "outdoor refreshment area" and permits the governing body of any locality in the Commonwealth to designate, by ordinance, up to three outdoor refreshment areas within such locality. The bill provides that such ordinance would permit the consumption of alcoholic beverages within the outdoor refreshment area, provided that such alcoholic beverages are purchased from a permanent retail on-premises licensee located within such designated area and are contained in disposable containers with a maximum capacity of no more than 16 fluid ounces that clearly display the selling licensee's name or logo. The bill requires the locality, prior to adopting such an ordinance, to create a public safety plan for each outdoor refreshment area. (21100448D, 21101653D)

HB 2054 (Samirah) (HCCT) adds reducing, modifying, or waiving local parking requirements or ratios to the strategies that may be included when certain larger localities consider incorporating strategies to promote transit-oriented development in reviews of their comprehensive plans. The bill removes from the existing strategy of increasing development density in certain areas to reduce density in others the phrase "to reduce density in others." (21101042D)

SJ 289 (Mason) (SPE) allows easements on public property to be granted in perpetuity to a public body, political subdivision, or authority of the Commonwealth or to the United States of America or any of its departments or agencies. The requirement to advertise and publicly receive bids does not apply to easements conveyed to any such governmental entity. (21102069D)

Marijuana

HB 1860 (Guy) (HCT) makes it a Class 6 felony for any person to obtain or attempt to obtain any drug or procure or attempt to procure the administration of any controlled substance or marijuana by means of the Internet, United States Postal Service, or other commercial delivery provider without a valid prescription or order of a practitioner while acting in the course of his professional practice, with some exceptions provided for in the bill. (21101812D)

SB 1406 (Ebbin) (SRSS) eliminates criminal penalties for possession of marijuana for persons who are 21 years of age or older. The bill also modifies several other criminal penalties related to marijuana and provides for an automatic expungement process for those convicted of certain marijuana-related crimes. The bill establishes a regulatory scheme for the regulation of
marijuana cultivation facilities, marijuana manufacturing facilities, marijuana testing facilities, marijuana wholesalers, and retail marijuana stores by the Virginia Alcoholic Beverage Control Authority, renamed as the Virginia Alcoholic Beverage and Cannabis Control Authority. The bill imposes a tax on retail marijuana, retail marijuana products, and marijuana paraphernalia sold by a retail marijuana store, as well as non-retail marijuana and non-retail marijuana products at a rate of 21 percent and provides that localities may by ordinance levy a three percent tax on any such marijuana or marijuana products. The bill provides that net profits attributable to regulatory activities of the Authority's Board of Directors pursuant to this bill shall be appropriated as follows: (i) 40 percent to pre-kindergarten programs for at-risk three and four year olds, (ii) 30 percent to the Cannabis Equity Reinvestment Fund, established in the bill, (iii) 25 percent to substance use disorder prevention and treatment programs, and (iv) five percent to public health programs. The bill creates the Cannabis Control Advisory Board, the Cannabis Equity Reinvestment Board, and the Cannabis Public Health Advisory Council. The bill has a delayed effective date of January 1, 2023, with provisions for the Authority's Board of Directors to promulgate regulations for the implementation of the bill and for implementation of the automatic expungement process to begin in due course. In addition, the bill establishes three work groups to begin their efforts in due course: one focused on public health and safety issues, one focused on providing resources for teachers in elementary and secondary schools, and one focused on college-aged individuals. (21101512D)

Public Safety/Criminal Justice

HB 1948 (Levine) (Passed House) requires any law-enforcement officer on duty who witnesses another person suffering from a serious bodily injury or a life-threatening condition to render aid and makes it a duty to report acts of wrongdoing, defined in the bill and including bias-based profiling, committed by another law-enforcement officer on duty. Any law-enforcement officer who fails to render such aid or report such wrongdoing committed by another law-enforcement officer shall be subject to disciplinary action, including dismissal, demotion, suspension, or transfer of the law-enforcement officer. The bill also expands the definition of "bias-based profiling," a practice banned for sheriffs, deputy sheriffs, other local law-enforcement officers, and State Police officers in the performance of their official duties, to include sexual orientation and gender identity. (21102665D)

HB 2029 (Krizek) (HGL) prohibits the use by any person, local government, or agency of the Commonwealth of Class A fuel materials that contain oriented strand board, defined in the bill, during fire service training activities. (21102658D)

HB 2226 (Kory) (HPS) requires any agency that has determined that a person is a member of a criminal street gang to provide written notice, in English and Spanish, to the person, or, if the person is under 18 years of age, to his parent or guardian, of such determination and to describe in such notice the process for contesting the determination prior to entering the person's information into the Organized Criminal Gang File of the Virginia Criminal Information Network (VCIN) established and maintained by the Department of State Police (the Department) or the Violent Criminal Gang File of the National Crime Information Center maintained by the Federal Bureau of Investigation (databases) or into any other systems that contain gang
information or affiliation. The bill establishes a process that allows a person to contest the
determination that he is a member of a criminal street gang, request information about whether
his information has been entered into the databases or other systems, request removal of his
information from the databases or other systems, and petition a general district court for review
of an agency's decision to enter his information into the databases or other systems. The bill
requires the Department to automatically remove the information from the databases or other
systems of any person who has not been convicted of any criminal offenses in furtherance of or
intended to benefit the criminal street gang within five years of the entry of his information in
the databases or other systems and to provide written notification, in English and Spanish, of the
removal to such person. The bill also requires that on or before July 1, 2022, and annually
thereafter, the Department of Corrections, the Department of Juvenile Justice, and any state or
local law-enforcement agency, regional jail, or regional multijurisdictional law-enforcement task
force that has submitted information to the shared gang databases within the preceding five years
shall submit a report to the Department of Criminal Justice Services (DCJS) with certain
information regarding its use of the databases or other systems. The bill requires that on or before
November 1, 2022, and annually thereafter, the DCJS publish the total number of people
included in the Organized Criminal Gang File of VCIN and the information submitted by each
such agency on the DCJS website. (21102526D)

**HB 1938** (Wyatt) (HCT) increases from a Class 1 misdemeanor to a Class 6 felony the penalty
for injuring, destroying, removing, or tampering with any firefighting equipment or apparatus,
emergency medical services vehicle, or law-enforcement vehicle or equipment. The bill also
adds to this prohibition such interference with any other equipment or apparatus used by
emergency medical services personnel or law-enforcement officers. (21102624D)

**HB 1941** (Rasoul) (HCT) requires that, whenever a law-enforcement officer (i) discharges a
firearm or (ii) uses a stun weapon or chemical irritant on a person resulting in death or serious
bodily injury, any video or audio recording that relates to such incident produced or obtained by
a law-enforcement officer be open to inspection and available for release and posted on a website
that is maintained by the law-enforcement agency or on any other website on which the law-
enforcement agency generally posts information and that is available to the public or that clearly
describes how the public may access such data within 15 days of producing or obtaining such
video or audio recording. The bill includes exceptions to such release. The bill also provides that
any person denied the rights and privileges conferred may proceed to enforce such rights and
privileges by filing a petition for mandamus or injunction pursuant to the Virginia Freedom of
Information Act. (21100443D)

**HB 2012** (Campbell) (Reported from HCT) changes the punishment and sentencing
requirements for a violation of a preliminary child protective order so that the maximum penalty
is a Class 1 misdemeanor and the court is no longer required to enter a permanent family abuse
protective order (i.e., a protective order with a maximum duration of two years) upon a
conviction of a violation of a preliminary child protective order. The bill provides that a violation
of a preliminary child protective order is punishable as contempt of court; however, if the
violation involves an act or acts of commission or omission that endanger the child's life, health,
or normal development or result in bodily injury to the child, it is punishable as a Class 1
misdemeanor. Under current law, violations of preliminary child protective orders constitute contempt of court and are also subject to the same penalties as violations of preliminary, emergency, and permanent family abuse protective orders, including enhanced penalties for certain violations. This bill is a recommendation of the Virginia Criminal Justice Conference. (21100411D)

**HB 2045** (Bourne) (HCT) creates a civil action for the deprivation of a person's rights by a law-enforcement officer and provides that a plaintiff may be awarded compensatory damages, punitive damages, and equitable relief as well as reasonable attorney fees and costs. The bill provides that sovereign immunity and limitations on liability or damages shall not apply to such actions and that qualified immunity is not a defense to liability for such deprivation of rights. Finally, the bill provides that any public or private entity that employs or contracts for the services of a law-enforcement officer owes a duty of reasonable care to third parties in its hiring, supervision, training, retention, and use of such officers under its employment or contract. (21101696D)

**SB 1440** (Surovell) (SJUD) creates a civil action for the use of unlawful acts of force, including deadly force, or failure to intervene as required by law, by a law-enforcement officer or correctional officer while performing his duties for a public entity or private police department. The bill also provides that a public entity or private police department employing such officer is liable for any injuries sustained by the injured party as a result of the officer's actions if they occurred in the ordinary course of the employer's business. Sovereign immunity would not apply to such claims. (21102785D)

**HB 2047** (Bourne) (HCT) permits the admission of evidence concerning a defendant's mental condition at the time of an alleged offense, including expert testimony, if such evidence (i) tends to show the defendant did or did not have the specific mental state required for the offense charged and (ii) is otherwise admissible pursuant to the general rules of evidence. If a defendant intends to present such evidence, the bill requires him or his counsel to give notice in writing to the attorney for the Commonwealth. The bill also clarifies that a diagnosis of an intellectual or developmental disability shall be considered by a judicial officer for the purpose of rebuttal of a presumption against bail and that a court may order that a sentencing report prepared by a probation officer contain any diagnosis of an intellectual or developmental disability. (21101702D)

**HB 2151** (Adams, L.) (HCT) provides an exception to the requirement that a search warrant be executed only in the daytime if, prior to the issuance of the search warrant, law-enforcement officers lawfully entered and secured the place to be searched and subsequently have remained at such place continuously. The bill provides that such search warrant may be executed at any time of day without authorization from a judge or magistrate. The bill also allows a law-enforcement officer to seek authorization from a magistrate to execute a search warrant at a time other than daytime without first having to make reasonable efforts to locate a judge if such search warrant was issued after 5 p.m. (21101873D)
HJ 530 (Hudson) (HRUL) directs the Virginia State Crime Commission to study the propriety and effectiveness of alternative approaches to the Commonwealth's enforcement scheme for the possession of controlled substances, including decriminalization of the possession of such substances. (21102140D)

HJ 568 (Delaney) (HRUL) directs the Virginia State Crime Commission to study methods and solutions to prevent girls who are victims of violence from entering the juvenile justice system. The Commission shall collect and disaggregate data that assists the Commission in developing recommendations for policies to ensure that girls are provided with the services and support needed for healing from violence when such girls come into contact with the juvenile justice system and policies that prevent girls who experience violence from coming into contact with the juvenile justice system. (21102084D)

SB 1306 (Morrissey) (SJUD) eliminates the mandatory minimum term of confinement of six months for an assault and battery committed against a judge, magistrate, law-enforcement officer, correctional officer, person directly involved in the care, treatment, or supervision of inmates, firefighter or volunteer firefighter, or emergency medical services personnel. The bill removes simple assault from enhanced punishment and provides that the enhanced punishment applies for assault and battery only when it results in bodily injury. The bill also provides that a jury or the court may find any person charged with such offense where the degree of culpability is slight, due to diminished physical or mental capacity or an autism spectrum disorder, not guilty of such offense but guilty of a simple assault or assault and battery, punishable as a Class 1 misdemeanor. The bill also provides that before any arrest, indictment, or service of a petition in the case of a juvenile is made for an alleged assault and battery against a law-enforcement officer, (i) such alleged assault and battery shall be investigated by another law-enforcement officer who was not the subject of such alleged assault and battery and (ii) the arrest, indictment, or service of a petition shall be approved by the attorney for the Commonwealth. (21102781D)

SB 1391 (Lucas) (SJUD) requires the Virginia Criminal Sentencing Commission to collect and disseminate, on an annual basis, statewide and locality-level data related to adults charged with criminal offenses punishable by confinement in jail or a term of imprisonment. The bill provides that any personal or case identifying information within the data shall not be subject to the Virginia Freedom of Information Act and shall not be made publicly available. The bill does not require that the Virginia Criminal Sentencing Commission submit such annual report prior to December 1, 2022. Additionally, the bill requires the Virginia State Crime Commission to provide the Virginia Criminal Sentencing Commission with the final dataset of all adults charged with a criminal offense punishable by confinement in jail or a term of imprisonment as of October 1, 2017 and that the Virginia Criminal Sentencing Commission make such statewide and locality-level data publicly available on a website established and maintained by the Virginia Criminal Sentencing Commission as (i) an electronic dataset, excluding any personal and case identifying information, that may be downloaded by members of the public and (ii) an electronic interactive data dashboard tool that displays aggregated data based on characteristics or indicators selected by the user, by October 1, 2021. This bill is a recommendation of the Virginia State Crime Commission. (21102813D)
SB 1443 (Edwards) (SJUD) eliminates all mandatory minimum sentences of confinement from the Code of Virginia. The bill also provides a petition process for a person who was convicted or adjudicated delinquent of a felony offense committed prior to July 1, 2021, except for a Class 1 felony or any felony that was punishable by a mandatory minimum term of confinement for life, and sentenced to a mandatory minimum term of confinement for such felony offense and who remains incarcerated in a state or local correctional facility serving the mandatory minimum term of confinement for such felony offense to petition the circuit court that entered the original judgment or order to (i) suspend the unserved portion of such mandatory minimum sentence, (ii) place such person on probation for such time as the court shall determine, or (iii) otherwise modify the sentence imposed. The bill provides that such petition shall be filed by July 1, 2024. This bill is a recommendation of the Virginia State Crime Commission. (21102953D)

Transportation

HB 1868 (Delaney) (Reported from HTRAN) disqualifies for life from holding a commercial driver's license persons convicted of a felony involving an act or practice of severe forms of trafficking in persons while driving a commercial motor vehicle. The bill prohibits the Department of Motor Vehicles and every district court or circuit court or the clerk thereof from reducing, dismissing, deferring, or otherwise concealing a conviction of any offense committed while operating a commercial motor vehicle or of any holder of a commercial driver's license or permit charged with any offense committed while operating a noncommercial motor vehicle and requires the Department and the courts to comply with federal laws and regulations regarding such convictions. The bill also authorizes Class A driver training schools to administer the commercial driver's license knowledge examinations. (21102058D)

HB 2026 (Tyler) (HTRAN) exempts motor vehicles equipped with side mirrors from the prohibition on applying or affixing sun-shading or tinting films to the rear side windows or rear windows of such motor vehicles. Current law prohibits such films that reduce the total light transmittance of such window to less than 35 percent. The bill also decreases from 50 percent to 35 percent the amount of total light transmittance that can be reduced by such films on the front side windows of motor vehicles equipped with side mirrors. (21101960D)

HB 2262 (Hurst) (HTRAN)/SB 1263 (Morrissey) (Reported from STRAN) permits operators of bicycles to treat a stop sign as a yield sign in certain situations. The bill requires the driver of a motor vehicle to change lanes when overtaking a bicycle or certain other vehicles when the lane of travel is not wide enough for the overtaking motor vehicle to pass at least three feet to the left of the overtaken vehicle. The bill also removes the limitations on riding bicycles and certain other vehicles two abreast. (21101122D, 21101348D)

HJ 542 (McQuinn) (HRUL) requests the Department of Rail and Public Transportation to conduct a two-year study of transit equity and modernization in the Commonwealth. (21102752D)

SB 1260 (Bell) (STRAN) requires the Commissioner of Highways to provide a landowner with 30 days' notice of the intent to enter and inspect property to ascertain suitability of the property
for transportation purposes, and eliminates the requirement that the Commissioner first request permission to enter the property and then provide notice of intent to enter if permission is not granted. (21101431D)

Department of Motor Vehicles

HB 2138 (Guzman) (Reported from HTRAN) authorizes the Department of Motor Vehicles to issue identification privilege cards to applicants who do not meet the citizenship or legal presence requirements for a special identification card or a limited-duration special identification card and have reported income from Virginia sources or been claimed as a dependent on an individual tax return filed with the Commonwealth in the preceding 12 months. The bill provides that identification privilege cards shall be treated as special identification cards unless otherwise provided in the Code of Virginia. The bill limits the release of certain information stored by the Department. The bill has a delayed effective date of January 1, 2022. (21102728D)

HB 2163 (Tran) (HTECH) limits the release of Department of Motor Vehicles (DMV) privileged information to government entities and law-enforcement agencies for the purpose of civil immigration enforcement unless (i) the subject of the information provides consent or (ii) the requesting agency presents a lawful judicial order, judicial subpoena, or judicial warrant. The bill requires the DMV to notify the subject of the request that such a request was made and the identity of the entity that made the request. The bill requires any entity receiving privileged information from the DMV to enter into a written agreement with the DMV prior to such release of such information and prohibits any entity from rereleasing any such DMV information to any third party unless explicitly permitted to do so in the entity's agreement with the DMV. The bill contains requirements for any such written agreement between the DMV and the Department of State Police. (21102762D)

HB 2248 (Miyares) (HTECH) prohibits the Department of Motor Vehicles from charging fees in excess of administrative fees to any entity submitting a request for personal information. The bill limits requesters from repackaging or reselling data to third parties without prior authorization. (21100780D)

“Watch List”/May Have State Revenue/Policy Implications

Miscellaneous

HB 2031 (Aird) (House Floor) allows a locality or a public institution of higher education to authorize a local law-enforcement agency or campus police department to purchase or deploy facial recognition technology, which is defined in the bill. The bill prohibits a local law-enforcement agency or public institution of higher education currently using facial recognition technology from continuing to use such technology without such authorization after July 1, 2021. (HB2031E)
SB 1303 (Dunnavant) (SEH) requires each local school division to make in-person learning available to all students by choice of the student's parent or guardian. The bill contains an emergency clause. (21102517D)

Courts/Public Safety

HB 1806 (Kilgore) (Reported from HCT) provides that if a motion to suspend or otherwise modify a person's sentence is filed with the court that heard the case at any time before the person is transferred to the Department of Corrections (the Department), the court may enter an order to retain jurisdiction over the matter for up to 60 days in order to consider and rule on such motion. If the court enters such order, the transfer of the person to the Department shall not affect the jurisdiction of the court under the terms of the order. Upon entry of an order to retain jurisdiction, the clerk of the court shall forthwith forward an attested copy of the order to the Department. (21101785D)

HB 2073 (Convris-Fowler) (HCT) provides that, in a civil action for the wrongful death of an injured person, such an action may be brought by a personal representative of a decedent within two years of the conclusion of a criminal investigation of such death, if applicable. Under current law, a wrongful death action must be brought within two years of the death of the decedent. (21101459D)

SB 1119 (Reeves) (SFIN) creates a special nonreverting fund to be known as the Body-Worn Camera System Fund to assist state or local law-enforcement agencies with the costs of purchasing, operating, and maintaining body-worn camera systems. (21100957D)

Elections

HB 2082 (Levine) (HPE) requires meetings and hearings of the Virginia Redistricting Commission to be livestreamed, whether held virtually or in person, and to allow for public comment. Meetings and hearings that are held in person are required to be conducted in different regions of the Commonwealth, including the Northern Virginia region, the Central Virginia region, the Hampton Roads region, the Southside region, and the Southwest region. An additional public hearing is required to be held in the event that the initial plan for districts submitted by the Commission is rejected by the General Assembly. If adjustments are made to a proposed plan at any stage in response to public comment, the adjusted proposed plan is required to be published on the Commission's website and a public hearing is required to be held. The bill subjects the Supreme Court of Virginia and the special masters appointed by the Court for the establishment of districts to the same requirements and restrictions to which the Commission is subject, including provisions related to the Virginia Freedom of Information Act and the ban on ex parte communications. Additionally, the bill changes the reallocation of persons incarcerated in federal, state, or local correctional facilities whose address at the time of incarceration was located outside of the Commonwealth or cannot be determined. Currently, such persons are counted as residing at the location of the facility in which he's incarcerated; under the bill, such persons would not be included in the locality's population count and instead would be allocated to a state unit not tied to a specific determined geographic location. (21102783D)
SB 1111 (Spruill) (Senate Floor) removes the power of officers of election, in the event that no law-enforcement officer is in attendance, to appoint a person who is not a law-enforcement officer to have all the powers of a law-enforcement officer within the polling place and the prohibited area. (21101169D)

SB 1281 (Morrissey) (Senate Floor) removes the requirement that the general registrar of a locality be a resident of that locality or an adjacent locality. (21101704D)

SB 1348 (Newman) (SPE) provides for an exception to the rule that prohibits a referendum from being placed on the ballot unless specifically authorized by statute or by charter, allowing each locality to provide by ordinance a process for holding an advisory referendum provided such advisory referendum is placed on the ballot not more than once per calendar year. (21101151D)

Absentee Voting

HB 1968 (Bagby) (House Floor) permits the electoral board or general registrar of a county or city to provide absentee voting in person in the office of the general registrar or voter satellite office on Sundays. (21102134D)

SB 1097 (Favola) (Senate Floor) repeals the requirement that an absentee ballot be opened in the presence of a witness and signed by such witness. (21100137D)

SB 1239 (Bell) (Senate Floor) permits a general registrar to contract with a third party for the printing, assembly, and mailing of absentee ballots. The bill directs the State Board of Elections to adopt emergency regulations to implement the provisions of the bill and for those regulations to include processes to ensure secure and timely delivery of voter information to contractors and reports of mailed absentee ballots from contractors. (21100930D)

SB 1246 (Deeds) (SPE) requires certain actions to be taken to process absentee ballots that are returned by mail before election day. The general registrar is required to examine the ballot envelopes to verify completion of the required voter affirmation; mark the pollbook, or the absentee voter applicant list if the pollbook is not available, that the voter has voted; and open the sealed ballot envelopes and insert the ballots in optical scan counting equipment or other secure ballot container without initiating any ballot count totals. Under current law, it is only required that the general registrar undertake at least one such activity before election day. To facilitate this preprocessing, the bill requires a central absentee voter precinct to be established in the office of the general registrar. Additional central absentee voter precincts may be established at the discretion of the governing body. (21100746D)

SB 1376 (Saslaw) (SPE) requires certain actions to be taken to process absentee ballots returned before the day of the election, including opening sealed ballot envelopes and inserting the ballot into a ballot container or counting machine. The bill requires the establishment of a central absentee voter precinct in each locality; currently, establishment is optional. On the day of the election, officers of election are required to begin processing absentee ballots in the central
absentee voter precincts prior to the close of the polls but that no ballot vote counts are permitted to be transmitted outside of the central absentee voter precinct before the close of the polls; a violation of such prohibition is a Class 1 misdemeanor. When reporting election results to the Department of Elections, the general registrars are required to report absentee ballots cast early in person separately from all other absentee ballots. The bill contains technical amendments for organizational and readability purposes. (21101782D)

**FOIA**

**HJ 564** (Mullin) (HRUL) directs the Virginia Freedom of Information Advisory Council (FOIA Council) to study whether the provisions of the Virginia Freedom of Information Act (FOIA) allowing public bodies to charge requesters for the production of public records should be amended to make access to public records easier for requesters. The study further directs the FOIA Council to examine the current FOIA provisions on charges and make recommendations on ways to amend such provisions to make the assessment of charges by public bodies for the production of public records more uniform, more transparent, easier to understand, and less costly. The study directs the FOIA Council to consider comments from and seek participation in the study by citizens of the Commonwealth, representatives of state and local government entities, broadcast, print, and electronic media sources, open government organizations, and other interested parties. (21102750D)

**Health and Human Services**

**SB 1273** (Deeds) (SRUL) creates the Behavioral Health Commission in the legislative branch of state government for the purpose of (i) studying and making recommendations for the improvement of behavioral health services and the behavioral health service system in the Commonwealth to encourage the adoption of policies to increase the quality and availability of and ensure access to the full continuum of high-quality, effective, and efficient behavioral health services for all persons in the Commonwealth and (ii) providing ongoing oversight of behavioral health services and the behavioral health service system in the Commonwealth, including monitoring and evaluation of established programs, services, and delivery and payment structures and implementation of new services and initiatives in the Commonwealth and development of recommendations for improving such programs, services, structures, and implementation. (21101274D)

**Land Use**

**HB 1775** (Kilgore) (Reported from HCT) adds the State Corporation Commission to the list of agencies that are exempt from paying fees for remote access to local land records. (21100750D)

**SB 1270** (Cosgrove) (Senate Floor) provides that the notice required to be sent to a landowner prior to an authorized condemnor recording a certificate of take or certificate of deposit shall state that (i) the certificate of take or certificate of deposit will be recorded between 30 and 45 days from the date of the notice and (ii) that the property will transfer to the condemnor upon
board of supervisors
January 25, 2021
Page 46 of 53

recordation and that the owner has the right to petition the court for distribution of the funds
represented in the certificate. (21101493D)

Taxation

HJ 536 (Mugler) (HRUL) directs the Joint Legislative Audit and Review Commission (JLARC)
to study the distribution of remote sales and use taxes to localities. JLARC shall determine
whether current practices are distributing the proper amount of revenue to each locality and
recommend to the General Assembly any changes needed to improve the system. (21100847D)

Legislation Provided for Information

HB 1778 (Ward) (HCCT) provides that a locality may by ordinance require the removal of clutter
from property, or may, whenever the governing body deems it necessary, after reasonable notice,
have such clutter removed by its own agents or employees, in which event the cost or expenses
thereof shall be chargeable to and paid by the owners of such property and may be collected by
the locality as taxes are collected. The bill defines "clutter" as including mechanical equipment,
household furniture, containers, and similar items that may be detrimental to the well-being of
a community when they are left in public view for an extended period or are allowed to
accumulate. Violations of the bill are subject to the existing civil penalty applicable to violations
of provisions relating to the removal of trash, garbage, refuse, litter, and similar substances from
property. (21101674D)

SB 1298 (Bell) (SFIN) authorizes any locality to create a local tourism improvement district
plan, consisting of fees charged to businesses and used to fund tourism promotion activities and
capital improvements. Under the bill, the locality is authorized to contract with a nonprofit entity
to administer the activities and improvements. (21102381D)

Courts

SB 1180 (Surovell) (SJUD) provides that a circuit court may enter an order joining, coordinating,
consolidating, or transferring civil actions upon finding that separate civil actions brought by a
plaintiff on behalf of multiple similarly situated persons involve common questions of law or
fact and arise out of the same transaction, occurrence, or series of transactions or occurrences.
The bill requires the Supreme Court to promulgate rules no later than November 1, 2021,
governing such actions. The bill has a delayed effective date of July 1, 2022. (21102394D)

SB 1181 (Surovell) (Senate Floor) permits the Juvenile and Domestic Relations District Court
to retain jurisdiction in cases where a child has petitioned the court to make findings of fact that
would allow the child to apply for or receive a state or federal benefit until such child reaches 21
years of age for the purpose of entering findings of fact or amending past orders, to include
findings of fact necessary for the person to petition the federal government for status as a special
immigrant juvenile. (21102430D)
**Education/Schools**

**HB 1776** (Ward) (HAPP) requires the Board of Education to grant a two-year extension of the renewable license of any public school teacher whose license expires in 2021 in order to provide the teacher with sufficient additional time to complete the requirements for relicensure. (21101678D)

**HB 1790** (McNamara) (House Floor) provides that when severe weather conditions or other emergency situations have resulted in the closing of any school in a school division for in-person instruction, the school division may declare an unscheduled remote learning day whereby the school provides synchronous or asynchronous instruction, or some combination thereof, to all students in the school in lieu of in-person instruction without a reduction in the amount paid by the Commonwealth from the Basic School Aid Fund, provided that the school division has established an unscheduled remote learning day plan that ensures that every student is provided instruction and services on such unscheduled remote learning day that are comparable in quality to the instruction and services provided to learners on any other remote learning day. (21101395D)

**HB 1904** (Jenkins) (House Floor)/**SB 1196** (Locke) (SFIN) requires teacher, principal, and division superintendent evaluations to include an evaluation of cultural competency. The bill requires every person seeking initial licensure or renewal of a license from the Board of Education (i) to complete instruction or training in cultural competency and (ii) with an endorsement in history and social sciences to complete instruction in African American history, as prescribed by the Board. The bill also requires each school board to adopt and implement policies that require each teacher and any other school board employee holding a license issued by the Board to complete cultural competency training, in accordance with guidance issued by the Board, at least every two years. (21101996D, 21101992D)

**SB 1204** (Barker) (SFIN) provides a management agreement between the Commonwealth and George Mason University pursuant to the Restructured Higher Education Financial and Administrative Operations Act (§ 23.1-1000 et seq.). (21101124D)

**Elections**

**SB 1157** (Spruill) (Senate Floor) shifts all municipal elections for city and town council and school board from May to November, beginning with elections held after January 1, 2022. (21100131D)

**Environment and Energy**

**HB 1902** (Carr) (Passed House; SACNR) prohibits the dispensing by a food vendor of prepared food to a customer in a single-use expanded polystyrene food service container, as defined in the bill. The bill requires certain chain restaurants to stop using such containers by July 1, 2023, and sets the date for compliance by all food vendors as July 1, 2025. The bill exempts nonprofit organizations from the definition of "food vendor" and provides a process by which a locality
may grant consecutive one-year exemptions to individual food vendors on the basis of undue economic hardship. The bill provides a civil penalty of not more than $50 for each day of violation, to be collected in a civil action brought by the Attorney General or the relevant locality. The penalties collected are to be deposited in the Litter Control and Recycling Fund or to the treasury of the relevant locality, as appropriate. A portion of the penalties deposited in the Fund are to be used for public information campaigns to discourage the sale and use of expanded polystyrene products. Finally, the bill directs the Department of Environmental Quality to post to its website information on compliance and the filing of complaints. This bill is a reenactment of Chapter 1104 of the Acts of Assembly of 2020. (21100816D-E)

**HB 1934** (Simon) (HLC) prohibits a public service corporation or other utility from constructing or installing a gas pipeline greater than 12 inches in diameter under any public road or state highway within a residential subdivision including under the median or any sidewalk running parallel to any such public road or state highway without prior written application and approval by the board of supervisors or other governing body of the locality in which such public road or state highway is located. Violations of the prohibitions are subject to a penalty of $10,000 per each day of noncompliance. The bill also provides that any land use permit or other permit or any grant of use of right-of-way issued prior to July 1, 2021, by any agency or department of the Commonwealth, including the Department of Transportation, or of any locality, in connection with the construction or installation of any pipeline subject to the provisions of this bill, shall be void until the public service company or other utility has met the requirements of this bill. (21100166D)

**HB 2030** (Krizek) (HAG) requires a person who uses a neonicotinoid pesticide, defined in the bill, to give prior written notice at every address within one-half mile and authorizes the Board of Agriculture and Consumer Services to adopt regulations to enforce the provisions of the bill. A violation of the failure to give notice is a Class 1 misdemeanor and shall be subject to an additional fine of up to $500,000 if death or serious physical harm to any person is caused by the violation. The bill also authorizes any locality to regulate or prohibit the distribution, possession, or sale of any neonicotinoid or other pesticide that the locality deems harmful to pollinators or to regulate or prohibit any outdoor use in an area that is zoned for residential, business, commercial, or industrial use. A person who violates such ordinance shall be subject to a civil penalty, not to exceed $50 for the first violation or violations arising from the same set of operative facts, and $200 for subsequent violations within a 12-month period, but not to exceed $3,000 within a 12-month period. (21102676D)

**SB 1265** (Deeds) (SACNR) authorizes the Department of Environmental Quality to conduct inspections of the land-disturbing activities related to construction of any natural gas transmission pipeline equal to or greater than 24 inches inside diameter. Current law authorizes such inspections only if such inside diameter is greater than 36 inches. The bill also specifies certain instances that may give rise to such inspection and authorizes the Department to issue a stop work order for every work area in Virginia in the event that adverse impacts or likely adverse impacts are found on a repeated, frequent, and widespread basis. (21101609D)
SB 1290 (Mason) ( Reported from SACNR) establishes in the Department of Conservation and Recreation a data-driven Geographical Information Systems model to prioritize potential conservation areas across the Commonwealth that would provide quantifiable benefits to the citizens of Virginia, known as ConserveVirginia. Aspects of the program include (i) the synthesis of multiple mapped data inputs, divided into categories, each representing a different overarching conservation value, and periodic revision of such values; (ii) access to the model by the public and all state and federal agencies; and (iii) incorporation of the model into acquisition or grant decisions when appropriate. The bill requires the Virginia Land Conservation Foundation to report on the success of the program and incorporate the program into needs assessments for expenditures from the Virginia Land Conservation Fund. (21103330D-S1)

Firearms

SB 1250 (Deeds) (SJUD) provides that for the purposes of conducting a criminal history record information check for a firearm transfer, the term "rent" includes a temporary change in dominion or control of a firearm for use at or on the premises of a dealer's business location in exchange for money or other consideration. Under current federal law, the rental of a firearm for use on a dealer's business premises is not considered to be a sale, disposition, or delivery of the firearm; therefore, such rental would not allow for a National Instant Criminal Background Check System check to be performed. The bill would allow the Virginia State Police to conduct a Virginia state criminal history record information check instead. (21100585D)

Health and Human Services

HB 1963 (Bagby) (HAPP) provides that funding for local health departments shall consist of such state funds as may be allocated for the operation of the local health department together with local matching funds and estimated self-generated local service revenues, the total amount of which shall constitute the cooperative local health budget available to a local department of health, and that the amount of local matching funds for which a county or city is responsible shall be based on the county's or city's revenue generation capacity factor, as defined in the bill; in no case, however, shall the amount of local matching funds required be greater than 45 percent or less than 18 percent of the total amount of the cooperative local health budget for the local health department that serves the county or city, after deducting estimated self-generated local service revenues. The bill directs the Department of Health to biennially review the local matching fund amount for each county and city, determine whether such amount should be revised as a result of changes to the county's or city's revenue generation capacity, and report the results of such review and any recommendations for changes to a county's or city's local matching fund amount to the Governor and the General Assembly. (21102417D)

HB 2143 (Miyares) (HCT) provides immunity to persons, as defined in the bill, from civil causes of action arising from any act or omission alleged to have resulted in the contraction of or exposure to the COVID-19 virus, provided such person has complied with applicable federal, state, and local policies, procedures, and guidance regarding COVID-19. The bill further provides immunity to persons who design, manufacture, label, or distribute any personal protective equipment in response to the COVID-19 virus from any civil cause of action arising
out of the use of such equipment. The bill contains an emergency clause, and the immunities provided by such bill expire two years after the expiration or revocation of all states of emergency declared by the Governor related to the COVID-19 pandemic. (21100670D)

**Land Use**

**SB 1143** (Cosgrove) (SACNR) retroactively extends until January 1, 2022, certain wetlands permits set to expire between March 1, 2020, and July 1, 2021. (21101885D)

**Public Safety/Criminal Justice**

**HB 1753** (Webert) (HAPP) establishes the Virginia Law Enforcement Professional Standards Commission Accreditation Grant Fund (the Fund) and the Virginia Law Enforcement Professional Standards Commission Accreditation Grant Program (the Program). The Fund and Program shall be overseen by the Department of Criminal Justice Services. Disbursements from the Fund shall be made to law-enforcement agencies to pursue accreditation from the Virginia Law Enforcement Professional Standards Commission. (21100771D)

**HB 1779** (Carter) (HCT) abolishes the death penalty, including for those persons currently under a death sentence. (21100705D)

**SB 1165** (Surovell) (SFIN) abolishes the death penalty, including for those persons currently under a death sentence. (21103081D-S1)

**HB 1821** (Bulova) (Reported from HCT) prohibits the arrest or prosecution of an individual for the unlawful purchase, possession, or consumption of alcohol, possession of a controlled substance, possession of marijuana, intoxication in public, or possession of controlled paraphernalia if (i) such individual, in good faith, renders emergency care or assistance, including cardiopulmonary resuscitation (CPR) or the administration of naloxone or other opioid antagonist for overdose reversal, to an individual experiencing an overdose while another individual seeks or obtains emergency medical attention; (ii) such individual remains at the scene of the overdose or at any location to which he or the individual requiring emergency medical attention has been transported; (iii) such individual identifies himself to the law-enforcement officer who responds; and (iv) the evidence for a prosecution of one of the enumerated offenses would have been obtained only as a result of the individual's rendering emergency care or assistance. Current law prohibits arrest or prosecution for such offenses only to an individual who seeks or obtains emergency medical attention for himself or another individual or who is experiencing an overdose when another individual seeks or obtains emergency medical attention for him. (21102028D)

**HB 1894** (Kory) (Passed House) authorizes employees of the Department of Juvenile Justice designated as probation and parole officers or as juvenile correctional officers to possess and administer naloxone or other opioid antagonist for overdose reversal pursuant to an oral or written order or standing protocol issued by the prescriber within the course of his professional practice. (21101928D)
HB 1909 (Subramanyam) (HPS) permits any school board to deem any non-school zone property that it owns or leases as a gun-free zone and prohibit any individual from knowingly possessing any firearm designed or intended to expel a projectile by action of an explosion of a combustible material while such individual is upon such property, except certain individuals such as law-enforcement officers and qualified retired law-enforcement officers. (21100496D)

HB 1951 (Simon) (Reported from HCT) abolishes the common-law crime of suicide. Suicide is currently a common-law crime in Virginia, although there is no statutorily prescribed punishment. (21100986D)

HB 1992 (Murphy) (HPS) prohibits a person who has been convicted of assault and battery of a family or household member from purchasing, possessing, or transporting a firearm. A person who violates this provision is guilty of a Class 1 misdemeanor. (21100815D)

SB 1138 (Locke) (SJUD) repeals the crime of infected sexual battery. The bill also repeals the crime of donating or selling blood, body fluids, organs, and tissues by persons infected with human immunodeficiency virus and the provisions regarding the testing of certain persons for human immunodeficiency virus or hepatitis B or C viruses. The bill contains technical amendments. (21101066D)

Transportation

HB 1801 (Edmunds) (HCT) increases the fine for dumping or disposing of litter, trash, or other unsightly matter on public or private property from a minimum of $250 and a maximum of $2,500 to a minimum of $500 and a maximum of $5,000. The bill also increases the mandatory minimum period of community service in lieu of confinement in jail from 10 hours to 40 hours. (21101638D)

HB 1828 (Roem) (Reported from HTRAN) authorizes the Commissioner of the Department of Motor Vehicles, for the duration of a declared state of emergency and for up to 90 days after it has been rescinded or expires, to (i) extend the validity or delay the cancellation of driver's licenses, special identification cards, and vehicle registrations; (ii) extend the time frame during which a driver improvement clinic or payment plan may be completed; (iii) extend the maximum number of days of residency permitted before a new resident must be licensed in Virginia to operate a motor vehicle in the Commonwealth; and (iv) extend the time frame during which a new resident may operate a motor vehicle in the Commonwealth that has been registered in another jurisdiction before registering the vehicle in the Commonwealth. (21102068D)

HB 1832 (Subramanyam) (HTRAN) requires any application for a transfer, extension, or amendment of a certificate of authority issued under the Virginia Highway Corporation Act to include information demonstrating the financial fitness of the entity applying to operate the roadway. The bill requires an applicant for a toll increase to provide a forward-looking analysis return that will be reviewed by the Department of Transportation that demonstrates that the proposed rates will be reasonable to the user in relation to the benefit obtained, not likely to materially discourage use of the roadway, and provide the operator no more than a reasonable
return. The bill also prohibits the State Corporation Commission from authorizing a toll increase if these criteria are not met or if the proposed increase is for more than one year. The bill requires an operator to receive approval from the Commission prior to refinancing any existing debt. (21101393D)

**SB 1259** (Bell) (STRAN) requires any application for a transfer, extension, or amendment of a certificate of authority issued under the Virginia Highway Corporation Act to include information demonstrating the financial fitness of the entity applying to operate the roadway. The bill requires an applicant for a toll increase to provide a forward-looking analysis return that will be reviewed by the Department of Transportation that demonstrates that the proposed rates will be reasonable to the user in relation to the benefit obtained, not likely to materially discourage use of the roadway, and provide the operator no more than a reasonable return. The bill also prohibits the State Corporation Commission from authorizing a toll increase if these criteria are not met or if the proposed increase is for more than one year. The bill requires an operator to receive approval from the Commission prior to refinancing any existing debt. (21101430D)

**HB 1846** (Robinson) (Reported from HTRAN) clarifies that the prohibition on the use of a handheld personal communications device or other wireless communications device by the holder of a provisional driver's license applies regardless of whether or not the device is being used for communication purposes. The bill exempts the use of such device's applications for solely navigation purposes and global positioning systems, provided that the driver does not enter information into or manually manipulate the device or system while operating the vehicle. (21101770D)

**HB 1854** (Sullivan) (HTRAN) authorizes the board of any locality that has adopted the county manager plan of government (Arlington County) to name any section of U.S. Route 29 located within the boundaries of the locality. The bill provides that the Department of Transportation will place and maintain appropriate signs that will be paid for by the locality. (21100987D)

**HB 2075** (Cole, J.) (HTRAN) renames any section of U.S. Route 1 in Virginia that is designated as "Jefferson Davis Highway" to "Loving Memorial Highway." (21102542D)

**HB 2106** (Fariss) (HTRAN) provides that the Commonwealth Transportation Board may name highways, bridges, interchanges, and other transportation facilities after living or deceased persons. (21101404D)

**HB 1910** (Cole, J.) (HTRAN) authorizes two or more adjacent counties or cities to form a regional transportation authority to engage in regional transportation projects. The bill sets forth the procedures for forming such authority and determining the membership of its governing board. Ordinances adopted by each member of such authority would set forth the local taxes, fees, and revenues to be contributed by each locality to such authority. (21100751D)

**HB 1893** (Hurst) (HAPP)/**SB 1212** (Edwards) (SFIN) authorizes the creation of a regional passenger rail station authority in Planning District 4 to assist in the creation and maintenance
of passenger rail in the region. The authority would be authorized to enter into revenue sharing agreements and to issue revenue bonds. The authority would be governed by a board consisting of members of each participating locality and institution of higher education. (21100517D, 21102192D)

HB 2077 (Marshall) (HTRAN) prohibits operating a motor vehicle while holding a companion animal. (21101801D)

HB 2253 (Wampler) (HTRAN) imposes a 48-month moratorium on the repayment of funds allocated to a locality for a bonded project pursuant to the Economic Development Access Program, provided that the conditions of the Commonwealth Transportation Board's economic development access policy are met. The bill has an emergency clause. (21102971D)

SB 1253 (McPike) (Reported from STRAN) directs the Commonwealth Transportation Board, in consultation with the Secretaries of Transportation and Commerce and Trade, to develop criteria to be used in the award of funds for access roads to economic development sites. The criteria shall take into account job creation, capital investment, and other relevant economic development considerations. (21100973D)

SB 1335 (Stuart) (Reported from STRAN) makes all use, except in a driver emergency or when the vehicle is lawfully parked or stopped, of a personal communications device by a holder of a learner's permit a primary offense. Current law creates a primary offense for holding a handheld personal communications device while driving a motor vehicle. (21100741D)

Attachments: Supplementary documents

cc: Joe Mondoro, Chief Financial Officer
    Tisha Deeghan, Deputy County Executive
    Rachel Flynn, Deputy County Executive
    Chris Leonard, Deputy County Executive
    Dave Rohrer, Deputy County Executive
    Elizabeth Teare, County Attorney
    Jill G. Cooper, Clerk to the Board
    Richmond Team
    Tom Biesiadny, Director, Department of Transportation
1. Fairfax County Legislative Summary 1
2. State Budget Analysis 29
3. Legalization of Adult-Use Marijuana Presentation 40
4. Virginia Employment Commission (VEC) Update 58
   For House Appropriations Committee
FAIRFAX COUNTY
LEGISLATIVE SUMMARY

2021 GENERAL ASSEMBLY

January 23, 2021
Fairfax County Legislative Summary
2021 General Assembly

Board of Supervisors Report Key

**HB 589** - Watts (39)
Blue Star Memorial Highway; designating as portion of Old Keene Mill Road in Fairfax County.

1/10/2006 House: Referred to Committee on Transportation

12/5/2005

**Initiate** (067916260)
**Summary:** Designates a portion of Old Keene Mill Road in Fairfax County a "Blue Star Memorial Highway."

**Bold** = Date Position taken by full Board of Supervisors
[ ] = Date position taken by BOS Legislative Committee
*Italics* = Date position recommended by staff

**Bold** = Board Position, [ ] = BOS Legislative Committee Position, *Italics* = Staff Recommended Position Changes (LD No. is version of bill on which position was taken)
**Summary** -- Reflects latest version of summary available on the Legislative Information System Web Site (If not noted otherwise, reflects summary as introduced)
Table of Contents

Fairfax County Initiatives
(Bills Introduced at County’s Request):

HB 1919  Kory, K
Local green banks; authorizes a locality, by ordinance, to establish.

HB 1927  Sickles, M
Economic development authorities; Fairfax County.

SB 1208  Barker, G
Continuity of government; extends period of time that locality may provide after disaster, etc.

SB 1226  Boysko, J
Compensation Board; determining staffing and salaries for an attorney for the Commonwealth.

Fairfax County Positions
(Oppose or Amend):

HB 1736  Adams, D
School nurses; excludes positions from certain requirements, school board to employ in each school.

HB 1757  McGuire, III, J
Firearm-free zones designated by the Commonwealth or a locality; waiver of sovereign immunity.

HB 1773  Freitas, N
Carrying a concealed handgun; permit not required.

HB 1793  Davis, G
Concealed handgun permit; local control of firearms.

HB 2019  McQuinn, D
Public elementary and secondary schools; administration of undesignated stock albuterol inhalers.

HB 2074  Simonds, S
Environmental justice; interagency working group.

HB 2237  McQuinn, D
Virginia Public Procurement Act; project labor agreements, transportation projects.

HB 2239  Robinson, R
Absentee voting; ballots to be processed before election day and sorted and counted.

SB 1118  Peake, M
Voter registration; verification of social security numbers, provisional registration status.

SB 1153  Suetterlein, D
Absentee voting; ballots to be sorted and results to be reported by precinct.

SB 1185  Dunnavant, S
Assisted living facilities; residents that are auxiliary grant recipients.

SB 1186  Hashmi, G
Landfill siting; historic preservation.

SB 1191  Kiggans, J
School nurses; excludes positions from certain requirements, school board to
employ in each school.

**SB 1198**  
Petersen, J  
Government Data Collection and Dissemination Practices Act; license plate readers.

**SB 1200**  
Hashmi, G  
Waste disposal; local approval.

**SB 1249**  
Stuart, R  
Local planning commissions; review deadlines.

**SB 1264**  
Morrissey, J  
Emergency and preliminary protective orders; expungement of orders.

**SB 1274**  
Marsden, D  
Wildlife corridors; various agencies to consider and incorporate.

**SB 1304**  
McPike, J  
Community services boards; discharge planning.

**SB 1419**  
Marsden, D  
Project labor agreements; public interest.

---

**Fairfax County Positions (Support):**

**HB 1810**  
VanValkenburg, S  
Voter registration; failure of online voter registration system, deadline extension.

**HB 1813**  
Krizek, P  
Highway construction by state or local employees; limit.

**HB 1820**  
Helmer, D  
Temporary Assistance for Needy Families; food stamp program, eligibility, postsecondary education.

**HB 1857**  
Subramanyam, S  
Virginia Public Procurement Act; architectural and professional engineering term contracting.

**HB 1888**  
VanValkenburg, S  
Absentee voting; procedural and process reforms, availability and accessibility reforms, penalty.

**HB 1903**  
Carr, B  
Local government; authority to reduce the speed limit in a business district or residence district.

**HB 1917**  
Mugler, M  
Local planning and zoning; publication of certain notices on locality's website.

**HB 1931**  
Levine, M  
Virginia Freedom of Information Act; public body authorized to conduct electronic meetings.

**HB 2018**  
Mullin, M  
Emergency order for adult protective services; acts of violence, etc., or financial exploitation.

**HB 2042**  
Guy, N  
Trees; replacement and conservation during development.

**HB 2050**  
Bourne, J  
Virginia housing opportunity; tax credit established starting in taxable year 2021.
HB 2131  Lopez, A  Alcoholic beverage control; license application, locality input.
HI 527  Bulova, D  Invasive plant species; DCR, et al., to study the sale and use of species.
SB 1148  Kiggans, J  Elections; date of June primary election.
SB 1156  Howell, J  Technology Development Grant Fund; created.
SB 1197  Locke, M  Virginia housing opportunity; tax credit established.
SB 1206  Barker, G  Confidentiality of juvenile court records; exceptions.
SB 1242  Edwards, J  Personal appearance by two-way electronic video and audio communication; entry of plea.
SB 1245  Deeds, R  Absentee voting; establishment of drop-off locations, ballot defects, cure process.
SB 1271  McPike, J  Virginia Freedom of Information Act; meetings held through electronic communication means.
SB 1309  Ebbin, A  Local stormwater assistance; flood mitigation and protection.
SB 1328  Mason, T  State-Funded Kinship Guardianship Assistance program; created.
SB 1382  Favola, B  Firearms; purchase, etc., following conviction for assault and battery of a family member.
SB 1393  Marsden, D  Trees; replacement and conservation during development.
SB 1457  Surovell, S  Preservation of historic sites.
SJ 293  Spruill, Sr., L  Study; Joint Commission on Health Care; assisted living and auxiliary grants; report.

Fairfax County Positions
(Monitor):

HB 1841  Keam, M  Crosswalk and sidewalk design.
HB 2071  Convirs-Fowler, K  Transportation funding; statewide prioritization process, resiliency.
SB 1350  Lewis, Jr., L  Transportation funding; statewide prioritization process, resiliency.
SB 1385  Surovell, S  Underground utility lines; Fairfax County.
SB 1404  Lewis, Jr., L  Stormwater Local Assistance Fund; grants awarded for projects related to Chesapeake Bay.

Supplementary Documents 5
Fairfax County Initiatives

Bills Introduced
at Fairfax County's Request
<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
</table>
| **HB 1919** - Kory (38)  
Local green banks; authorizes a locality, by ordinance, to establish. | 1/10/2021 House: Referred to Committee on Counties, Cities and Towns | [1/22/2021] |
| | [Initiate] (21102092D)  
**Summary:** Local green banks. Authorizes a locality, by ordinance, to establish a green bank to promote the investment in clean energy technologies in its locality and provide financing for clean energy technologies, defined in the bill. The bill establishes certain powers and functions of a green bank, including developing rules and procedures, financing and providing loans for clean energy projects, and stimulating demand for renewable energy. The bill requires the green bank to be a public entity, quasi-public entity, or nonprofit entity and requires the locality to hold a hearing and publish notice in a newspaper of general circulation prior to establishing the green bank. | |
| **HB 1927** - Sickles (43)  
Economic development authorities; Fairfax County. | 1/10/2021 House: Referred to Committee on Counties, Cities and Towns (HCCT)  
1/15/2021 House: Reported from HCCT (20-Y 1-N)  
1/20/2021 House: Read third time and passed House (98-Y 0-N)  
1/21/2021 Senate: Referred to Committee on Local Government | [1/22/2021] |
| | [Initiate] (21102409D)  
**Summary:** Allows Fairfax County to appoint nine, rather than seven, commissioners to the economic development authority. | |
| **SB 1208** - Barker (39)  
Continuity of government; extends period of time that locality may provide after disaster, etc. | 1/11/2021 Senate: Referred to Committee on Local Government  
1/18/2021 Senate: Reported from Local Government (14-Y 1-N)  
1/21/2021 Senate: Read third time and passed Senate (39-Y 0-N) | [1/22/2021] |
| | [Initiate] (21102240D)  
**Summary:** Continuity of government. Extends from six to 12 months the period of time after an enemy attack or other disaster that a locality may, by ordinance, provide for a method to assure continuity in its government and requires the ordinance to provide a method for the locality to resume normal governmental authority by the end of that 12-month period. | |
| **SB 1226** - Boysko (33)  
Compensation Board; determining staffing and salaries for an attorney for the Commonwealth. | 1/11/2021 Senate: Referred to Committee on Local Government  
1/18/2021 Senate: Re-referred to Judiciary | [1/22/2021] |
| | [Initiate] (21102115D)  
**Summary:** Compensation Board determining staffing and salaries for an attorney for the Commonwealth. Provides that the Compensation Board shall consider workload totals comprehensively, including the use of diversion programs and specialty dockets, when determining staffing and funding levels for an attorney for the Commonwealth and the office. | |
Fairfax County Positions

(Oppose or Amend)

* * *

Supplementary Documents
<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HB 1736</strong> – Adams, D. (68)</td>
<td>School nurses; excludes positions from certain requirements, school board to employ in each school.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>8/17/2020 House: Referred to Committee on Education</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1/18/2021 House: Subcommittee recommends reporting with substitute (6-Y 2-N)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1/20/2021 House: Reported from Education with substitute (13-Y 8-N)</td>
<td></td>
</tr>
<tr>
<td>[Oppose] (21100241D) - Board has historically opposed. Potential fiscal impact to Fairfax County is approximately $11.5 million.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Summary:</strong> School personnel; school nurses. Excludes school nurse positions from requirements for student support positions and instead requires each local school board to employ at least one full-time equivalent school nurse position in each elementary school, middle school, and high school in the local school division. The bill defines a school nurse as a registered nurse engaged in the specialized practice of nursing who protects and promotes student health, facilitates optimal development, and advances academic success.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| **HB 1757** - McGuire, III (56) | Firearm-free zones designated by the Commonwealth or a locality; waiver of sovereign immunity. |                      |
| 12/17/2020 House: Referred to Committee for Courts of Justice |                      |
| [Oppose] (21101679D) | **Summary:** Provides that if (i) the Commonwealth designates any property owned by it as a firearm-free zone or (ii) any locality designates such locality or any part of such locality as a firearm-free zone, the Commonwealth or such locality waives its sovereign immunity as it relates to any injuries sustained by persons lawfully present in such firearm-free zone. |

| **HB 1773** - Freitas (30) | Carrying a concealed handgun; permit not required. |                      |
| 12/28/2020 House: Referred to Committee on Public Safety |                      |
| [Oppose] (21100642D) | **Summary:** Allows any person who is otherwise eligible to obtain a concealed handgun permit to carry a concealed handgun without a permit anywhere he may lawfully carry a handgun openly within the Commonwealth. |

| **HB 1793** - Davis (84) | Concealed handgun permit; local control of firearms. |                      |
| 1/2/2021 House: Referred to Committee on Public Safety |                      |
| [Oppose] (21101843D) | **Summary:** Local control of firearms; concealed handgun permit. Provides that any local ordinance that prohibits the possession, carrying, or transportation of any firearms, ammunition, or components or combination thereof on specified public property shall not apply to a person who has a valid concealed handgun permit. |

**Bold** – Indicates BOS formal action

[ ] Indicates BOS Legislative Committee Action
## Bills Fairfax County Opposes or Seeks Amendments to Bill

<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HB 2019</strong> - McQuinn (70)</td>
<td>1/12/2021 House: Referred to Committee on Education 1/22/2021 House: Subcommittee recommends reporting (6-Y 2-N)</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td>Public elementary and secondary schools; administration of undesignated stock albuterol inhalers.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

[Oppose] (21102599D)  
**Summary:** Public elementary and secondary schools; possession and administration of undesignated stock albuterol inhalers and valved holding chambers. Requires each local school board to adopt and implement policies for the possession and administration of undesignated stock albuterol inhalers and valved holding chambers in every public school in the local school division, to be administered by any school nurse, employee of the school board, employee of a local governing body, or employee of a local health department who is authorized by the local health director and trained in the administration of albuterol inhalers and valved holding chambers for any student believed in good faith to be in need of such medication.

| HB 2074 - Simonds (94) | 1/12/2021 House: Referred to Committee on Agriculture, Chesapeake and Natural Resources | [1/22/2021] |
| Environmental justice; interagency working group. |  | |

[Amend] (21102822D) - Amend to state that localities may consider environmental justice strategy during each review of their comprehensive plans.  
**Summary:** Establishes the Interagency Environmental Justice Working Group as an advisory council in the executive branch of state government to further environmental justice in the Commonwealth and directs each of the Governor's Secretaries to designate at least one environmental justice coordinator to represent the secretariat as a member of the Working Group. The bill directs the Working Group to focus its work during its first year on the environmental justice of current air quality monitoring practices in Virginia and provides that the Working Group shall expire on July 1, 2031.

| HB 2237 - McQuinn (70) | 1/13/2021 House: Referred to Committee on General Laws | [1/22/2021] |
| Virginia Public Procurement Act; project labor agreements, transportation projects. |  | |

[Oppose] (21102029D)  
**Summary:** Virginia Public Procurement Act; project labor agreements; transportation projects. Requires every public body, prior to requiring bidders, offerors, contractors, subcontractors, or operators on contracts for the design or construction of a road, highway, bridge, or similar transportation improvement to enter into, become or remain signatories to, or adhere to project labor agreements, to make a written determination that requiring such bidders, offerors, contractors, subcontractors, or operators to enter into, become or remain signatories to, or adhere to project labor agreements, and to make a written determination that requiring such bidders, offerors, contractors, subcontractors, or operators to enter into, become or remain signatories to, or adhere to project labor agreements, that would increase the cost of the transportation project.

**Bold** – Indicates BOS formal action  
[ ] Indicates BOS Legislative Committee Action

---

**Supplementary Documents**

10
Bills Fairfax County Opposes or Seeks Amendments to Bill

<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>adhere to such project labor agreements advances the public's interests based on objective criteria established by the public body by regulation or ordinance, such as cost, efficiency, quality, safety, timeliness, maintenance of a skilled labor force, labor stability, or advancing minority-owned and women-owned business participation in the project.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**HB 2239** - Robinson (27)
Absentee voting; ballots to be processed before election day and sorted and counted.

| 1/13/2021 House: Referred to Committee on Privileges and Elections |
| [1/22/2021] |

[Oppose] (21101712D) - The bill creates a substantial workload and logistical challenges.

**Summary:** Elections; absentee voting; ballots to be processed before election day and sorted and counted by precinct. Requires certain actions to be taken to process absentee ballots that are returned by mail before election day. The general registrar is required to examine the ballot envelopes to verify completion of the required voter affirmation; mark the pollbook, or the absentee voter applicant list if the pollbook is not available, that the voter has voted; and open the sealed ballot envelopes and insert the ballots in optical scan counting equipment or other secure ballot container without initiating any ballot count totals. Current law requires only that the general registrar undertake at least one such activity before election day. So that ballots can be separated from ballot envelopes and scanned, the bill requires that the office of the general registrar be used as a central absentee voter precinct. The bill requires that absentee ballots processed at any central absentee voter precinct be sorted by the precinct to which the voter who cast the absentee ballot is assigned and that the resulting vote totals from such ballots be reported separately for each voter precinct.

**SB 1118** - Peake (22)
Voter registration; verification of social security numbers, provisional registration status.

| 12/21/2020 Senate: Referred to Committee on Privileges and Elections |
| [1/22/2021] |

[Oppose] (21101474D) - Board has historically opposed.

**Summary:** Voter registration; verification of social security numbers; provisional registration status. Requires the general registrars to verify that the name, date of birth, and social security number provided by an applicant on the voter registration application match the information on file in the Social Security Administration database or other database approved by the State Board of Elections (the State Board) before registering such applicant. If the information provided by the applicant does not match the information in such database, the applicant (i) is provisionally registered to vote and notified as to what steps are needed to be fully registered to vote and (ii) is permitted to vote by provisional ballot but such ballot shall not be counted until the voter presents certain information. The bill also requires the general registrars to verify annually no later than August 1 that the name, date of birth, and social security number in the registration record of each registered voter in the registrar's jurisdiction match the information on file with the Social Security Administration or other database approved by the State Board and, in accordance with current law, to initiate the cancellation of the registration of any voter whose registration record information does not match the database information. The **Bold** – Indicates BOS formal action

[ ] Indicates BOS Legislative Committee Action

Supplementary Documents

11
State Board is authorized to approve the use of any government database to the extent required to enable each general registrar to carry out the provisions of this bill and to promulgate rules for the use of such database. The Department of Elections is required to provide to the general registrars access to the Social Security Administration database and any other database approved by the State Board. The Department of Elections is further required to enter into any agreement with any federal or state agency to facilitate such access. The bill has a delayed effective date of July 1, 2023.

**SB 1153** - Suetterlein (19)
Absentee voting; ballots to be sorted and results to be reported by precinct.

1/7/2021 Senate: Referred to Committee on Privileges and Elections

[Oppose] (21101986D) - The bill creates a substantial workload and logistical challenges.

**Summary:** Elections; absentee voting; ballots to be sorted and results to be reported by precinct. Provides that absentee ballots processed at a central absentee precinct must be sorted by the precinct to which the voter who cast the absentee ballot is assigned and that the resulting vote totals from such ballots must be reported separately for each voter precinct.

**SB 1185** - Dunnavant (12)
Assisted living facilities; residents that are auxiliary grant recipients.

1/8/2021 Senate: Referred to Committee on Rehabilitation and Social Services
1/22/2021 Senate: Reported from Rehabilitation and Social Services with amendments (15-Y 0-N)
1/22/2021 Senate: Referred to Finance and Appropriations

[Oppose Unless Amended] (21101560D) - Oppose unless amended to direct state to assume increased payment rate over current rate, thereby removing added local costs.

**Summary:** Auxiliary grants; assisted living facilities. Directs the Commissioner for Aging and Rehabilitative Services to adopt regulations that allow an assisted living facility in which 30 percent or more of the residents are auxiliary grant recipients to receive 200 percent of the auxiliary grant rate.

**SB 1186** - Hashmi (10)
Landfill siting; historic preservation.

1/10/2021 Senate: Referred to Committee on Agriculture, Conservation and Natural Resources

[Oppose] (21100531D)

**Summary:** Prohibits the construction of any new municipal solid waste landfill within three miles of any designated historic district, building, structure, object, or site.

**SB 1191** - Kiggans (7)
School nurses; excludes positions from certain requirements, school board to employ in each school.

1/11/2021 Senate: Referred to Committee on Education and Health
1/14/2021 Senate: Reported from Education and Health with amendment (12-Y 1-N 1-A)
1/14/2021 Senate: Referred to Finance and Appropriations

**Bold** – Indicates BOS formal action
[ ] Indicates BOS Legislative Committee Action
Bills Fairfax County Opposes or Seeks Amendments to Bill

<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>[Oppose] (21102426D) - Board has historically opposed. Potential fiscal impact to Fairfax County is approximately $11.5 million. <strong>Summary:</strong> School personnel; school nurses. Excludes school nurse positions from requirements for student support positions and instead requires each local school board to employ at least one full-time equivalent school nurse position in each elementary school, middle school, and high school in the local school division. The bill also requires the Department of Education to establish and administer a waiver process for local school boards for which the requirements of the bill create an undue hardship.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| **SB 1198** - Petersen (34)  
Government Data Collection and Dissemination Practices Act; license plate readers. | 1/11/2021 Senate: Referred to Committee on General Laws and Technology | [1/22/2021] |
| [Oppose] (21100940D) - Retention period in bill is insufficient. **Summary:** Prohibits law-enforcement and regulatory agencies from using license plate readers to collect and maintain personal information on individuals without a warrant. The bill provides that license plate data may be collected if intended for prompt evaluation and potential use in investigating suspected criminal activity, civil or regulatory violations, or terrorism. The data may only be retained for seven days and shall not be subject to any outside inquiries or internal usage except for the investigation of a crime or a report of a missing person. The bill also prohibits an agency from acquiring personal information collected from license plate readers from a third-party private vendor if the agency would not have been permitted to collect or retain the information on its own. |
| **SB 1200** - Hashmi (10)  
Waste disposal; local approval. | 1/11/2021 Senate: Referred to Committee on Agriculture, Conservation and Natural Resources | [1/22/2021] |
| [Oppose] (21101204D)  
**Summary:** Requires any application (i) to store, provide treatment for, or dispose of hazardous waste or (ii) for a new solid waste management facility permit, except for a noncaptive industrial landfill, to include certification from the governing body for each locality within a five-mile radius of the facility, other than the locality in which the facility is or will be located, granting approval of the facility or activity. |
| **SB 1249** - Stuart (28)  
Local planning commissions; review deadlines. | 1/11/2021 Senate: Referred to Committee on Local Government | [1/22/2021] |
| [Oppose] (21100584D)  
**Summary:** Adds rezoning or generalized development plans, special use permits, and special exception applications to various review deadlines and requirements for local planning commissions. |

**Bold** – Indicates BOS formal action  
[ ] Indicates BOS Legislative Committee Action
<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SB 1264</strong> - Morrissey&lt;br&gt;(16)&lt;br&gt;Emergency and preliminary protective orders; expungement of orders.</td>
<td>1/11/2021 Senate: Referred to Committee on the Judiciary</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td><strong>[Oppose] (21101089D)</strong>&lt;br&gt;&lt;<strong>Summary:</strong> Expungement of emergency and preliminary protective orders. Provides that a person against whom an emergency or preliminary protective order has been issued may petition to have police and court records relating to such order expunged if the order expires, is dissolved by the issuing court, or if a hearing for the issuance of a permanent protective order is scheduled or held and such permanent protective order is subsequently not issued.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>SB 1274</strong> - Marsden (37)&lt;br&gt;Wildlife corridors; various agencies to consider and incorporate.</td>
<td>1/12/2021 Senate: Referred to Committee on Agriculture, Conservation and Natural Resources&lt;br&gt;1/19/2021 Senate: Reported from Agriculture, Conservation and Natural Resources with amendment (12-Y 3-N)</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td><strong>[Amend] (21101399D)</strong>&lt;br&gt;- Amend to make optional for localities. Fairfax County has extensive environmental planning that has been successful.&lt;br&gt;&lt;<strong>Summary:</strong> Government planning; wildlife corridors. Directs various agencies to consider and incorporate, where applicable, wildlife corridors and any recommendation of the Wildlife Corridor Action Plan. The bill directs the Department of Wildlife Resources to assist state agencies and political subdivisions, and by request any federal agency, in considering and incorporating, where applicable, wildlife corridors and the recommendations of the Plan when developing any governmental strategic plan, map, or action.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>SB 1304</strong> - McPike (29)&lt;br&gt;Community services boards; discharge planning.</td>
<td>1/12/2021 Senate: Referred to Committee on Education and Health</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td><strong>[Oppose] (21102367D)</strong>&lt;br&gt;&lt;<strong>Summary:</strong> Provides that a discharge plan shall be completed within 30 days of the individual's date of discharge from a state hospital or training center. Current law requires that a discharge plan be completed prior to the individual's discharge. The bill also reduces from within 30 days to within 72 hours of the individual's identification as ready for discharge the time by which a community services board must document its disagreement with the determination that an individual is ready for discharge from a state hospital or training center.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>SB 1419</strong> - Marsden (37)&lt;br&gt;Project labor agreements; public interest.</td>
<td>1/13/2021 Senate: Referred to Committee on General Laws and Technology&lt;br&gt;1/20/2021 Senate: Re-referred to Commerce and Labor</td>
<td>[1/22/2021]</td>
</tr>
</tbody>
</table>
### Bills Fairfax County Opposes or Seeks Amendments to Bill

<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
</table>

[Oppose] (21102268D)

**Summary:** Requires that for contracts requiring the design or construction of a road, highway, bridge, or similar transportation improvement, a public body wishing to enter into a project labor agreement shall first determine by written finding that participation in such project labor agreement advances the public interest, based on objective criteria established by the public body by regulation, ordinance, or resolution that may include cost, efficiency, quality, safety, timeliness, maintenance of a skilled labor force, labor stability, or advancing minority-owned or women-owned business participation in the project.

**Bold** – Indicates BOS formal action

[ ] Indicates BOS Legislative Committee Action

*Supplementary Documents*
Fairfax County Positions

(Support)

***
### Bills Fairfax County Supports

<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HB 1810</strong> - VanValkenburg (72) Voter registration; failure of online voter registration system, deadline extension.</td>
<td>1/5/2021 House: Referred to Committee on Privileges and Elections 1/13/2021 House: Reported from Privileges and Elections with amendment(s) (22-Y 0-N) 1/19/2021 House: Read third time and passed House (98-Y 0-N) 1/20/2021 Senate: Referred to Committee on Privileges and Elections</td>
<td>[1/22/2021]</td>
</tr>
</tbody>
</table>

[Support] (21101534D-E)  
**Summary:** Voter registration; failure of online voter registration system; deadline extension. Provides that in the event that a failure of the Virginia online voter registration system occurs prior to the close of registration records, the Governor has the authority to order the online voter registration system to be available for registration activities after the date for closing the registration records for a period of time equal to the amount of time during which the online voter registration system was unavailable for registration activities, rounded up to the nearest whole day.

| **HB 1813** - Krizek (44) Highway construction by state or local employees; limit. | 1/6/2021 House: Referred to Committee on Transportation 1/14/2021 House: Subcommittee recommends reporting with amendment (6-Y 3-N) 1/14/2021 House: Reported from Transportation with amendment (17-Y 5-N) 1/19/2021 House: Read third time and passed House (79-Y 20-N) 1/20/2021 Senate: Referred to Committee on Transportation | [1/22/2021] |

[Support] (21102052D-E)  
**Summary:** Increases from $600,000 to $700,000 the value of highway maintenance and construction projects eligible to be performed by state or local employees.

| **HB 1820** - Helmer (40) Temporary Assistance for Needy Families; food stamp program, eligibility, postsecondary education. | 1/6/2021 House: Referred to Committee on Health, Welfare and Institutions 1/20/2021 House: Subcommittee recommends reporting with substitute (6-Y 0-N) 1/20/2021 House: Subcommittee recommends referring to Committee on Appropriations | [1/22/2021] |

[Support] (21101472D)  
**Summary:** Temporary Assistance for Needy Families; food stamp program; eligibility; postsecondary education. Allows Temporary Assistance for Needy Families (TANF) and food stamp recipients, to the extent permitted by federal law and regulations, to satisfy or earn exemption from applicable work and training requirements through enrollment in postsecondary education. The bill directs the Department of Social Services to utilize certain strategies to promote such postsecondary education opportunities and streamline the process for certifying compliance therewith. The bill also directs the Board of Social Services, in implementing the Commonwealth’s food stamp program, to (i) establish broad-based categorical eligibility, (ii) set the gross income eligibility standard at 200 percent of the federal poverty guidelines, and (iii) not impose an asset limit.

**Bold** – Indicates BOS formal action  
[ ] Indicates BOS Legislative Committee Action

**Supplementary Documents**  
17
<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HB 1857</strong> - Subramanyam (87) Virginia Public Procurement Act; architectural and professional engineering term contracting.</td>
<td>1/7/2021 House: Referred to Committee on General Laws</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td></td>
<td>[Support] (21101307D) <strong>Summary</strong>: Virginia Public Procurement Act; architectural and professional engineering term contracting; certain localities. Exempts any locality with a population in excess of 400,000 from the limitations on architectural and professional engineering contract single-project fees for environmental, location, design, and inspection work regarding highways and bridges. Current law exempts the Commissioner of Highways from such limitations and the exemption is continued in the bill.</td>
<td></td>
</tr>
<tr>
<td><strong>HB 1888</strong> - VanValkenburg (72) Absentee voting; procedural and process reforms, availability and accessibility reforms, penalty.</td>
<td>1/8/2021 House: Referred to Committee on Privileges and Elections</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td></td>
<td>1/13/2021 House: Reported from Privileges and Elections with amendment(s) (13-Y 9-N)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1/19/2021 House: Read third time and passed House (55-Y 43-N)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1/20/2021 Senate: Referred to Committee on Privileges and Elections</td>
<td></td>
</tr>
<tr>
<td></td>
<td>[Support] (21101608-D-E) <strong>Summary</strong>: Absentee voting; procedural and process reforms; availability and accessibility reforms; penalty. Makes various reforms to absentee voting processes and procedures, including those related to availability and accessibility. The bill requires certain actions to be taken to process absentee ballots returned before the day of an election, including verifying the correct completion of the voter affirmation statement, and provides for an opportunity for an absentee voter to make corrections to the statement in certain circumstances. The bill requires the establishment of drop-off locations for the return of voted absentee ballots. Additionally, a central absentee voter precinct is required to be established in each locality; currently, establishment is optional. On the day of the election, officers of election are required to begin processing absentee ballots in the central absentee voter precincts prior to the close of polls, but no ballot vote counts are permitted to be transmitted outside of the central absentee voter precinct before the close of polls; a violation of such prohibition is a Class 1 misdemeanor. When reporting election results to the Department of Elections, the general registrars are required to report absentee ballots cast early in person separately from all other absentee ballots. Additionally, a voter who has applied for and received an absentee ballot may choose to instead vote at his polling place on election day, and such voter shall be entitled to cast a provisional ballot. The bill requires a ballot marking tool with screen reader assistive technology to be made available for absentee voters with a print disability. Restrictions on the availability of absentee voting for first-time voters who registered by mail are repealed. The bill contains technical amendments for organizational and readability purposes.</td>
<td></td>
</tr>
<tr>
<td>Bills</td>
<td>General Assembly Actions</td>
<td>Date of BOS Position</td>
</tr>
<tr>
<td>-------</td>
<td>---------------------------------------------------------------------------------------------------------------</td>
<td>----------------------</td>
</tr>
</tbody>
</table>
| **HB 1903** - Carr (69)  
Local government; authority to reduce the speed limit in a business district or residence district. | 1/8/2021 House: Referred to Committee on Transportation  
1/14/2021 House: Subcommittee recommends reporting (9-Y 0-N)  
1/14/2021 House: Reported from Transportation (22-Y 0-N)  
1/19/2021 House: Read third time and passed House (93-Y 6-N)  
1/20/2021 Senate: Referred to Committee on Transportation | [1/22/2021] |
| [Support] (21101800D) | **Summary**: Local government authority; reduction of speed limits. Authorizes local governing bodies to reduce the speed limit to less than 25 miles per hour, but not less than 15 miles per hour, in a business district or residence district. |
| **HB 1917** - Mugler (91)  
Local planning and zoning; publication of certain notices on locality's website. | 1/10/2021 House: Referred to Committee on Counties, Cities and Towns | [1/22/2021] |
| [Support] (21100328D) - Board has historically supported.  
**Summary**: Publication of certain notices on locality's website. Provides that in any instance in which a locality is required to publish certain notices related to local planning and zoning in a newspaper having general circulation in the locality, the locality may instead choose to meet such requirement by publishing the notice on the locality's website. |
| **HB 1931** - Levine (45)  
Virginia Freedom of Information Act; public body authorized to conduct electronic meetings. | 1/11/2021 House: Referred to Committee on General Laws  
1/19/2021 House: Subcommittee recommends reporting (8-Y 0-N)  
1/21/2021 House: Reported from General Laws (21-Y 0-N)  
 | [1/22/2021] |
| [Support] (21101369D) | **Summary**: Virginia Freedom of Information Act; electronic meetings. Authorizes a public body to conduct through electronic communication means a meeting for which, on or before the day of the meeting, a member of the public body holding the meeting notifies the chair that such member is unable to attend the meeting due to a family member's medical condition that requires the member to provide care for such family member, thereby preventing the member's physical attendance. The bill also clarifies that participation in an electronic meeting by a member of a public body due to the inability to attend because of a personal matter is limited each calendar year to two such meetings, which is current law, or 25 percent of the meetings held that calendar year rounded up to the next whole number, whichever is greater. This bill is a recommendation of the Virginia Freedom of Information Advisory Council. |

**Bold** – Indicates BOS formal action  
[ ] Indicates BOS Legislative Committee Action  

**Supplementary Documents**  

19
<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HB 2018</strong> - Mullin (93) Emergency order for adult protective services; acts of violence, etc., or financial exploitation.</td>
<td>1/12/2021 House: Referred to Committee for Courts of Justice 1/20/2021 House: Subcommittee recommends reporting with substitute (7-Y 0-N) 1/22/2021 House: Reported from Courts of Justice with substitute (22-Y 0-N)</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td>[Support] (21102761D) <strong>Summary</strong>: Emergency order for adult protective services; acts of violence, force, or threat or financial exploitation; penalty. Allows the circuit court, upon a finding that an incapacitated adult has been, within a reasonable period of time, subjected to an act of violence, force, or threat or been subjected to financial exploitation, to include in an emergency order for adult protective services one or more of the following conditions to be imposed on the alleged perpetrator: (i) a prohibition on acts of violence, force, or threat or criminal offenses that may result in injury to person or property; (ii) a prohibition on such other contacts by the alleged perpetrator with the adult or the adult's family or household members as the court deems necessary for the health and safety of such persons; or (iii) such other conditions as the court deems necessary to prevent (a) acts of violence, force, or threat; (b) criminal offenses that may result in injury to persons or property; (c) communication or other contact of any kind by the alleged perpetrator; or (d) financial exploitation by the alleged perpetrator. The bill provides that any person who violates any such condition is guilty of a Class 1 misdemeanor. Also, the bill provides that hearings on emergency orders for adult protective services shall be held no earlier than 24 hours and no later than 72 hours after the notice required has been given, unless such notice has been waived by the court. Current law just requires such hearing be held no earlier than 24 hours.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>HB 2042</strong> - Guy (83) Trees; replacement and conservation during development.</td>
<td>1/12/2021 House: Referred to Committee on Counties, Cities and Towns 1/21/2021 House: Subcommittee recommends reporting with amendments (6-Y 3-N) 1/22/2021 House: Reported from Counties, Cities and Towns with amendment(s) (13-Y 9-N)</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td>[Support] (21102573D) - See also SB 1393 (Marsden). <strong>Summary</strong>: Replacement and conservation of trees during development. Gives a locality the ability to exceed general requirements in its tree replacement and conservation ordinances in specific circumstances, including development that impacts stormwater permit requirements, recurrent flooding, formerly redlined areas, and comprehensive plan compliance.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>HB 2050</strong> - Bourne (71) Virginia housing opportunity; tax credit established starting in taxable year 2021.</td>
<td>1/12/2021 House: Referred to Committee on Finance 1/22/2021 House: Subcommittee recommends laying on the table (7-Y 1-N)</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td>[Support] (21102648D) <strong>Summary</strong>: Virginia housing opportunity tax credit. Establishes, starting in taxable year 2021, a Virginia housing opportunity tax credit, which is equal to the amount of the federal low-income housing tax credit allocated or allowed by the Virginia Housing Development Authority to a low-income building that is eligible for the federal credit. The credit would be nonrefundable and could be carried forward for up to five years.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Bold** – Indicates BOS formal action  
[ ] Indicates BOS Legislative Committee Action
<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HB 2131</strong> - Lopez (49) Alcoholic beverage control; license application, locality input.</td>
<td>1/12/2021 House: Referred to Committee on General Laws</td>
<td>[1/22/2021]</td>
</tr>
</tbody>
</table>

[Support] (21101639D)

**Summary:** Alcoholic beverage control; license application; locality input; corrective action. Adds the chief administrative officer of a locality to the list of persons who may be sent notice of certain license applications by the Board of Directors (the Board) of the Virginia Alcoholic Beverage Control Authority. The bill allows localities to submit conditional recommendations for the granting of a license and allows the locality to request a 15-day extension to the 30-day period during which an objection to or recommendation for a license must be submitted. The bill requires the Board to give reasonable consideration to any objection or recommendation submitted by the locality. The bill also expands the definition of criminal blight, for which the locality may require a property owner to take corrective action, to include a condition existing on real property that endangers public health or safety and is caused by (i) the regular presence on the property of persons in possession of controlled substances, (ii) the discharge of a firearm under certain conditions, and (iii) repeated violations of state laws or local ordinances involving acts that pose a risk of danger to persons or private property.

| **HJ 527** - Bulova (37) Invasive plant species; DCR, et al., to study the sale and use of species. | 1/7/2021 House: Referred to Committee on Rules 1/22/2021 House: Subcommittee recommends reporting (5-Y 0-N) 1/22/2021 House: Reported from Rules (18-Y 0-N) | [1/22/2021] |

[Support] (21102405D)

**Summary:** Study; Department of Conservation and Recreation and Virginia Department of Agriculture and Consumer Services; invasive plant species work group; report. Requests the Department of Conservation and Recreation, jointly with the Department of Agriculture and Consumer Services, to establish a work group to study the sale and use of invasive plant species. The resolution requests that the departments work with several state agencies, conservation nonprofits, and plant industry and agriculture groups to develop recommendations regarding statutory and regulatory changes intended to reduce or eliminate the sale and use of invasive plant species in the Commonwealth and promote the sale and use of native plants.

| **SB 1148** - Kiggans (7) Elections; date of June primary election. | 1/6/2021 Senate: Referred to Committee on Privileges and Elections | [1/22/2021] |

[Support] (21101028D) - Board has historically supported.

**Summary:** Changes the date of the primary election held in June from the second Tuesday in June to the third Tuesday in June. The bill also changes candidate filing deadlines to reflect the change of date. The bill satisfies the reenactment requirement of Chapter 1253 of the Acts of Assembly of 2020.

**Bold** – Indicates BOS formal action  
[ ] Indicates BOS Legislative Committee Action
<table>
<thead>
<tr>
<th>Bill</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SB 1156</strong> - Howell (32) Technology Development Grant Fund; created.</td>
<td>1/7/2021 Senate: Referred to Committee on Finance and Appropriations 1/19/2021 Senate: Reported from Finance and Appropriations (15-Y 0-N) 1/22/2021 Senate: Read third time and passed Senate (37-Y 0-N)</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td><strong>SB 1197</strong> - Locke (2) Virginia housing opportunity; tax credit established.</td>
<td>1/11/2021 Senate: Referred to Committee on Finance and Appropriations</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td><strong>SB 1206</strong> - Barker (39) Confidentiality of juvenile court records; exceptions.</td>
<td>1/11/2021 Senate: Referred to Committee on the Judiciary</td>
<td>[1/22/2021]</td>
</tr>
</tbody>
</table>

**Summary:** Technology Development Grant Fund created. Creates the Technology Development Grant Fund to make grant payments to a qualified technology company that makes a capital investment of at least $64 million at a facility in Fairfax County and creates at least 1,500 new full-time jobs at the facility. A qualified technology company would be eligible for an aggregate of $22.5 million in grants paid over four years if it meets performance parameters and complies with the terms of a memorandum of understanding agreed upon by the company, the Commonwealth, and the Virginia Economic Development Partnership Authority.

**Summary:** Virginia housing opportunity tax credit. Establishes, starting in taxable year 2021, a Virginia housing opportunity tax credit, which is equal to the amount of the federal low-income housing tax credit allocated or allowed by the Virginia Housing Development Authority to a low-income building that is eligible for the federal credit. The credit would be nonrefundable and could be carried forward for up to five years.

**Summary:** Provides that juvenile case files shall be open for inspection by (i) the Department of Social Services or any local department of social services that is providing services or care for, or has accepted a referral for investigation and the provision of services pursuant to a request for relief of custody regarding, a juvenile who is the subject of the record for (a) a purpose relevant to the provision of the services or care or (b) the purpose of conducting an investigation or family assessment of child abuse or neglect involving the juvenile who is the subject of the record and (ii) the Department of Behavioral Health and Developmental Services or any local community services board that is providing treatment, services, or care for a juvenile who is the subject of the record for a purpose relevant to the provision of the treatment, services, or care.

**Bold** – Indicates BOS formal action

[ ] Indicates BOS Legislative Committee Action
<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>SB 1242 - Edwards (21)</td>
<td>1/11/2021 Senate: Referred to Committee on the Judiciary 1/20/2021 Senate: Reported from Judiciary (15-Y 0-N)</td>
<td>[1/22/2021]</td>
</tr>
</tbody>
</table>

[Support] (21101001D)  
**Summary:** Personal appearance by two-way electronic video and audio communication; entry of plea or nolle prosequi; adjudication of probation violations. Provides that with the consent of the court and all parties, an appearance in a court may be made by two-way electronic video and audio communication for the purpose of (i) entry of a plea of guilty or nolo contendere and the related sentencing of the defendant charged with a misdemeanor or felony, (ii) entry of a nolle prosequi, or (iii) adjudication of an alleged violation of probation. This bill is a recommendation of the Judicial Council of Virginia and the Committee on District Courts.

| SB 1245 - Deeds (25) | 1/11/2021 Senate: Referred to Committee on Privileges and Elections | [1/22/2021] |

[Support with Amendment] (21100967D) - Support with amendments to remove the requirement to establish the locations of satellite voter offices through local ordinances.  
**Summary:** Absentee voting; establishment of drop-off locations; ballot defects; cure process. Requires the establishment of a drop-off location for the return of marked absentee ballots at the office of the general registrar and each voter satellite office. On the day of any election, a drop-off location shall be available at each polling place in operation for such election. The bill allows the general registrar of any county or city to establish additional drop-off locations within the county or city as he deems necessary. The Department of Elections is required to set standards related to the establishment and operation of drop-off locations, including security requirements. The bill also requires general registrars to take certain actions to preprocess absentee ballots returned before election day and to notify an absentee voter of any errors or issues with the completion or return of his absentee ballot that would render the ballot void. The general registrars are required to enter into the voter's record in the registration system that the voter's absentee ballot has an issue requiring correction and to notify the voter in writing or by email of the error or failure, in addition to providing information on how to correct the issue. The absentee voter then has until noon on the third day following the election to make necessary corrections so that his ballot may be counted. This ballot cure process applies only to those absentee ballots received by the Friday immediately preceding the day of the election. The bill contains technical amendments for organizational purposes.

| SB 1271 - McPike (29) | 1/12/2021 Senate: Referred to Committee on General Laws and Technology 1/20/2021 Senate: Reported from General Laws and Technology (15-Y 0-N) | [1/22/2021] |

**Bold** – Indicates BOS formal action  
[ ] Indicates BOS Legislative Committee Action
## Bills Fairfax County Supports

<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>[Support] (21101309D)</strong></td>
<td><strong>Summary:</strong> Virginia Freedom of Information Act; meetings held through electronic communication means during a state of emergency. Allows a public body, or a joint meeting thereof, to meet by electronic communication means without a quorum of the public body physically assembled at one location when a locality in which the public body is located has declared a local state of emergency, provided that (i) the catastrophic nature of the declared emergency makes it impracticable or unsafe to assemble a quorum in a single location and (ii) the purpose of the meeting is to provide for the continuity of operations of the public body or the discharge of its lawful purposes, duties, and responsibilities. Under current law, public bodies may only meet in such manner when the Governor has declared a state of emergency, and only for the purpose of addressing the emergency. Finally, the bill requires public bodies meeting through electronic communication means during a local or state declaration of a state of emergency to (a) make arrangements for public access to such meeting through electronic communication means, including videoconferencing if already used by the public body, and (b) provide the public with the opportunity to comment at such meetings when public comment is customarily received.</td>
<td></td>
</tr>
<tr>
<td><strong>SB 1309</strong> - Ebbin (30)</td>
<td>Local stormwater assistance; flood mitigation and protection.</td>
<td>1/21/2021 Senate: Read third time and passed Senate (39-Y 0-N)</td>
</tr>
<tr>
<td><strong>SB 1328</strong> - Mason (1)</td>
<td>State-Funded Kinship Guardianship Assistance program; created.</td>
<td>1/15/2021 Senate: Re-referred to Finance and Appropriations</td>
</tr>
<tr>
<td><strong>SB 1382</strong> - Favola (31)</td>
<td>Firearms; purchase, etc., following conviction for assault and battery of a family member.</td>
<td>1/12/2021 Senate: Referred to Committee on the Judiciary</td>
</tr>
</tbody>
</table>

**Bold** – Indicates BOS formal action  
[ ] Indicates BOS Legislative Committee Action
### Bills Fairfax County Supports

<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SB 1393</strong> - Marsden (37)</td>
<td>1/13/2021 Senate: Referred to Committee on Local Government</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td>Trees; replacement and conservation during development.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

[Support] (21102865D) - See also HB 2042 (Guy).  
**Summary:** Replacement and conservation of trees during development. Gives a locality the ability to exceed general requirements in its tree replacement and conservation ordinances in specific circumstances, including development that impacts stormwater permit requirements, recurrent flooding, formerly redlined areas, and comprehensive plan compliance.

<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SB 1457</strong> - Surovell (36)</td>
<td>1/20/2021 Senate: Referred to Committee on Local Government</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td>Preservation of historic sites.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

[Support with Amendment] (21102678D) - Support with amendment to clarify language for implementation.  
**Summary:** Provides that any locality utilizing the urban county executive form of government (Fairfax County) may include a provision in its historic preservation ordinance requiring public access to an historic area, landmark, building, or structure, or land pertaining thereto, or providing that no subdivision shall occur within any historic district unless approved by the review board or, on appeal, by the governing body of the locality as being compatible with the historic nature of such area, landmarks, buildings, or structures therein with regard to any parcel or parcels that collectively are (i) adjacent to a navigable river and a national park, (ii) owned by a common owner exempt from taxation, and (iii) in part or as a whole subject to an easement granted to the National Park Service or Virginia Outdoors Foundation granted on or after January 1, 1973.

<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SJ 293</strong> - Spruill, Sr. (5)</td>
<td>1/13/2021 Senate: Referred to Committee on Rules</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td>Study; Joint Commission on Health Care; assisted living and auxiliary grants; report.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

[Support] (21102328D)  
**Summary:** Directs the Joint Commission on Health Care to study available data regarding assisted living and auxiliary grants and develop a blueprint for implementing recommendations that will allow the Commonwealth to provide a more realistic system of addressing housing and care needs.

**Bold** – Indicates BOS formal action  
[ ] Indicates BOS Legislative Committee Action
Fairfax County Positions
(Monitor)

***
<table>
<thead>
<tr>
<th>Bills</th>
<th>General Assembly Actions</th>
<th>Date of BOS Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HB 1841 - Keam (35)</strong> Crosswalk and sidewalk design</td>
<td>1/7/2021 House: Referred to Committee on Transportation</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td></td>
<td>1/19/2021 House: Subcommittee recommends reporting with substitute (8-Y 0-N)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1/21/2021 House: Reported from Transportation with substitute (21-Y 0-N)</td>
<td></td>
</tr>
<tr>
<td>[Monitor] (21103284D-H1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Summary:</strong> Requires the Commissioner of Highways or his designee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>to convene a working group with relevant stakeholders, including</td>
<td></td>
<td></td>
</tr>
<tr>
<td>the Virginia Association of Counties and the Virginia Municipal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>League, to determine whether there should be model policies for</td>
<td></td>
<td></td>
</tr>
<tr>
<td>crosswalk design and installation in the Commonwealth and, if so,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>establish recommendations for such model policies.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>HB 2071 - Convirs-Fowler (21)</strong> Transportation funding;</td>
<td>1/12/2021 House: Referred to Committee on Transportation</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td>statewide prioritization process, resiliency.</td>
<td>1/21/2021 House: Subcommittee recommends reporting with substitute (6-Y 3-N)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1/21/2021 House: Subcommittee recommends reporting with substitute (6-Y 3-N)</td>
<td></td>
</tr>
<tr>
<td>[Monitor] (21103472D) - See also SB 1350 (Lewis).</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Summary:</strong> Requires the Commonwealth to include information on</td>
<td></td>
<td></td>
</tr>
<tr>
<td>whether a project has been designed to be resilient when</td>
<td></td>
<td></td>
</tr>
<tr>
<td>distributing information on the draft Six-Year Improvement Program.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>The bill adds resiliency to items the Statewide Transportation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Plan promotes in addition to those already listed: intermodal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>connectivity, environmental quality, accessibility for people and</td>
<td></td>
<td></td>
</tr>
<tr>
<td>freight, and transportation safety. The bill also requests the</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commissioner of Highways to ensure resiliency is incorporated into</td>
<td></td>
<td></td>
</tr>
<tr>
<td>the design standards for new construction projects.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>SB 1350 - Lewis, Jr. (6)</strong> Transportation funding;</td>
<td>1/13/2021 Senate: Referred to Committee on Transportation</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td>statewide prioritization process, resiliency.</td>
<td>1/21/2021 Senate: Reported from Transportation with substitute (12-Y 0-N 2-A)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1/21/2021 Senate: Re-referred to Finance and Appropriations</td>
<td></td>
</tr>
<tr>
<td>[Monitor] (21101744D) - See also HB 2071 (Convirs-Fowler).</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Summary:</strong> Requires the Commonwealth to include information on</td>
<td></td>
<td></td>
</tr>
<tr>
<td>whether a project has been designed to be resilient when</td>
<td></td>
<td></td>
</tr>
<tr>
<td>distributing information on the draft Six-Year Improvement Program.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>The bill adds resiliency to items the Statewide Transportation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Plan promotes in addition to those already listed: intermodal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>connectivity, environmental quality, accessibility for people and</td>
<td></td>
<td></td>
</tr>
<tr>
<td>freight, and transportation safety. The bill also requests the</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commissioner of Highways to ensure resiliency is incorporated into</td>
<td></td>
<td></td>
</tr>
<tr>
<td>the design standards for new construction projects.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>SB 1385 - Surovell (36)</strong> Underground utility lines;</td>
<td>1/12/2021 Senate: Referred to Committee on Local Government</td>
<td>[1/22/2021]</td>
</tr>
<tr>
<td>Fairfax County.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>[Monitor] (21102804D)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Summary:</strong> Removes the sunset on a pilot program allowing a</td>
<td></td>
<td></td>
</tr>
<tr>
<td>locality that has adopted the urban county executive form of</td>
<td></td>
<td></td>
</tr>
<tr>
<td>government (Fairfax County) to request an electric utility to</td>
<td></td>
<td></td>
</tr>
<tr>
<td>place underground electric distribution lines as part of a</td>
<td></td>
<td></td>
</tr>
<tr>
<td>transportation infrastructure improvement project and changes a</td>
<td></td>
<td></td>
</tr>
<tr>
<td>number of provisions in the program including (i) expanding the</td>
<td></td>
<td></td>
</tr>
<tr>
<td>scope to include electric cooperatives, telecommunications providers,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>cable providers, and other utilities; (ii) making discretionary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>the requirement that the utility and locality enter into an</td>
<td></td>
<td></td>
</tr>
<tr>
<td>agreement for certain terms; (iii) placing additional limits on</td>
<td></td>
<td></td>
</tr>
<tr>
<td>the levy to fund the project and the types of projects for which</td>
<td></td>
<td></td>
</tr>
<tr>
<td>it may be imposed; and (iv) authorizing the locality to secure</td>
<td></td>
<td></td>
</tr>
<tr>
<td>necessary permits on behalf of the utility or provider.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bills</td>
<td>General Assembly Actions</td>
<td>Date of BOS Position</td>
</tr>
<tr>
<td>------</td>
<td>--------------------------</td>
<td>----------------------</td>
</tr>
<tr>
<td><strong>SB 1404</strong> - Lewis, Jr. (6) Stormwater Local Assistance Fund; grants awarded for projects related to Chesapeake Bay.</td>
<td>1/13/2021 Senate: Referred to Committee on Agriculture, Conservation and Natural Resources</td>
<td>[1/22/2021]</td>
</tr>
</tbody>
</table>

**Summary:** Stormwater Local Assistance Fund; grant requirements. Authorizes grants from the Stormwater Local Assistance Fund awarded for projects related to Chesapeake Bay total maximum daily load (TMDL) requirements to take into account total phosphorus reductions or total nitrogen reductions. The bill authorizes grants awarded for eligible projects in localities with high or above average fiscal stress as reported by the Commission on Local Government to account for more than 50 percent of the costs of a project.
## Direct County Impact

### FY 2021 FY 2022

Provides targeted salary adjustments for specific positions reimbursed by the Compensation Board.  
$0.00  TBD

Provides 1.5% bonus on September 1, 2021 to state-supported local employees, contingent on state revenues. The County will need to budget for the bonus in FY 2022.  
$0.00  $0.42

### TOTAL DIRECT COUNTY IMPACT

$0.00  $0.42

### TOTAL OVER THE BIENNUM

$0.42

## Impact to the Fairfax County Public Schools' (FCPS) Operating Fund Budget

**Governor Northam's Budget:**  
Compared to the FCPS' FY 2021 Approved Budget, Governor Northam's budget includes $21.9 million more in state aid and a $17.3 million decrease in sales tax revenue for FY 2021.

For FY 2022, Governor Northam's Budget includes $3.0 million more in state aid and a $12.7 million decrease in sales tax revenue compared to FCPS' FY 2021 Approved Budget.
<table>
<thead>
<tr>
<th>Issue</th>
<th>Fairfax County Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Compensation</strong></td>
<td></td>
</tr>
<tr>
<td><strong>State-Supported Employee Compensation</strong></td>
<td></td>
</tr>
<tr>
<td>Governor Northam's Budget:</td>
<td>Contingent on FY 2021 revenues meeting projections, provides $15.5 million for a 1.5% one-time bonus on September 1, 2021 for state-supported local employees. The funding is also contingent on the governing local authority of such employees using such funds to support the provision of a bonus.</td>
</tr>
<tr>
<td>Governor Northam's Budget:</td>
<td>Provides $2.6 million to fund salary increases for regional jail officers consistent with those received by deputy sheriffs to equalize the pay grade for all entry-level correctional officers in local and regional jails.</td>
</tr>
<tr>
<td>Governor Northam's Budget:</td>
<td>Provides $2.3 million in FY 2022 to fund 25% of staffing needs for Sheriffs’ and Commonwealth's Attorney's offices. This restores funding that was previously unallotted.</td>
</tr>
<tr>
<td>Governor Northam's Budget:</td>
<td>Provides $1.7 million in FY 2022 to fund targeted salary increases for Commissioners of Revenue and local Treasurers’ offices. This restores funding that was previously unallotted.</td>
</tr>
<tr>
<td>Governor Northam's Budget:</td>
<td>Provides $1.8 million in FY 2022 to adjust salaries of circuit court clerks to address pay equity with those of the district court clerk positions. This restores funding that was previously unallotted.</td>
</tr>
<tr>
<td><strong>Judiciary/Public Safety</strong></td>
<td></td>
</tr>
<tr>
<td>State Aid to Localities with Police Departments (HB 599)</td>
<td>Governor Northam's Budget: An increase of $8.6 million was initially included during the regular session, but subsequently unallotted by the Governor. While the December forecast is projecting General Fund revenues to grow in FY 2021 and FY 2022, HB 599 funding is being kept flat at the FY 2020 level.</td>
</tr>
<tr>
<td>Hate Crimes</td>
<td>Governor Northam's Budget:</td>
</tr>
<tr>
<td>Marijuana Expungement</td>
<td>Governor Northam's Budget:</td>
</tr>
<tr>
<td>COVID-19 Response</td>
<td>Governor Northam's Budget:</td>
</tr>
<tr>
<td>Equity Emergency Management Positions</td>
<td>Governor Northam's Budget:</td>
</tr>
<tr>
<td>Body Worn Cameras</td>
<td>Governor Northam's Budget:</td>
</tr>
<tr>
<td>Item #</td>
<td>Issue</td>
</tr>
<tr>
<td>--------</td>
<td>-------</td>
</tr>
<tr>
<td>114.L</td>
<td><strong>Other Items of Interest</strong>&lt;br&gt;Virginia Telecommunication Initiative (VATI)<strong>&lt;br&gt;Governor Northam's Budget:</strong> Provides an additional $15.25 million in FY 2022 for the VATI, for a total of $49.7 million.</td>
</tr>
<tr>
<td>113</td>
<td><strong>Virginia Housing Trust Fund (HTF)</strong>&lt;br&gt;Governor Northam's Budget:** Provides an additional $15.7 million (for a total of $70.7 million) in FY 2021 and additional $25 million (for a total of $55 million) in FY 2022. This includes additional funding of $15.7 million in FY 2021 to continue the Virginia Rent and Mortgage Relief Program after the expiration of the federal Coronavirus Relief Funds.</td>
</tr>
<tr>
<td>113</td>
<td><strong>Other Items of Interest</strong>&lt;br&gt;Governor Northam's Budget:** Restores $3.3 million in FY 2022 to continue the Eviction Prevention and Diversion Pilot Program, which supports local or regional programs that link clients to departments of social services and legal aid.</td>
</tr>
<tr>
<td>131</td>
<td><strong>Governor Northam's Budget:</strong> Provides $10.0 million in funding in FY 2022 to increase staffing for the processing of unemployment insurance claims.</td>
</tr>
<tr>
<td>112</td>
<td><strong>Governor Northam's Budget:</strong> Provides $2.0 million to restore the Virginia Jobs Investment Program (VJIP).</td>
</tr>
<tr>
<td>86</td>
<td><strong>Governor Northam's Budget:</strong> Provides $16.7 million GF in FY 2021 to support and replace the Virginia Election and Registration Information System (VERIS).</td>
</tr>
<tr>
<td>221</td>
<td><strong>Governor Northam's Budget:</strong> Restores $1.5 million GF in FY 2021 and $34.5 million GF in FY 2022 for the Get Skilled, Get a Job, Give Back program (G3), the Governor's workforce development initiative.</td>
</tr>
<tr>
<td>376, 377, 378</td>
<td><strong>Governor Northam's Budget:</strong> In FY 2022, provides $8.3 million for the Water Protection program, $2 million for the Air Protection program, and $1.7 million for the Land Protection program through staffing increases.</td>
</tr>
<tr>
<td>373</td>
<td><strong>Governor Northam's Budget:</strong> Provides $4.55 million in FY 2022 for technical assistance to soil and water conservation districts for water quality efforts.</td>
</tr>
</tbody>
</table>
### Human Services

#### Children's Services Act (CSA)

**Governor Northam's Budget:** Includes an increase of approximately $2.7 million GF and approximately $5 million non-GF in FY 2022 to reflect the shifting of costs from Title IV-E to Medicaid for children in psychiatric residential treatment facilities. The Department of Medical Assistance Services has indicated that these costs are no longer to be covered by Title IV-E, which is a state-federal cost-share, and will instead be covered by Medicaid, which includes a local match.

Because of a federal ruling about the order of payer, Medicaid, not Title IV-E, will be the first payer for residential services. Fairfax County CSA will begin paying a match to Medicaid for services that had been covered by Title IV-E with no local match. Budget analysis estimates the added fiscal impact as being approximately $150,000 annually to cover expenses for about 10 youth in foster care placed in residential annually.

**Governor Northam's Budget:** Provides $921,296 GF in FY 2022 to reflect the state share of certain costs for children in foster care shifting from Title IV-E to CSA due to the implementation of the federal Family First Prevention Services Act, which limits federal Title IV-E funding for certain congregate care placements (but expands the eligible uses of Title IV-E funding for prevention services).

This item appears similar or same as the issue above. The first item appears to give money to DMAS to cover their additional costs, while this one covers the additional expenditures to the state CSA budget. The projected additional cost to Fairfax would be the same for both items - $150,000 annually. We can anticipate that the state CSA reimbursement will be reduced by this amount to cover residential care for children in foster care at the local match rate for residential.

**Governor Northam's Budget:** Delays the deadline for submission of a report on rate setting for private special education day placement services from September 1, 2020, to September 1, 2021; provides $100,000 GF in FY 2022 for the Office of Children's Services to contract for assistance in implementing rate setting. Directs the implementation of statewide rate-setting effective July 1, 2022. Extends the moratorium on rate increases above 2 percent through the end of the biennium.

This will provide a statewide mechanism to control and regulate special education costs in private settings (which have been rising around 7 percent annually).

In Fairfax County, the average annual expenditures have increased by 1.8 - 4.7%, a cost increase lower than other parts of the state. The current two percent rate cap has resulted in a reduction in sum sufficiency by not permitting local CSA programs to cover rates over the capped amount in rate setting states like MD. Due to federal law for special education, the Individualized Education Plan (IEP) must be honored and the costs paid, regardless of VA rate structuring. If these costs to the school system are passed on to local government, then Fairfax will now be covering costs with local funds that previously had a state match. The state has basically limited their financial responsibility for the cost increases and passed it on to the locality (school and then county). The two percent cap does not apply to ancillary services and may not result in lowering overall expenditures. The cost expenditures are also driven by utilization and purchase of more days of service, which will not be controlled by rate setting. The current language in the Appropriations Act is directed at localities, not at Private Special Ed programs or the state. It does not prohibit schools from charging greater than two percent, and merely limits the actions of local government, passing on the expense to the school system. The County estimates that uncovered costs may range from $25-50K in FY 2021 for youth placed in MD and DC programs.

### Early Childhood Services

**Governor Northam's Budget:** During the Special Session I, the amended budget restored most of the funding in FY 2022 for Early Childhood initiatives that were unallotted at the 2020 Reconvened Session of the General Assembly. The Governor's Budget includes approximately $11.1 million in FY 2022 to restore the remaining unallotted amounts for the Virginia Preschool Initiative (VPI) by increasing the funded per pupil amount from $6,959 to $7,655.

Based upon the current County VPI service level (FY 2021), the County would draw down an additional $2.1 million in state funding.

**Governor Northam's Budget:** Restores Supplemental Education Assistance Programs in FY 2022 that were previously unallotted at the 2020 Reconvened Session of the General Assembly by including $5 million in FY 2022 for incentive payments to retain early childhood educators.

TBD. Likely positive for educators in community early childhood programs.

**Governor Northam's Budget:** Requires that local VPI programs enroll special education students (defined as students with an Individualized Education Plan) at 10 percent of total enrollment or higher. VPI programs that are unable to meet this target shall provide reasons that the target was not met in their annual comprehensive report.

No fiscal impact anticipated.
<table>
<thead>
<tr>
<th>Budget Bill Item #</th>
<th>Issue</th>
<th>Fairfax County Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Child Welfare</strong></td>
<td><strong>Governor Northam's Budget:</strong> Restores approximately $9.2 million GF in FY 2022 for the statewide Family First Prevention Services Act (FFPSA) prevention services program. FFPSA is federal legislation that is designed to help keep children safe and out of the foster care system if possible, by keeping families together.</td>
<td>TBD. It is unclear how this funding will be distributed throughout the state. To implement the Families First requirements, it may be necessary to shift workforce resources within Fairfax County's Department of Family Services (DFS).</td>
</tr>
<tr>
<td><strong>Health Departments</strong></td>
<td><strong>Governor Northam's Budget:</strong> Provides $10.2 million GF in FY 2022 for costs associated with updating the current funding formula for local health departments. A portion of the funding is to be used to hold harmless localities that would otherwise experience a decline in state support. Language directs the Virginia Department of Health to conduct an analysis of local match rates and report to the Governor every two years, and warns that similar hold-harmless funding is not guaranteed in future years.</td>
<td>Does not impact Fairfax County, as the Health Department is already supported at the 45% maximum locality match rate.</td>
</tr>
<tr>
<td></td>
<td><strong>Governor Northam's Budget:</strong> Provides $30 million GF in FY 2021 and $59 million GF in FY 2022 to support a mass COVID-19 vaccination campaign, including purchase of equipment, support for local health departments, and warehousing and shipping costs.</td>
<td>Amount of funding support for Fairfax County Health Department is TBD.</td>
</tr>
<tr>
<td></td>
<td><strong>Governor Northam's Budget:</strong> Adds $722,472 GF in FY 2021 and over $1.4 million GF in FY 2022 for COVID-19 data modeling.</td>
<td>No budget impact to the Fairfax County Health Department.</td>
</tr>
<tr>
<td></td>
<td><strong>Governor Northam's Budget:</strong> Provides $6.5 million GF in FY 2021 and $12.5 million GF in FY 2022 to further enhance the Virginia Department of Health’s communication efforts in response to the COVID-19 pandemic through the Virginia’s Health is in Our Hands campaign.</td>
<td>No budget impact to the Fairfax County Health Department.</td>
</tr>
<tr>
<td></td>
<td><strong>Governor Northam's Budget:</strong> Provides approximately $3 million GF in FY 2022 and 26 positions to support epidemiologist and communicable disease nurse positions at the Office of Epidemiology for public health emergency response and the COVID-19 pandemic response.</td>
<td>No budget or personnel impact to the Fairfax County Health Department.</td>
</tr>
<tr>
<td><strong>Mental and Behavioral Health</strong></td>
<td><strong>Governor Northam's Budget:</strong> Provides approximately $3.5 million GF in FY 2022 to support the diversion and discharge of individuals with dementia from state hospitals, to include contracts to support serving individuals in private settings and funding for a pilot mobile crisis program targeted toward individuals with a diagnosis of dementia. Directs the Secretary of Health and Human Resources to convene a workgroup to make recommendations for the use of evidence-based services for individuals with dementia to improve quality of care and reduce hospitalizations.</td>
<td>TBD.</td>
</tr>
<tr>
<td></td>
<td><strong>Governor Northam's Budget:</strong> Provides $2.5 million GF in FY 2022 for discharge assistance planning for individuals returning to the community from state hospitals.</td>
<td>This change places a fund that was typically more at the local level in control of the state. It is not a reduction, but an example of an ongoing shift of DBHDS attempting to control financial line items historically largely managed by the CSBs.</td>
</tr>
<tr>
<td></td>
<td><strong>Governor Northam's Budget:</strong> Provides $80,000 GF in FY 2021 and $691,612 GF in FY 2022 for administrative costs for implementation of the “Marcus Alert” legislation enacted in the special session.</td>
<td>The CSB has expressed interest in this. DBHDS will be making a determination on which localities will get the initial funding within a month.</td>
</tr>
<tr>
<td></td>
<td><strong>Governor Northam's Budget:</strong> Expands allowable uses for previously-appropriated funds for Crisis Intervention Team (CIT) training to support CIT initiatives.</td>
<td>This will allow the CSB some financial flexibility for training, but will have minimal impact due to the small dollar amount of the CIT training budget from the state.</td>
</tr>
<tr>
<td></td>
<td><strong>Governor Northam's Budget:</strong> Allows DBHDS to divert Local Inpatient Purchase of Services (LIPOS) funding from localities to a different state funding line.</td>
<td>LIPOS pays for local private hospitalizations. DBHDS is proposing to have this budget moved to a state line item. This is being presented as no net loss to the CSBs and it is unclear how DBHDS plans to administer these dollars once they are moved. They are also planning on taking back any unused funds. This move has the potential to have a significant impact on the amount of outstanding dollars the CSB has for private regional hospitalizations.</td>
</tr>
<tr>
<td>Budget Bill Item #</td>
<td>Issue</td>
<td>Fairfax County Impact</td>
</tr>
<tr>
<td>-------------------</td>
<td>------------------------------------------------------------------------</td>
<td>------------------------------</td>
</tr>
<tr>
<td>318</td>
<td><strong>Governor Northam’s Budget:</strong> Authorizes the State Board of Behavioral Health and Developmental Services to promulgate emergency regulations for licensing of children’s residential facilities to align with federal requirements in the Family First Prevention Services Act provisions for children’s residential service providers to meet the standards of qualified residential treatment programs (QRTPs). Any regulation changes promulgated shall be budget neutral and not exceed funding appropriated for these services.</td>
<td>TBD.</td>
</tr>
<tr>
<td></td>
<td><strong>Department of Social Services</strong></td>
<td></td>
</tr>
<tr>
<td>349, 350, 351</td>
<td><strong>Governor Northam’s Budget:</strong> Provides approximately $2 million GF and approximately $2.9 million non-GF in FY 2022 to expand the Supplemental Nutrition Assistance Program's Employment and Training program to 95 additional local departments of social services.</td>
<td>No impact for DFS/Fairfax County.</td>
</tr>
<tr>
<td>349</td>
<td><strong>Governor Northam’s Budget:</strong> Provides $75,000 GF in FY 2022 for an emergency approval process for kinship caregivers in order to help place children with eligible relatives.</td>
<td>No impact for DFS/Fairfax County.</td>
</tr>
<tr>
<td></td>
<td><strong>Safety Net Programs</strong></td>
<td></td>
</tr>
<tr>
<td>356</td>
<td><strong>Governor Northam’s Budget:</strong> Provides $3 million non-GF in FY 2022 to extend Temporary Assistance for Needy Families (TANF) grant funding to the Federation of Virginia Food Banks to provide child nutrition programs.</td>
<td>Positive.</td>
</tr>
<tr>
<td>Budget Item #</td>
<td>Issue</td>
<td>Fairfax County Impact</td>
</tr>
<tr>
<td>---------------</td>
<td>-------</td>
<td>-----------------------</td>
</tr>
<tr>
<td><strong>Public Education</strong></td>
<td></td>
<td>Fairfax County Public Schools (FCPS) Impact (School Operating Fund)</td>
</tr>
<tr>
<td><strong>Update Sales Tax Revenue</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>145 C.25 for Sales Tax</td>
<td>Governor Northam's Budget: Reflects the most recent estimates of sales tax revenue dedicated to public education for FY 2021 and 2022. The net change in state funding to school divisions (due to both the estimated sales tax revenue increase and the Basic Aid offset) is an increase of approximately $42.3 million in FY 2021 and an increase of approximately $46.6 million in FY 2022 compared to the estimates from the Special Session I.</td>
<td>Sales tax results in reduced funding of $17.3 million in FY 2021 and $12.7 million in FY 2022 as compared to FCPS' FY 2021 Approved Budget. Note: In FY 2021, a separate one-time COVID-19 relief payment was provided to school divisions to offset the impact of the reduction of sales tax revenue estimates on the local share of Basic Aid. FCPS' allocation totaled $11.3 million for FY 2021.</td>
</tr>
<tr>
<td><strong>Update Lottery Revenue</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>145 B.22</td>
<td>Governor Northam's Budget: Total Lottery proceeds are projected to increase by approximately $27.1 million in FY 2021 and by approximately $24.8 million in FY 2022, compared to the Lottery estimate during the Special Session I. Lottery proceeds are being used to fund the state’s share of the cost of various programs, such as the Infrastructure and Operations Per Pupil Fund, Early Reading Intervention, K-3 Primary Class Size Reduction, Special Education Regional Tuition, and SOL Algebra Readiness.</td>
<td>Lottery revenues result in an increase of $0.5 million in FY 2021 and $0.5 million in FY 2022 as compared to FCPS' FY 2021 Approved Budget.</td>
</tr>
<tr>
<td><strong>Update Average Daily Membership (ADM) and Fall Membership</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>145A.1</td>
<td>Governor Northam's Budget: Revises projected ADM based on the latest actual ADM and fall membership data available, reflecting a significant downward adjustment due to the impact of the COVID-19 pandemic on student enrollment. On a statewide basis, the revised ADM projections are 44,096 students lower in FY 2021 and 44,296 students lower in FY 2022 than the original projections during the Special Session I. The ADM and fall membership updates result in an estimated decrease of $201.2 million in FY 2021 and $202.9 million in FY 2022.</td>
<td>FCPS' ADM is projected to be 8,060 students lower in FY 2021 and 7,600 students lower in FY 2022, resulting in a state funding decrease of $37.6 million in FY 2021 and $28.9 million in FY 2022 as compared to FCPS' FY 2021 Approved Budget. Note: A separate amendment includes a No Loss Program provision.</td>
</tr>
<tr>
<td><strong>One-time Bonus Payment in FY 2022</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>145C.44</td>
<td>Governor Northam's Budget: Contingent on FY 2021 revenues meeting projections, provides approximately $80 million for a two percent, one-time bonus payment in FY 2022 on September 1, 2021. While the bonus payment must be provided by school divisions in order to receive the state funds, a required local match based on the division composite index is not specifically required in FY 2022 under this action. State funding is provided to school divisions that certify to the Virginia Department of Education (VDOE) that a minimum average two percent bonus OR “equivalent action” will be provided in FY 2022, by September 1, 2021, to all instructional and support employees in the division.</td>
<td>For FY 2022, funding of $7.7 million is included for the state’s share of a two percent, one-time bonus payment to FCPS. The FCPS cost of providing a two percent bonus is $39.3 million. After accounting for the state’s share of a two percent bonus, the net expenditure increase to FCPS would be $31.6M. It is important to note that FCPS did not include a compensation increase that would meet the requirement to receive the state’s share of a one-time bonus payment, resulting in a $7.7 million loss in state funds. If FCPS were to accept the bonus funding, it would result in an additional $31.6 million local funding match requirement.</td>
</tr>
<tr>
<td><strong>School Safety</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>145 B.7.g</td>
<td>Governor Northam's Budget: Includes approximately $26.6 million for school counselors in FY 2022. The funded staffing standards for school counselors in FY 2021 are 455-to-1 in elementary schools, 370-to-1 in middle schools, and 325-to-1 in high schools. This action reduces the staffing ratios to 325-to-1 in all schools in FY 2022.</td>
<td>For FY 2022, FCPS' total counselors funded in Basic Aid increased from 465 to 558 compared to the FY 2021 Approved Budget, a net increase of 93 funded positions for the state share. FCPS currently meets the staffing ratio included in the Governor's proposal.</td>
</tr>
</tbody>
</table>
### BUDGET PROPOSALS FOR 2020 - 2022
#### DURING THE 2021 GENERAL ASSEMBLY SESSION
##### as of January 8, 2021

<table>
<thead>
<tr>
<th>Budget Item #</th>
<th>Issue</th>
<th>Fairfax County Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>No Loss Funding in FY 2021 and FY 2022</td>
<td><strong>Governor Northam’s Budget:</strong> Recognizes the effects of the COVID-19 pandemic on school enrollment by providing approximately $299.4 million in FY 2021 and approximately $214.2 million in FY 2022 for No Loss funding compared to projections during the Special Session I.</td>
<td>FCPS would receive $32.4 million in FY 2021 and $18.3 million in FY 2022 as a result of this policy change. No Loss funding was not included in the FY 2021 Approved Budget as the policy change came after the budget was approved. This exists because of the technical update to ADM. The Governor’s budget revises ADM projections based on the latest actual ADM and fall membership data. The Governor’s introduced budget includes a No Loss provision which ensures that each school division’s bottom line for FY 2022 does not fall below their FY 2022 Special Session I budget allocations.</td>
</tr>
</tbody>
</table>

**Other Items of Interest**

| Governor Northam’s Budget: | Reduces unfunded liabilities in the VRS teacher retirement plan by directing a deposit of an estimated $61.3 million in FY 2021 to expedite repayment of contributions that were deferred during the 2010-2012 biennium. | It is anticipated that this action will have a potential impact on future contributions beginning in FY 2023. |

**Impact to the Fairfax County Public Schools’ (FCPS) Operating Fund Budget**

**Governor Northam’s Budget:** Compared to the FCPS’ FY 2021 Approved Budget, Governor Northam’s budget includes a $21.9 million increase state aid and a $17.3 million decrease in sales tax revenue for FY 2021.

For FY 2022, Governor Northam’s Budget includes a $3.0 million increase state aid and a $12.7 million decrease in sales tax revenue compared to FCPS’ FY 2021 Approved Budget.
## Transportation

### REGIONAL ITEMS

**Northern Virginia Transportation Authority (NVTA) Funding**

**Governor Northam’s Budget:** Includes the regional funds provided for in HB 2313 (2013), including approximately $635.3 million for distribution of NVTA Fund revenues over the biennium (approximately $20.8 million increase).

The amount received by the County is dependent on actual collections of the revenue sources. Through its Six Year Program, NVTA allocates 70 percent (approximately $444.7 million) to regional projects. This funding has already been approved for projects through adoption of NVTA’s FY 2018-2023 Six Year Program.

Fairfax County should receive approximately $85.7 million over the biennium to allocate for local projects approved by the Board of Supervisors (30 percent funding returned to localities), minus the respective shares provided to Vienna and Herndon. Approximately $14 million annually of this “30 percent funding” will likely be transferred to the Commonwealth’s WMATA Capital Fund for the County’s share of local funding for State of Good Repair, as required by HB 1539/SB 856 (2018).

**Regional Gas Tax**

**Governor Northam’s Budget:** Provides approximately $405.9 million over the 2020-2022 biennium for regional gas taxes (for NVTC, PRTC, Hampton Roads Transportation Accountability Commission (HRTAC) and the Interstate 81 Corridor Improvement Fund). Estimates $109.9 million for NVTC over the 2020-2022 biennium (no change).

The amount received by NVTC and the County is dependent on actual collections of the revenue sources.

### STATEWIDE PROGRAMS

**Department of Rail and Public Transportation (DRPT)**

**Governor Northam’s Budget:** Provides approximately $1.055 billion for Public Transportation Programs. There are no changes in the funding for the following related programs:

- $221.96 million for Operating Assistance;
- Approximately $122.6 million for Capital Assistance;
- Approximately $341.97 million for WMATA operating and capital costs (state share of WMATA assistance);
- $4 million for federally mandated state safety oversight of fixed rail guideway transit agencies, i.e. the Metrorail Safety Commission (MSC);
- $320 million for the WMATA Capital Fund, which includes the local and regional funding redirected as part of HB 1539/SB 856 (2018); and,
- Directs the Secretary of Transportation to ensure that at least $5 million of the annual allocation to the new Transit Ridership Incentive Fund (established in HB 1414/SB 890) is used to provide operating assistance to transit programs that reduce congestion in urban areas. The Secretary is directed to report on the methodology that will be implemented by June 30, 2021.

The statewide Operating and Capital funding is subject to the transit prioritization process required by the 2018 GA, entitled MERIT, as well as the new programs created in HB 1414/SB 890, so the impact to Fairfax Connector and VRE is currently unclear.

[DRPT](http://www.dopr.virginia.gov) is currently working to implement the new Transit Ridership Incentive Program, which provides operations assistance to reduce congestion in urban areas. This program could also benefit the County.

**Governor Northam’s Budget:** Retains language requiring DRPT, in cooperation with Fairfax and Prince William Counties, to conduct an evaluation of enhanced public transportation services, including the cost and feasibility of extending the Blue Line and other multimodal options along I-95 and U.S. Route 1 from the Franconia-Springfield Metro Station to Marine Corps Base Quantico in Prince William County.

This could provide additional information about viable transit options on the I-95/U.S. Route 1 corridor. The report is due by December 1, 2021.

**Governor Northam’s Budget:** HB 1539/SB 856 (2018) required urban transit agencies to develop and update a strategic plan every five years and the Commonwealth Transportation Board (CTB) to withhold 20 percent of state funding to the Washington Metropolitan Area Transit Authority (WMATA) if the agency does not adopt or update a strategic plan every three years. The Governor’s proposed budget includes language allowing the CTB to delay these strategic plan requirements due to the ongoing COVID-19 pandemic.

This may provide transit systems sufficient time to develop and update their plans, which could be beneficial.

**Governor Northam’s Budget:** Retains language requiring DRPT to evaluate the cost of extending VRE service to Gainesville.

This study is due in June 2021. Another study on this issue was completed by VRE in the past three years.
<table>
<thead>
<tr>
<th>Item #</th>
<th>Issue</th>
<th>Fairfax County Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>443</td>
<td><strong>Governor Northam's Budget:</strong> Provides approximately $384 million for Financial Assistance for Rail Programs ($50 million increase), including: $6 million for Rail Industrial Access (no change); approximately $29 million for Rail Preservation Programs (no change); and, approximately $349 million for Passenger and Freight Rail Financial Assistance Programs ($50 million increase). The $50 million increase is transferred from the General Fund to the Commonwealth Transportation Board (CTB) for the purpose of extending intercity passenger rail service from Roanoke to Blacksburg-Christiansburg and increasing the frequency of rail service along the I-81/Route 29 Corridor from Washington, DC.</td>
<td>TBD</td>
</tr>
<tr>
<td>430</td>
<td><strong>Governor Northam's Budget:</strong> Retains language requiring that the Major Employment and Investment (MEI) Project Approval Commission approve any Memorandum of Understanding between any political subdivision of the Commonwealth, any political subdivision of the United States, federal government agency, Amtrak, VRE, and any private railroad corporation regarding the construction of the Long Bridge or of any issuance of bonds or sale of any land by the new Virginia Passenger Rail Authority.</td>
<td>Would require some legislative approval (the MEI Commission includes members of both the House and Senate) prior to moving forward with the Long Bridge project.</td>
</tr>
<tr>
<td>445</td>
<td><strong>Governor Northam's Budget:</strong> Provides approximately $82.3 million for Environmental Monitoring and Evaluation (approximately $7.4 million increase), including approximately $17.4 million for Environmental Monitoring and Compliance for Highway Projects (approximately $1.2 million increase) and approximately $58.0 million for Municipal Separate Storm Sewer System (MS4) Compliance Activities (approximately $5.5 million decrease).</td>
<td>The funding change is minimal.</td>
</tr>
<tr>
<td>430</td>
<td><strong>Governor Northam's Budget:</strong> Retains language requiring the Secretaries of Transportation and Natural Resources to evaluate the scope of drainage outfalls originating from VDOT-maintained roads and make recommendations to address the issue. An interim report is due by December 31, 2020, and a final report, if not provided in the December report, is due by September 30, 2021.</td>
<td>Could provide additional information on how to address stormwater issues.</td>
</tr>
<tr>
<td>447</td>
<td><strong>Governor Northam's Budget:</strong> Provides approximately $7.43 billion for Highway Construction Programs, an approximately $32.3 million decrease from last year's budget. This includes: approximately $584.9 million for State of Good Repair (approximately $122.1 million decrease); approximately $518.6 million for the High Priority Projects Program (approximately $106.2 million decrease); approximately $762.6 million for the Construction District Grant Program (approximately $33.6 million decrease); approximately $4.58 billion for Specialized State and Federal Programs (approximately $181.3 million decrease); and, $902.0 million for Legacy Construction Formula Programs ($417.4 million increase). Of the Specialized State and Federal Programs: • Approximately $233.4 million is for RSTP; • Approximately $106.2 million is for HSIP; • Approximately $166.2 million is for CMAQ; • Approximately $209.7 million is for Revenue Sharing (approximately $9.7 million increase); • Approximately $40.4 million is for the Surface Transportation Block Grant Program Set-Aside; • Approximately $30.7 million is for the Virginia Transportation Infrastructure Bank (VTIB) (approximately $26.7 million increase); • Approximately $20.1 million is for the Transportation Partnership Opportunity Fund (TPOF) (approximately $18.1 million increase); • Approximately $2.32 billion represents the estimated project participation costs from localities and regional entities (approximately $358.7 million increase); • $218.4 million in the second year represents the bond proceeds to be used for the Route 58 Corridor Development Program. Item 452 also provides $120 million from the Transportation Trust Fund (TTF) to the U.S. Route 58 Corridor Development Fund in lieu of state recordation taxes that law allocates to the fund; and, • Included in the amounts for specialized state and federal programs is the reappropriation of approximately $1.06 billion from bond proceeds from various bond programs (approximately $553 million increase). This is likely due to the increase of new programs, including the I-95 Express Lanes and I-66 Outside the Beltway Project Agreements, the I-81 Corridor Improvement Program, and the Interstate Operations and Enhancement Program.</td>
<td>Many of these funds are subject to the Smart Scale prioritization process, so the impact to Fairfax County is unclear. Slightly increases the current funding levels for Revenue Sharing. RSTP, CMAQ, HSIP, and Transportation Alternative funds are similar to what was allocated in previous years. Due to the significant changes in transportation revenues that were approved by the GA during the 2020 session, along with the approval to reallocate previously appropriated funds to address needs due to the revenue impacts of the Covid-19 pandemic, the direct impact for several of these programs is yet to be determined.</td>
</tr>
<tr>
<td>447</td>
<td><strong>Governor Northam's Budget:</strong> Includes $5 million from the General Fund to support the planning, development, and construction of multi-use trails, with priority given to new trails with a total length longer than 35 miles. The language also notes that the CTB must seek to ensure geographic diversity in the use of these funds.</td>
<td>TBD</td>
</tr>
<tr>
<td>Budget Item #</td>
<td>Issue</td>
<td>Fairfax County Impact</td>
</tr>
<tr>
<td>---------------</td>
<td>-------</td>
<td>-----------------------</td>
</tr>
<tr>
<td><strong>Highway Maintenance</strong></td>
<td><strong>Governor Northam’s Budget:</strong> Provides $4.09 billion for Highway System Maintenance and Operations, a $174.1 million increase. This includes $971.0 million for interstates ($15.0 million increase); $1.27 billion for primaries ($55.4 million increase); $1.24 billion for secondaries ($59.8 million increase); and, $430.7 million for Transportation Operations Services ($21.1 million increase). Using historical estimates, approximately $26 million more may be available for maintenance and operations within Northern Virginia.</td>
<td></td>
</tr>
<tr>
<td>448</td>
<td><strong>Special Structures</strong></td>
<td><strong>Governor Northam’s Budget:</strong> Provides $5 million for this new program, a $35 million decrease. The reduction is in accordance with the Budget passed in Fall 2020 that allows the CTB to take necessary steps to address the reduction in revenues, to reduce the impacts on currently programmed projects, and to allow for the phased implementation of the additional revenues made available by HB 1414/ SB 890. The Commonwealth report on the overall condition of special structures identified only one such structure in Northern Virginia, so this should have little impact to the region.</td>
</tr>
<tr>
<td>449</td>
<td><strong>Toll Facilities</strong></td>
<td><strong>Governor Northam’s Budget:</strong> For the 2020-2022 biennium, provides $177.3 million for toll facilities ($9.6 million decrease), including approximately $3 million for Debt Service ($2 million decrease); $100.9 million for Maintenance and Operations ($9.4 million decrease); and, $73.5 million for the Revolving Fund (no change). TBD.</td>
</tr>
<tr>
<td>450</td>
<td><strong>Other</strong></td>
<td><strong>Governor Northam’s Budget:</strong> Retains positions hired to address the workload associated with REAL ID. Would have been reduced from 2,222 to 2,162 in FY 2022. These positions are necessary to continue the issuance of REAL ID cards, which was delayed by the onset of COVID-19. No additional funding is required for these positions since they will be paid for out of the $10 REAL ID surcharge approved in 2019.</td>
</tr>
</tbody>
</table>
Legalization of Adult-use Marijuana

SB 1406
Ebbin | Lucas

Presentation to Senate Rehabilitation and Social Services Committee
January 15, 2021
Virginia’s Marijuana Path

• 2015 – First law to allow possession of some cannabis oils by patients with specific medical needs
• 2016 – Creation of pharmaceutical processor program
• 2017 – Re-enactment of pharmaceutical processor program and finalization of regulations
• 2018 – Expansion of diagnosed conditions
• 2019 – Additional expanded authority for health professionals and processors
• 2020 – Allowance for up to 5 additional dispensing facilities
• Also 2020 – Decriminalization of simple marijuana possession
Two Separate Marijuana Studies

• Joint Audit and Legislative Review Commission (JLARC) – report conducted throughout 2020
  • Spoke to other states who have legalized marijuana
  • Talked to stakeholders and state regulators
  • Focused on public health and social equity as well
  • Final report released in November

• Marijuana Legalization Work Group – mandated by 2020’s marijuana decriminalization bill
  • 21 members: policy experts, health professionals, government officials, and community leaders
  • Talked to other states, criminal justice reform advocates, and other marijuana and social equity policy thought leaders
  • 15 public meetings between July and October
  • Final report released in November
Governor Northam’s Priorities

• Social equity, racial equity, and economic equity
• Public health
• Protections for young people
• Upholding the Virginia Indoor Clean Air Act
• Data collection
Big Picture

- ABC to promulgate regulations (APA exempt) by July 1, 2022
- License issuance would begin after regulations are finalized
- Legal sales could begin January 1, 2023
- Expungement begins when bill is enacted (July 1, 2021)
- Purchase limits of one ounce of plant material or equivalent
- Personal cultivation allowed – 2 mature, 2 immature plants per household
- Limited concentration of retail establishments
- Local opt-in for retail
Big Picture

• ABC authority to limit number of licenses
• Promotes diverse, competitive industry – additional requirements for vertically integrated businesses
• Provisions to protect children
• Packaging and labeling requirements
• Tax at retail level (21% excise, state sales, 3% optional local)
• Revenue distributed among early childhood education, public health goals, substance abuse prevention and treatment, and equitable community reinvestment
Big Picture – Social Equity

• Equity is keystone of the bill
• Close collaboration with Dr. Janice Underwood and the Office of Diversity, Equity, and Inclusion

• Key Principles
  • Equitable business participation
  • Criminal record expungement
  • Community reinvestment
Policy Areas

• Regulatory Structure
• Product Safety
• Public Health and Youth Protection
• Taxes and Revenue
• Criminal code changes
• Social equity
Regulatory Structure

• Regulatory authority to Virginia ABC
• New Cannabis Advisory Board to counsel ABC Board
• Cannabis Health Advisory Council as well
• Pharmaceutical Processor program will be as untouched as possible and will move to ABC on timeline agreed to by agencies
• Robust licensing program – cultivation, manufacturing, wholesale, retail, and testing – priority for social equity applicants
  • ABC can set number of licenses and the size of cultivation facilities
  • Low-THC cannabis sub category – more flexibility than industrial hemp
• All products tested and tracked, seed-to-sale
Product Safety, Public Health, & Youth Protection

- Product composition safety measures (e.g. adulterants)
- Not allowed to contain nicotine, alcohol, or other narcotics
- THC and other cannabinoid limits by serving size and package
- Warning labels with universal THC symbol and other details
- No false or misleading claims, including about health benefits
- Child safety
  - No product shapes or packaging attractive to children
  - Child-safe, tamper evident packaging
  - Products cannot be easily confused with non-cannabis products
Product Safety, Public Health, & Youth Protection

• Clear information about cannabinoid content on label
• Opaque packaging
• Flexibility to mandate plain packaging
• Retailers required to share information about potential negative impacts and train employees on how to share this information with consumers
• Products in stores out of the reach of customers and no on-site consumption
Taxes and Revenue

- Taxes collected at retail point of sale
  - 21% state excise tax
  - Existing state sales tax
  - 3% potential local tax for localities that opt-in

Total tax would range from 29.3% - 30%

Goal: high enough to generate revenue for program administration and other priorities, but also low enough to ensure capture of illicit market
Taxes and Revenue

• Revenues used for
  • 40% - early childhood education for at-risk 3 and 4 year olds
  • 30% - Cannabis Equity Reinvestment Fund
  • 25% - substance abuse prevention and treatment
  • 5% - other public health programs
Criminal Code Changes

• Underage (21) possession and consumption illegal
  • Drug education for first offenders

• Update code to reflect marijuana’s new status – such as making it illegal to sell without a license

• Driving – DUI laws will not change, but increased focus and spending on Drug Recognition Experts (DREs)
  • No marijuana consumption by both drivers and passengers on public roads and highways while car is being driven
  • No open containers or partly consumed marijuana in passenger area
Social Equity

• Expungement of prior criminal records
  • Automatic for most misdemeanors, petition process for some felonies
  • $25 million in Governor’s introduced budget to pay for expungement
  • Begins immediately after bill is enacted – July 1, 2021

• Diverse participation in the industry
  • Preference for social equity qualified applicants
  • Reduced license and application fees and avoiding requirements that have disparate impacts on social equity applicants
  • Cannabis Business Diversity and Equity Support Team
  • Low-interest loans
Social Equity

• Cannabis Equity Reinvestment Fund: overseen by a board of 20 members—receives 30% of marijuana revenues
  • Scholarships
  • Grants for workforce development, youth mentoring, job training and placement, and reentry services in impacted communities
  • Contribute to Virginia’s Indigent Defense Fund
  • Put money into the Cannabis Equity Loan Fund

All three equity principles are important to achieving our goals
Conclusion

• Much work has already been put into this by our team, legislators, and advocates and community leaders
• Result of a multiyear effort and after two in-depth policy studies
• Thoughtful, equitable legalization
• Protects youth, highlights public health, and legalizes cannabis equitably, while bringing tens of millions of dollars to Virginia in tax revenue
Virginia Employment Commission (VEC) Update for House Appropriations Committee

January 20, 2021
Commissioner Ellen Marie Hess
Historic Overview of Initial Claims Data

Initial Claims

- Data trends from 1976 to 2020
- Peaks in 1982 and 2020
- Decreasing trend from 1982 to 2020
Status on Payments & Claims for the week ending January 16, 2021

- $10.1 Billion in benefits have been paid since March 15, 2020.

- 1.4 million initial claims filed since January 2020.

- This is 10 times the number of claims for the entire year of 2019.

- Less than 20,000 separation hearings pending payment remain.
Unemployment Insurance Trust Fund

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>January 1, 2020 Balance</td>
<td>$1.45 Billion</td>
</tr>
<tr>
<td>Current Balance</td>
<td>$63.3 Million</td>
</tr>
<tr>
<td>Projected 2021 Year End Balance</td>
<td>$394.8 Million</td>
</tr>
</tbody>
</table>

The agency anticipates intermittent borrowing throughout 2021 to support ongoing benefits payments.

Congress has waived interest on federal borrowing until March 13th.
Federal Programs Update: “Continued Assistance to Unemployed Workers Act of 2020” extends benefits 11 weeks, until March 13, 2021

- The Pandemic Unemployment Assistance (PUA) provides benefits for individuals who are not eligible for traditional UI and cannot work for a COVID-19 related reason.

- Claimants may be eligible for up to an additional 11 weeks of benefits.

- Changes to the PUA application include proof of employment and verification of identity.
Federal Programs Update: “Continued Assistance to Unemployed Workers Act of 2020” extends benefits 11 weeks, until March 13, 2021

- The Pandemic Emergency Unemployment Compensation (PEUC) provides extended benefits to individuals who have exhausted their initial claim.

- Claimants, who have not exhausted their original 13 weeks of PEUC, may claim additional weeks.

- Claimants, who have exhausted their original 13 weeks of PEUC, may be eligible for up to an additional 11 weeks of benefits.
Budget Amendments

- Interest payment on Trust Fund Borrowing:
  Revised interest estimate $750,000.
  Highly dependent on duration and severity of ongoing economic impact from COVID-19.

- Technology funding for UI Modernization ($5.0 million):
  To support final changes for 3rd and final phase of project.
  Projected go live in late 2021.

- Customer Service Funding ($10.0 million):
  To support ongoing customer service needs through FY 2022.
  Dedicated to call center and claims processing teams.
What’s Next

▶ Workforce initiatives and re-employment.

▶ Service expansion in Virginia.

▶ Potential additional programs at the federal level.
Contact

Ellen Marie Hess, Commissioner
elenmarie.hess@vec.virginia.gov

Jeff Ryan, Chief Deputy Commissioner
jeffrey.ryan@vec.virginia.gov

Bill Walton, Deputy Commissioner for UI
william.walton@vec.virginia.gov

Jason Brown, Deputy Commissioner for Workforce/EIA
jason.brown@vec.virginia.gov

Jason Padgett, Policy Director
jason.padgett@vec.virginia.gov