

County of Fairfax, Virginia

MEMORANDUM

DATE: February 20, 2023

TO: Board of Supervisors

FROM: Bryan J. Hill, County Executive

SUBJECT: 2023 Legislative Report No. 3 – Board Legislative Committee Meeting of

February 17, 2023

With less than a week remaining in the 2023 General Assembly session, negotiations on the state budget are now a top priority for both chambers, although additional legislation is still under consideration ahead of the scheduled February 25 adjournment. The Budget is now in the conference process, and staff are working with the County's representatives on the conference committee on County priorities and will keep the Board informed as negotiations unfold.

The Legislative Committee met on February 17 to consider several issues of importance to the County. Staff provided the Board with an updated tracking chart, which showed the status of legislation on which the Board had previously take positions, and also included recommendations for position changes on three bills – HB 1665 (Marshall), HB 2449 (Ballard), and SB 1205 (Lewis). These position changes are noted in the attached tracking chart. The Committee offers the following report to the Board.

Legislative Committee Actions of February 17, 2023:

Members Present: Legislative Chairman Walkinshaw

Chairman McKay Supervisor Alcorn Supervisor Foust Supervisor Gross Supervisor Lusk Supervisor Palchik Supervisor Smith Supervisor Storck

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Specific Issues

<u>Update on State Budget</u>: The Committee received an update on the state budget, including an overview of the House and Senate budget amendments (see handout on "Supplementary Documents" pages 105-174).

Specific Legislation

<u>Fairfax County Legislative Summary</u>: The Committee discussed the status of legislation on which the Committee had previously taken positions and discussed changing positions on three bills. The Committee's positions on these bills are noted in the attached tracking chart (see "Supplementary Documents," pages 1-104).

"Watch List"/May Have State Revenue/Policy Implications

Health and Human Services

SB 975 (Peake) (Passed Senate, Reported from HHWI) changes references to certain practitioners in the Code to advanced practice registered nurse in order to align the Code with the professional designations established by the Consensus Model for Advanced Practice Registered Nurses Regulation established by the National Council of State Boards of Nursing. (23102178D-E)

HB 2025 (Roem) (Passed House, SRSS) requires the Department of Social Services to develop, annually update, and provide to each school board in advance of the start of each school year an information sheet on the SNAP benefits program that sets forth the application process and such other information as the Department deems necessary or appropriate in order to properly inform the parents of students enrolled in public elementary and secondary schools of such program and encourage application by those who are eligible. The bill requires each school board to ensure that such information sheet is sent home with each student enrolled in a public elementary or secondary school in the local school division at the beginning of each school year or, in the case of any student who enrolls after the beginning of the school year, as soon as practicable after enrollment. The bill also requires each school board to ensure that a fillable free or reduced price meals application is sent home with each such student at the beginning of each school year or, in the case of any student who enrolls after the beginning of the school year, as soon as practicable after enrollment. (23102018D)

HB 1900 (Hope) (Passed House, SEH) modifies the requirements for inspections of services provided by a licensed provider of behavioral health and developmental services. The bill removes the requirement that an inspection is conducted annually and replaces it with a requirement that an inspection is conducted at least once during the licensing period. The bill removes an evaluation of physical facilities where services are provided from the inspection requirements. (23100684D-E)

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HB 2255 (Hodges) (Passed House, SRUL) requires the Commissioner of Behavioral Health and Developmental Services to notify a provider of behavioral health and developmental services who is issued a provisional license of any limitations that can be placed on the provider by any other agency of the Commonwealth, including restrictions on reimbursement that may be imposed by the Department of Medical Assistance Services. The bill requires that a consent agreement signed by such provider waiving his right to appeal a provisional license issuance decision outline such potential restrictions on reimbursement and that a copy of the signed consent agreement be provided to the Department of Medical Assistances Services. (23105857D-S1)

SB 1155 (Mason) (Passed Both Houses) requires the Commissioner of Behavioral Health and Developmental Services or his authorized agents to make at least at least one unannounced inspection of each service offered by each licensed provider during the licensing period. Current law requires an annual unannounced inspection. The bill also removes the requirement that inspections evaluate the physical facilities in which services are provided. (23105857D-S1)

SB 1043 (McPike) (Passed Senate, HAPP) requires the Department of Education, in consultation with the Department of Behavioral Health and Developmental Services, to develop, adopt, and distribute to each school board a model memorandum of understanding between a school board and a public or private community mental health services provider that sets forth parameters for the provision of mental health services to public school students enrolled in the local school division by such provider. The bill requires the memorandum of understanding to be available to each school board no later than the beginning of the 2023 - 2024 school year. The bill also permits, in order to fill vacant school psychologist positions, any local school board to employ, under a provisional license issued by the Department of Education for three school years with an allowance for an additional two-year extension, clinical psychologists licensed by the Board of Psychology, provided that any such individual makes progress toward completing the requirements for full licensure as a school psychologist during such period of employment. Finally, the bill defines the terms "direct counseling" and "program planning and school support" for the purpose of the provision of law that requires each school counselor to spend at least 80 percent of his staff time during normal school hours in the direct counseling of individual students or groups of students. (23105161D-ES1)

SB 1170 (Hanger) (Passed Senate, HRUL) clarifies the duty of all agencies, as defined in the bill, and political subdivisions of the Commonwealth and certain other entities to cooperate with and assist the Behavioral Health Commission in the performance of its duties and requires such agencies, political subdivisions, and other entities to, upon request, provide to the Commission certain information and facility access. The bill also excludes from the mandatory disclosure provisions of the Virginia Freedom of Information Act records of the Commission. (23106037D-S1)

SB 1219 (Mason) (Passed Senate, HHWI) allows local boards of social services and childplacing agencies to approve as a kinship foster parent an applicant who has been convicted of possessing a Schedule I or Schedule II controlled substance, provided that (i) the offense did not involve possession of heroin, fentanyl, or methylenedioxy-methamphetamine, (ii) five years Board of Supervisors February 20, 2023 Page 4 of 24

have elapsed from the date of the conviction, and (iii) the local board or child-placing agency makes a specific finding that approving the kinship foster care placement would not adversely affect the safety and well-being of the child. Under current law, such applicants may be approved as a kinship foster parent if 10 years have elapsed from the date of conviction. (23103937D-E)

SB 827 (Favola) (Passed Senate, Reported from HHWI) directs the Board of Health to amend its regulations to require every hospital with an emergency department to have at least one off-duty law-enforcement officer or a trained security officer present at all times. Hospital protocols shall ensure such officers providing security receive training in the use of weapons, defensive tactics, de-escalation techniques, appropriate physical restraint techniques, crisis intervention, and trauma-informed approaches in identifying and safely addressing situations involving patients, family members, or other persons who pose a risk of harm to themselves or others due to mental illness or substance abuse or who are experiencing a mental health crisis. (23105296D-S1)

HB 1792 (Ransone) (Passed Both Houses)/SB 1302 (Deeds) (Passed Senate, HCT) clarifies that in the case where a mental or physical condition is a result of intoxication, a licensed physician who has attempted to obtain informed consent of an adult person for treatment of such mental or physical condition resulting from intoxication may seek an order from the magistrate or court in the jurisdiction where the respondent is located authorizing temporary detention of the adult person in a hospital emergency department or other appropriate facility for testing, observation, or treatment, provided that certain conditions are met. (23101887D-E, 23105467D-S1)

SB 872 (Newman) (Passed Senate, HCT) requires magistrates to authorize alternative transportation if a person subject to an emergency custody order or temporary detention order is deemed to not be a danger to himself or others and appropriate alternative transportation is available. (23105273D-S1)

SB 820 (Favola) (Passed Senate, HPS) establishes the Virginia Opioid Use Reduction and Jail-Based Substance Use Disorder Treatment and Transition Fund to be administered by the Department of Criminal Justice Services for the purpose of funding and supporting the planning and implementation of locally administered jail-based addiction recovery and substance use disorder treatment and transition programs in local and regional jails. (23101234D)

SB 1414 (Pillion) (Passed Senate, HHWI) establishes the Commonwealth Opioid Abatement and Remediation Fund to receive funds from a direct settlement, judgment, verdict, or other court order relating to consumer protection claims regarding the manufacturing, marketing, distribution, or sale of opioids or that are intended to be used for opioid abatement or remediation, excluding funds designated for transfer to the Opioid Abatement Authority and that shall be deposited by the Office of the Attorney General. Moneys in the Fund shall be administered by the Department of Health and shall be used solely for the purposes of efforts to treat, prevent, or reduce opioid use disorder or the misuse of opioids or to otherwise abate or remediate the opioid epidemic, or for any other approved purposes described in a related settlement, judgment, verdict, or other court order. (23104608D-S1)

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SB 1415 (Pillion) (Passed Senate, HAPP) directs the Department of Health to create the Commonwealth Opioid Impact Reduction Registry consisting of nonprofit organizations that work to reduce the impact of opioids in the Commonwealth. The bill allows any person to possess and administer naloxone or other opioid antagonist used for overdose reversal other than naloxone in an injectable formulation with a hypodermic needle or syringe in accordance with protocols developed by the Board of Pharmacy in consultation with the Board of Medicine and the Department of Health, provided that certain other conditions enumerated in current law are met. The bill removes training requirements related to the possession and administration of naloxone and directs the Department of Health, the Department of Behavioral Health and Developmental Services, and the Department of Corrections to collaborate to develop and implement a plan for the distribution of naloxone throughout the Commonwealth. The bill also directs the Department of Corrections to amend its regulations to require that training in the administration of naloxone be provided to every inmate prior to release. (23105909D-S1)

SB 1232 (Dunnavant) (Passed Senate, HHWI) clarifies that the deaths of individuals who are or who were, immediately prior to admission to another hospital, receiving services in a state hospital or training center operated by the Department of Behavioral Health and Developmental Services must be investigated by the Office of the Chief Medical Examiner, whether the death of such individual was expected or unexpected. The bill also requires that any report concerning the death of an individual who is receiving services or who, immediately prior to admission to another hospital, received services in a state hospital or training center operated by the Department of Behavioral Health and Developmental Services be delivered to the Commissioner of Behavioral Health and Developmental Services and to the State Inspector General. Current law only requires the delivery of autopsy reports. (23104712D-S1)

HB 1754 (Head) (Passed House, Reported from SEH)/SB 1119 (Stuart) (Passed Both Houses) allows patients who have an established relationship with a practitioner who is a member of a health maintenance organization or multispecialty group to receive services from a practitioner who is a member of the same multispecialty group via telemedicine without undergoing another in-person exam within the specified time period and increases the specified time period from one year to three years. The bill increases from one year to three years the period during which psychologists and clinical social workers who are licensed outside the Commonwealth and who meet certain criteria may provide behavioral health services via telemedicine to a patient located in the Commonwealth. (23105193D-H1, 23105518D-S1)

SB 1146 (Boysko) (Passed Both Houses) limits, in the context of early childhood care and education entities, the requirement for the implementation of policies for the possession and administration of epinephrine to child day centers. Under current law, such requirement applies to all early childhood care and education entities, which include child day centers, family day homes, and family day systems serving children younger than the age of five. The bill also requires the Board of Education to amend its regulations to require each family day home provider or at least one other caregiver employed by such provider in the family day home to be trained in the administration of epinephrine and to notify the parents of each child who receives care in such family day home whether the provider stores an appropriate weight-based dosage of epinephrine in the residence or home in which the family day home operates. (23101188D)

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- **SB 1546** (Ebbin) (Passed Senate, Reported from HHWI) exempts from the Department of Agriculture and Consumer Services inspection and permit requirements to operate a food establishment any establishment or operation that has a restaurant license from the State Department of Health that supplies food to any school or day care center that has a restaurant license from the State Department of Health. (23105992D-S1)
- **SB 1169** (Hanger) (Passed Senate, HAPP) modifies and reorganizes provisions related to the requirements of performance contracts entered into by the Department of Behavioral Health and Developmental Services with community services boards and behavioral health authorities. (23103870D)
- SB 1465 (Hanger) (Passed Senate, HHWI) provides that the purpose of behavioral health services provided by community services boards and behavioral health authorities is to enable individuals who have a mental illness or substance use disorder that significantly impairs their functioning to access effective, timely, and cost-efficient services that help them (i) overcome or manage functional impairments caused by the mental illness or substance use disorder and (ii) remain in the community to the greatest extent possible, consistent with the individual's well-being and public safety. The bill also requires that performance contracts entered into by the Department of Behavioral Health and Developmental Services with community services boards and behavioral health authorities include certain information, as specified in the bill. The bill reorganizes certain other provisions related to community services boards and behavioral health authorities. (23103868D)
- **SB 1292** (Deeds) (Passed Senate, HCT) provides that the Department of Criminal Justice Services, in partnership with the State Crime Commission, shall administer a two-year Demand Reduction and Safe Harbor for Domestic Minor Sex Trafficked Youth pilot program that shall focus on (i) implementing proactive reverse sting operations that target buyers of sex services and (ii) establishing programs and protocols to aid victims of sex trafficking. The bill provides that the goal of the program shall be to reduce arrest of sex trafficking victims regardless of age, reduce demand for commercial sex exploitation by focusing on buyers, and establish high-quality residential care, education, alternative employment opportunities, and life skills for victims. (23102057D)
- **SB 1458** (Ebbin) (Passed Senate, HHWI) directs the Department of Health Professions to review and adopt regulations regulating the use of supplemental nursing services, defined in the bill, in assisted living facilities. (23102989D)
- **HB 1446** (Orrock) (Passed Both Houses) sets nursing staffing requirements for certified nursing facilities, imposes administrative sanctions on a certified nursing facility if it does not comply with the staffing requirements, and provides for exemptions to the administrative sanctions under certain circumstances. The bill has a delayed effective date of July 1, 2026. (23104725D-H1)
- SB 1339 (Barker) (Passed Senate, Reported from HHWI) sets nursing staffing requirements for certified nursing facilities, imposes administrative sanctions on a certified nursing facility if it does not comply with the staffing requirements, and provides for exemptions to the

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administrative sanctions under certain circumstances. The bill has a delayed effective date of July 1, 2026. (23101878D)

HB 1744 (Carr) (Passed House, SRSS) provides that home studies conducted by a local board of social services or licensed child-placing agency for the purpose of placing a child in a foster home or with an adoptive family shall, on and after July 1, 2024, be transferable between all localities, local boards, and licensed child-placing agencies within the Commonwealth, subject to any time limitations or other requirements imposed by law or State Board of Social Services regulations. The bill allows the Board to promulgate regulations that establish a market rate for such home studies. The bill also directs the Department of Social Services to convene a work group to study and create, in coordination with all relevant stakeholders, a template to be used for all home studies for these purposes and to report its findings to the Chairmen of the House Committee on Health, Welfare and Institutions and the Senate Committee on Rehabilitation and Social Services by November 1, 2023. (23105093D-H1)

HB 1525 (Coyner) (Passed House, Reported from SFIN)/SB 846 (Favola) (Passed Senate, Reported from HHWI) permits the Department of Behavioral Health and Developmental Services, direct care service providers, and community boards to hire peer recovery specialists who have been convicted of certain barrier crimes where a history of such offense does not pose a risk in the work of a peer recovery specialist. (23105167D-H1, 23105768D-S2)

Courts

SB 987 (Mason) (Passed Senate, HCT) requires the court to set up a schedule for periodic review hearings in the order of appointment of a guardian or conservator, unless the court makes a determination that such hearings are unnecessary or impracticable. The bill further provides that any periodic review hearing shall include the following assessments by the court: (i) the likelihood that the respondent's condition will improve or the respondent will regain capacity, (ii) whether concerns or questions were raised about the suitability of the person appointed as a guardian or conservator at the time of the initial appointment, and (iii) whether the appointment of a guardian or conservator or the appointment of the specifically appointed guardian or conservator was contested by the respondent or another party. (23102563D)

SB 1291 (Deeds) (Passed Senate, Reported from HCT) provides that it is a Class 1 misdemeanor for any person to knowingly report, or cause another to report in reliance on intentionally false information provided by such person, a false emergency communication to any emergency personnel that results in an emergency response. The bill also provides that it is a Class 6 felony if such false emergency communication results in an emergency response during which and as a result of such emergency response any person suffers a serious bodily injury and a Class 5 felony if any person is killed. The bill authorizes any locality to provide by ordinance that a person convicted of such false emergency communication shall be liable for the reasonable expense in responding to such false emergency communication. The bill also requires the Secretary of Education, together with the Secretary of Public Safety and Homeland Security, to convene a work group for the purpose of establishing best practices, policies, and procedures for school

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personnel in the event of false information resulting in an emergency response at or near a school. (23103560D)

SB 1402 (Surovell) (Passed Senate, Reported from HCT) repeals the statute providing for the limitation on the dissemination of criminal history record information related to the possession of marijuana and the statute related to automatic sealing for mistaken identity or unauthorized use of identifying information. The bill also repeals the provisions related to the automatic and petition-based expungement of former marijuana offenses and instead provides for the sealing of such offenses. The bill also removes the provisions related to the automatic sealing of underage possession of alcohol offenses and instead provides for petition-based sealing of such offenses.

The bill creates an electronic, name-based criminal history record search to be used when an expungement or sealing petition is filed and requires the court to maintain a copy of a sealing order and send an electronic notification, rather than an order as current law requires, to the Department of State Police after an offense is sealed. The bill also allows courts and attorneys for the Commonwealth to access sealed records in instances where the court or parties failed to strictly comply with sealing procedures or an order for sealing was entered contrary to law and clarifies that a petition for sealing can only include offenses that arose out of the same transaction or occurrence. The bill makes additional changes to the processes for expungement and sealing, including updates to the process of forwarding a petitioner's criminal history record to the court and maintaining expungement pleadings under seal. The bill provides a petition process by which the person who was charged with an offense that was ordered to be expunged may request access to such expunged court or police record.

The repeal of the statute related to the limitation on the dissemination of criminal history record information related to the possession of marijuana and various other provisions of the bill have a delayed effective date of the earlier of (i) the date on which the processes to seal criminal history record information and court records pursuant to Chapters 524 and 542 of the Acts of Assembly of 2021, Special Session I, become effective or (ii) July 1, 2025. This bill is a recommendation of the Virginia State Crime Commission. (23102885D)

SB 841 (Surovell) (Passed Senate, Reported from HCT) provides that the membership of a local independent policy board of an alcohol safety action program must include at least one criminal defense attorney who has specialized knowledge in representing persons charged with driving while intoxicated offenses. The bill also provides that any court that has convicted a person of a reckless driving violation in which alcohol was a factor shall have continuing jurisdiction over such person during any period of license revocation related to that conviction for the limited purposes of (i) referring such person to a certified alcohol safety action program; (ii) providing for a restricted driver's license permit for such person; and (iii) imposing terms, conditions, and limitations for actions related to such person's participation in a certified alcohol safety action program and use of the restricted driver's license permit. This bill is a recommendation of the Commission on the Virginia Alcohol Safety Action Program. (23103601D)

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SB 783 (Reeves) (Passed Senate, HCT) provides that a person whose driver's license has been revoked for multiple convictions of driving while intoxicated may file a petition for the issuance of a restricted driver's license without having to wait for the expiration of three years from the date of his last conviction when such person's last conviction resulted from a final order being entered by a court after the successful completion of a Veterans Treatment Court Program, behavioral health docket, or other specialty docket. (23103255D)

Transportation

HB 1858 (Webert) (Passed House, SFIN) directs the Commissioner of Highways to evaluate whether it is in the public interest for any roadway operated pursuant to the Virginia Highway Corporation Act of 1988 (HCA) to operate instead under the authority and requirements provided by the Public-Private Transportation Act of 1995 (PPTA). The bill authorizes the Commissioner, if he determines it is in the public interest for any such roadway to operate under the PPTA and if the Secretary of Transportation and the Transportation Public-Private Partnership Steering Committee concur, to negotiate and execute a new comprehensive agreement with the operator of such roadway to operate under the authority and requirements provided by the PPTA. The bill has an expiration date of January 1, 2025. (2310415D)

HB 2302 (Adams, L.) (Passed House, STRAN) requires the Governor to include in the Budget Bill an appropriation of up to \$200 million, limited to \$100 million each year, from the Commonwealth Transportation Fund to maintain a minimum available balance of \$300 million in the Transportation Partnership Opportunity Fund (the Fund). The bill authorizes the Governor to direct funds from the Fund to the Commonwealth Transportation Board for transportation projects determined to be necessary to support major economic development initiatives or to enhance the economic development opportunities of the Commonwealth's transportation programs when recommended by the Secretary of Transportation and Secretary of Commerce and Trade; these directed funds do not have a specified limit. The bill also authorizes the Governor to use funds from the Fund to enhance the economic development opportunities of the Commonwealth's transportation programs. The bill authorizes the use of grants, funds directed to the Board, and revolving loans for property acquisition and new or improved infrastructure to support economic development opportunities of the Commonwealth's transportation programs. The bill removes the requirement for the Governor to provide copies of the guidelines and criteria for awarding grants and loans to the Chairmen of the House Committees on Appropriations, Finance, and Transportation and the Senate Committees on Finance and Appropriations and Transportation. The bill repeals the requirement for the Commonwealth Transportation Board to ensure that projects are not undertaken primarily for economic development purposes. (23103984D)

HB 1637 (Webert) (Passed House, Reported from SCL)/SB 1370 (Vogel) (Passed Senate, HCE) adds one project to the existing pilot program for underground transmission lines. The bill requires the State Corporation Commission to approve one additional application filed between January 1, 2023, and October 1, 2023, as a qualifying project to be constructed in whole or in part underground, as a part of the pilot program. The bill requires that the added qualifying project be a newly proposed 230-kilovolt line underground line and that (i) an engineering

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analysis demonstrates that it is technically feasible to place the proposed line, in whole or in part, underground; (ii) the governing body of each locality in which a portion of the proposed line will be placed underground indicates, by resolution, general community support for the project and that the governing body supports the transmission line to be placed underground; (iii) a project has been filed with the Commission or is pending issuance of a certificate of public convenience and necessity by October 1, 2023; (iv) the estimated additional cost of placing the proposed line, in whole or in part, underground does not exceed \$40 million or, if greater than \$40 million, the cost does not exceed 2.5 times the cost of placing the same line overhead, assuming accepted industry standards for undergrounding to ensure safety and reliability; if the public utility, the affected localities, and the Commission agree, a proposed underground line whose cost exceeds 2.5 times the cost of placing the line overhead may also be accepted into the pilot program; (v) the public utility requests that the project be considered as a qualifying project under the pilot program; and (vi) the primary need of the project is for purposes of grid reliability or grid resiliency or to support economic development priorities of the Commonwealth, including the economic development priorities and the comprehensive plan of the governing body of the locality in which at least a portion of line will be placed, and not to address aging assets that would have otherwise been replaced in due course. (23106615D-S1, 23106829D-H1)

HB 1437 (Wiley) (Passed House, STRAN)/SB 1165 (Lewis) (Passed Senate, Reported from HTRAN) provides that the authority of the Commonwealth Transportation Board to make regulations for the use of systems of state highways includes authorizing the use of such highways for public safety purposes and the use of devices on such highways for public safety purposes whether related or unrelated to transportation safety. The bill requires any regulation authorizing the use in the system of state highways of a device for public safety purposes that records and stores videos or images to require that all data collected by such device be purged and not retained later than 30 days after collection unless such data is being used in an active law-enforcement investigation. (23102005D, 23102332D)

HB 2330 (McQuinn) (Passed House, SJUD) makes it a Class 1 misdemeanor for a person to commit a battery against another knowing or having reason to know that such individual is an operator of a vehicle operated by a public transportation service who is engaged in the performance of his duties. The bill requires the sentence of such person, upon conviction, to include a term of confinement of 15 days in jail, two days of which is a mandatory minimum. (23103484D)

SB 1106 (Newman) (Passed Senate, Reported from HTRAN) requires the Governor to include in the Budget Bill an appropriation of up to \$200 million, limited to \$100 million each year, from the Commonwealth Transportation Fund to maintain a minimum available balance of \$300 million in the Transportation Partnership Opportunity Fund (the Fund). The bill authorizes the Governor to direct funds from the Fund to the Commonwealth Transportation Board for transportation projects determined to be necessary to support major economic development initiatives or to enhance the economic development opportunities of the Commonwealth's transportation programs when recommended by the Secretary of Transportation and Secretary of Commerce and Trade; these directed funds do not have a specified limit. The bill also authorizes the Governor to use funds from the Fund to enhance the economic development

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opportunities of the Commonwealth's transportation programs. The bill authorizes the use of grants, funds directed to the Board, and revolving loans for property acquisition and new or improved infrastructure to support economic development opportunities of the Commonwealth's transportation programs. The bill removes the requirement for the Governor to provide copies of the guidelines and criteria for awarding grants and loans to the Chairmen of the House Committees on Appropriations, Finance, and Transportation and the Senate Committees on Finance and Appropriations and Transportation. The bill repeals the requirement for the Commonwealth Transportation Board to ensure that projects are not undertaken primarily for economic development purposes. (23103887D)

Education

HB 1704 (Bell) (Passed House, Passed Senate with substitute) requires each division superintendent to annually designate an employee in the local school division as the division safety official whose duty is to receive all reports required to be made pursuant to relevant law from (i) every state official or agency and every sheriff, police officer, or other local lawenforcement officer or conservator of the peace having the power to arrest for a felony upon arresting a person who is known or discovered by the arresting official to be a full-time, parttime, permanent, or temporary teacher or any other employee in such local school division for a felony or a Class 1 misdemeanor or an equivalent offense in another state and (ii) the clerk of any circuit court or any district court in the Commonwealth upon the felony conviction of any person known by such clerk to be employed by such local school division. The bill requires each division superintendent to include such designation in the collated packet of school safety audits submitted to the Virginia Center for School and Campus Safety pursuant to relevant law and requires the Center to designate an employee of the Center as the school personnel safety official for the Commonwealth whose duty is to compile and maintain a list of each such division safety official. The bill requires such designation to include updated contact information for the division safety official, including a current working daytime phone number, a current working nighttime phone number, a current functional email address, and a current functional facsimile number. The bill also provides that a probation and parole officer who is supervising a person employed by a local school division in the Commonwealth shall, upon discovering that such supervised person has been arrested or convicted of a felony offense or an equivalent offense in another state, report such arrest or conviction to the Superintendent of Public Instruction and the designated division safety official in the local school division where such supervised person is employed as soon as practicable. (23106552D-S1)

SB 821 (Surovell) (Passed Senate, Passed House with substitute) requires each division superintendent to identify, update as necessary, and make available to the Department of Education and to other appropriate individuals a fax number, an email address, and a mailing address at which the division superintendent will receive the reports required to be transmitted pursuant to relevant law from (i) every state official or agency and every sheriff, police officer, or other local law-enforcement officer or conservator of the peace having the power to arrest for a felony upon arresting a person who is known or discovered by the arresting official to be a full-time, part-time, permanent, or temporary teacher or any other employee in any local school division in the Commonwealth for a felony or a Class 1 misdemeanor or an equivalent offense

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in another state and (ii) the clerk of any circuit court or any district court in the Commonwealth upon the conviction of a Board of Education-licensed school employee for certain enumerated felonies. The bill requires the Department to compile and make publicly available on its website a list of such fax numbers, email addresses, and mailing addresses. The bill also requires all such arresting officials or agencies and all such clerks to transmit the required reports via certified mail, return receipt requested, or to the identified fax numbers and email addresses. The bill finally requires, until July 1, 2027, all such arresting officials or agencies request in writing that the Virginia Employment Commission provide the name of the current employer of each arrested person for purposes of determining whether such notice is required. (23106596D-H1)

SB 1099 (Norment) (Passed Senate, Passed House with substitute) provides that matching grants from the School Resource Officer Incentive Grants Fund may be awarded to local law-enforcement agencies and local school boards for the expenses related to the equipment necessary for uniformed school resource officers, school security officers, and other relevant school safety personnel and the enhancement of the school-law enforcement partnership through training and programming as determined by the Department. (23106599D-H1)

Land Use

SB 1390 (Lewis) (Passed Senate, House Floor) extends to July 1, 2026, the sunset date for various local land use approvals for solar photovoltaic projects that were valid and outstanding as of July 1, 2023. (23103968D)

Building Code

HB 2312 (Head) (Passed House, SGL)/SB 1263 (Hackworth) (Passed Senate, Reported from HGL) defines stop work orders for the purposes of the Uniform Statewide Building Code. The bill provides that if, during an appeal pursuant to the provisions of the Administrative Process Act of the State Building Code Technical Review Board's decision with respect to the issuance of a stop work order by a local building official, the court finds in favor of the party that was issued the stop work order, such party shall be entitled to recover its actual costs of litigation, including court costs, attorney fees, and witness fees, from the locality responsible for issuing the stop work order. The bill contains technical edits. (23104240D, 23104259D)

SB 1305 (Hanger) (Passed Senate, HGL) requires farm buildings and structures where the public is invited to enter and that are used for storage, handling, production, display, sampling, or sale of agricultural, horticultural, floricultural, or silvicultural products produced on the farm and that are exempt from the Uniform Statewide Building Code (the building code) to have (i) portable fire extinguishers, (ii) a simple written plan in case of an emergency, and (iii) a sign posted in a conspicuous place upon entry that states that the building is exempt from the provisions of the building code. The bill also directs the Agritourism Event Structure Technical Advisory Committee to meet at least four times between the 2023 and 2024 Regular Sessions of the General Assembly and provides guidance to the Committee for topics on fire safety and the welfare of the general public to consider. (23105090D-S1)

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Public Safety/Criminal Justice

HB 2344 (Head) (Passed House, SRSS)/SB 1421 (Pillion) (Passed Senate, HHWI) removes the requirement that the adult protective services hotline immediately refer certain reports of alleged adult abuse, neglect, or exploitation to the appropriate local law-enforcement agency and removes the duty of local law-enforcement agencies to provide the adult protective services hotline with a preferred point of contact for such referrals. The bill retains the requirement for the local department of social services to immediately refer such reports to the appropriate local law-enforcement agency and the duty of local law-enforcement agencies to provide local departments of social services with a preferred point of contact for such referrals. (23100952D, 23100951D)

HB 2400 (Herring) (Passed House, Senate Floor) repeals the statute providing for the limitation on the dissemination of criminal history record information related to the possession of marijuana and the statute related to automatic sealing for mistaken identity or unauthorized use of identifying information. The bill also repeals the provisions related to the automatic and petition-based expungement of former marijuana offenses and instead provides for the sealing of such offenses. The bill also removes the provisions related to the automatic sealing of underage possession of alcohol offenses and instead provides for petition-based sealing of such offenses.

The bill creates an electronic, name-based criminal history record search to be used when an expungement or sealing petition is filed and requires the court to maintain a copy of a sealing order and send an electronic notification, rather than an order as current law requires, to the Department of State Police after an offense is sealed. The bill also allows courts and attorneys for the Commonwealth to access sealed records in instances where the court or parties failed to strictly comply with sealing procedures or an order for sealing was entered contrary to law and clarifies that a petition for sealing can only include offenses that arose out of the same transaction or occurrence. The bill makes additional changes to the processes for expungement and sealing, including updates to the process of forwarding a petitioner's criminal history record to the court and maintaining expungement pleadings under seal. The bill provides a petition process by which the person who was charged with an offense that was ordered to be expunged may request access to such expunged court or police record.

The repeal of the statute related to the limitation on the dissemination of criminal history record information related to the possession of marijuana and various other provisions of the bill have a delayed effective date of the earlier of (i) the date on which the processes to seal criminal history record information and court records pursuant to Chapters 524 and 542 of the Acts of Assembly of 2021, Special Session I, become effective or (ii) July 1, 2025. This bill is a recommendation of the Virginia State Crime Commission. (23104310D-E)

HB 2037 (Sewell) (Passed House, SJUD) requires the governing body of any county or city that elects to supplement the compensation of the public defender or any of his deputies to pay such funds directly to the Indigent Defense Commission, which is required to provide the funds directly to employees in combination with the compensation fixed by the executive director.

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Current law requires that such funds be provided directly to the employees, with notice to the Commission of the amount of such funds. (23105407D-H1)

SB 1272 (Boysko) (Passed Senate, HCT) provides that any person charged with a simple assault and battery offense who has been diagnosed by a psychiatrist or clinical psychologist with an autism spectrum disorder, an intellectual disability or developmental disability, or serious mental illness shall not be subject to a mandatory minimum punishment if the court finds that the violation was caused by or had a direct and substantial relationship to the person's disorder or disability. Under current law, certain simple assault and battery offenses carry a mandatory minimum punishment when such offenses are committed against certain groups of people, including judges, law-enforcement officers, first responders, school employees, and health care providers. (23101068D)

Zoning

SB 1141 (McPike) (Passed Senate, HCCT) authorizes any locality in the Commonwealth to provide for an affordable housing dwelling unit program by amending the zoning ordinance of such locality. Current law restricts such authorization to counties with an urban county executive form of government or county manager plan of government and certain other localities. (23105882D-S1)

Environment

HB 2284 (Wiley) (Passed House, SEH) removes from the membership of the Board for Waterworks and Wastewater Works Operators and Onsite Sewage System Professionals a faculty member of a public institution of higher education in the Commonwealth whose principal field of teaching is management or operation of waterworks or wastewater works and adds to the Board's membership a local or regional representative of the Department of Health. (23101257D)

HB 2189 (Rasoul) (Passed House, SACNR) requires industrial users of publicly owned treatment works that receive and clean, repair, refurbish, or process items that contain PFAS, as defined in the bill, to test wastestreams for PFAS prior to and after cleaning, repairing, refurbishing, or processing such items. The bill also requires prompt testing for PFAS following the discharge of certain toxic agents or materials listed in the federal Clean Water Act into state waters and requires the results of such tests to be submitted to the coordinator of emergency services for the affected political subdivision. (23106081D-H1)

SB 1152 (Cosgrove) (Passed Senate, House Floor) exempts federal government agencies from the provisions of Virginia law and local ordinances relating to wetlands and the Chesapeake Bay Preservation Act. (23106061D-S1)

Administration of Government

HB 2161 (Williams) (Passed House, SLG)/SB 1151 (Edwards) (Passed Both Houses) standardizes the frequency and length of time that notices of certain meetings, hearings, and

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other intended actions of localities must be published in newspapers and other print media. The notice provisions included in the bill are organized into the following three groups: (i) publication required one week before the meeting, hearing, or intended action; (ii) publication required two consecutive weeks before the meeting, hearing, or intended action; and (iii) publication required three consecutive weeks before the meeting, hearing, or intended action. In addition, the bill amends provisions related to the content of notices for zoning ordinances and amendments to such ordinances by removing the requirement that such notices contain a descriptive summary of the proposed action and providing that such notices shall include the street address or tax map parcel number of the parcels subject to the action. In cases where the intended action affects more than 25 parcels, the notice must also include the approximate acreage subject to the intended action. The bill also removes the requirement that notices of proposed amendments to a zoning map state the general usage and density range of the proposed amendment and the general usage density set forth in the applicable part of the comprehensive plan. The bill directs the Virginia Code Commission to convene a work group to continue review of the notice requirements throughout the Code of Virginia and requires the Virginia Code Commission to submit a report to the Chairmen of the House Committee on General Laws and the Senate Committee on General Laws and Technology summarizing the work and any recommendations of the work group by November 30, 2023. (23101898D, 23100325D-E)

Elections

SB 1431 (Surovell) (Passed House, HPE) sets out the procedure by which, and clarifies the reasons for which, an elected officer or officer who has been appointed to fill an elective office may be removed from office. The bill requires, among other things, that (i) the general registrar review the petition and determine its sufficiency in accordance with the uniform standards approved by the State Board of Elections; (ii) the general registrar certify the petition within 10 business days and promptly file such certification with the clerk of the circuit court; and (iii) the certification state the number of signatures required, the number of signatures on the petition, and the number of valid signatures, along with any signatures found to be invalid and any material omissions from the petition. The bill also provides that the Commonwealth and the elected officer shall be the only two parties to a removal proceeding. This bill is a recommendation of the Boyd-Graves Conference. (23100264D)

SB 944 (Suetterlein) (Passed Senate, Reported from HPE) requires the writ of election to fill a vacancy in the membership of the General Assembly (i) to be issued within 30 days of the vacancy or receipt of notification of the vacancy, whichever comes first, and (ii) if the vacancy occurs or will occur between December 10 and March 1, to order that the special election take place no more than 30 days from the date of such vacancy. (23102711D)

Stormwater Management

HB 2126 (Wilt) (Passed House, SRUL)/SB 1178 (Lewis) (Passed Both Houses) establishes that with regard to permanent gravel access roads associated with the construction and maintenance of electric transmission lines by a Phase I Utility, such utility is not required to obtain a General Virginia Pollutant Discharge Elimination System permit for the discharge of stormwater from

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construction activities if certain conditions are met and also requires such utility to provide in its annual standards and specifications reasonable assurance that such conditions will be satisfied. (23106082D-H1, 23102335D)

ABC Licenses

SB 983 (Mason) (Passed Senate, HGL) makes numerous changes to the privileges of and requirements for winery and farm winery licenses. Such changes relate to the characteristics of and tasks to be performed on the licensed premises, license qualifications, manufacturing and sale requirements and limitations, and utilization of contract winemaking services. (23101333D)

Cannabis

SB 788 (Favola) (Passed Both Houses) transfers oversight and administration of the Commonwealth's medical cannabis program from the Board of Pharmacy to the Virginia Cannabis Control Authority. (23103753D-S1)

SB 1233 (Obenshain) (Passed Senate, HCT) makes it a Class 1 misdemeanor to advertise in or send any advertising matter into the Commonwealth regarding marijuana or marijuana products other than those that may be legally sold or to engage in advertising activities in violation of the provisions of the Cannabis Control Act or regulations of the Board of Directors of the Virginia Cannabis Control Authority. The bill provides that for violations of certain distance and zoning restrictions on outdoor advertising, as set forth in the bill, the Board must give the advertiser written notice to take corrective action and that, if such corrective action is not taken within 30 days, the advertiser is guilty of a Class 4 misdemeanor. The bill establishes numerous restrictions on marijuana advertisements, including provisions that prohibit advertisements from (i) targeting minors; (ii) being placed near schools, playgrounds, and certain other places; (iii) being displayed at a sporting event or on a billboard; (iv) being misleading, deceptive, or false; (v) referencing the intoxicating effects of marijuana; or (vi) promoting overconsumption or consumption by minors. (23102671D)

SB 903 (Hanger) (Passed Senate, Passed House with substitute) establishes provisions for the registration of a retail facility for regulated hemp products, as defined in the bill, establishes product packaging, labeling, and testing requirements for such products, and creates a civil penalty of up to \$1,000 for certain violations relating to such products. The bill requires any person who manufactures an industrial hemp extract, as defined in the bill, or food containing an industrial hemp extract to obtain a permit from the Commissioner of Agriculture and Consumer Services and creates a Class 1 misdemeanor and a civil penalty of up to \$10,000 for certain violations. The bill clarifies that any substances containing a concentration of total tetrahydrocannabinol, as defined in the bill, of more than 0.3 percent, including a hemp product or industrial hemp extract, are included in the definition of marijuana and also clarifies that the definition of marijuana does not include any substance containing tetrahydrocannabinol that has been placed by the Board of Pharmacy into one of the schedules set forth in the Drug Control Act. The bill increases the civil penalty for certain actions relating to sales of cigarettes and hemp products from \$50 to \$500. The bill also removes tetrahydrocannabinol from the Schedule I list

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of controlled substances and permits the Board of Pharmacy to schedule, deschedule, or reschedule a tetrahydrocannabinol isomer, except delta-9-tetrahydrocannabinol, or salts of such isomer in accordance with the provisions of the bill. (23106689D-H1)

HB 1598 (Robinson) (Passed Both Houses) transfers oversight and administration of the Commonwealth's medical cannabis program from the Board of Pharmacy to the Virginia Cannabis Control Authority. (23106176D-H1)

HB 1846 (Head) (Passed House, SRSS) allows pharmacists who are employed by a pharmaceutical processor or cannabis dispensing facility to issue written certificates for cannabis products if the pharmacist (i) is acting as the agent of a practitioner, (ii) is acting pursuant to policies established by a practitioner who has contracted with a pharmaceutical processor or cannabis dispensing facility to serve as the medical director of such pharmaceutical processor or cannabis dispensing facility, and (iii) has verified the patient's diagnosis with a practitioner with whom the patient has a bona fide practitioner-patient relationship. The bill amends and adds numerous provisions regarding the Commonwealth's medical marijuana program, including provisions related to recordkeeping, product registration, expiration dates, allowable deviations, dispensing, packing, labeling, and advertising. The bill requires pharmaceutical processors and cannabis dispensing facilities to collect and provide to the Board of Pharmacy by July 1, 2024, data regarding implementation of the bill. The bill also requires the Board of Pharmacy to make certain amendments to its regulations. (23106205D-H1)

HB 2368 (Adams) (Passed House, SRSS) requires cannabis product and botanical cannabis labels to be complete, accurate, easily discernable, and uniform among different products and brands and that each label, which shall be included on the product and on the pharmaceutical processor's website, include (i) the product name, (ii) all active and inactive ingredients, (iii) the total percentage and milligrams of tetrahydrocannabinol and cannabidiol included in the product and the number of milligrams of tetrahydrocannabinol and cannabidiol in each serving, (iv) the amount of product that constitutes a single serving and the amount recommended for use by the practitioner or dispensing pharmacist, (v) information regarding the product's purpose and detailed usage directions, and (vi) child and safety warnings in a conspicuous font. The bill also requires that no less than 50 percent of all cannabis products offered for sale by a pharmaceutical processor or cannabis dispensing facility (a) contain cannabidiol as its primary cannabinoid and (b) have low levels of or no tetrahydrocannabinol. The bill provides that a patient's registered agent shall not be required to register with the Board of Pharmacy when such registered agent is listed on the patient's written certification pursuant to the patient's request and in the discretion of the practitioner based on medical need. The bill also requires that, in the case of cannabis products, the Prescription Monitoring Program include only the information specified in law, which is amended by the bill. (23104177D)

SB 1533 (Deeds) (Passed Senate, Reported from HHWI) allows each pharmaceutical processor that has obtained a permit to operate a pharmaceutical processing facility from the Board of Pharmacy to establish one additional location for the cultivation of cannabis plants, which must be located within the same health service area as the pharmaceutical processing facility. (23104080D-E)

Legislation Provided for Information

General Assembly

SB 1357 (Norment) (Passed Senate, HRUL) grants the Capitol Square Preservation Council the authority to review and approve all plans or proposals for alterations, improvements, additions, or renovations to, or other disposition of, any monuments, statuary, artwork, or other historical artifacts contained within the Capitol Building, including within the old and new Senate chambers, the old and new halls of the House of Delegates, and the Rotunda. (23101219D)

Elections

HB 1683 (Ransone) (Passed House, Reported from SPE) provides general registrars with the option to post notice of the final day of voter registration on the official website of the county or city or to publish the notice at least once in a newspaper of general circulation in the county or city. (23100444D)

HB 2324 (Cordoza) (Passed House, SPE) directs the State Board of Elections to promulgate standards and instructions for the conduct of recounts in elections for any office to which more than one candidate can be elected. Such standards and instructions shall include which candidates apparently nominated or elected are required to be named in the petition for a recount or served a copy of the petition for a recount. (23103681D)

Health and Human Services

SB 970 (Mason) (Passed Senate, Reported from HHWI) directs the Department of Health Professions to amend its licensure, certification, and registration applications to remove any existing questions pertaining to mental health conditions and impairment to and include the following questions: (i) Do you have any reason to believe that you would pose a risk to the safety or well-being of your patients or clients?; and (ii) Are you able to perform the essential functions of a practitioner in your area of practice with or without reasonable accommodation? The bill contains an emergency clause. (23102876D)

HB 1573 (Walker) (Passed Both Houses) directs the Department of Health Professions to amend its licensure, certification, and registration applications to remove any existing questions pertaining to mental health conditions and impairment to and include the following questions: (i) Do you have any reason to believe that you would pose a risk to the safety or well-being of your patients or clients?; and (ii) Are you able to perform the essential functions of a practitioner in your area of practice with or without reasonable accommodation? The bill contains an emergency clause. (23103067D-E)

HB 1768 (Head) (Passed House, SRSS) requires local departments of social services (local department), when determined necessary by the local multidisciplinary team during the local department's investigation of a report of child abuse or neglect, to facilitate within 14 days an

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interview of the child by a child advocacy center that is recognized by the National Children's Alliance and located in the locality served by the local department. The bill allows, in cases in which the investigation is being conducted in cooperation with a law-enforcement agency, such interview to be conducted within 21 days. (23106095D-H1)

SB 1096 (Ebbin) (Passed Senate) clarifies that a marriage between two parties is lawful regardless of the sex of such parties, provided that such marriage is not otherwise prohibited by the laws of the Commonwealth. The bill also provides that religious organizations or members of the clergy acting in their religious capacity shall have the right to refuse to perform any marriage. (23103930D-E)

Public Safety/Criminal Justice

HB 1835 (Bell) (Passed House, Senate Floor) removes the location element that specifies a health care provider must be in a hospital or in an emergency room on the premises of a clinic or other facility rendering emergency medical care from the crime of making an oral threat to kill or to do bodily injury to a health care provider. (23103573D)

SB 1054 (Peake) (Passed Senate, Reported from HHWI) provides that when an interjurisdictional compact requires criminal history record checks as a condition of participation, the applicable health regulatory board shall require each applicant to submit to fingerprinting and provide personal descriptive information to be forwarded along with his fingerprints through the Central Criminal Records Exchange to the Federal Bureau of Investigation for the purpose of obtaining criminal history record information. (23101247D)

SB 1504 (Petersen) (Passed Senate, HCT) creates an additional process for a person required to register on the Sex Offender and Crimes Against Minors Registry (Registry) to have his name and information removed from the Registry through a removal request form submitted to the Virginia State Police if such person meets the eligibility criteria, defined in the bill. The bill requires the Virginia State Police to remove from the Registry the name of any person and all identifying information within 30 days of receipt of the removal request form upon determining that such person has met the eligibility requirements.

The bill directs the Virginia State Police to develop a form for requesting removal from the Sex Offender Registry and make such form available on its website on or before October 1, 2023; such form shall also include information on how to obtain a criminal history record check, the link to the record check form, the cost of the record check, and the address to which the removal request should be returned. The bill also directs the Virginia State Police shall send a letter by first-class mail notifying every person currently on the Sex Offender Registry of the change in the name removal process on or before October 1, 2023. Current law only allows a person to petition the circuit court in which he was convicted or the circuit court in the jurisdiction where he resides for removal of his name and all identifying information from the Registry after such person is eligible. (23106051D-S1)

Transportation

HB 1495 (Austin) (Passed Both Houses)/SB 1216 (Lucas) (Passed Senate, Reported from HTRAN) removes the requirement that transportation network companies (TNCs) maintain uninsured and underinsured motorist coverage at a minimum of \$1 million. The bill requires TNCs to maintain the same minimum uninsured and underinsured motorist coverage as is currently required by law for all motorists of \$30,000 for bodily injury per person, \$60,000 for bodily injury per accident, and \$20,000 for property damage. The bill repeals expired provisions related to TNC insurance coverage. (23103953D-H1, 23102185D)

HB 1932 (Runion) (Passed Both Houses)/SB 982 (Marsden) (Passed Both Houses) requires drivers to make a lane change or reduce speed when passing stationary vehicles that have activated the vehicular hazard warning signal flashers, displayed caution signs, or been marked with properly lit flares or torches on certain highways when safe and reasonable to do so, and makes a violation of this requirement a traffic infraction. (23102790D, 23102033D)

HB 1955 (Krizek) (Passed House, SGL) extends from 10 days to 30 business days the deadline for issuing a summons for an alleged violation of passing a stopped school bus in order for proof that the motor vehicle passed a stopped school bus and that the defendant was the registered owner of the vehicle to give rise to a rebuttable presumption that the owner of the vehicle was the operator during the violation. (23101852D)

HB 2034 (Sewell) (Passed House, STRAN) directs the Commonwealth Transportation Board to invite the National Capital Region Transportation Planning Board (NCRTPB) to participate in and present information at the joint transportation meeting held annually concerning projects in Planning District 8. The bill clarifies that the NCRTPB is not required to participate in the meeting. The bill requires the meeting to be made available online in a manner that allows the public to contemporaneously view and hear the meeting. (23103186D)

HB 2104 (Bourne) (Passed House, STRAN). the bill increases the default boundaries of a school crossing zone from 600 feet to 750 feet from the limits of school. (23104701D-H1)

HB 2254 (Sickles) (Passed Both Houses) requires the Department of Motor Vehicles to establish and administer a process whereby a vehicle owner may contest an assessed highway use fee. The bill requires the Department to reimburse the vehicle owner for any contested highway use fee or portion thereof that was incorrectly collected. (23100711D)

HB 2423 (Austin) (Passed House, STRAN)/SB 981 (Marsden) (Passed Both Houses) authorizes vehicles operated by the Response and Recovery Coordination Branch of the Washington Metropolitan Area Transit Authority's Office of Emergency Preparedness to (i) be equipped with flashing, blinking, or alternating red or red and white combination warning lights and (ii) disregard certain regulations regarding the operation of vehicles without being subject to criminal prosecution while responding to an emergency. The bill adds responding to metropolitan transit-related incidents to the list of circumstances in which such lighted warning lights shall be displayed. (23104732D, 23101698D)

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SB 1051 (McPike) (Passed Senate, Reported from HTRAN) allows public utility company service vehicles to be left temporarily on private property without the consent of the property owner while utility service or maintenance is being conducted by an employee of the company on the property. The bill prohibits removal or towing of such vehicle for a period of 72 hours. (23102737D)

SB 1473 (Marsden) (Passed Senate, Reported from HTRAN) authorizes toll facility operators to obtain from the Department of Motor Vehicles the email address or other electronic address of the owner of a vehicle that failed to pay a toll. Existing provisions require an invoice for an unpaid toll to be sent by first-class mail. The bill contains technical amendments. (23104289D)

HB 1712 (Wachsmann) (Passed Both Houses) expands the prohibition on damaging or removing traffic control devices or street signs, punishable as a Class 1 misdemeanor, to include damaging or removing temporary signs approved by the Department of Transportation warning motorists that work is in progress on or adjacent to the highway or that certain vehicles may be entering the highway. (23101688D)

SB 855 (Spruill) (Passed Senate, Reported from HTRAN) prohibits the use of headlights on motor vehicles, motorcycles, autocycles, bicycles, electric personal assistive mobility devices, personal delivery devices, electric power-assisted bicycles, mopeds, and motorized skateboards or scooters with aftermarket modifications that make the color of such lights appear blue. (23101439D-E)

SB 1035 (McPike) (Passed Senate, Reported from HTRAN) designates bridges with a general condition rating, defined in the bill, of five or less for at least one major bridge component as eligible for state of good repair funds. Currently, bridges must be structurally deficient to be eligible. The bill authorizes the use of state of good repair funds for the implementation of improvements anticipated to extend the useful life of a bridge by at least 10 years. The bill changes the funding distribution standard from equitable needs-based distribution, with percentage limits for a given district and a process to exceed such limits when necessary, to needs-based distribution of funding among the highway construction districts. The bill has a delayed effective date of June 1, 2024. (23101954D)

SB 1398 (Surovell) (Passed Senate, House Floor) requires the Department of Motor Vehicles to collect and disseminate, on an annual basis, statewide and locality-level data related to driving under the influence of alcohol, drugs, or a combination thereof. The bill requires the Department of Motor Vehicles to submit an annual report on the data collected on or before October 1 to the General Assembly, the Governor, and the Virginia State Crime Commission and to make such data available to the public on the website of the Department. The bill provides that the Department of Motor Vehicles shall not be required to submit the first annual report prior to October 1, 2024, and that the first annual report shall include data from calendar year 2019 through calendar year 2023. This bill is a recommendation of the Virginia State Crime Commission. (23104303D)

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Courts

SB 1303 (Boysko) (Passed Senate, HCT) provides that a defendant with a disorder or disability, as defined in the bill, may file a petition that requests the sealing of the criminal history record information and court records of a Class 4 felony conviction or deferred and dismissed disposition. Under current law, Class 4 felony convictions or deferred and dismissed dispositions are ineligible to be sealed. The bill also provides that when a conviction or deferral and dismissal has been sealed, the defendant of such sealed record is a defendant with a disorder or disability, and the Governor granted the defendant a simple pardon for the commission of the crime or offense that was sealed, such conviction or deferral and dismissal shall be considered to be otherwise dismissed for purposes of expungement. (23104302D)

SB 1413 (Norment) (Passed Senate, HCT) provides that where a civil claim is filed arising out of or relating to charges where a petition for the expungement of police and court records for such charges is pending or where the records have been expunged, any party to the civil claim may file a motion in the court in which the civil claim is pending, or in the court where the petition for the expungement was or is pending, for the release of the expunged records for use in the civil litigation, and, upon motion and for good cause shown, such police and court records shall be ordered to be released and the relevant penalties relating to disclosure of such expunged records shall not apply. (23100363D)

HB 1897 (Bell) (Passed House, SJUD) provides that if a petitioner files a written motion requesting a hearing to extend a permanent protective order, the court may extend the protective order until the extension hearing or for an additional period not to exceed six months if the respondent fails to appear at the extension hearing because the respondent was not personally served with such motion. The bill also provides that the respondent may file a written motion for a continuance of the extension hearing, and the court may, for good cause shown, continue the extension hearing and such protective order shall remain in effect until the extension hearing.

The bill also provides that when a temporary protective order has been issued, the court may continue the full hearing of the protective order upon the motion of the petitioner and for good cause shown. Under current law, only the respondent may file a motion to continue the hearing. Additionally, the bill provides that in cases of family abuse where the court orders a permanent protective order, the court may also award other monetary relief or financial support to the petitioner for the protection of the petitioner and any other family or household member of the petitioner. (23103914D)

HB 1959 (Mullin) (Passed House, SJUD) provides that if a defendant is ordered to undergo treatment to restore his competency to stand trial and the initial evaluator has found that the defendant has an ongoing and irreversible medical condition causing him to likely remain incompetent for the foreseeable future or that the defendant has been found to be unrestorably incompetent in the past two years, the initial evaluator shall send a report to the court and the court shall proceed with a competency determination. (23100522D)

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Education

SB 1404 (Barker) (Passed Both Houses) renames the School Readiness Committee as the Commission on Early Childhood Care and Education and makes several changes to the Commission, including adjusting its purpose, increasing and adjusting its membership, and establishing eight enumerated powers and duties for the Commission. (23102800D)

Environment

SB 1333 (Hashmi) (Passed Senate, HAPP) creates a program within the Department of Energy's Division of Renewable Energy and Energy Efficiency to be known as the Commonwealth Solar and Economic Development Program. The Division shall be in charge of initiating and implementing any of certain enumerated solar or economic development projects within any eligible census tract specified in the bill. The bill also requires the Division to apply for funding from certain funding sources as each relates to any initiated project. (23104715D-ES1)

SB 1332 (McClellan) (Passed Senate, HAG) requires the Department of Conservation and Recreation, the Department of Environmental Quality, the Department of Historic Resources, and the Virginia Marine Resources Commission to establish policies and procedures for consulting with federally recognized Tribal Nations in the Commonwealth when evaluating certain permits and reviews relating to environmental, cultural, or historic resources that potentially impact those federally recognized Tribal Nations in the Commonwealth. The bill directs the Secretary of the Commonwealth to designate an Ombudsman for Tribal Consultation to facilitate communication and consultation with federally recognized Tribal Nations in the Commonwealth. The bill codifies Executive Order 82 (2021). (23104150D-E)

SB 1187 (Lewis) (Passed Both Houses) requires localities to consider strategies to address resilience in their comprehensive plans. (23102509D)

HB 2096 (Bulova) (Passed House, Reported from SACNR) removes the provision in current law that prohibits the movement, transportation, delivery, shipment, or offering for shipment of any noxious weed into or within the Commonwealth without a permit from the Commissioner of Agriculture and Consumer Services and grants the Board of Agriculture and Consumer Services the authority to adopt regulations governing the conditions under which a permit will be required for such actions. The bill also adds requirements related to invasive plant species, including directing the Department of Conservation and Recreation to create an invasive plant species list and update it quadrennially. (23103916D)

Administration of Government

SB 1455 (Norment) (Passed Senate, Reported from HCCT) enables the chief law-enforcement officer of a locality to enact a curfew under certain circumstances during a civil disturbance. The bill requires that such action specify the hours of the curfew and the geographic area to which the curfew applies and provide for various specified exceptions. The action authorizing the curfew shall provide for reasonable efforts to inform the public in advance of the curfew, which

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shall be valid for no more than 24 hours. The bill provides that such curfew shall not be extended or renewed unless by recorded vote of the local governing body or by judicial order. The bill provides that any violation is a Class 1 misdemeanor. (23102509D)

Abortion

SB 1243 (Surovell) (Passed Senate, HCT) provides that no demand for extradition of a person charged with a criminal violation of law of another state shall be recognized by the Governor if such alleged violation involves the receipt of or assistance with reproductive health care services unless the alleged violation would also constitute a criminal offense under the laws of the Commonwealth. The bill adds obtaining, disclosing, selling, or disseminating certain enumerated personal reproductive or sexual health information without the consent of the consumer as a prohibited practice under the Virginia Consumer Protection Act. (23103737D)

Attachments: Supplementary documents

cc: Christina Jackson, Chief Financial Officer
Thomas Arnold, Deputy County Executive
Rachel Flynn, Deputy County Executive
Christopher A. Leonard, Deputy County Executive
Ellicia Seard-McCormick, Deputy County Executive
Elizabeth D. Teare, County Attorney
Jill G. Cooper, Clerk to the Board
Richmond Team
Tom Biesiadny, Director, Department of Transportation

SUPPLEMENTARY DOCUMENTS GENERAL ASSEMBLY STATUS REPORT NO. 3

February 20, 2023

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Fairfax County Legislative Summary

2023 General Assembly February 18, 2023

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VA - HB2449 Concealed handgun permits; Virginia Criminal Information Network, disclosure of information Change In Position.
VA - HB2494 Local housing policy; reports to the Department of Housing and Community Development.
VA - SB807 Parks, local; walking trails, liability for property owners
VA - SB814 Interpreters for persons who are deaf or hard of hearing; court my appoint certified interpreter.
VA - SB831 Individuals with developmental disabilities; DMAS to amend certain waivers providing services, etc.
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VA - SB922 Income tax, state; manufactured home park sale	
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VA - SB900 Voter identification; identification containing a photograph required	
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VA - HB1442 Transient occupancy tax; administration.

County Position: Monitor

Primary Patron: Delegate Joseph P. McNamara (R)

Summary:

Transient occupancy tax; administration. Requires the Department of Taxation to annually publish on its website the current transient occupancy tax rates imposed in each locality. The bill also (i) requires the tax-assessing officer of a locality to administer and enforce the assessment and collection of transient occupancy taxes from accommodations intermediaries, and (ii) specifies certain return filing requirements for accommodations intermediaries.

Actions:

February 14, 2023

- VOTE: Adoption (98-Y 0-N)
- Senate amendment agreed to by House (98-Y 0-N)
- Placed on Calendar

February 10, 2023

- Passed Senate with amendment (39-Y 0-N)
- Engrossed by Senate as amended
- Amendment by Senator Barker agreed to
- · Reading of amendment waived
- Read third time

February 9, 2023

Constitutional reading dispensed (40-Y 0-N)

February 8, 2023

Reported from Finance and Appropriations (16-Y 0-N)

January 25, 2023

- Referred to Committee on Finance and Appropriations
- · Constitutional reading dispensed

January 24, 2023

- VOTE: Block Vote Passage (100-Y 0-N)
- Read third time and passed House BLOCK VOTE (100-Y 0-N)

January 23, 2023

- Engrossed by House committee substitute HB1442H1
- Committee substitute agreed to 23104573D-H1
- · Read second time

January 20, 2023

Read first time

January 18, 2023

- Committee substitute printed 23104573D-H1
- Reported from Finance with substitute (21-Y 0-N)

January 16, 2023

Subcommittee recommends reporting with substitute (8-Y 0-N)

January 13, 2023

Assigned Finance sub: Subcommittee #1

December 20, 2022

• Referred to Committee on Finance

Prefiled and ordered printed; offered 01/11/23 23102584D

<u>VA - HB1462</u> Firearms, certain; criminal history record info. check required for transfer, photo identification.

County Position: Oppose

Primary Patron: Delegate Bill D. Wiley (R)

Summary:

Criminal history record information check required for the transfer of certain firearms; photo identification. Removes the provision that prevents a firearms dealer from selling or otherwise transferring a firearm to a prospective purchaser until 30 days after the date of issue of the prospective purchaser's original or duplicate photo identification.

Actions:

February 3, 2023

- Referred to Committee on the Judiciary
- · Constitutional reading dispensed

February 2, 2023

- VOTE: Passage (52-Y 48-N)
- Read third time and passed House (52-Y 48-N)

February 1, 2023

• Read second time and engrossed

January 31, 2023

· Read first time

January 27, 2023

Reported from Public Safety (12-Y 10-N)

January 26, 2023

• Subcommittee recommends reporting (6-Y 4-N)

January 24, 2023

Assigned PS sub: Subcommittee #1

December 25, 2022

- Referred to Committee on Public Safety
- Prefiled and ordered printed; offered 01/11/23 23101809D

<u>VA - HB1470</u> Real property; tax exemption for certain disabled veterans and surviving spouses.

County Position: Amend, amend to address implementation issues, Board has historically recommended amendment.

Primary Patron: Delegate Vivian E. Watts (D)

Summary:

Real property tax; exemption for disabled veterans and surviving spouses. Provides that a person who is eligible for the real property tax exemption for certain disabled veterans and surviving spouses is entitled to a refund, retroactive to his date of eligibility, of taxes paid during the period of exemption, excluding interest or penalties. Under the bill, the refund is exempt from the statute of limitations for applications for correction of an assessment.

Actions:

February 1, 2023

- Referred to Committee on Finance and Appropriations
- Constitutional reading dispensed

January 31, 2023

- VOTE: (99-Y 0-N)
- Read third time and passed House BLOCK VOTE (99-Y 0-N)

January 30, 2023

· Read second time and engrossed

January 27, 2023

Read first time

January 25, 2023

Reported from Finance (22-Y 0-N)

January 20, 2023

Subcommittee recommends reporting (8-Y 0-N)

January 13, 2023

• Assigned Finance sub: Subcommittee #3

December 29, 2022

- Referred to Committee on Finance
- Prefiled and ordered printed; offered 01/11/23 23101709D

VA - HB1485 Chesapeake Bay Watershed Implementation Plan; effective date.

County Position: Oppose, Monitor, bill has been amended to reflect an agreement reached by the stakeholders.

Primary Patron: Delegate Michael J. Webert (R)

Summary:

Chesapeake Bay Watershed Implementation Plan; effective date. Changes the contingency for the effective date of the Chesapeake Bay Watershed Implementation Plan to (i) allow consideration of a combination of point or nonpoint source pollution reduction efforts other than agricultural best management conservation practices when determining whether the Commonwealth's agriculture sector commitments in the Chesapeake Bay Total Maximum Daily Load Phase III Watershed Implementation Plan have been satisfied and (ii) bar such provisions from becoming effective unless the Commonwealth has fully funded the Virginia Natural Resources Commitment Fund as provided in the bill. The bill also advances from July 1, 2026, to July 1, 2030, the contingency effective date of the Chesapeake Bay Watershed Implementation Plan (the Plan). The bill requires the Secretary of Agriculture and Forestry and the Secretary of Natural and Historic Resources to convene a stakeholder advisory group to review annual progress and make certain recommendations toward the implantation of the Commonwealth's agricultural commitments in the Plan. The bill directs each soil and water conservation district to report to the Department any recommendations for improving the disbursement of funds from the Virginia Natural Resources Commitment Fund and program efficiencies that would expedite the disbursal of such funds. Finally, the bill prohibits any regulatory action to be imposed on agricultural practices before the effective date of the Chesapeake Bay Watershed Implementation Plan.

Actions:

February 17, 2023

- Passed Senate with substitute (39-Y 0-N)
- Engrossed by Senate committee substitute HB1485S1
- Committee substitute agreed to 23106934D-S1
- · Reading of substitute waived
- Read third time

February 16, 2023

Constitutional reading dispensed (40-Y 0-N)

February 14, 2023

Committee substitute printed 23106934D-S1

Reported from Agriculture, Conservation and Natural Resources with substitute (14-Y 0-N 1-A)

January 25, 2023

- Referred to Committee on Agriculture, Conservation and Natural Resources
- Constitutional reading dispensed

January 24, 2023

- VOTE: Passage (52-Y 47-N)
- Read third time and passed House (52-Y 47-N)

January 23, 2023

- Engrossed by House committee substitute HB1485H1
- Committee substitute agreed to 23104627D-H1
- Read second time

January 20, 2023

Read first time

January 18, 2023

- Committee substitute printed 23104627D-H1
- Reported from Agriculture, Chesapeake and Natural Resources with substitute (12-Y 10-N)

January 16, 2023

• Subcommittee recommends reporting with substitute (6-Y 4-N)

January 13, 2023

• Assigned ACNR sub: Chesapeake

January 1, 2023

- Referred to Committee on Agriculture, Chesapeake and Natural Resources
- Prefiled and ordered printed; offered 01/11/23 23101756D

VA - HB1496 Commonwealth Mass Transit Fund; 3.5 percent of Fund may be allocated to NVTC.

County Position: Support provisions related to VRE and remove cap on state aid for WMATA.

Primary Patron: Delegate Terry L. Austin (R)

Summary:

Commonwealth Mass Transit Fund. Allocates 3.5 percent of the Commonwealth Mass Transit Fund (the Fund) to commuter rail systems jointly operated by the Northern Virginia Transportation Commission and the Potomac and Rappahannock Transportation Commission and excludes such commuter rail systems from receiving allocations pursuant to other distributions of the Fund. The bill requires such commuter rail systems to submit reports to the Commonwealth Transportation Board. The bill limits allocations by the Northern Virginia Transportation Commission (NVTC) for distribution to the Washington Metropolitan Area Transit Authority (WMATA) to 50 percent of the total operating and capital assistance required to be provided by NVTC or other Virginia entities in the approved WMATA budget and establishes reporting requirements for WMATA. The bill codifies requirements for WMATA to adopt and submit certain planning documents first required pursuant to the eighth enactment of Chapter 854 and the eighth enactment of Chapter 856 of the Acts of Assembly of 2018 and repeals the original requirements.

Actions:

February 14, 2023

- Signed by President
- Signed by Speaker
- Bill text as passed House and Senate (HB1496ER)
- Enrolled

February 10, 2023

Passed Senate (39-Y 0-N)

Read third time

February 9, 2023

Constitutional reading dispensed (40-Y 0-N)

February 8, 2023

• Reported from Finance and Appropriations (16-Y 0-N)

February 1, 2023

- Referred to Committee on Finance and Appropriations
- Constitutional reading dispensed

January 31, 2023

- VOTE: (99-Y 0-N)
- Read third time and passed House BLOCK VOTE (99-Y 0-N)

January 30, 2023

- Engrossed by House committee substitute HB1496H1
- Committee substitute agreed to 23104630D-H1
- · Read second time

January 27, 2023

Read first time

January 25, 2023

Reported from Appropriations (20-Y 0-N)

January 23, 2023

Subcommittee recommends reporting (8-Y 0-N)

January 20, 2023

• Assigned App. sub: Transportation & Public Safety

January 19, 2023

- Committee substitute printed 23104630D-H1
- Referred to Committee on Appropriations
- Reported from Transportation with substitute (20-Y 0-N)

January 17, 2023

Subcommittee recommends reporting with substitute (8-Y 0-N)

January 16, 2023

Assigned Transportation sub: Subcommittee #2 Transportation Infrastructure and Funding

January 3, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23101926D

VA - HB1501 Law-enforcement civilian oversight bodies; requirements of members.

County Position: Monitor

Primary Patron: Delegate Chris S. Runion (R)

Summary:

Law-enforcement civilian oversight bodies; requirements. Requires every member appointed to a locality's law-enforcement civilian oversight body to observe within 90 days of the member's appointment a law-enforcement officer employed with such locality's law-enforcement agency while such law-enforcement officer is engaged in his official duties and that such observation total no fewer than 24 hours, a portion of which includes a ride-along with a law-enforcement officer. The bill also provides that any disciplinary determination recommended by a law-enforcement civilian oversight body shall be advisory and that if any law-enforcement agency declines to implement such recommendation, such agency

shall create and make available to the public within 30 days from the date such recommendation is reported to such agency a written public record of its rationale for declining to implement such recommendation. Finally, the bill requires each law-enforcement civilian oversight body to include at least one retired law-enforcement officer as a voting member; under current law, a retired law-enforcement officer may serve on such body as an advisory, nonvoting ex officio member. Actions:

January 27, 2023

- · Referred to Committee on the Judiciary
- Constitutional reading dispensed

January 26, 2023

- VOTE: Passage (51-Y 47-N)
- Read third time and passed House (51-Y 47-N)

January 25, 2023

- Printed as engrossed 23100457D-E
- Engrossed by House as amended HB1501E
- · Committee amendment agreed to
- · Read second time

January 24, 2023

· Read first time

January 20, 2023

Reported from Public Safety with amendment(s) (12-Y 10-N)

January 19, 2023

Subcommittee recommends reporting with amendments (5-Y 3-N)

January 17, 2023

Assigned PS sub: Subcommittee #2

January 3, 2023

- Referred to Committee on Public Safety
- Prefiled and ordered printed; offered 01/11/23 23100457D

VA - HB1516 Towing and recovery operators; vehicle storage.

County Position: Support

Primary Patron: Delegate Dawn M. Adams (D)

Summary:

Towing and recovery operators; vehicle storage. Prohibits towing and recovery operators from refusing, at their place of business during the first 24 hours of vehicle storage, to allow the owner of a towed vehicle, upon presenting proof of ownership, to access and recover any personal items not attached to the vehicle without retrieving the vehicle and without paying any fee.

Actions:

February 17, 2023

- VOTE: Adoption (97-Y 0-N)
- Senate substitute agreed to by House 23106538D-S1 (97-Y 0-N)

February 16, 2023

· Passed by for the day

February 14, 2023

- Passed Senate with substitute (40-Y 0-N)
- Engrossed by Senate committee substitute HB1516S1

- Committee substitute agreed to 23106538D-S1
- · Reading of substitute waived
- Read third time

February 13, 2023

Constitutional reading dispensed (40-Y 0-N)

February 9, 2023

- Committee substitute printed 23106538D-S1
- Reported from Transportation with substitute (15-Y 0-N)

January 26, 2023

- Referred to Committee on Transportation
- · Constitutional reading dispensed

January 25, 2023

- VOTE: Passage (100-Y 0-N)
- Read third time and passed House (100-Y 0-N)

January 24, 2023

- Engrossed by House committee substitute HB1516H1
- Committee substitute agreed to 23104731D-H1
- · Read second time

January 23, 2023

Read first time

January 19, 2023

- Committee substitute printed 23104731D-H1
- Reported from Transportation with substitute (19-Y 1-N)

January 17, 2023

Subcommittee failed to recommend reporting (4-Y 4-N)

January 13, 2023

Assigned Transportation sub: Subcommittee #2 Transportation Infrastructure and Funding

January 4, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23101940D

<u>VA - HB1587</u> Commissioner of Highways; entering into certain agreements, civil penalties, agents.

County Position: Initiate

Primary Patron: Delegate Richard C. "Rip" Sullivan, Jr. (D)

Summary:

Commissioner of Highways; entering into certain agreements; civil penalties; agents. Adds contractors to the list of entities that the Commissioner of Highways, in agreement with Fairfax County, may authorize to act as agents for the enforcement of provisions related to signs or advertising within the limits of highways and the collection of associated civil penalties for violations of such provisions. The bill also requires such contractors to comply with applicable law and makes them subject to a right to reclaim a lawfully placed sign by the sign owner if such sign was confiscated in violation of the granted authority.

Actions:

February 14, 2023

- Passed Senate (40-Y 0-N)
- Read third time

February 13, 2023

Constitutional reading dispensed (40-Y 0-N)

February 9, 2023

• Reported from Transportation (15-Y 0-N)

January 31, 2023

- Referred to Committee on Transportation
- Constitutional reading dispensed

January 30, 2023

- VOTE: (100-Y 0-N)
- Read third time and passed House BLOCK VOTE (100-Y 0-N)

January 27, 2023

Read second time and engrossed

January 26, 2023

Read first time

January 24, 2023

Reported from Transportation (22-Y 0-N)

January 18, 2023

Subcommittee recommends reporting (9-Y 0-N)

January 13, 2023

Assigned Transportation sub: Subcommittee #3 Highway Safety and Policy

January 6, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23102486D

VA - HB1591 Data Governance and Analytics, Office of; repeals sunset provision.

County Position: Support

Primary Patron: Delegate Glenn R. Davis (R)

Summary:

Office of Data Governance and Analytics; Chief Data Officer. Amends the sunset provision enacted in 2021 that created the Office of Data Governance and Analytics and the position of Chief Data Officer within the Office of the Secretary of Administration by extending the expiration date to July 1, 2024. The provision is currently scheduled to expire on July 1, 2023.

Actions:

February 17, 2023

- VOTE: Adoption (93-Y 5-N)
- Senate substitute agreed to by House 23106745D-S1 (93-Y 5-N)

February 15, 2023

- Passed Senate with substitute (40-Y 0-N)
- Engrossed by Senate committee substitute HB1591S1
- Committee substitute agreed to 23106745D-S1
- Reading of substitute waived
- · Read third time

February 14, 2023

- Constitutional reading dispensed (40-Y 0-N)
- Committee substitute printed 23106745D-S1

Reported from Finance and Appropriations with substitute (16-Y 0-N)

February 8, 2023

- Rereferred to Finance and Appropriations
- Reported from General Laws and Technology (15-Y 0-N)

February 6, 2023

- Referred to Committee on General Laws and Technology
- Constitutional reading dispensed

February 3, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Read third time and passed House BLOCK VOTE (99-Y 0-N)

February 2, 2023

- Engrossed by House committee substitute HB1591H1
- Committee substitute agreed to 23105800D-H1
- · Read second time

February 1, 2023

Read first time

January 30, 2023

- Committee substitute printed 23105800D-H1
- Reported from Appropriations with substitute (22-Y 0-N)
- Subcommittee recommends reporting with substitute (8-Y 0-N)

January 24, 2023

Assigned App. sub: General Government and Capital Outlay

January 23, 2023

- Referred to Committee on Appropriations
- Reported from Communications, Technology and Innovation (22-Y 0-N)

January 6, 2023

- Referred to Committee on Communications, Technology and Innovation
- Prefiled and ordered printed; offered 01/11/23 23100957D

VA - HB1649 Towing trespassing vehicles; limitations on fees.

County Position: Issue should be studied as part of proposed workgroup on towing.

Primary Patron: Delegate Scott A. Wyatt (R)

Summary:

Towing trespassing vehicles; limitations on fees. Authorizes towing and recovery operators to charge a fuel surcharge fee of no more than \$30 for each vehicle towed or removed from private property without the consent of its owner and prohibits local governing bodies from limiting or prohibiting such fee. The bill has an expiration date of July 1, 2024.

Actions:

February 16, 2023

• Reported from Transportation (9-Y 6-N)

February 8, 2023

- Referred to Committee on Transportation
- Constitutional reading dispensed

February 7, 2023

- VOTE: Passage (53-Y 46-N)
- Read third time and passed House (53-Y 46-N)

February 6, 2023

- Engrossed by House committee substitute HB1649H1
- Committee substitute agreed to 23106018D-H1
- · Read second time

February 5, 2023

· Read first time

February 2, 2023

- Committee substitute printed 23106018D-H1
- Reported from Transportation with substitute (17-Y 5-N)

January 31, 2023

Subcommittee recommends reporting with substitute (6-Y 0-N)

January 13, 2023

Assigned Transportation sub: Subcommittee #2 Transportation Infrastructure and Funding

January 8, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23102265D

<u>VA - HB1665</u> Local land use approvals; extension of approvals to address the COVID-19 pandemic, sunset provision.

County Position: Oppose, County has the tools to address this issue locally, Monitor, bill has been amended to narrow the extension to the COVID-19 pandemic, see also SB 1205 (Lewis).

Primary Patron: Delegate Daniel W. Marshall, III (R)

Summary:

Extension of local land use approvals. Extends from July 1, 2023, to July 1, 2025, the sunset date for various local land use approvals that were valid and outstanding as of July 1, 2020. The bill also provides that its provisions shall not be construed to extend previous extensions related to the housing crisis and that any extension of approvals outstanding as of July 1, 2020, shall apply to any such approvals granted subsequent to July 1, 2020, that expire prior to July 1, 2025. This provision is declarative of existing law.

Actions:

February 17, 2023

- VOTE: Adoption (78-Y 19-N)
- Senate amendments agreed to by House (78-Y 19-N)

February 15, 2023

- Passed Senate with amendments (40-Y 0-N)
- Engrossed by Senate as amended
- Committee amendments agreed to
- Reading of amendments waived
- · Read third time

February 14, 2023

• Constitutional reading dispensed (40-Y 0-N)

February 13, 2023

Reported from Local Government with amendments (14-Y 0-N)

February 3, 2023

- Referred to Committee on Local Government
- · Constitutional reading dispensed

February 2, 2023

- VOTE: Passage (76-Y 24-N)
- Read third time and passed House (76-Y 24-N)

February 1, 2023

- Printed as engrossed 23104197D-E
- Engrossed by House as amended HB1665E
- Committee amendments agreed to
- · Read second time

January 31, 2023

· Read first time

January 27, 2023

• Reported from Counties, Cities and Towns with amendment(s) (19-Y 3-N)

January 19, 2023

• Subcommittee recommends reporting with amendments (8-Y 1-N)

January 17, 2023

Assigned CC & T sub: Subcommittee #2

January 9, 2023

- Referred to Committee on Counties, Cities and Towns
- Prefiled and ordered printed; offered 01/11/23 23104197D

<u>VA - HB1671</u> Residential land development and construction; fee transparency, annual report.

County Position: Monitor

Primary Patron: Delegate Scott A. Wyatt (R)

Summary:

Residential land development and construction fee transparency; annual report. Requires localities with a population greater than 3,500 to submit an annual report no later than March 1 to the Department of Housing and Community Development containing the total fee revenue collected by the locality over the preceding calendar year in connection with the processing, reviewing, and permitting of applications for residential land development and construction activities. The bill requires the report to be submitted by the locality in accordance with any guidelines and forms developed by the Department and the Commission on Local Government. The Department shall make the reports available on its website.

January 27, 2023

- Referred to Committee on Local Government
- · Constitutional reading dispensed

January 26, 2023

- VOTE: Block Vote Passage (98-Y 0-N)
- Read third time and passed House BLOCK VOTE (98-Y 0-N)

January 25, 2023

Read second time and engrossed

January 24, 2023

· Read first time

January 20, 2023

Reported from Counties, Cities and Towns (22-Y 0-N)

January 19, 2023

Subcommittee recommends reporting (9-Y 0-N)

January 17, 2023

Assigned CC & T sub: Subcommittee #2

January 9, 2023

- Referred to Committee on Counties, Cities and Towns
- Prefiled and ordered printed; offered 01/11/23 23103925D

VA - HB1685 Business local; taxes, penalties.

County Position: Oppose, Monitor, bill has been amended to remove provisions reducing the penalty on unpaid taxes.

Primary Patron: Delegate Karen S. Greenhalgh (R)

Summary:

Local business taxes; penalties. Requires license application forms to include the due date for the application and the amount of the penalty charged for late application filing, the underpayment of estimated tax, and the late payment of tax. The bill requires the assessing official, upon assessing any such penalty or any interest, to notify the affected taxpayer of the amount of such penalty, any interest assessed, and the total amount of tax owed. This bill is a recommendation of the Small Business Commission.

Actions:

February 14, 2023

- · Signed by President
- Signed by Speaker
- Bill text as passed House and Senate (HB1685ER)
- Enrolled

February 10, 2023

- Passed Senate (39-Y 0-N)
- · Read third time

February 9, 2023

Constitutional reading dispensed (40-Y 0-N)

February 8, 2023

Reported from Finance and Appropriations (15-Y 0-N 1-A)

February 1, 2023

- · Referred to Committee on Finance and Appropriations
- Constitutional reading dispensed

January 31, 2023

- VOTE: (99-Y 0-N)
- Read third time and passed House BLOCK VOTE (99-Y 0-N)

January 30, 2023

- Engrossed by House committee substitute HB1685H1
- Committee substitute agreed to 23105427D-H1
- · Read second time

January 27, 2023

Read first time

January 25, 2023

- Committee substitute printed 23105427D-H1
- Reported from Finance with substitute (22-Y 0-N)

January 13, 2023

Assigned Finance sub: Subcommittee #2

January 9, 2023

- Referred to Committee on Finance
- Prefiled and ordered printed; offered 01/11/23 23100943D

VA - HB1723 Passing stopped school buses; purpose of stop, prima facie evidence.

County Position: Support

Primary Patron: Delegate Shelly A. Simonds (D)

Summary:

Passing stopped school buses; purpose of stop; prima facie evidence. Makes evidence that a bus was stopped with at least one warning device activated prima facie evidence that the bus was stopped for the purpose of taking on or discharging children, the elderly, or mentally or physically handicapped persons.

Actions:

February 16, 2023

Reported from Transportation (14-Y 0-N 1-A)

February 2, 2023

- Referred to Committee on Transportation
- · Constitutional reading dispensed

February 1, 2023

- VOTE: Passage (99-Y 1-N)
- Read third time and passed House (99-Y 1-N)
- · Passed by temporarily

January 31, 2023

Read second time and engrossed

January 30, 2023

· Read first time

January 26, 2023

Reported from Transportation (18-Y 4-N)

January 24, 2023

Subcommittee recommends reporting (7-Y 1-N)

January 16, 2023

Assigned Transportation sub: Subcommittee #2 Transportation Infrastructure and Funding

January 9, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23102405D

<u>VA - HB1805</u> Virginia Resources Authority; community development and housing projects.

County Position: Support, see also SB 1401 (Lewis) Primary Patron: Delegate Robert S. Bloxom, Jr. (R)

Summary:

Virginia Resources Authority; purpose; community development and housing projects. Adds community development projects related to the production and preservation of housing, including housing for persons and families of low and moderate income, to those projects that the Virginia Resources Authority may finance. The bill directs the Department of Housing and Community Development to assist the Authority with determining which local governments are to receive grants from the Authority for such projects.

Actions:

February 16, 2023

Reported from Finance and Appropriations (16-Y 0-N)

February 14, 2023

- Rereferred to Finance and Appropriations
- Reported from Agriculture, Conservation and Natural Resources (15-Y 0-N)

February 8, 2023

- Referred to Committee on Agriculture, Conservation and Natural Resources
- · Constitutional reading dispensed

February 7, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Read third time and passed House BLOCK VOTE (99-Y 0-N)

February 6, 2023

- Engrossed by House committee substitute HB1805H1
- Committee substitute agreed to 23105056D-H1
- Read second time

February 5, 2023

Read first time

February 2, 2023

- Committee substitute printed 23105056D-H1
- Reported from General Laws with substitute (22-Y 0-N)
- Subcommittee recommends reporting with substitute (8-Y 0-N)

January 30, 2023

Assigned GL sub: Subcommittee #2

January 25, 2023

- Referred to Committee on General Laws
- · Referred from Agriculture, Chesapeake and Natural Resources by voice vote

January 10, 2023

- Referred to Committee on Agriculture, Chesapeake and Natural Resources
- Prefiled and ordered printed; offered 01/11/23 23104158D

VA - HB1896 Bank franchise tax; electronic access to banks for real estate assessment records, etc.

County Position: Monitor, see also SB 1182 (Ruff)

Primary Patron: Delegate Kathy J. Byron (R)

Summary:

Bank franchise tax. Provides for the electronic filing of bank franchise tax through a secure online portal maintained by the Department of Taxation, and extends the time to file such tax return by 60 days. The bill also requires localities to provide banks access to real estate assessment records upon request. The bill has a delayed effective date of January 1, 2025, and directs the Department to convene a work group to assess potential alternative methods for the filing and allocation of bank franchise tax revenues.

Actions:

February 15, 2023

- Passed Senate (40-Y 0-N)
- Read third time

February 14, 2023

- Constitutional reading dispensed (40-Y 0-N)
- Reported from Finance and Appropriations (15-Y 0-N)

February 8, 2023

- Referred to Committee on Finance and Appropriations
- · Constitutional reading dispensed

February 7, 2023

- VOTE: Passage (99-Y 0-N)
- Read third time and passed House (99-Y 0-N)

February 6, 2023

- Engrossed by House committee substitute HB1896H1
- Committee substitute agreed to 23105697D-H1
- · Read second time

February 3, 2023

· Read first time

February 1. 2023

- Committee substitute printed 23105697D-H1
- Reported from Finance with substitute (21-Y 1-N)

January 30, 2023

- Subcommittee recommends reporting with substitute (6-Y 0-N)
- Assigned Finance sub: Subcommittee #3

January 10, 2023

- Referred to Committee on Finance
- Prefiled and ordered printed; offered 01/11/23 23104007D

<u>VA - HB1948</u> Absentee voting; removes witness requirement, required information on return ballot envelope.

County Position: Support elimination of the witness requirement, but oppose requiring the voter's social security number and date of birth.

Primary Patron: Delegate Robert S. Bloxom, Jr. (R)

Summary:

Elections; absentee voting; witness requirement; required information on return ballot envelope; unique identifier. Removes the witness requirement for absentee ballots and replaces it with the requirement that the voter provide the last four digits of his social security number and his date of birth. The bill provides that the unique identifier assigned to the voter in the voter registration system will also be accepted in place of the last four digits of the voter's social security number for such purposes.

Actions:

February 17, 2023

- Passed Senate (35-Y 4-N)
- Read third time

February 16, 2023

Constitutional reading dispensed (40-Y 0-N)

February 14, 2023

Reported from Privileges and Elections (13-Y 2-N)

February 3, 2023

• Referred to Committee on Privileges and Elections

Constitutional reading dispensed

February 2, 2023

- VOTE: Block Vote Passage (100-Y 0-N)
- Read third time and passed House BLOCK VOTE (100-Y 0-N)

February 1, 2023

- Engrossed by House committee substitute HB1948H1
- Committee substitute agreed to 23105545D-H1
- · Read second time

January 31, 2023

Read first time

January 27, 2023

- Committee substitute printed 23105545D-H1
- Reported from Privileges and Elections with substitute (22-Y 0-N)

January 25, 2023

• Subcommittee recommends reporting (8-Y 0-N)

January 23, 2023

• Assigned P & E sub: Subcommittee #2

January 10, 2023

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23100850D

VA - HB1963 Individuals with developmental disabilities; financial flexibility, report.

County Position: Support, see also SB 945 (Suetterlein)

Primary Patron: Delegate Chris S. Runion (R)

Summary:

Department of Medical Assistance Services; services for individuals with developmental disabilities; financial flexibility; report. Directs the Department of Medical Assistance Services to take steps to amend the Family and Individual Supports, Community Living, and Building Independence waivers to provide greater financial flexibility to individuals with developmental disabilities who are receiving waiver services. The bill requires the Department to report on its progress to the Governor and the General Assembly by December 1, 2023.

Actions:

February 16, 2023

- Reported from Finance and Appropriations (16-Y 0-N)
- Rereferred to Finance and Appropriations
- Reported from Education and Health (15-Y 0-N)

February 8, 2023

- Referred to Committee on Education and Health
- · Constitutional reading dispensed

February 7, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Read third time and passed House BLOCK VOTE (99-Y 0-N)

February 6, 2023

Read second time and engrossed

February 3, 2023

· Read first time

February 1, 2023

Reported from Appropriations (22-Y 0-N)

January 31, 2023

• Subcommittee recommends reporting (8-Y 0-N)

January 24, 2023

- Assigned App. sub: Health & Human Resources
- Referred to Committee on Appropriations
- Reported from Health, Welfare and Institutions (22-Y 0-N)

January 17, 2023

- Subcommittee recommends referring to Committee on Appropriations
- Subcommittee recommends reporting (9-Y 0-N)

January 13, 2023

Assigned HWI sub: Subcommittee #1

January 10, 2023

- Referred to Committee on Health, Welfare and Institutions
- Prefiled and ordered printed; offered 01/11/23 23104079D

VA - HB1976 Involuntary admission; temporary detention, release of detained individual.

County Position: Support, amend to provide clarity on CSB's role.

Primary Patron: Delegate Robert B. Bell

Summary:

Involuntary admission; temporary detention; release of detained individual. Allows the director of a facility where a person is awaiting transport to the facility of temporary detention pursuant to a temporary detention order to request a psychiatrist or clinical psychologist, in consultation with the treating physician and the community services board, to perform a new assessment to determine if such person no longer meets commitment criteria, or request the community services board, in consultation with the treating physician, to conduct an evaluation to determine if such person no longer meets commitment criteria. The community services board, after its evaluation, may release the person prior to a commitment hearing if the person no longer meets the commitment criteria.

Actions:

February 17, 2023

- Committee substitute printed 23107148D-S1
- Reported from Rehabilitation and Social Services with substitute (14-Y 0-N)

February 15, 2023

- · Rereferred to Rehabilitation and Social Services
- Rereferred from Judiciary (13-Y 0-N)

February 8, 2023

- Referred to Committee on the Judiciary
- Constitutional reading dispensed

February 7, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Read third time and passed House BLOCK VOTE (99-Y 0-N)

February 6, 2023

- Engrossed by House committee substitute HB1976H1
- Committee substitute agreed to 23105810D-H1
- Read second time

February 5, 2023

Read first time

February 3, 2023

- Committee substitute printed 23105810D-H1
- Reported from Courts of Justice with substitute (20-Y 0-N)

February 1, 2023

• Subcommittee recommends reporting with substitute (8-Y 0-N)

January 26, 2023

Assigned Courts sub: Subcommittee #1

January 10, 2023

- Referred to Committee for Courts of Justice
- Prefiled and ordered printed; offered 01/11/23 23104304D

VA - HB2018 Children's Services Act; information sharing, confidentiality exception.

County Position: Support

Primary Patron: Delegate Les R. Adams (R)

Summary:

Children's Services Act; information sharing; confidentiality exception. Allows family assessment and planning teams (FAPT) and community policy and management teams (CPMT) to share information with local law enforcement or threat assessment teams established by local school boards if a FAPT or CPMT obtains information from which the team determines that a child poses a threat of violence or physical harm to himself or others. Under current law, all information about specific children and families obtained by FAPT and CPMT members must be kept confidential.

Actions:

February 17, 2023

Reported from Rehabilitation and Social Services with amendments (13-Y 0-N 2-A)

February 8, 2023

- Referred to Committee on Rehabilitation and Social Services
- Constitutional reading dispensed

February 7, 2023

- VOTE: Passage (60-Y 39-N)
- Read third time and passed House (60-Y 39-N)

February 6, 2023

Read second time and engrossed

February 5, 2023

Read first time

February 2, 2023

Reported from Health, Welfare and Institutions (11-Y 10-N)

January 31, 2023

• Subcommittee recommends reporting (5-Y 4-N)

January 25, 2023

Assigned HWI sub: Subcommittee #1

January 10, 2023

- Referred to Committee on Health, Welfare and Institutions
- Prefiled and ordered printed; offered 01/11/23 23101405D

<u>VA - HB2041</u> Parks, local; walking trails, liability for property owners.

County Position: Support, see also SB 807 (Favola)

Primary Patron: Delegate Irene Shin (D)

Summary:

Actions:

Local parks; walking trails; liability; property owners. Authorizes a locality or park authority to establish, conduct, and regulate a system of walking trails and releases from certain civil liability the owner of any property leased, licensed, or provided by easement for such use in the absence of gross negligence or willful misconduct.

February 15, 2023

- Passed Senate (36-Y 4-N)
- Reconsideration of Senate passage agreed to by Senate (40-Y 0-N)
- Passed Senate (38-Y 2-N)
- Read third time

February 14, 2023

Constitutional reading dispensed (40-Y 0-N)

February 13, 2023

Reported from Local Government (13-Y 1-N)

February 3, 2023

- Referred to Committee on Local Government
- Constitutional reading dispensed

February 2, 2023

- VOTE: Block Vote Passage (100-Y 0-N)
- Read third time and passed House BLOCK VOTE (100-Y 0-N)

February 1, 2023

· Read second time and engrossed

January 31, 2023

· Read first time

January 27, 2023

Reported from Counties, Cities and Towns (22-Y 0-N)

January 26, 2023

Subcommittee recommends reporting (9-Y 0-N)

January 17, 2023

Assigned CC & T sub: Subcommittee #2

January 10, 2023

- Referred to Committee on Counties, Cities and Towns
- Prefiled and ordered printed; offered 01/11/23 23102799D

<u>VA - HB2095</u> Plans and programs; drought evaluation and response plans, Potomac River.

County Position: Support, see also SB 1149 (Marsden)

Primary Patron: Delegate David L. Bulova (D)

Summary:

Plans and programs; drought evaluation and response plans; Potomac River. Requires the State Water Control Board to recognize service areas for water utilities in the Commonwealth that use the Potomac River as a water supply source as a distinct drought evaluation region. The bill requires the Board to incorporate certain provisions from the Metropolitan Washington Water Supply and Drought Awareness Response Plan: Potomac River System (the Metropolitan Washington

Plan) into the existing drought evaluation and response plans that are applicable to the Potomac River drought evaluation region. The bill directs the Board to adopt regulations that further recognize the localities that include any portion of the service area of a water supply utility in the Commonwealth that uses the Potomac River as a water supply source as a distinct regional planning area. The bill requires such regulations to incorporate certain provisions from the Metropolitan Washington Plan. The bill provides that the incorporation of such provisions shall not be construed to limit the authority of the Governor during a declared drought emergency.

Actions:

February 17, 2023

- Passed Senate (39-Y 0-N)
- Read third time

February 16, 2023

Constitutional reading dispensed (40-Y 0-N)

February 14, 2023

• Reported from Agriculture, Conservation and Natural Resources (12-Y 0-N)

January 25, 2023

- Referred to Committee on Agriculture, Conservation and Natural Resources
- Constitutional reading dispensed

January 24, 2023

- VOTE: Block Vote Passage (100-Y 0-N)
- Read third time and passed House BLOCK VOTE (100-Y 0-N)

January 23, 2023

- Engrossed by House committee substitute HB2095H1
- Committee substitute agreed to 23104567D-H1
- Read second time

January 20, 2023

· Read first time

January 18, 2023

- Committee substitute printed 23104567D-H1
- Reported from Agriculture, Chesapeake and Natural Resources with substitute (22-Y 0-N)

January 16, 2023

• Subcommittee recommends reporting with substitute (10-Y 0-N)

January 13, 2023

Assigned ACNR sub: Chesapeake

January 10, 2023

- Referred to Committee on Agriculture, Chesapeake and Natural Resources
- Prefiled and ordered printed; offered 01/11/23 23104033D

<u>VA - HB2195</u> Workforce development; consolidation of policies and programs, etc.

County Position: Monitor, see also SB 1470 (Ruff) Primary Patron: Delegate Kathy J. Byron (R)

Summary:

Department of Workforce Development and Advancement created; consolidation of the Commonwealth's workforce development policies and programs; report. Creates the Department of Workforce Development and Advancement (the Department) to administer workforce development programs. The bill consolidates statewide workforce program evaluation and data sharing under the Department and provides protections against improper disclosure of data. The bill

provides for the Virginia Board of Workforce Development to conduct an independent evaluation of the operations and program objectives of the Department on a biennial basis with the first report due on December 1, 2025. The bill also (i) transfers administration of apprenticeship programs from the Department of Labor and Industry to the Department, (ii) moves the Innovative Internship Fund and Program from the State Council of Higher Education for Virginia to the Department, and (iii) directs the Secretary of Labor (the Secretary) to conduct a comprehensive review of the Commonwealth's workforce development programs and make recommendations to address a wide range of subjects relating to improving the effectiveness and efficiency of such programs. The Secretary is also required to convene a stakeholder work group to advise the Secretary during the transition period. This bill is a recommendation of the Small Business Commission.

Actions:

February 16, 2023

- Committee substitute printed 23107114D-S2
- Reported from Finance and Appropriations with substitute (15-Y 0-N 1-A)

February 15, 2023

- Rereferred to Finance and Appropriations
- Committee substitute printed 23106804D-S1
- Reported from General Laws and Technology with substitute (12-Y 2-N 1-A)

February 8, 2023

- Referred to Committee on General Laws and Technology
- Constitutional reading dispensed

February 7, 2023

- VOTE: Passage (54-Y 45-N)
- Read third time and passed House (54-Y 45-N)

February 6, 2023

- Engrossed by House committee substitute HB2195H2
- Committee on Appropriations substitute agreed to 23105937D-H2
- Committee on Commerce and Energy substitute rejected 23105424D-H1
- · Read second time

February 3, 2023

Read first time

February 1, 2023

- Committee substitute printed 23105937D-H2
- Reported from Appropriations with substitute (14-Y 8-N)
- Subcommittee recommends reporting with substitute (6-Y 2-N)

January 27, 2023

Assigned App. sub: Commerce Agriculture & Natural Resources

January 26, 2023

- · Referred to Committee on Appropriations
- Committee substitute printed 23105424D-H1
- Reported from Commerce and Energy with substitute (12-Y 10-N)

January 11, 2023

- Referred to Committee on Commerce and Energy
- Prefiled and ordered printed; offered 01/11/23 23101396D

VA - HB2208 Jewish faith or ethnicity; addressing discrimination against persons.

County Position: Support

Primary Patron: Delegate Terry G. Kilgore (R)

Summary:

Hate crimes and discrimination; anti-Semitism; penalties. Provides that as used in the Code of Virginia, "race," "religion," or "national origin" shall include persons of the Jewish faith or ethnicity; "racial, religious, or ethnic animosity" shall include animosity toward the Jewish faith or ethnicity; "race," "religious conviction," or "national origin" shall include persons of the Jewish faith or ethnicity; and "race," "religion," or "ethnic and national origin" shall include persons of the Jewish faith or ethnicity.

Actions:

February 16, 2023

Reported from Finance and Appropriations (16-Y 0-N)

February 15, 2023

- Rereferred to Finance and Appropriations
- Committee substitute printed 23107018D-S1
- Reported from Judiciary with substitute (13-Y 0-N)

February 8, 2023

- Referred to Committee on the Judiciary
- · Constitutional reading dispensed

February 7, 2023

- VOTE: Passage (98-Y 1-N)
- Read third time and passed House (98-Y 1-N)

February 6, 2023

- Engrossed by House committee substitute HB2208H1
- Substitute by Delegate Simon ruled out of order 23106370D-H2
- VOTE: Agreed to (52-Y 48-N)
- Committee substitute agreed to 23106191D-H1 (52-Y 48-N)
- Read second time
- Floor substitute printed 23106370D-H2 (Simon)

February 5, 2023

Read first time

February 3, 2023

- Committee substitute printed 23106191D-H1
- Reported from Courts of Justice with substitute (19-Y 0-N)

February 1, 2023

Subcommittee recommends reporting with substitute (8-Y 0-N)

January 31, 2023

Assigned Courts sub: Subcommittee #1

January 11, 2023

- Referred to Committee for Courts of Justice
- Prefiled and ordered printed; offered 01/11/23 23103994D

VA - HB2231 Social Work, Board of; expands powers and duties.

County Position: Support

Primary Patron: Delegate Mark D. Sickles (D)

Summary:

Board of Social Work; powers and duties. Expands the powers and duties of the Board of Social Work to require the Board to maintain a list of the names and contact information of persons approved by the Board to supervise candidates for licensure as a clinical social worker and allows supervisees pursuing licensure as a clinical social worker to change or add a supervisor from the Board's list of currently approved supervisors without prior approval from the Board.

Actions:

February 14, 2023

- Passed Senate (40-Y 0-N)
- · Read third time

February 13, 2023

Constitutional reading dispensed (40-Y 0-N)

February 10, 2023

Reported from Rehabilitation and Social Services (15-Y 0-N)

January 24, 2023

- Referred to Committee on Rehabilitation and Social Services
- · Constitutional reading dispensed

January 23, 2023

- VOTE: (99-Y 0-N)
- Read third time and passed House BLOCK VOTE (99-Y 0-N)

January 20, 2023

- Printed as engrossed 23102964D-E
- Engrossed by House as amended HB2231E
- · Committee amendment agreed to
- · Read second time

January 19, 2023

Read first time

January 17, 2023

Reported from Health, Welfare and Institutions with amendment(s) (21-Y 0-N)

January 11, 2023

- · Referred to Committee on Health, Welfare and Institutions
- Prefiled and ordered printed; offered 01/11/23 23102964D

<u>VA - HB2266</u> Absentee ballot; SB to adopt policy regarding counting, etc., in a central absentee voter precinct.

County Position: Amend, amend to extend the deadline for counting absentee ballots by precinct to the Friday after the election, Monitor, bill has been amended to reflect concerns with deadline.

Primary Patron: Delegate Margaret B. Ransone (R)

Summary:

State Board of Elections; adopt policy regarding counting and reporting of absentee ballots in a central absentee voter precinct. Directs the State Board of Elections to adopt a policy regarding the counting and reporting of absentee ballots in a central absentee voter precinct in order to ensure that (i) the results of absentee ballots cast early in person are reported separately from mailed absentee ballots and are posted promptly on the State Board's website and (ii) the results of all

absentee ballots cast by voters are reported by precinct in accordance with law and are posted on the State Board of Elections website no later than noon on the seventh calendar day following the election. The bill requires such policy to be adopted no later than September 1, 2023, and the Chairmen of the House and Senate Committees on Privileges and Elections to be notified of such policy within seven days of its adoption.

Actions:

February 17, 2023

Reported from Rules (15-Y 0-N)

February 8, 2023

- Referred to Committee on Rules
- Constitutional reading dispensed

February 7, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Read third time and passed House BLOCK VOTE (99-Y 0-N)

February 6, 2023

- Engrossed by House committee substitute HB2266H1
- Committee substitute agreed to 23106313D-H1
- Read second time

February 5, 2023

· Read first time

February 3, 2023

- Committee substitute printed 23106313D-H1
- Reported from Privileges and Elections with substitute (22-Y 0-N)

January 30, 2023

Assigned P & E sub: Subcommittee #1

January 11, 2023

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23103315D

<u>VA - HB2282</u> Forest crops; exemptions from Virginia Stormwater Management Program, etc., for harvesting.

County Position: Oppose

Primary Patron: Delegate James E. Edmunds, II (R)

Summary:

Virginia Stormwater Management Program; Virginia Erosion and Sediment Control Program; exemptions for the harvesting of forest crops. Clarifies that the provisions of the Virginia Stormwater Management Program and the Erosion and Sediment Control Program do not apply to the clearing of lands for the harvesting of forest crops when the areas on which harvesting occurs are not intended to be reforested artificially or naturally or converted to bona fide agricultural or improved pasture use, provided that the land-disturbing activity is the minimum land disturbance necessary, including clearing, grading, excavating, or removal of stumps, for the harvesting of timber and the construction of roads and trails for forest management purposes.

Actions:

February 17, 2023

· Passed by for the day

February 16, 2023

Constitutional reading dispensed (40-Y 0-N)

February 14, 2023

• Reported from Agriculture, Conservation and Natural Resources (8-Y 7-N)

February 8, 2023

- Referred to Committee on Agriculture, Conservation and Natural Resources
- Constitutional reading dispensed

February 7, 2023

- VOTE: Passage (53-Y 45-N)
- Read third time and passed House (53-Y 45-N)

February 6, 2023

- Engrossed by House committee substitute HB2282H1
- Committee substitute agreed to 23105340D-H1
- Read second time

February 3, 2023

Read first time

February 1, 2023

- Reported from Agriculture, Chesapeake and Natural Resources with substitute (13-Y 8-N)
- Committee substitute printed 23105340D-H1

January 25, 2023

• Subcommittee recommends reporting with substitute (4-Y 2-N)

January 13, 2023

Assigned ACNR sub: Natural Resources

January 11, 2023

- Referred to Committee on Agriculture, Chesapeake and Natural Resources
- Prefiled and ordered printed; offered 01/11/23 23103919D

VA - HB2338 Transit Ridership Incentive Program; use of funds, improving accessibility.

County Position: Support, see also SB 1326 (McClellan)

Primary Patron: Delegate Delores L. McQuinn (D)

Summary:

Transit Ridership Incentive Program; funds; improving accessibility; transition to zero-emissions. Directs the Commonwealth Transportation Board to use up to 30 percent of available funds in the Transit Ridership Incentive Program to support local, regional, and state entities in improving the accessibility of transit bus passenger facilities and transitioning public transit bus fleets and infrastructure to zero-emission bus fleets and infrastructure. The bill directs the Board to develop guidelines for applications for grants to any local, regional, or state public entity that supports a transit system.

Actions:

February 15, 2023

- Passed Senate (24-Y 15-N)
- Read third time

February 14, 2023

- Constitutional reading dispensed (40-Y 0-N)
- Reported from Finance and Appropriations (15-Y 0-N)

February 9, 2023

- Rereferred to Finance and Appropriations
- Reported from Transportation (8-Y 7-N)

February 6, 2023

- Referred to Committee on Transportation
- Constitutional reading dispensed

February 3, 2023

- VOTE: Passage (64-Y 35-N)
- Read third time and passed House (64-Y 35-N)

February 2, 2023

- Printed as engrossed 23103486D-E
- Engrossed by House as amended HB2338E
- · Committee amendments agreed to
- Read second time

February 1, 2023

· Read first time

January 30, 2023

- Reported from Appropriations (20-Y 2-N)
- Subcommittee recommends reporting (7-Y 1-N)

January 27, 2023

Assigned App. sub: Transportation & Public Safety

January 26, 2023

- Referred to Committee on Appropriations
- Reported from Transportation with amendment(s) (21-Y 1-N)

January 24, 2023

Subcommittee recommends reporting with amendments (8-Y 0-N)

January 18, 2023

Assigned Transportation sub: Subcommittee #2 Transportation Infrastructure and Funding

January 12, 2023

- Referred to Committee on Transportation
- Presented and ordered printed 23103486D

<u>VA - HB2390</u> Virginia Erosion and Stormwater Management Act; regulations; effective date.

County Position: Monitor, see also SB 1168 (Desteph)

Primary Patron: Delegate Chris S. Runion (R)

Summary:

Virginia Erosion and Stormwater Management Act; regulations; effective date. Directs the State Water Control Board to adopt regulations to implement before July 1, 2024, the requirements of amendments to the Virginia Erosion and Stormwater Management Act enacted by the 2016 Session and amended by the 2017 Session and delays from July 1, 2018, to July 1, 2024, the effective date of the amendments made by the 2016 Session and regulations required to be adopted pursuant thereto. The bill also directs such adopted regulations to include the reduction of regulations through consolidation of duplicative requirements.

Actions:

February 17, 2023

- Passed Senate (39-Y 0-N)
- · Read third time

February 16, 2023

Constitutional reading dispensed (40-Y 0-N)

February 14, 2023

Reported from Agriculture, Conservation and Natural Resources (12-Y 0-N)

February 8, 2023

- Referred to Committee on Agriculture, Conservation and Natural Resources
- Constitutional reading dispensed

February 7, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Read third time and passed House BLOCK VOTE (99-Y 0-N)

February 6, 2023

· Read second time and engrossed

February 3, 2023

· Read first time

February 1, 2023

Reported from Agriculture, Chesapeake and Natural Resources (22-Y 0-N)

January 30, 2023

• Subcommittee recommends reporting (9-Y 0-N)

January 20, 2023

Assigned ACNR sub: Chesapeake

January 17, 2023

- Referred to Committee on Agriculture, Chesapeake and Natural Resources
- Presented and ordered printed 23103204D

<u>VA - HB2410</u> Involuntary temporary detention; termination of a period of detention.

County Position: Support

Primary Patron: Delegate Vivian E. Watts (D)

Summary:

Duration of involuntary temporary detention. Includes the termination of a period of involuntary temporary detention, if the minor or individual has been admitted to a facility of temporary detention, on any day or part of a day on which the clerk's office is lawfully closed as a reason to extend the duration of the period of involuntary temporary detention for adults and juveniles.

Current law allows the period to extend past 72 hours for an adult only if the detention would terminate on a Saturday, Sunday, legal holiday, or day on which the court is closed and allows the period to extend past 96 hours for a juvenile only if the detention terminates on a Saturday, Sunday, or legal holiday.

Actions:

February 15, 2023

- Passed Senate (40-Y 0-N)
- Read third time

February 14, 2023

Constitutional reading dispensed (40-Y 0-N)

February 13, 2023

• Reported from Judiciary (15-Y 0-N)

February 3, 2023

- Referred to Committee on the Judiciary
- Constitutional reading dispensed

February 2, 2023

- VOTE: Block Vote Passage (100-Y 0-N)
- Read third time and passed House BLOCK VOTE (100-Y 0-N)

February 1, 2023

- Printed as engrossed 23103505D-E
- Engrossed by House as amended HB2410E
- Committee amendments agreed to
- · Read second time

January 31, 2023

Read first time

January 27, 2023

• Reported from Courts of Justice with amendment(s) (20-Y 0-N)

January 25, 2023

Subcommittee recommends reporting with amendments (7-Y 0-N)

January 21, 2023

Assigned Courts sub: Subcommittee #1

January 17, 2023

- Referred to Committee for Courts of Justice
- Presented and ordered printed 23103505D

<u>VA - HB2424</u> Interpreters for persons who are deaf or hard of hearing; court may appoint certified interpreter.

County Position: Support, see also SB 814 (Surovell)

Primary Patron: Delegate Holly M. Seibold (D)

Summary:

Interpreters for persons who are deaf or hard of hearing. Provides that if the Department for the Deaf and Hard-of-Hearing cannot procure a qualified interpreter to assist a party or witness in a civil proceeding who is speech-impaired or who is deaf or hard of hearing, then the court may appoint a readily available interpreter with full certification from the Registry of Interpreters for the Deaf, Inc., or an equivalent national certification. This bill is identical to SB 814.

Actions:

February 15, 2023

- Passed Senate (40-Y 0-N)
- Read third time

February 14, 2023

Constitutional reading dispensed (40-Y 0-N)

February 13, 2023

Reported from Judiciary (13-Y 0-N)

February 3, 2023

- Referred to Committee on the Judiciary
- Constitutional reading dispensed

February 2, 2023

- VOTE: Passage (100-Y 0-N)
- Read third time and passed House (100-Y 0-N)

February 1, 2023

· Read second time and engrossed

January 31, 2023

· Read first time

January 27, 2023

Reported from Courts of Justice (19-Y 1-N)

January 23, 2023

• Subcommittee recommends reporting (7-Y 1-N)

January 20, 2023

Assigned Courts sub: Subcommittee #2

January 18, 2023

- Referred to Committee for Courts of Justice
- Presented and ordered printed 23104740D
- Unanimous consent to introduce

<u>VA - HB2449</u> Concealed handgun permits; Virginia Criminal Information Network, disclosure of information.

County Position: Oppose, Monitor, further research and analysis indicate that the impact on the Fairfax County Police Department will be minimal.

Primary Patron: Delegate Jason S. Ballard (R)

Summary:

Concealed handgun permits; Virginia Criminal Information Network; disclosure of information. Limits the exception to the requirement that the State Police withhold from public disclosure concealed handgun permittee information submitted to the State Police for purposes of entry into the Virginia Criminal Information Network provided under current law for any law-enforcement agency, officer, or authorized agent thereof acting in the performance of official law-enforcement duties or an entity that has a valid contract with any local, state, or federal law-enforcement agency for the purpose of performing official duties of the law-enforcement agency to apply only when such permittee information is related to a criminal investigation or prosecution.

Actions:

February 17, 2023

- VOTE: Adoption (53-Y 46-N)
- Senate amendments agreed to by House (53-Y 46-N)

February 15, 2023

- Passed Senate with amendments (40-Y 0-N)
- Engrossed by Senate as amended
- Committee amendments agreed to
- Reading of amendments waived
- · Read third time

February 14, 2023

Constitutional reading dispensed (40-Y 0-N)

February 13, 2023

Reported from Judiciary with amendments (14-Y 1-N)

February 3, 2023

- Referred to Committee on the Judiciary
- Constitutional reading dispensed

February 2, 2023

VOTE: Passage (52-Y 48-N)

• Read third time and passed House (52-Y 48-N)

February 1, 2023

Read second time and engrossed

January 31, 2023

Read first time

January 27, 2023

• Reported from Public Safety (12-Y 10-N)

January 26, 2023

• Subcommittee recommends reporting (6-Y 4-N)

January 25, 2023

• Assigned PS sub: Subcommittee #1

January 20, 2023

- Referred to Committee on Public Safety
- Presented and ordered printed 23104483D

<u>VA - HB2494</u> Local housing policy; reports to the Department of Housing and Community Development.

County Position: Monitor

Primary Patron: Delegate R. Lee Ware (R)

Summary:

Local housing policy; report to the Department of Housing and Community Development. Requires any locality with a population greater than 3,500 to submit a report to the Department of Housing and Community Development. Such report shall summarize the adoption or amendment of any local policies, ordinances, or processes affecting the development and construction of housing taken during the preceding fiscal year. The bill requires such localities to submit the report annually by September 1 in accordance with any forms developed by the Department of Housing and Community Development.

Actions:

February 17, 2023

Constitutional reading dispensed (37-Y 0-N)

February 15, 2023

- Committee substitute printed 23106867D-S1
- Reported from General Laws and Technology with substitute (15-Y 0-N)

February 8, 2023

- Referred to Committee on General Laws and Technology
- Constitutional reading dispensed

February 7, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Read third time and passed House BLOCK VOTE (99-Y 0-N)

February 6, 2023

- Engrossed by House committee substitute HB2494H1
- Committee substitute agreed to 23105978D-H1
- Read second time

February 5, 2023

Read first time

February 3, 2023

Committee substitute printed 23105978D-H1

• Reported from Counties, Cities and Towns with substitute (22-Y 0-N)

February 2, 2023

Subcommittee recommends reporting with substitute (8-Y 1-N)

January 31, 2023

Assigned CC & T sub: Subcommittee #2

January 20, 2023

- Referred to Committee on Counties, Cities and Towns
- Presented and ordered printed 23103473D

VA - SB807 Parks, local; walking trails, liability for property owners.

County Position: Support, see also HB 2041 (Shin) Primary Patron: Senator Barbara A. Favola (D)

Summary:

Local parks; walking trails; liability; property owners. Authorizes a locality or park authority to establish, conduct, and regulate a system of walking trails and releases from certain civil liability the owner of any property leased, licensed, or provided by easement for such use in the absence of gross negligence or willful misconduct.

Actions:

February 15, 2023

- VOTE: Block Vote Passage (98-Y 0-N)
- Passed House BLOCK VOTE (98-Y 0-N)
- Read third time

February 14, 2023

Read second time

February 10, 2023

• Reported from Counties, Cities and Towns (22-Y 0-N)

February 8, 2023

- Referred to Committee on Counties, Cities and Towns
- Read first time
- Placed on Calendar

January 19, 2023

Read third time and passed Senate (37-Y 3-N)

January 18, 2023

Read second time and engrossed

January 17, 2023

Constitutional reading dispensed (38-Y 0-N)

January 16, 2023

Reported from Local Government (12-Y 1-N)

December 11, 2022

- Referred to Committee on Local Government
- Prefiled and ordered printed; offered 01/11/23 23101893D

<u>VA - SB814</u> Interpreters for persons who are deaf or hard of hearing; court may appoint certified interpreter.

County Position: Support, see also HB 2424 (Seibold)

Primary Patron: Senator Scott A. Surovell (D)

Summary:

Interpreters for persons who are deaf or hard of hearing. Allows a court to appoint a certified interpreter for a person who is deaf or hard of hearing if the Department for the Deaf and Hard-of-Hearing cannot readily procure such interpreter. This bill is identical to HB 2424.

Actions:

February 16, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Passed House BLOCK VOTE (99-Y 0-N)
- Read third time

February 15, 2023

· Read second time

February 13, 2023

Reported from Courts of Justice (19-Y 0-N)

February 7, 2023

- Referred to Committee for Courts of Justice
- · Read first time
- Placed on Calendar

January 19, 2023

• Read third time and passed Senate (40-Y 0-N)

January 18, 2023

- Engrossed by Senate committee substitute SB814S1
- Committee substitute agreed to 23104569D-S1
- · Reading of substitute waived
- · Read second time

January 17, 2023

Constitutional reading dispensed (38-Y 0-N)

January 16, 2023

- Committee substitute printed 23104569D-S1
- Reported from Judiciary with substitute (15-Y 0-N)

December 15, 2022

- Referred to Committee on the Judiciary
- Prefiled and ordered printed; offered 01/11/23 23103493D

<u>VA - SB831</u> Individuals with developmental disabilities; DMAS to amend certain waivers providing

services, etc.

County Position: Support

Primary Patron: Senator Barbara A. Favola (D)

Summary:

Department of Medical Assistance Services; certain waivers for individuals with developmental disabilities; medically needy spend down provision. Directs the Department of Medical Assistance Services (the Department) to take steps to amend the Family and Individual Supports, Community Living, and Building Independence waivers to implement a medically needy spend down provision that allows otherwise eligible individuals to spend income in excess of the income

limit for waiver services on medical expenses in order to meet the waiver income limit. The bill requires the Department to report on its activities and progress to the Governor and the General Assembly by December 1, 2023.

Actions:

February 13, 2023

Tabled in Appropriations (11-Y 10-N)

February 10, 2023

Assigned App. sub: Health & Human Resources

February 9, 2023

- Referred to Committee on Appropriations
- Read first time
- Placed on Calendar

February 7, 2023

Read third time and passed Senate (40-Y 0-N)

February 6, 2023

· Read second time and engrossed

February 3, 2023

- Constitutional reading dispensed (38-Y 0-N)
- Reported from Rules (16-Y 0-N 1-A)

December 22, 2022

- Referred to Committee on Rules
- Prefiled and ordered printed; offered 01/11/23 23102038D

<u>VA - SB847</u> Pedestrian control signals; applicability to persons riding bicycles and other devices.

County Position: Support with amendment, amend to address implementation issues, Support, bill has been amended to address implementation issues.

Primary Patron: Senator Barbara A. Favola (D)

Summary

Pedestrian control signals; applicability to persons riding bicycles and other devices. Allows persons riding a bicycle, electric personal assistive mobility device, electric power-assisted bicycle, moped, or motorized skateboard or scooter to follow the pedestrian control signal at an intersection when traveling in the direction of the signal, provided they yield to pedestrians in the crosswalk traveling in the same direction. The bill specifies that such persons shall not start to cross the highway in the direction of such signal while the signal is solid, that pedestrians shall not start to cross the highway when such signal is solid or flashing, and that any person who has partially crossed the highway shall proceed to a sidewalk or safety island when the solid Don't Walk signal begins.

Actions:

February 6, 2023

- Passed by for the day
- Read second time

February 3, 2023

Constitutional reading dispensed (38-Y 0-N)

February 2, 2023

Reported from Finance and Appropriations (16-Y 0-N)

January 26, 2023

- Rereferred to Finance and Appropriations
- Committee substitute printed 23104693D-S1

- Incorporates SB1009 (DeSteph)
- Reported from Transportation with substitute (10-Y 5-N)

December 28, 2022

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23102496D

<u>VA - SB901</u> Firearm in unattended motor vehicle; civil penalty.

County Position: Support, Board has historically supported.

Primary Patron: Senator David W. Marsden (D)

Summary:

Firearm in unattended motor vehicle; civil penalty. Provides that no person shall leave, place, or store a handgun in an unattended motor vehicle, as defined in the bill, unless the vehicle is locked. The bill provides that any person violating such prohibition is subject to a civil penalty of no more than \$500 and that such unattended motor vehicle may be subject to removal for safekeeping.

Actions:

February 9, 2023

• Subcommittee recommends laying on the table (6-Y 4-N)

February 8, 2023

- Assigned PS sub: Subcommittee #1
- Referred to Committee on Public Safety
- Read first time
- Placed on Calendar

February 1, 2023

Read third time and passed Senate (24-Y 16-N)

January 31, 2023

- Printed as engrossed 23103458D-E
- Engrossed by Senate as amended SB901E
- Committee amendments agreed to
- · Reading of amendments waived
- · Read second time

January 30, 2023

Constitutional reading dispensed (39-Y 0-N)

January 26, 2023

Reported from Transportation with amendments (8-Y 7-N)

January 16, 2023

- Rereferred to Transportation
- Rereferred from Judiciary (11-Y 4-N)

January 5, 2023

- Referred to Committee on the Judiciary
- Prefiled and ordered printed; offered 01/11/23 23103458D

VA - SB945 Individuals with developmental disabilities; financial flexibility, report.

County Position: Support, see also HB 1963 (Runion) Primary Patron: Senator David R. Suetterlein (R)

Summary:

Department of Medical Assistance Services; services for individuals with developmental disabilities; financial flexibility; report. Directs the Department of Medical Assistance Services to take steps to amend the Family and Individual Supports, Community Living, and Building Independence waivers to provide greater financial flexibility to individuals with developmental disabilities who are receiving waiver services. The bill requires the Department to report on its progress to the Governor and the General Assembly by December 1, 2023.

Actions:

February 17, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Passed House BLOCK VOTE (99-Y 0-N)
- Read third time

February 16, 2023

· Read second time

February 14, 2023

Reported from Health, Welfare and Institutions (21-Y 0-N)

February 10, 2023

- Referred to Committee on Health, Welfare and Institutions
- Read first time
- Placed on Calendar

February 2, 2023

- Passed Senate (40-Y 0-N)
- Constitutional reading dispensed (40-Y 0-N)
- · Read second time and engrossed

February 1, 2023

• Constitutional reading dispensed (40-Y 0-N)

January 31, 2023

• Reported from Finance and Appropriations (15-Y 0-N)

January 19, 2023

- Rereferred to Finance and Appropriations
- Reported from Education and Health (15-Y 0-N)

January 13, 2023

Assigned Education sub: Health

January 6, 2023

- Referred to Committee on Education and Health
- Prefiled and ordered printed; offered 01/11/23 23103672D

VA - SB999 Waterworks and wastewater works operators; license reciprocity.

County Position: Support

Primary Patron: Senator T. Montgomery "Monty" Mason (D)

Summary:

Waterworks and wastewater works operators; license reciprocity. Requires the Board for Waterworks and Wastewater Works Operators and Onsite Sewage System Professionals (the Board), upon application by an individual, to recognize

licenses or certificates issued by another state as fulfillment of qualifications for licensure in the Commonwealth if certain conditions are met. The bill requires the Board to adopt regulations establishing the procedure by which the Department shall grant licenses within 30 days of the date of application to applicants meeting the requirements for recognition of licenses or certificates issued by another state.

Actions:

February 16, 2023

House amendments agreed to by Senate (40-Y 0-N)

February 14, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Passed House with amendments BLOCK VOTE (99-Y 0-N)
- Engrossed by House as amended
- · Committee amendments agreed to
- · Read third time

February 13, 2023

· Read second time

February 9, 2023

Reported from General Laws with amendment(s) (22-Y 0-N)

February 8, 2023

- Referred to Committee on General Laws
- Read first time
- Placed on Calendar

January 30, 2023

Read third time and passed Senate (39-Y 0-N)

January 27, 2023

- Engrossed by Senate committee substitute SB999S1
- Committee substitute agreed to 23105284D-S1
- Reading of substitute waived
- · Read second time

January 26, 2023

Constitutional reading dispensed (40-Y 0-N)

January 24, 2023

- Committee substitute printed 23105284D-S1
- Reported from Agriculture, Conservation and Natural Resources with substitute (15-Y 0-N)

January 6, 2023

- Referred to Committee on Agriculture, Conservation and Natural Resources
- Prefiled and ordered printed; offered 01/11/23 23102292D

VA - SB1025 Witnesses; exclusion, governmental agencies and other entities.

County Position: Support

Primary Patron: Senator Richard H. Stuart (R)

Summary:

Exclusion of witnesses; governmental agencies and other entities. Adds an officer or agent of a partnership, governmental agency, or other entity to the list of persons who are exempt from the rule allowing the exclusion of witnesses during a proceeding in a civil case.

Actions:

February 13, 2023

Subcommittee recommends reporting (8-Y 0-N)

February 10, 2023

- Assigned Courts sub: Subcommittee #2
- Referred to Committee for Courts of Justice
- Read first time
- Placed on Calendar

February 7, 2023

• Read third time and passed Senate (39-Y 1-N)

February 6, 2023

Read second time and engrossed

February 3, 2023

• Constitutional reading dispensed (38-Y 0-N)

February 1, 2023

Reported from Judiciary (13-Y 1-N)

January 7, 2023

- · Referred to Committee on the Judiciary
- Prefiled and ordered printed; offered 01/11/23 23100836D

VA - SB1067 Substantial risk orders; substantial risk factors and considerations.

County Position: Support

Primary Patron: Senator Scott A. Surovell (D)

Summary:

Substantial risk orders; substantial risk factors and considerations. Provides various factors that a judge or magistrate shall consider for the purpose of determining probable cause prior to issuing an emergency substantial risk order or a substantial risk order. The bill provides that such factors shall include whether the person who is subject to the order (i) committed any acts of violence or criminal offenses resulting in injury to himself or another person within the six months prior to the filing of the petition; (ii) made any threats or used any physical force against another person that resulted in injury within the six months prior to the filing of the petition; (iii) violated any provision of a protective order issued or was arrested for stalking within the six months prior to the filing of the petition; (iv) was convicted of any offense that would prohibit such person from possessing a firearm; (v) engaged in any conduct within the year prior to the filing of the petition that demonstrated a pattern of violent acts or threats to another person, including any acts or threats made against family members, neighbors, co-workers, or toward schools or students or government buildings or employees; (vi) committed any acts of violence or criminal offenses against an animal within the six months prior to the filing of the petition; (vii) made any attempt or threat of suicide or any act, attempted act, or threat of self-harm that caused or may have caused serious bodily injury; or (viii) evidence of recent acquisition of a firearm or ammunition by the respondent. The bill also outlines various other factors that a judge or magistrate may, but is not required to, consider for the purpose of issuing an emergency substantial risk order or a substantial risk order.

Actions:

February 17, 2023

• Subcommittee recommends passing by indefinitely (5-Y 3-N)

February 16, 2023

• Assigned Courts sub: Subcommittee #1

February 10, 2023

- · Referred to Committee for Courts of Justice
- · Read first time

Placed on Calendar

January 30, 2023

Read third time and passed Senate (23-Y 16-N)

January 27, 2023

Passed by for the day

January 26, 2023

- · Read second time and engrossed
- Substitute by Senator Stuart withdrawn 23105335D-S1

January 25, 2023

- Passed by for the day
- Floor substitute printed 23105335D-S1 (Stuart)

January 24, 2023

Constitutional reading dispensed (38-Y 0-N)

January 23, 2023

• Reported from Judiciary (10-Y 5-N)

January 8, 2023

- · Referred to Committee on the Judiciary
- Prefiled and ordered printed; offered 01/11/23 23103667D

VA - SB1069 Pedestrians; drivers stopping at certain signs.

County Position: Initiate

Primary Patron: Senator Richard L. Saslaw (D)

Summary:

Drivers stopping for pedestrians; certain signs; stops. Requires the driver of a vehicle on a highway approaching a pedestrian who is crossing such highway to stop when such pedestrian is within the driver's lane or within an adjacent lane and approaching the driver's lane. Currently, a driver is required to yield the right-of-way to such pedestrian by stopping and remaining stopped. The bill also provides that localities that are already authorized to install signs directing motor vehicles to yield the right-of-way to pedestrians crossing or attempting to cross a highway may also install signs directing motor vehicles to stop for such pedestrians.

Actions:

February 16, 2023

Reported from Transportation (18-Y 4-N)

February 14, 2023

• Subcommittee recommends reporting (8-Y 0-N)

February 10, 2023

- Assigned Transportation sub: Subcommittee #2 Transportation Infrastructure and Funding
- Referred to Committee on Transportation
- Read first time
- Placed on Calendar

February 7, 2023

Read third time and passed Senate (32-Y 8-N)

February 6, 2023

- Printed as engrossed 23103053D-E
- Engrossed by Senate as amended SB1069E
- Committee amendments agreed to

- · Reading of amendments waived
- · Read second time

February 3, 2023

Constitutional reading dispensed (38-Y 0-N)

February 2, 2023

• Reported from Finance and Appropriations with amendments (16-Y 0-N)

January 24, 2023

- Rereferred to Finance and Appropriations
- Motion to rerefer to committee agreed to

January 23, 2023

Constitutional reading dispensed (38-Y 0-N)

January 19, 2023

Reported from Transportation (12-Y 2-N)

January 9, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23103053D

VA - SB1079 Commonwealth Mass Transit Fund; allocation to commuter rail systems,

County Position: Support provisions related to VRE and remove cap on state aid for WMATA.

Primary Patron: Senator John A. Cosgrove, Jr. (R)

Summary:

Commonwealth Mass Transit Fund. Allocates 3.5 percent of the Commonwealth Mass Transit Fund (the Fund) to commuter rail systems jointly operated by transportation districts and excludes such commuter rail systems from receiving allocations pursuant to other distributions of the Fund. The bill requires such commuter rail systems to submit reports to the Commonwealth Transportation Board. The bill limits allocations by the Northern Virginia Transportation Commission (NVTC) for distribution to the Washington Metropolitan Area Transit Authority (WMATA) to 50 percent of the total operating and capital assistance required to be provided by NVTC or other Virginia entities in the approved WMATA budget and establishes reporting requirements for NVTC. The bill codifies requirements for WMATA to adopt and submit certain planning documents first required pursuant to the eighth enactment of Chapter 854 and the eighth enactment of Chapter 856 of the Acts of Assembly of 2018 and repeals the original requirements.

Actions:

February 17, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Passed House with substitute BLOCK VOTE (99-Y 0-N)
- Engrossed by House committee substitute SB1079H1
- Committee substitute agreed to 23106748D-H1
- Read third time

February 16, 2023

· Read second time

February 14, 2023

- Committee substitute printed 23106748D-H1
- Reported from Transportation with substitute (22-Y 0-N)

February 10, 2023

- Referred to Committee on Transportation
- Read first time

Placed on Calendar

January 30, 2023

• Read third time and passed Senate (39-Y 0-N)

January 27, 2023

· Read second time and engrossed

January 26, 2023

• Constitutional reading dispensed (40-Y 0-N)

January 25, 2023

• Reported from Finance and Appropriations (14-Y 1-N)

January 9, 2023

- Referred to Committee on Finance and Appropriations
- Prefiled and ordered printed; offered 01/11/23 23101351D

VA - SB1085 Vehicle noise; Department of Transportation shall convene work group to examine issue.

County Position: Support

Primary Patron: Senator Adam P. Ebbin (D)

Summary:

Study; motor vehicle noise; report. Directs the Department of Transportation to convene a work group of specified stakeholders to examine the issue of vehicle noise in the Commonwealth and to report its findings and recommendations to the Chairmen of the Senate and House Committees on Transportation by November 1, 2023.

Actions:

February 16, 2023

- Committee substitute printed 23106902D-H1
- Reported from Transportation with substitute (22-Y 0-N)

February 14, 2023

• Subcommittee recommends reporting with substitute (8-Y 0-N)

February 10, 2023

- Assigned Transportation sub: Subcommittee #2 Transportation Infrastructure and Funding
- Referred to Committee on Transportation
- Read first time
- Placed on Calendar

February 6, 2023

• Read third time and passed Senate (31-Y 8-N)

February 3, 2023

- Engrossed by Senate committee substitute SB1085S1
- Committee substitute agreed to 23105694D-S1
- · Reading of substitute waived
- Read second time

February 2, 2023

Constitutional reading dispensed (40-Y 0-N)

February 1, 2023

• Reported from Finance and Appropriations (16-Y 0-N)

January 26, 2023

- Rereferred to Finance and Appropriations
- Committee substitute printed 23105694D-S1

Reported from Transportation with substitute (9-Y 6-N)

January 9, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23103884D

<u>VA - SB1091</u> Local Stormwater Management Fund; condominiums.

County Position: Support

Primary Patron: Senator Adam P. Ebbin (D)

Summary:

Local Stormwater Management Fund; condominiums. Expands the allowable uses of grants from a local Stormwater Management Fund, established under current law to grant funds to private property owners and common interest communities for certain stormwater management and erosion control projects, to include joint flooding mitigation projects of condominium owners.

Actions:

February 15, 2023

- VOTE: Passage (96-Y 2-N)
- Passed House (96-Y 2-N)
- · Read third time

February 14, 2023

Read second time

February 10, 2023

Reported from Counties, Cities and Towns (21-Y 1-N)

February 9, 2023

• Subcommittee recommends reporting (9-Y 0-N)

February 8, 2023

- Assigned CC & T sub: Subcommittee #2
- Referred to Committee on Counties, Cities and Towns
- Read first time
- Placed on Calendar

February 1, 2023

- Passed Senate (40-Y 0-N)
- Constitutional reading dispensed (40-Y 0-N)
- Read second time and engrossed

January 31, 2023

Constitutional reading dispensed (39-Y 0-N)

January 30, 2023

• Reported from Local Government (15-Y 0-N)

January 9, 2023

- Referred to Committee on Local Government
- Prefiled and ordered printed; offered 01/11/23 23100427D

<u>VA - SB1129</u> Chesapeake Bay Watershed Implementation Plan; changes contingency for effective date.

County Position: Oppose, Monitor, bill has been amended to reflect an agreement reached by the stakeholders.

Primary Patron: Senator Emmett W. Hanger, Jr. (R)

Summary:

Chesapeake Bay Watershed Implementation Plan; effective date. Changes the contingency for the effective date of the Chesapeake Bay Watershed Implementation Plan to allow consideration of a combination of point or nonpoint source pollution reduction commitments other than agricultural best management conservation practices when determining whether the Commonwealth's commitments in the Chesapeake Bay Total Maximum Daily Load (TMDL) Phase III Watershed Implementation Plan have been satisfied. The bill advances from July 1, 2026, to July 1, 2028, the contingency effective date of the Chesapeake Bay Watershed Implementation Plan and requires the Secretary of Natural and Historic Resources and the Secretary of Agriculture and Forestry to convene a stakeholder advisory group to review annual progress and make recommendations toward the implementation of the Commonwealth's agricultural commitments in the Chesapeake Bay TMDL Phase III Watershed Implementation Plan. The group is required to submit its first annual report by July 1, 2024, and the Secretaries of Agriculture and Forestry and Natural and Historic Resources are required to jointly review such report by July 1, 2025. The bill also requires soil and water conservation districts to report to the Department of Conservation and Recreation recommendations for improving the disbursement of funding and for program efficiencies that would expedite disbursal of funds provided through the Virginia Natural Resources Commitment Fund and prohibits certain regulatory actions from being imposed on agricultural practices prior to July 1, 2028, provided that reasonable progress is being achieved and a detailed plan has been developed for reaching the needed number of voluntary incentivized practices.

Actions:

February 17, 2023

Read second time

February 15, 2023

Reported from Agriculture, Chesapeake and Natural Resources (20-Y 0-N)

February 10, 2023

- Referred to Committee on Agriculture, Chesapeake and Natural Resources
- Read first time
- Placed on Calendar

February 7, 2023

Read third time and passed Senate (39-Y 0-N)

February 6, 2023

- Printed as engrossed 23106002D-ES1
- Engrossed by Senate committee substitute with amendments SB1129ES1
- Amendments by Senator Petersen agreed to
- · Reading of amendments waived
- Committee substitute agreed to 23106002D-S1
- · Reading of substitute waived
- Read second time

February 3, 2023

Passed by for the day

February 2, 2023

Constitutional reading dispensed (40-Y 0-N)

January 31, 2023

- Committee substitute printed 23106002D-S1
- Reported from Agriculture, Conservation and Natural Resources with substitute (12-Y 0-N 2-A)

January 10, 2023

- Referred to Committee on Agriculture, Conservation and Natural Resources
- Prefiled and ordered printed; offered 01/11/23 23104207D

VA - SB1139 Firearms; storage in residence where minor present, penalty.

County Position: Support

Primary Patron: Senator Jennifer B. Boysko (D)

Summary:

Storage of firearms in a residence where a minor is present; penalty. Requires any person who possesses a firearm in a residence where such person knows that a minor under 18 years of age or a person who is prohibited by law from possessing a firearm resides shall store such firearm and the ammunition for such firearm in a locked container, compartment, or cabinet that is inaccessible to such minor or prohibited person. The bill provides that a violation is a Class 4 misdemeanor. The bill exempts any person in lawful possession of a firearm who carries such firearm on or about his person, the storage of antique firearms, and the lawful authorization of a minor to access a firearm. The bill also requires firearm dealers to post a notice stating such firearm storage requirements and the penalty for not properly storing such firearms.

Actions:

February 9, 2023

Subcommittee recommends laying on the table (6-Y 4-N)

February 8, 2023

- Assigned PS sub: Subcommittee #1
- Referred to Committee on Public Safety
- · Read first time
- Placed on Calendar

January 31, 2023

Read third time and passed Senate (22-Y 16-N)

January 30, 2023

- Engrossed by Senate committee substitute SB1139S1
- Committee substitute agreed to 23104965D-S1
- Reading of substitute waived
- Read second time

January 27, 2023

Passed by for the day

January 26, 2023

Constitutional reading dispensed (40-Y 0-N)

January 25, 2023

Reported from Finance and Appropriations (10-Y 4-N)

January 23, 2023

- Rereferred to Finance and Appropriations
- Committee substitute printed 23104965D-S1
- Reported from Judiciary with substitute (9-Y 6-N)

January 10, 2023

- Referred to Committee on the Judiciary
- Prefiled and ordered printed; offered 01/11/23 23104008D

VA - SB1140 DARS; training, powers, and duties of guardian.

County Position: Support

Primary Patron: Senator Jeremy S. McPike (D)

Summary:

Department for Aging and Rehabilitative Services; training; powers and duties of guardian; annual reports by guardians; information required. Directs the Department for Aging and Rehabilitative Services to develop and provide training for court-appointed guardians by July 1, 2024. The bill requires an appointed guardian, except a guardian who is licensed to practice law in the Commonwealth, and any staff employed by such guardian to perform guardianship duties to complete the initial training developed by the Department within four months of the date of the initial court order of appointment and guardians and such staff appointed prior to July 1, 2024, to complete such training by January 1, 2026. The bill further requires a guardian to include in his annual report to the local department of social services a statement as to whether such training has been completed.

Actions:

February 16, 2023

- Referred to Committee on Appropriations
- Committee substitute printed 23106978D-H1
- Reported from Health, Welfare and Institutions with substitute (21-Y 1-N)

February 13, 2023

- Referred to Committee on Health, Welfare and Institutions
- Referred from Courts of Justice by voice vote

February 10, 2023

- Referred to Committee for Courts of Justice
- Read first time
- Placed on Calendar

February 2, 2023

- Passed Senate (40-Y 0-N)
- Constitutional reading dispensed (40-Y 0-N)
- Printed as engrossed 23102600D-E
- Engrossed by Senate as amended SB1140E
- · Committee amendments agreed to
- · Reading of amendments waived
- Read second time

February 1, 2023

Constitutional reading dispensed (40-Y 0-N)

January 31, 2023

Reported from Finance and Appropriations (15-Y 0-N)

January 27, 2023

- Rereferred to Finance and Appropriations
- Reported from Rehabilitation and Social Services with amendments (15-Y 0-N)

January 18, 2023

- Rereferred to Rehabilitation and Social Services
- Rereferred from Judiciary (8-Y 0-N)

January 10, 2023

- Referred to Committee on the Judiciary
- Prefiled and ordered printed; offered 01/11/23 23102600D

VA - SB1149 Plans and programs; drought evaluation and response plans, Potomac River.

County Position: Support, see also HB 2095 (Bulova) Primary Patron: Senator David W. Marsden (D)

Summary:

Plans and programs; drought evaluation and response plans; Potomac River. Requires the State Water Control Board to recognize service areas for water utilities in the Commonwealth that use the Potomac River as a water supply source as a distinct drought evaluation region. The bill requires the Board to incorporate certain provisions from the Metropolitan Washington Water Supply and Drought Awareness Response Plan: Potomac River System (the Metropolitan Washington Plan) into the existing drought evaluation plans that are applicable to the Potomac River drought evaluation region. The bill directs the Board to adopt regulations that further recognize the localities that include any portion of the service area of a water supply utility in the Commonwealth that uses the Potomac River as a water supply source as a distinct regional planning area. The bill requires such regulations to incorporate certain provisions from the Metropolitan Washington Plan. The bill further clarifies that the Governor remains to have the authority during a declared drought emergency.

Actions:

February 17, 2023

Read second time

February 15, 2023

Reported from Agriculture, Chesapeake and Natural Resources (20-Y 0-N)

February 8, 2023

- Referred to Committee on Agriculture, Chesapeake and Natural Resources
- Read first time
- Placed on Calendar

January 30, 2023

Read third time and passed Senate (39-Y 0-N)

January 27, 2023

- Engrossed by Senate committee substitute SB1149S1
- Committee substitute agreed to 23105229D-S1
- Reading of substitute waived
- Read second time

January 26, 2023

Constitutional reading dispensed (40-Y 0-N)

January 24, 2023

- Committee substitute printed 23105229D-S1
- Reported from Agriculture, Conservation and Natural Resources with substitute (15-Y 0-N)

January 10, 2023

- Referred to Committee on Agriculture, Conservation and Natural Resources
- Prefiled and ordered printed; offered 01/11/23 23104277D

VA - SB1167 Firearm industry members; standards of responsible conduct, civil liability.

County Position: Support

Primary Patron: Senator J. Chapman Petersen (D)

Summary:

Firearm industry members; standards of responsible conduct; civil liability. Creates standards of responsible conduct for firearm industry members, as that term is defined in the bill. The bill requires any firearm industry member that sells, manufactures, distributes, markets, or intends to sell, manufacture, distribute, or market firearm industry products, as that term is defined in the bill, within the Commonwealth, or that sells, manufactures, distributes, markets, or intends to sell,

manufacture, distribute, or market firearm industry products to be used or possessed within the Commonwealth to comply with such standards of responsible conduct. Such standards include establishing and implementing reasonable controls regarding the manufacture, distribution, importation, marketing, and wholesale or retail sale of firearm industry products and taking reasonable precautions to ensure that such firearm industry products are not sold or distributed to a distributor or retailer that fails to establish and implement such reasonable controls. The bill also creates a civil cause of action for any person who suffers harm as a result of a firearm industry member's violation of the provisions of the bill.

Actions:

February 9, 2023

• Subcommittee recommends laying on the table (6-Y 4-N)

February 8, 2023

- Assigned PS sub: Subcommittee #1
- Referred to Committee on Public Safety
- · Read first time
- Placed on Calendar

January 26, 2023

Read third time and passed Senate (21-Y 19-N)

January 25, 2023

Read second time and engrossed

January 24, 2023

Constitutional reading dispensed (38-Y 0-N)

January 23, 2023

Reported from Judiciary (9-Y 6-N)

January 10, 2023

- Referred to Committee on the Judiciary
- Prefiled and ordered printed; offered 01/11/23 23102513D

<u>VA - SB1168</u> Virginia Erosion and Stormwater Management Act; regulations; effective date.

County Position: Monitor, see also HB 2390 (Runion)

Primary Patron: Senator Bill DeSteph (R)

Summary:

Virginia Erosion and Stormwater Management Act; regulations; effective date. Directs the State Water Control Board to adopt regulations to implement before July 1, 2024, the requirements of amendments to the Virginia Erosion and Stormwater Management Act enacted by the 2016 Session and amended by the 2017 Session and delays from July 1, 2018, to July 1, 2024, the effective date of the amendments made by the 2016 Session and regulations required to be adopted pursuant thereto. The bill also directs such adopted regulations to include the reduction of regulations through consolidation of duplicative requirements.

Actions:

February 15, 2023

- Bill text as passed Senate and House (SB1168ER)
- Enrolled

February 13, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Passed House BLOCK VOTE (99-Y 0-N)
- · Read third time

February 10, 2023

· Read second time

February 8, 2023

Reported from Agriculture, Chesapeake and Natural Resources (22-Y 0-N)

February 7, 2023

- Referred to Committee on Agriculture, Chesapeake and Natural Resources
- · Read first time
- Placed on Calendar

February 3, 2023

- Passed Senate (38-Y 0-N)
- Constitutional reading dispensed (39-Y 0-N)
- Read second time and engrossed

February 2, 2023

Constitutional reading dispensed (40-Y 0-N)

January 31, 2023

Reported from Agriculture, Conservation and Natural Resources (12-Y 0-N)

January 10, 2023

- Referred to Committee on Agriculture, Conservation and Natural Resources
- Prefiled and ordered printed; offered 01/11/23 23103206D

VA - SB1182 Bank franchise tax; electronic access to banks for real estate assessment records, etc.

County Position: Monitor, see also HB 1896 (Byron) Primary Patron: Senator Frank M. Ruff, Jr. (R)

Summary:

Bank franchise tax. Provides for the electronic filing of bank franchise tax through a secure online portal maintained by the Department of Taxation, and extends the time to file such tax return by 60 days. The bill also requires localities to provide banks access to real estate assessment records upon request. The bill has a delayed effective date of January 1, 2025, and directs the Department to convene a work group to assess potential alternative methods for the filing and allocation of bank franchise tax revenues. This bill is identical to H.B. 1896.

Actions:

February 15, 2023

- Bill text as passed Senate and House (SB1182ER)
- Enrolled

February 13, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Passed House BLOCK VOTE (99-Y 0-N)
- · Read third time

February 10, 2023

Read second time

February 8, 2023

- Reported from Finance (21-Y 0-N)
- Referred to Committee on Finance
- Read first time
- Placed on Calendar

February 2, 2023

- Passed Senate (40-Y 0-N)
- Constitutional reading dispensed (40-Y 0-N)
- Engrossed by Senate committee substitute SB1182S1

- Committee substitute agreed to 23105692D-S1
- · Reading of substitute waived
- · Read second time

February 1, 2023

Constitutional reading dispensed (40-Y 0-N)

January 31, 2023

- Committee substitute printed 23105692D-S1
- Reported from Finance and Appropriations with substitute (15-Y 0-N)

January 16, 2023

- Rereferred to Finance and Appropriations
- Rereferred from Commerce and Labor (15-Y 0-N)

January 10, 2023

- Referred to Committee on Commerce and Labor
- Prefiled and ordered printed; offered 01/11/23 23104204D

<u>VA - SB1183</u> Applicant Fingerprint Database; participation in FBI Next Generation Identification Rap Back Serv.

County Position: Support, support the ongoing state funding, ensuring the safety of vulnerable populations throughout the Commonwealth.

Primary Patron: Senator Bryce E. Reeves (R)

Summary:

Applicant Fingerprint Database; participation in FBI Next Generation Identification Rap Back Service, through Virginia Rap Back Service, for fingerprint-based criminal history record monitoring; penalty. Requires the Department of State Police (the Department) to participate in the Federal Bureau of Investigation's (FBI) Next Generation Identification (NGI) Record of Arrest and Prosecution (Rap) Back Service, through the Virginia Rap Back Service (the Service), for the purpose of allowing those agencies and governmental entities that require a fingerprint-based criminal background check as a condition of (i) providing care to (a) children, (b) the disabled, or (c) the elderly or (ii) (a) licensure, (b) certification, (c) employment, or (d) volunteer service to be advised when an individual subject to such screening is arrested for, or convicted of, a criminal offense. The bill provides that fingerprints submitted to the FBI through the Virginia Rap Back Service may be used for future searches, including latent searches.

The bill requires the Department to ensure that notification is made to the participating entity, defined in the bill, when an FBI Rap Back report is received. Any unauthorized use of the information submitted to the Service is prohibited; any willful violation with the intent to harass or intimidate another is a Class 1 misdemeanor. The bill requires the Department to promulgate regulations governing the Service and the removal and destruction of records on persons who are deceased or are no longer enrolled in the Service. The bill provides that such regulations shall provide that a participating entity shall disenroll any individual who is deceased or is no longer an individual as defined in this section within 30 days of death or such event that no longer requires such individual to be enrolled in the Virginia Rap Back Service, in order to ensure the prompt removal and destruction of records from the Virginia Rap Back Service. The bill authorizes the Department to charge a \$12 fee per individual enrolled in the Service, paid by any participating entity enrolling the individual in the Service and provides that when more than one participating agency enrolls the same individual in the Service, both entities shall be responsible for paying the full cost for maintenance and notification. The bill requires that any fees collected shall be deposited in a special account to offset costs of subscription fees, maintenance fees, and enhancements related to the Criminal and Rap Back Information Service.

Under current law, the Department maintains an Applicant Fingerprint Database (the Database) that functions similarly to the Service. The bill transitions the Department from using the Database and requires the Service to be operational no later than July 1, 2025, contingent upon appropriation of funds.

Actions:

February 15, 2023

- VOTE: Passage (96-Y 2-N)
- Passed House (96-Y 2-N)
- · Read third time

February 14, 2023

Read second time

February 10, 2023

Reported from Public Safety (21-Y 1-N)

February 9, 2023

- Referred to Committee on Public Safety
- Read first time
- Placed on Calendar

February 7, 2023

Read third time and passed Senate (40-Y 0-N)

February 6, 2023

- Engrossed by Senate as amended SB1183E
- Finance and Appropriations Committee amendments agreed to
- · Reading of amendments waived
- Judiciary Committee amendment agreed to
- · Reading of amendment waived
- Read second time
- Printed as engrossed 23104211D-E

February 3, 2023

Constitutional reading dispensed (38-Y 0-N)

February 2, 2023

Reported from Finance and Appropriations with amendments (16-Y 0-N)

January 25, 2023

- Rereferred to Finance and Appropriations
- Reported from Judiciary with amendment (14-Y 0-N 1-A)

January 10, 2023

- Referred to Committee on the Judiciary
- Prefiled and ordered printed; offered 01/11/23 23104211D

VA - SB1184 Hate crimes and discrimination; antisemitism, penalties.

County Position: Support

Primary Patron: Senator Bryce E. Reeves (R)

Summary:

Hate crimes and discrimination; anti-Semitism; penalties. Provides that it is the policy of the Commonwealth to safeguard all individuals within the Commonwealth from unlawful discrimination in employment and in places of public accommodation because of such individual's ethnic origin. The bill also adds victims who are intentionally selected because of their ethnic origin to the categories of victims whose intentional selection for a hate crime involving assault, assault and battery, or trespass for the purpose of damaging another's property results in a higher criminal penalty for the offense. The bill also provides that no provider or user of an interactive computer service on the Internet shall be liable for any action voluntarily taken by it in good faith to restrict access to material that the provider or user considers to be intended to incite hatred on the basis of ethnic origin.

Actions:

February 17, 2023

Subcommittee recommends reporting with substitute (8-Y 0-N)

February 16, 2023

Assigned Courts sub: Subcommittee #1

February 9, 2023

- Referred to Committee for Courts of Justice
- Read first time
- Placed on Calendar

February 6, 2023

- Passed Senate (39-Y 0-N)
- Constitutional reading dispensed (39-Y 0-N)
- Engrossed by Senate committee substitute SB1184S1
- Committee substitute agreed to 23105369D-S1
- Reading of substitute waived
- Read second time

February 3, 2023

Constitutional reading dispensed (38-Y 0-N)

February 2, 2023

Reported from Finance and Appropriations (16-Y 0-N)

January 30, 2023

- Rereferred to Finance and Appropriations
- Committee substitute printed 23105369D-S1
- Reported from Judiciary with substitute (15-Y 0-N)

January 10, 2023

- Referred to Committee on the Judiciary
- Prefiled and ordered printed; offered 01/11/23 23104133D

<u>VA - SB1205</u> Local land use approvals; extension of approvals to address the COVID-19 pandemic, sunset provision.

County Position: Oppose, County has the tools to address this issue locally, Monitor, bill has been amended to narrow the extension to the COVID-19 pandemic, see also HB 1665 (Marshall).

Primary Patron: Senator Lynwood W. Lewis, Jr. (D)

Summary:

Actions:

Local land use approvals; extension of approvals to address the COVID-19 pandemic. Extends from July 1, 2023, to July 1, 2025, the sunset date for various local land use approvals that were valid and outstanding as of July 1, 2020. The bill also provides that its provisions shall not be construed to extend previous extensions related to the housing crisis and that any extension of approvals outstanding as of July 1, 2020, shall apply to any such approvals granted subsequent to July 1, 2020, that expire prior to July 1, 2025. This provision is declarative of existing law.

February 17, 2023

• Reported from Counties, Cities and Towns (18-Y 3-N)

February 8, 2023

- Referred to Committee on Counties, Cities and Towns
- Read first time
- Placed on Calendar

February 1, 2023

- Passed Senate (40-Y 0-N)
- Constitutional reading dispensed (40-Y 0-N)
- · Read second time and engrossed

January 31, 2023

Constitutional reading dispensed (39-Y 0-N)

January 30, 2023

• Reported from Local Government (15-Y 0-N)

January 10, 2023

- Referred to Committee on Local Government
- Prefiled and ordered printed; offered 01/11/23 23104290D

VA - SB1293 Bicycles; exemptions to certain traffic control devices, local ordinances.

County Position: Monitor

Primary Patron: Senator R. Creigh Deeds (D)

Summary:

Bicycles; exemptions to certain traffic control devices; local ordinances. Authorizes the local governing body of any county, city, or town to by ordinance authorize a bicyclist to treat a stop light as a stop sign and a stop sign as a yield right-of-way sign, provided that certain safety measures are observed.

Actions:

February 14, 2023

Subcommittee failed to recommend reporting (4-Y 5-N)

February 10, 2023

- Assigned Transportation sub: Subcommittee #1 Department of Motor Vehicles
- Referred to Committee on Transportation
- Read first time
- Placed on Calendar

February 1, 2023

Read third time and passed Senate (24-Y 16-N)

January 31, 2023

- Printed as engrossed 23100569D-E
- Engrossed by Senate as amended SB1293E
- Committee amendments agreed to
- Reading of amendments waived
- Read second time

January 30, 2023

Constitutional reading dispensed (39-Y 0-N)

January 26, 2023

Reported from Transportation with amendments (9-Y 6-N)

January 10, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23100569D

VA - SB1299 Involuntary admission; release of individual.

County Position: Support

Primary Patron: Senator R. Creigh Deeds (D)

Summary:

Temporary detention; release of detained individual. Permits the director of a facility where a person is awaiting transport to the facility of temporary detention pursuant to a temporary detention order to release the person if an employee or a designee of the local community services board, in consultation with the person's treating physician, (i) conducts an evaluation of the person, (ii) determines that the person no longer meets the commitment criteria, (iii) authorizes the release of the person, and (iv) provides a discharge plan.

Actions:

February 16, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Passed House with substitute BLOCK VOTE (99-Y 0-N)
- Engrossed by House committee substitute SB1299H1
- Committee substitute agreed to 23106686D-H1
- Read third time

February 15, 2023

Read second time

February 13, 2023

- Committee substitute printed 23106686D-H1
- Reported from Courts of Justice with substitute (19-Y 0-N)

February 7, 2023

- Referred to Committee for Courts of Justice
- Read first time
- Placed on Calendar

February 6, 2023

- Passed Senate (39-Y 0-N)
- Constitutional reading dispensed (39-Y 0-N)
- Engrossed by Senate committee substitute SB1299S1
- Committee substitute agreed to 23106325D-S1
- Reading of substitute waived
- Read second time

February 3, 2023

- Constitutional reading dispensed (38-Y 0-N)
- Committee substitute printed 23106325D-S1
- Reported from Rehabilitation and Social Services with substitute (14-Y 0-N)

January 10, 2023

- Referred to Committee on Rehabilitation and Social Services
- Prefiled and ordered printed; offered 01/11/23 23104043D

VA - SB1312 Electric vehicle charging stations; requirement for certain developments.

County Position: Support

Primary Patron: Senator Jennifer B. Boysko (D)

Summary:

Electric vehicle charging stations; requirement for certain developments. Provides that any locality may by ordinance require electric vehicle charging stations as part of subdivision or site plan approval for a development containing commercial, industrial, or multifamily residential uses with a density of seven residential dwelling units per acre or greater. This bill has a delayed effective date of July 1, 2024.

Actions:

February 16, 2023

Subcommittee recommends laying on the table (5-Y 4-N)

February 8, 2023

- Assigned CC & T sub: Subcommittee #2
- Referred to Committee on Counties, Cities and Towns
- Read first time
- Placed on Calendar

February 2, 2023

- Passed Senate (22-Y 18-N)
- Reconsideration of passage agreed to by Senate (40-Y 0-N)
- Read third time and passed Senate (23-Y 17-N)

February 1, 2023

- Printed as engrossed 23104300D-E
- Engrossed by Senate as amended SB1312E
- Committee amendment agreed to
- Reading of amendment waived
- Amendment by Senator Boysko withdrawn
- Read second time

January 31, 2023

Constitutional reading dispensed (39-Y 0-N)

January 30, 2023

Reported from Local Government with amendment (9-Y 6-N)

January 10, 2023

- Referred to Committee on Local Government
- Prefiled and ordered printed; offered 01/11/23 23104300D

<u>VA - SB1326</u> Transit Ridership Incentive Program; use of funds, improving accessibility.

County Position: Support, see also HB 2338 (McQuinn)

Primary Patron: Senator Jennifer L. McClellan (D)

Summary:

Transit Ridership Incentive Program; funds; improving accessibility; transition to zero-emissions. Directs the Commonwealth Transportation Board to use up to 30 percent of available funds in the Transit Ridership Incentive Program to support local, regional, and state entities in improving the accessibility of transit bus passenger facilities and transitioning public transit bus fleets and infrastructure to zero-emission bus fleets and infrastructure. The bill directs the Board to develop guidelines for applications for grants to any local, regional, or state public entity that supports a transit system.

Actions:

February 17, 2023

- VOTE: Passage (65-Y 34-N)
- Passed House (65-Y 34-N)
- Read third time

February 16, 2023

· Read second time

February 14, 2023

Reported from Transportation (19-Y 3-N)

February 10, 2023

- Referred to Committee on Transportation
- · Read first time
- Placed on Calendar

February 7, 2023

Read third time and passed Senate (22-Y 18-N)

February 6, 2023

- Engrossed by Senate as amended SB1326E
- Committee amendments agreed to
- · Reading of amendments waived
- · Read second time
- Printed as engrossed 23102475D-E

February 3, 2023

• Constitutional reading dispensed (38-Y 0-N)

February 2, 2023

Reported from Finance and Appropriations (10-Y 6-N)

January 26, 2023

- Rereferred to Finance and Appropriations
- Reported from Transportation with amendments (10-Y 5-N)

January 10, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23102475D

VA - SB1351 Virginia Freedom of Information Act; electronic meetings, local and regional public bodies.

County Position: Support

Primary Patron: Senator David W. Marsden (D)

Summary:

Virginia Freedom of Information Act; electronic meetings; local and regional public bodies. Allows, with certain exceptions, local and regional public bodies to convene no more than 50 percent of the meetings held per calendar year rounded up to the next whole number as an all-virtual public meeting. Current law limits all-virtual public meetings to no more than two times per calendar year or 25 percent of the meetings held per calendar year rounded up to the next whole number, whichever is greater, and prohibits any such meeting from being held consecutively with another all-virtual public meeting. Actions:

February 14, 2023

Subcommittee recommends laying on the table (5-Y 3-N)

February 13, 2023

Assigned GL sub: Subcommittee #4

February 9, 2023

- Referred to Committee on General Laws
- Read first time
- Placed on Calendar

January 31, 2023

Read third time and passed Senate (25-Y 14-N)

January 30, 2023

- Engrossed by Senate committee substitute SB1351S1
- Committee substitute agreed to 23105274D-S1
- Reading of substitute waived
- · Read second time

January 27, 2023

Constitutional reading dispensed (40-Y 0-N)

January 25, 2023

- Committee substitute printed 23105274D-S1
- Reported from General Laws and Technology with substitute (10-Y 5-N)

January 11, 2023

- Referred to Committee on General Laws and Technology
- Prefiled and ordered printed; offered 01/11/23 23102031D

VA - SB1365 Materials recovery facilities; local regulation.

County Position: Oppose

Primary Patron: Senator Lynwood W. Lewis, Jr. (D)

Summary:

Local regulation of materials recovery facilities. Provides that an ordinance adopted by a locality that would prevent or prohibit the disposal of garbage, trash, or refuse does not include any facility-generated waste residue from a materials recovery facility, as defined in the bill, that has been issued a permit by the Department of Environmental Quality.

Actions:

February 16, 2023

Subcommittee recommends reporting with substitute (5-Y 4-N)

February 15, 2023

- Referred to Committee on Counties, Cities and Towns
- Referred from Agriculture, Chesapeake and Natural Resources by voice vote
- Subcommittee recommends reporting (4-Y 2-N)

February 10, 2023

- Assigned ACNR sub: Natural Resources
- Referred to Committee on Agriculture, Chesapeake and Natural Resources
- Read first time
- Placed on Calendar

February 6, 2023

• Read third time and passed Senate (30-Y 7-N 1-A)

February 3, 2023

Engrossed by Senate - committee substitute SB1365S1

- Committee substitute agreed to 23105817D-S1
- · Reading of substitute waived
- · Read second time

February 2, 2023

Constitutional reading dispensed (40-Y 0-N)

January 31, 2023

- Committee substitute printed 23105817D-S1
- Reported from Agriculture, Conservation and Natural Resources with substitute (11-Y 1-N 1-A)

January 11, 2023

- Referred to Committee on Agriculture, Conservation and Natural Resources
- Prefiled and ordered printed; offered 01/11/23 23102425D

<u>VA - SB1382</u> Assault firearms and certain ammunition feeding devices; purchase, possession, etc., prohibited.

County Position: Support, Board has historically supported.

Primary Patron: Senator R. Creigh Deeds (D)

Summary:

Purchase, possession, sale, transfer, etc., of assault firearms and certain ammunition feeding devices prohibited; penalty. Creates a Class 1 misdemeanor for any person who imports, sells, manufactures, purchases, possesses, transports, or transfers an assault firearm, as that term is defined in the bill, and prohibits a person who has been convicted of such violation from purchasing, possessing, or transporting a firearm for a period of three years from the date of conviction. The bill provides that an assault firearm does not include any firearm that is an antique firearm, has been rendered permanently inoperable, is manually operated by bolt, pump, lever, or slide action, or was manufactured before July 1, 2023. The bill also prohibits the sale of a large capacity ammunition feeding device, as that term is defined in the bill. The bill provides that any person who willfully and intentionally (i) sells an assault firearm to another person or (ii) purchases an assault firearm from another person is guilty of a Class 1 misdemeanor and that any person who imports, sells, barters, or transfers a large capacity ammunition feeding device is guilty of a Class 1 misdemeanor. The bill also makes it a Class 1 misdemeanor for any person younger than 21 years of age to import, sell, manufacture, purchase, possess, transport, or transfer an assault firearm regardless of the date of manufacture of such assault firearm.

Actions:

February 9, 2023

Subcommittee recommends laying on the table (6-Y 4-N)

February 8, 2023

- Assigned PS sub: Subcommittee #1
- Referred to Committee on Public Safety
- · Read first time
- Placed on Calendar

January 31, 2023

Read third time and passed Senate (23-Y 16-N)

January 30, 2023

Passed by for the day

January 27, 2023

- Engrossed by Senate committee substitute SB1382S2
- Committee substitute agreed to 23105315D-S2
- · Reading of substitute waived

- Committee substitute rejected 23104992D-S1
- · Read second time

January 26, 2023

Constitutional reading dispensed (40-Y 0-N)

January 25, 2023

- Reported from Finance and Appropriations with substitute (10-Y 4-N)
- Committee substitute printed 23105315D-S2
- Incorporates SB1283 (Edwards)
- Incorporates SB918 (Morrissey)

January 23, 2023

- Rereferred to Finance and Appropriations
- Committee substitute printed 23104992D-S1
- Incorporates SB1283 (Edwards)
- Incorporates SB918 (Morrissey)
- Reported from Judiciary with substitute (9-Y 6-N)

January 11, 2023

- Referred to Committee on the Judiciary
- Prefiled and ordered printed; offered 01/11/23 23104134D

<u>VA - SB1401</u> Virginia Resources Authority; community development and housing projects.

County Position: Support, see also HB 1805 (Bloxom) Primary Patron: Senator Lynwood W. Lewis, Jr. (D)

Summary:

Virginia Resources Authority; purpose; community development and housing projects. Adds community development projects related to the production and preservation of housing, including housing for persons and families of low and moderate income, to those projects that the Virginia Resources Authority may finance. The bill directs the Department of Housing and Community Development to assist the Authority with determining which local governments are to receive grants from the Authority for such projects.

Actions:

February 17, 2023

- VOTE: Block Vote Passage (99-Y 0-N)
- Passed House BLOCK VOTE (99-Y 0-N)
- Read third time

February 16, 2023

Read second time

February 14, 2023

Reported from General Laws (22-Y 0-N)

February 13, 2023

- Referred to Committee on General Laws
- Read first time
- Placed on Calendar

February 6, 2023

- Passed Senate (39-Y 0-N)
- Constitutional reading dispensed (39-Y 0-N)
- Engrossed by Senate committee substitute SB1401S1

- Committee substitute agreed to 23105058D-S1
- Reading of substitute waived
- Read second time

February 3, 2023

Constitutional reading dispensed (38-Y 0-N)

February 2, 2023

Reported from Finance and Appropriations (16-Y 0-N)

February 1, 2023

- Substitute bill reprinted 23105058D-S1
- Rereferred to Finance and Appropriations
- Committee substitute printed 23105058D-S1
- Reported from General Laws and Technology with substitute (15-Y 0-N)

January 24, 2023

- Rereferred to General Laws and Technology
- Rereferred from Agriculture, Conservation and Natural Resources (13-Y 0-N)

January 11, 2023

- Referred to Committee on Agriculture, Conservation and Natural Resources
- Prefiled and ordered printed; offered 01/11/23 23103834D

<u>VA - SB1408</u> Sales and use tax, local; additional tax authorized in all counties & cities to support schools.

County Position: Support

Primary Patron: Senator Jennifer L. McClellan (D)

Summary:

Additional local sales and use tax to support schools; referendum. Authorizes all counties and cities to impose an additional local sales and use tax at a rate not to exceed one percent with the revenue used only for capital projects for the construction or renovation of schools if such levy is approved in a voter referendum. Under current law, only Charlotte, Gloucester, Halifax, Henry, Mecklenburg, Northampton, Patrick, and Pittsylvania Counties and the City of Danville are authorized to impose such a tax. This bill is a recommendation of the Commission on School Construction and Modernization.

Actions:

February 17, 2023

Subcommittee recommends laying on the table (5-Y 2-N)

February 13, 2023

- Assigned Finance sub: Subcommittee #3
- Referred to Committee on Finance
- Read first time
- Placed on Calendar

January 23, 2023

Read third time and passed Senate (26-Y 10-N)

January 20, 2023

Read second time and engrossed

January 19, 2023

Constitutional reading dispensed (40-Y 0-N)

January 18, 2023

• Reported from Finance and Appropriations (13-Y 3-N)

January 11, 2023

- Referred to Committee on Finance and Appropriations
- Prefiled and ordered printed; offered 01/11/23 23102623D

<u>VA - SB1470</u> Workforce development; consolidation of policies and programs, etc.

County Position: Monitor, see also HB 2195 (Byron) Primary Patron: Senator Frank M. Ruff, Jr. (R)

Summary:

Department of Workforce Development and Advancement created; consolidation of the Commonwealth's workforce development programs; report. Creates the Department of Workforce Development and Advancement (the Department) to administer workforce development services and training programs. The bill consolidates statewide workforce program evaluation and data sharing under the Department and provides protections against improper disclosure of data. The bill provides for the Virginia Board of Workforce Development to conduct an independent evaluation of the operations and program objectives of the Department on a biennial basis with the first report due on December 1, 2025. The bill also (i) transfers administration of apprenticeship programs from the Department of Labor and Industry to the Department, (ii) creates the Office of Business Engagement and Outreach within the Department, and (iii) directs the Secretary of Labor (the Secretary) to conduct a comprehensive review of the Commonwealth's workforce development programs and make recommendations to address a wide range of subjects relating to improving the effectiveness and efficiency of such programs. The Secretary is also required to convene a stakeholder work group to advise the Secretary during the transition period. This bill is a recommendation of the Small Business Commission.

Actions:

February 16, 2023

- Committee substitute printed 23107037D-H1
- Reported from Commerce and Energy with substitute (22-Y 0-N)

February 10, 2023

- Referred to Committee on Commerce and Energy
- Read first time
- Placed on Calendar

February 7, 2023

Read third time and passed Senate (40-Y 0-N)

February 6, 2023

- Engrossed by Senate committee substitute SB1470S2
- Finance and Appropriations Committee substitute agreed to 23106219D-S2
- · Reading of substitute waived
- General Laws and Technology Committee substitute rejected 23106155D-S1
- Read second time

February 3, 2023

Constitutional reading dispensed (38-Y 0-N)

February 2, 2023

- Substitute bill reprinted 23106219D-S2
- Committee substitute printed 23106219D-S2
- Reported from Finance and Appropriations with substitute (16-Y 0-N)

February 1, 2023

- Substitute bill reprinted 23106155D-S1
- Committee substitute printed 23106155D-S1

- · Rereferred to Finance and Appropriations
- Reported from General Laws and Technology with substitute (11-Y 0-N 4-A)

January 16, 2023

- Referred to Committee on General Laws and Technology
- Presented and ordered printed 23103908D

VA - SB1495 Local enforcement action; willful disregard for applicable law, damages.

County Position: Oppose

Primary Patron: Senator Scott A. Surovell (D)

Summary:

Local enforcement action; willful disregard for applicable law; damages. Provides that any person aggrieved by an enforcement action by a locality, where the enforcement action was based upon a willful disregard for applicable law, regulation, or ordinance, shall be entitled to an award of compensatory damages and to an order remanding the matter to the locality with a direction to terminate such enforcement and may be entitled to reasonable attorney fees and court costs.

Actions:

February 13, 2023

Subcommittee recommends reporting with substitute (8-Y 0-N)

February 10, 2023

- Assigned Courts sub: Subcommittee #2
- Referred to Committee for Courts of Justice
- · Read first time
- Placed on Calendar

February 7, 2023

- Passed Senate (34-Y 6-N)
- Constitutional reading dispensed (40-Y 0-N)
- Printed as engrossed 23103576D-E
- Engrossed by Senate as amended SB1495E
- · Committee amendments agreed to
- · Reading of amendments waived
- Read second time

February 6, 2023

- Constitutional reading dispensed (39-Y 0-N)
- Reported from Judiciary with amendments (10-Y 5-N)

January 30, 2023

- · Rereferred to Judiciary
- Rereferred from Local Government (10-Y 0-N)

January 20, 2023

- Referred to Committee on Local Government
- Presented and ordered printed 23103576D

VA - SB1512 Temporary detention; certified evaluators, report.

County Position: Oppose

Primary Patron: Senator T. Montgomery "Monty" Mason (D)

Summary:

Temporary detention; certified evaluators; report. Authorizes hospitals with a psychiatric emergency department to employ certain trained individuals to perform evaluations to determine whether a person meets the criteria for temporary detention for behavioral health treatment. The bill requires participating hospitals with psychiatric emergency departments to annually report the number of temporary detention order evaluations completed, the number of temporary detention orders petitioned, the number of individuals evaluated for temporary detention who were determined to not meet the criteria for temporary detention, and the number of individuals under a temporary detention order admitted to a state facility to the Chairmen of the Senate Committee on Education and Health, the House Committee on Health, Welfare and Institutions, and the Behavioral Health Commission. The bill has an expiration date of July 1, 2025.

Actions:

February 15, 2023

• Subcommittee recommends laying on the table (5-Y 3-N)

February 14, 2023

Assigned Courts sub: Subcommittee #1

February 10, 2023

- Referred to Committee for Courts of Justice
- Read first time
- Placed on Calendar

February 7, 2023

• Read third time and passed Senate (40-Y 0-N)

February 6, 2023

- Engrossed by Senate committee substitute SB1512S1
- Committee substitute agreed to 23105314D-S1
- · Reading of substitute waived
- · Read second time

February 3, 2023

Constitutional reading dispensed (38-Y 0-N)

February 2, 2023

- Committee substitute printed 23105314D-S1
- Reported from Education and Health with substitute (14-Y 0-N 1-A)

January 23, 2023

• Assigned Education sub: Health

January 20, 2023

- Referred to Committee on Education and Health
- Presented and ordered printed 23104479D

VA - SI223 Constitutional amendment; qualifications of voters and the right to vote (first reference).

County Position: Support, see also HJ 520 (Herring)

Primary Patron: Senator Mamie E. Locke (D)

Summary:

Constitutional amendment (first reference); qualifications of voters; right to vote; persons not entitled to vote. Provides that every person who meets the qualifications of voters set forth in the Constitution of Virginia shall have the fundamental right to vote in the Commonwealth and that such right shall not be abridged by law, except for persons who have been convicted of a felony and persons who have been adjudicated to lack the capacity to understand the act of voting. A person who has been convicted of a felony shall not be entitled to vote during any period of incarceration for such felony conviction, but upon release from incarceration for that felony conviction and without further action required of him, such person shall be invested with all political rights, including the right to vote. Currently, in order to be qualified to vote a

person convicted of a felony must have his civil rights restored by the Governor or other appropriate authority. The amendment also provides that a person adjudicated by a court of competent jurisdiction as lacking the capacity to understand the act of voting shall not be entitled to vote during this period of incapacity until his capacity has been reestablished as prescribed by law. Currently, the Constitution of Virginia provides that a person who has been adjudicated to be mentally incompetent is not qualified to vote until his competency is reestablished.

Actions:

February 17, 2023

Subcommittee recommends laying on the table (4-Y 1-N)

February 15, 2023

· Assigned Rules sub: Amendments and Other Matters Subcommittee

February 13, 2023

- · Referred to Committee on Rules
- Placed on Calendar

February 7, 2023

• Read third time and agreed to by Senate (22-Y 18-N)

February 6, 2023

Passed by for the day

February 3, 2023

Read second time and engrossed

February 2, 2023

Reading waived (40-Y 0-N)

January 31, 2023

Reported from Privileges and Elections (9-Y 5-N)

January 20, 2023

Assigned to P&E sub: Subcommittee #1

October 28, 2022

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23100705D

VA - SI230 Asian Americans and Pacific Islanders; VSCC to study hate crimes and bias-motivated acts.

County Position: Support

Primary Patron: Senator John J. Bell (D)

Summary:

Study; Virginia State Crime Commission; hate crimes and bias-motivated acts directed toward Asian Americans and Pacific Islanders; report. Directs the Virginia State Crime Commission to study the increase in hate crimes and bias-motivated acts directed toward Asian Americans and Pacific Islanders in the Commonwealth.

Actions:

February 13, 2023

- Subcommittee recommends laying on the table (4-Y 2-N)
- Referred to Committee on Rules
- Placed on Calendar

February 10, 2023

· Assigned Rules sub: Studies

January 25, 2023

Read third time and agreed to by Senate by voice vote

January 24, 2023

Read second time and engrossed

January 23, 2023

Reading waived (38-Y 0-N)

January 20, 2023

· Reported from Rules by voice vote

December 23, 2022

- · Referred to Committee on Rules
- Prefiled and ordered printed; offered 01/11/23 23103327D

<u>VA - SJ231</u> Const. amendment; prop. tax exemption for surviving spouses of soldiers who died in line of duty.

County Position: Amend, amend to provide localities with local option, flexible authority for enacting and implementing property tax exemption, see also HJ 533 (Tran).

Primary Patron: Senator Jeremy S. McPike (D)

Summary:

Constitutional amendment (first reference); real property tax exemption; surviving spouses of soldiers who died in the line of duty. Expands the current tax exemption for real property available to the surviving spouses of soldiers killed in action to the surviving spouses of soldiers who died in the line of duty with a Line of Duty determination from the U.S. Department of Defense.

Actions:

February 17, 2023

Subcommittee recommends reporting (4-Y 1-N)

February 15, 2023

• Assigned Rules sub: Amendments and Other Matters Subcommittee

February 13, 2023

- · Referred to Committee on Rules
- Placed on Calendar

February 3, 2023

Read third time and agreed to by Senate (38-Y 0-N)

February 2, 2023

· Read second time and engrossed

February 1, 2023

· Read first time

January 31, 2023

Reported from Finance and Appropriations (15-Y 0-N)

January 17, 2023

- Rereferred to Finance and Appropriations
- Reported from Privileges and Elections (15-Y 0-N)

December 27, 2022

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23101950D

<u>VA - SJ247</u> Constitutional amendment; exemption of property owned and occupied by persons of low income, etc.

County Position: Monitor, see also HJ 498 (Carr) Primary Patron: Senator Ghazala F. Hashmi (D)

Summary:

Constitutional amendment (first reference); tax and finance; exempt property; affordable housing tax exemption. Amends the Constitution of Virginia by providing that the General Assembly may by general law authorize the governing body of any county, city, town, or regional government to provide for the exemption from local real property taxation, or a portion thereof, within such restrictions and upon such conditions as may be prescribed, of real estate owned and occupied by persons of low income or low financial worth.

Actions:

February 17, 2023

Subcommittee recommends laying on the table (4-Y 1-N)

February 15, 2023

Assigned Rules sub: Amendments and Other Matters Subcommittee

February 13, 2023

- Referred to Committee on Rules
- Placed on Calendar

February 6, 2023

Read third time and agreed to by Senate (24-Y 15-N)

February 3, 2023

- Engrossed by Senate floor substitute SJ247S1
- Substitute by Senator Hashmi agreed to 23106071D-S1
- · Reading of substitute waived
- · Read second time
- Floor substitute printed 23106071D-S1 (Hashmi)

February 2, 2023

Reading waived (40-Y 0-N)

January 31, 2023

Reported from Privileges and Elections (9-Y 5-N)

January 20, 2023

Assigned to P&E sub: Subcommittee #1

January 10, 2023

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23103108D

Legislation No Longer Under Consideration

<u>VA - HB1371</u> Education Savings Account Program established; Education Improvement Scholarships Tax Credits.

County Position: Oppose

Primary Patron: Delegate Phillip A. Scott (R)

Summary:

Education Savings Account Program established; Education Improvement Scholarships Tax Credits. Establishes the Education Savings Account Program, to be administered by the Department of Education, whereby the parent of any

individual who is a resident of the Commonwealth and who is eligible to enroll in a public elementary or secondary school may apply for an Education Savings Account for his child into which the Department of Education deposits certain state and local funds and from which the parent makes certain enumerated qualifying expenses to educate his child in a setting and a manner other than full-time education in a public school. The bill requires the Program to be fully implemented prior to the beginning of the 2023-2024 school year.

The bill also increases the value of the Education Improvement Scholarships income tax credit for a donation to a scholarship foundation from 65 percent to 100 percent of the donation. The bill removes the aggregate limit on tax credits per year, which under current law is \$25 million, and removes individual minimum and maximum required donation amounts.

The bill raises the threshold for students to qualify for scholarships from 300 percent of the current poverty guidelines to 1,000 percent of free or reduced-price lunch standards or, for eligible students with a disability, from 400 percent of the current poverty guidelines to 1,200 percent of such standards. The bill grants scholarship foundations the discretion to determine what expenses may be funded by tax-credit-subsidized scholarships. Under current law, such expenses are limited by statute. The bill expands eligibility for scholarships to any student who is a resident of the Commonwealth and eligible to enroll in a public elementary or secondary school in the Commonwealth. Current law restricts eligibility to certain categories of students.

The bill removes the requirement that scholarship-funded schools report test results of scholarship-funded students. The provisions of the bill pertaining to the Education Improvement Scholarships income tax credits apply starting with taxable year 2023.

Actions:

February 7, 2023

Left in Education

January 24, 2023

Assigned Education sub: Early Childhood/Innovation

September 9, 2022

- Referred to Committee on Education
- Prefiled and ordered printed; offered 01/11/23 23100177D

VA - HB1378 State Air Pollution Control Board; motor vehicle emissions standards.

County Position: Oppose

Primary Patron: Delegate Tony O. Wilt (R)

Summary:

Actions:

State Air Pollution Control Board; motor vehicle emissions standards. Repeals the requirement that the State Air Pollution Control Board implement a low-emissions and zero-emissions vehicle program for motor vehicles with a model year of 2025 and later. The bill prohibits the Board from adopting or enforcing any model year standards related to control of emissions from new motor vehicles or new motor vehicle engines, including low-emission vehicle and zero-emission vehicle standards pursuant to the federal Clean Air Act and prohibits the Commonwealth from requiring any new motor vehicle or new motor vehicle engine to be certified as compliant with model year standards related to the control of emissions adopted by California for which a waiver has been granted pursuant to the federal Clean Air Act.

February 14, 2023

Passed by indefinitely in Agriculture, Conservation and Natural Resources (8-Y 7-N)

January 26, 2023

- Referred to Committee on Agriculture, Conservation and Natural Resources
- · Constitutional reading dispensed

January 25, 2023

VOTE: Passage (52-Y 48-N)

• Read third time and passed House (52-Y 48-N)

January 24, 2023

Read second time and engrossed

January 23, 2023

Passed by for the day

January 20, 2023

Read first time

January 18, 2023

Reported from Agriculture, Chesapeake and Natural Resources (12-Y 10-N)

November 2, 2022

- Referred to Committee on Agriculture, Chesapeake and Natural Resources
- Prefiled and ordered printed; offered 01/11/23 23100526D

VA - HB1427 Firearms, etc.; control of possession by locality.

County Position: Oppose, Board has historically opposed, see also SB 1236 (Obenshain).

Primary Patron: Delegate Dave A. LaRock (R)

Summary:

Control of firearms by localities. Removes a locality's authority to prohibit the possession or carrying of firearms, ammunition, or components or any combination thereof in (i) any public park owned or operated by the locality; (ii) any recreation or community center facility operated by the locality; or (iii) any public street, road, alley, or sidewalk or public right-of-way or any other place of whatever nature that is open to the public and is being used by or is adjacent to a permitted event or an event that would otherwise require a permit.

Actions:

February 13, 2023

Passed by indefinitely in Judiciary (9-Y 6-N)

February 3, 2023

- Referred to Committee on the Judiciary
- Constitutional reading dispensed

February 2, 2023

- VOTE: Passage (52-Y 47-N)
- Read third time and passed House (52-Y 47-N)

February 1, 2023

· Read second time and engrossed

January 31, 2023

Read first time

January 27, 2023

Reported from Public Safety (12-Y 10-N)

January 26, 2023

• Subcommittee recommends reporting (6-Y 4-N)

January 24, 2023

• Assigned PS sub: Subcommittee #1

December 15, 2022

Referred to Committee on Public Safety

Prefiled and ordered printed; offered 01/11/23 23100752D

VA - HB1428 Firearms; carrying in public areas prohibited in certain localities.

County Position: Oppose

Primary Patron: Delegate Dave A. LaRock (R)

Summary:

Carrying loaded firearms in public areas prohibited; certain localities; repeal. Repeals the prohibition on carrying certain loaded shotguns and semi-automatic center-fire rifles and pistols in certain localities in the Commonwealth.

Actions:

February 7, 2023

Left in Public Safety

December 15, 2022

- Referred to Committee on Public Safety
- Prefiled and ordered printed; offered 01/11/23 23100753D

VA - HB1429 Public defender; supplementing compensation.

County Position: Oppose, Board has historically opposed, funding court personnel is a critical state responsibility.

Primary Patron: Delegate Timothy V. Anderson (R)

Summary:

Supplementing compensation of public defender. Requires the governing body of any county or city that elects to supplement the compensation of the attorney for the Commonwealth, or any of his deputies or employees, above the salary set by the Compensation Board to proportionally supplement the compensation of the public defender, or any of his deputies or employees, commensurate with the compensation of the attorney for the Commonwealth, or any of his deputies or employees, and to pay for such additional compensation from the funds of the county or city.

Actions:

February 7, 2023

· Left in Courts of Justice

January 25, 2023

Subcommittee recommends laying on the table (5-Y 2-N)

January 24, 2023

• Assigned Courts sub: Subcommittee #1

December 16, 2022

- Referred to Committee for Courts of Justice
- Prefiled and ordered printed; offered 01/11/23 23101071D

<u>VA - HB1444</u> Elections; voter identification containing a photograph required, availability of absentee voting.

County Position: Oppose

Primary Patron: Delegate R. Lee Ware (R)

Summary:

Elections; voter identification containing a photograph required. Requires presentation of a form of identification containing a photograph in order to vote. The bill repeals the provisions of law permitting a voter who does not have one of the required forms of identification to vote after signing a statement, subject to felony penalties for false statements, that he is the named registered voter he claims to be. Instead, the bill provides that such voter is entitled to cast a provisional ballot.

Actions:

February 14, 2023

Passed by indefinitely in Privileges and Elections (9-Y 6-N)

February 3, 2023

- Referred to Committee on Privileges and Elections
- Constitutional reading dispensed

February 2, 2023

- VOTE: Passage (52-Y 48-N)
- Read third time and passed House (52-Y 48-N)

February 1, 2023

- Engrossed by House committee substitute HB1444H1
- Committee substitute agreed to 23104635D-H1
- · Read second time

January 31, 2023

Read first time

January 27, 2023

- Committee substitute printed 23104635D-H1
- Reported from Privileges and Elections with substitute (12-Y 10-N)

January 24, 2023

• Subcommittee recommends reporting with substitute (6-Y 4-N)

January 12, 2023

Assigned P & E sub: Subcommittee #1

December 20, 2022

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23100770D

<u>VA - HB1467</u> Elections; voter identification containing photograph required, availability of absentee voting.

County Position: Oppose

Primary Patron: Delegate Scott A. Wyatt (R)

Summary:

Elections; voter identification containing photograph required; who may register up to and including the day of the election; availability of absentee voting in person; return of absentee ballots. Requires presentation of a form of identification containing a photograph in order to vote and provides that a voter who does not have one of the required forms of identification is entitled to cast a provisional ballot. The bill repeals a provision that would permit any person who is qualified to register to vote to do so in person up to and including the day of the election and limits the persons who are entitled to register to vote after the close of registration records to members of a uniformed service on active duty, persons who are residing temporarily outside of the United States, and their spouses and dependents. The bill limits the period during which absentee voting in person is available from 45 days preceding the date of the election to the Wednesday, Thursday, Friday, and Saturday immediately preceding the date of the election. The bill requires that absentee ballots returned by mail be returned to the office of the general registrar by the close of polls on election day and be postmarked on or before the Saturday preceding the date of the election. The bill eliminates the use of drop-off locations for the return of absentee ballots. The bill requires absentee ballot applications to contain the last four digits of the applicant's social security number and provides that the failure of an absentee ballot to include a witness signature is a material omission, rendering the ballot void.

Actions:

February 7, 2023

Left in Privileges and Elections

January 24, 2023

Subcommittee recommends laying on the table (10-Y 0-N)

January 12, 2023

Assigned P & E sub: Subcommittee #1

December 28, 2022

- · Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23101089D

<u>VA - HB1484</u> Sales Tax; exemption for food purchased for human consumption, essential personal hygiene products.

County Position: Oppose, Board has historically opposed.

Primary Patron: Delegate Joseph P. McNamara (R)

Summary:

Sales tax; exemption for food purchased for human consumption and essential personal hygiene products. Provides an exemption from local sales and use tax beginning July 1, 2023, for food purchased for human consumption and essential personal hygiene products. The bill also provides an allocation of state revenues to fund the distribution to localities for funding that would have been distributed to them absent the exemption created by the bill. Under current law, such products are exempt from state sales and use tax but are subject to the standard local rate of one percent.

Actions:

February 7, 2023

Left in Appropriations

January 25, 2023

- Referred to Committee on Appropriations
- Reported from Finance (12-Y 10-N)

January 23, 2023

- Subcommittee recommends referring to Committee on Appropriations
- Subcommittee recommends reporting (6-Y 3-N)

January 19, 2023

Assigned Finance sub: Subcommittee #2

December 31, 2022

- Referred to Committee on Finance
- Prefiled and ordered printed; offered 01/11/23 23101010D

VA - HB1508 Virginia Education Success Account Program; established, report.

County Position: Oppose

Primary Patron: Delegate Glenn R. Davis (R)

Summary:

Virginia Education Success Account Program; establishment. Permits the parents of qualified students, defined in the bill, to apply for a one-year, renewable Virginia Education Success Account that consists of an amount that is equivalent to a certain percentage of all applicable annual Standards of Quality per pupil state funds appropriated for public school purposes and apportioned to the school division in which the qualified student resides, including the per pupil share of state sales tax funding in basic aid and any state per pupil share of special education funding for which the qualified student is eligible. The bill permits the parent of the qualified student to use the moneys in such account for certain

qualified expenses of the qualified student, including tuition, deposits, fees, and required textbooks at a private elementary school or secondary school that is located in the Commonwealth. The bill also contains provisions relating to program and account administration by the Department of the Treasury and a third-party financial institution that serves as program administrator pursuant to a contract with the Department of the Treasury.

Actions:

February 7, 2023

Left in Education

February 3, 2023

- Referred to Committee on Education
- Referred from Appropriations by voice vote

February 1, 2023

• Subcommittee recommends reporting with amendments (4-Y 3-N)

January 25, 2023

- Assigned App. sub: Elementary & Secondary Education
- Referred to Committee on Appropriations
- Reported from Education with amendment(s) (11-Y 10-N)

January 17, 2023

- Subcommittee recommends referring to Committee on Appropriations
- Subcommittee recommends reporting with amendments (5-Y 3-N)

January 16, 2023

Assigned Education sub: K-12

January 4, 2023

- · Referred to Committee on Education
- Prefiled and ordered printed; offered 01/11/23 23102042D

VA - HB1534 Loan repayment programs; creates program for mental health professionals.

County Position: Support

Primary Patron: Delegate Nadarius E. Clark (D)

Summary:

Loan repayment programs; mental health professionals. Creates a loan repayment program for persons who have worked as mental health professionals in the Commonwealth for at least five years.

Actions:

February 7, 2023

• Left in Appropriations

January 31, 2023

• Subcommittee recommends laying on the table (5-Y 3-N)

January 24, 2023

- Assigned App. sub: Health & Human Resources
- Referred to Committee on Appropriations
- Reported from Health, Welfare and Institutions (17-Y 5-N)

January 19, 2023

- Subcommittee recommends referring to Committee on Appropriations
- Subcommittee recommends reporting (6-Y 0-N)

January 16, 2023

Assigned HWI sub: Subcommittee #3

January 5, 2023

- · Referred to Committee on Health, Welfare and Institutions
- Prefiled and ordered printed; offered 01/11/23 23101851D

VA - HB1559 Ordinances, local; vehicle exhaust, operation on property near residential district.

County Position: Support

Primary Patron: Delegate Vivian E. Watts (D)

Summary:

Local ordinances; vehicle exhaust; operation on property near residential district. Allows local governing bodies to regulate, by ordinance, noise from vehicles not conforming to exhaust system requirements that are operated on highways or on public or private property in or within 500 feet of any residential district. Current law only allows such regulation by ordinance from such vehicles that are operated on a highway.

Actions:

February 7, 2023

Left in Transportation

January 25, 2023

• Subcommittee recommends laying on the table (4-Y 3-N)

January 16, 2023

Assigned Transportation sub: Subcommittee #3 Highway Safety and Policy

January 6, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23102375D

<u>VA - HB1561</u> Arrest/prosecution of individual experiencing mental health emerg.; assault against law enforcement.

County Position: Monitor, see also HB 2106 (Bourne)

Primary Patron: Delegate Vivian E. Watts (D)

Summary:

Assault or assault and battery against a law-enforcement officer; arrest and prosecution of individual experiencing a mental health emergency. Provides that no individual shall be subject to arrest or prosecution for an assault or assault and battery against a law-enforcement officer if at the time of the assault or assault and battery (i) the individual (a) is experiencing a mental health emergency or (b) meets the criteria for issuance of an emergency custody order pursuant to § 37.2-808 and (ii) the law-enforcement officer subject to the assault or assault and battery was responding to a call for service requesting assistance for such individual. The bill provides that no law-enforcement officer acting in good faith shall be found liable for false arrest if it is later determined that the person arrested was immune from prosecution.

Actions:

February 7, 2023

Left in Courts of Justice

January 6, 2023

- Referred to Committee for Courts of Justice
- Prefiled and ordered printed; offered 01/11/23 23102003D

<u>VA - HB1589</u> Pedestrian control signals; applicability to persons riding bicycles and other devices.

County Position: Support with amendment, amend to address implementation issues.

Fairfax County Legislative Summary

2023 General Assembly February 18, 2023

Primary Patron: Delegate Richard C. "Rip" Sullivan, Jr. (D)

Summary:

Pedestrian control signals; applicability to persons riding bicycles and other devices. Allows persons riding bicycles, electric personal assistive mobility devices, electric power-assisted bicycles, mopeds, or motorized skateboards or scooters to follow the pedestrian Walk signal at an intersection when traveling in the direction of the signal, provided they yield to pedestrians in the crosswalk traveling in the same direction. The bill provides that a person riding a bicycle, electric personal assistive mobility device, electric power-assisted bicycle, moped, or motorized skateboard or scooter may not start to cross a highway in the direction of a Don't Walk signal, but such person who has partially completed his crossing on the Walk signal shall proceed to a sidewalk or safety island and remain there while the Don't Walk signal is showing.

Actions:

February 7, 2023

Left in Transportation

January 25, 2023

Subcommittee recommends laying on the table (4-Y 3-N)

January 13, 2023

Assigned Transportation sub: Subcommittee #3 Highway Safety and Policy

January 6, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23102848D

<u>VA - HB1609</u> Transit Ridership Incentive Program; on-demand microtransit operations.

County Position: Support

Primary Patron: Delegate Anne Ferrell Tata (R)

Summarv:

Transit Ridership Incentive Program; on-demand microtransit operations. Includes the development and implementation of on-demand microtransit operations, defined in the bill, to incentivize and promote transit ridership, as part of the goal of the Transit Ridership Incentive Program. The bill provides that an approved initiative or service is eligible to continue receiving funding for the duration of the Program on an annual basis, for up to 80 percent of costs, from funds that are available to the urbanized area in which the initiative or service is located.

Actions:

February 7, 2023

Left in Transportation

January 24, 2023

Subcommittee recommends striking from docket (7-Y 0-N)

January 13, 2023

Assigned Transportation sub: Subcommittee #2 Transportation Infrastructure and Funding

January 6, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23103058D

VA - HB1632 Virginia Erosion and Stormwater Management Act; regulations, effective date.

County Position: Monitor

Primary Patron: Delegate David L. Bulova (D)

Summarv:

Virginia Erosion and Stormwater Management Act; regulations; effective date. Directs the State Water Control Board to adopt regulations to implement before July 1, 2024, the requirements of amendments to the Virginia Erosion and

Stormwater Management Act enacted by the 2016 Session and amended by the 2017 Session and delays from July 1, 2018, to July 1, 2024, the effective date of the amendments made by the 2016 Session and regulations required to be adopted pursuant thereto.

Actions:

February 7, 2023

• Left in Agriculture, Chesapeake and Natural Resources

January 30, 2023

• Subcommittee recommends laying on the table (9-Y 0-N)

January 20, 2023

Assigned ACNR sub: Chesapeake

January 7, 2023

- Referred to Committee on Agriculture, Chesapeake and Natural Resources
- Prefiled and ordered printed; offered 01/11/23 23102679D

VA - HB1693 Absentee voting; return of absentee ballots, drop-off locations.

County Position: Oppose, Board has historically opposed.

Primary Patron: Delegate John J. McGuire, III (R)

Summary:

Absentee voting; return of absentee ballots; drop-off locations. Repeals the provisions of the Code providing for the establishment of drop-off locations for the return of absentee ballots.

Actions:

February 14, 2023

Passed by indefinitely in Privileges and Elections (9-Y 6-N)

January 27, 2023

- Referred to Committee on Privileges and Elections
- Constitutional reading dispensed

January 26, 2023

- VOTE: Passage (51-Y 47-N)
- Read third time and passed House (51-Y 47-N)

January 25, 2023

Read second time and engrossed

January 24, 2023

Read first time

January 20, 2023

Reported from Privileges and Elections (12-Y 10-N)

January 17, 2023

Subcommittee recommends reporting (6-Y 4-N)

January 12, 2023

Assigned P & E sub: Subcommittee #1

January 9, 2023

- · Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23100133D

<u>VA - HB1749</u> Real property taxes; rate of increase procedure.

County Position: Oppose

Fairfax County Legislative Summary

2023 General Assembly February 18, 2023

Primary Patron: Delegate Wendell S. Walker (R)

Summary:

Real property taxes; rate of increase procedure. Provides that a governing body of a locality may increase the real property tax rate (i) by an amount lower than three percent through a public hearing and a majority vote of the governing body; (ii) by an amount of three percent or more, but lower than five percent through a public hearing and a two-thirds majority vote of the governing body; and (iii) by an amount of five percent or more through holding a referendum. The bill provides that the governing body of a locality may not hold a public hearing for a proposed rate increase on the same day as the annual budget hearing. Under current law, the governing body of a locality is required to limit the real property tax rate to a rate that would collect no more than 101 percent of the amount of real property taxes collected for the previous year; increases above this rate may only be imposed if the locality holds a public hearing.

Actions:

February 7, 2023

Left in Finance

January 19, 2023

Assigned Finance sub: Subcommittee #2

January 9, 2023

- Referred to Committee on Finance
- Prefiled and ordered printed; offered 01/11/23 23104015D

VA - HB1812 Foreign interference in elections; registration, absentee voting, and conduct of elections.

County Position: Oppose

Primary Patron: Delegate Marie E. March (R)

Summary:

Elections; foreign interference in elections; registration, absentee voting, and conduct of election; penalty. Requires the Attorney General to provide assessments and reports on foreign interference, defined in the bill, in elections in the Commonwealth to the Governor and the General Assembly and to levy or recommend appropriate sanctions against any such foreign governments found to be interfering in elections in the Commonwealth. The bill also repeals the provision that allows persons 16 years of age or older to preregister to vote, removes the ability to register to vote using the websites of the Department of Elections or the Department of Motor Vehicles, and moves the deadline for registering to vote from 21 days prior to an election to 30 days prior to an election. In addition, the bill directs the Department of Elections to conduct list maintenance activities during the 30 days prior to any election in which a candidate for federal office is not on the ballot, including the removal of duplicate registrations, requires voters to provide an excuse in order to vote absentee, removes the option to vote absentee in person, reinstates provisions requiring the presentation of a valid form of photo identification in order to vote, and directs general registrars to provide a paper copy of the pollbook at each polling place during all elections. Finally, the bill eliminates curbside voting and same-day voter registration, prohibits the use of any voting system that can be connected to the Internet and directs the State Board of Elections to decertify any such voting system, and increases from a Class 6 felony to a Class 4 felony the penalty for voter registration fraud.

Actions: **February 7, 2023**

Left in Privileges and Elections

January 10, 2023

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23101719D

VA - HB1847 Elections; registration, absentee, and conduct of election.

County Position: Oppose

Primary Patron: Delegate Dave A. LaRock (R)

Summary:

Elections; registration, absentee, and conduct of election. Restores the local option to hold May elections; repeals laws permitting registration on election day and requiring preregistration of certain persons under 18 years of age; eliminates the permanent absentee voter list; removes provisions allowing general registrars to contract with a third party for the printing, assembly, and mailing of absentee ballot packets; requires an excuse to vote absentee; reduces absentee voting in person to the 10 days prior to the date of an election; requires that mailed absentee ballots be returned by the United States Postal Service; repeals provisions allowing for absentee ballot drop boxes; requires absentee ballots to be received by the general registrar by the close of polls on election day in order to be counted; requires presentation of a form of identification containing a photograph in order to vote; repeals the provisions of law permitting a voter who does not have one of the required forms of identification to vote after signing a statement that he is the named registered voter he claims to be; and requires that provisional ballot envelopes have written on them certain required information in order to be considered, including the signature of the officer of election administering the provisional ballot and his indication of whether photo identification was shown, and if so, the type. The bill also amends provisions regarding risk-limiting audits to allow for (i) risk-limiting audits of the part of a district that covers multiple localities that lies in a single locality and (ii) the use of the batch comparison method when conducting a risk-limiting audit.

Actions:

February 7, 2023

· Left in Privileges and Elections

January 12, 2023

Assigned P & E sub: Subcommittee #1

January 10, 2023

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23102822D

<u>VA - HB1874</u> Supplemental Nutrition Assistance Program; applying to participate or renewal.

County Position: Support

Primary Patron: Delegate Dan I. Helmer (D)

Summary:

Supplemental Nutrition Assistance Program; Special Supplemental Nutrition Program for Women, Infants, and Children; applications. Prohibits the Board of Social Services from requiring persons applying to participate or renewing their participation in the Supplemental Nutrition Assistance Program to appear in person. The bill also codifies the Department of Health's authority to implement a Special Supplemental Nutrition Program for Women, Infants, and Children (WIC program), which is currently authorized by regulation, and prohibits the Department of Health from requiring persons applying to participate or renewing their participation in the WIC program to appear in person.

Actions:

February 7, 2023

- VOTE: DEFEATED (45-Y 54-N)
- Read third time and defeated by House (45-Y 54-N)

February 6, 2023

- Engrossed by House committee substitute HB1874H1
- Committee substitute agreed to 23105526D-H1
- Read second time

February 3, 2023

Passed by for the day

February 2, 2023

Read first time

January 31, 2023

- Committee substitute printed 23105526D-H1
- Reported from Health, Welfare and Institutions with substitute (20-Y 1-N)

January 26, 2023

• Subcommittee recommends reporting with substitute (4-Y 0-N)

January 19, 2023

Assigned HWI sub: Subcommittee #3

January 10, 2023

- Referred to Committee on Health, Welfare and Institutions
- Prefiled and ordered printed; offered 01/11/23 23102771D

VA - HB1877 Absentee voting; limits availability of absentee voting in person.

County Position: Oppose, Board has historically opposed.

Primary Patron: Delegate Phillip A. Scott (R)

Summary:

Absentee voting; availability of absentee voting in person. Limits absentee voting in person to the two weeks immediately preceding an election. Under current law, absentee voting in person is available beginning on the forty-fifth day prior to an election.

Actions:

February 14, 2023

Passed by indefinitely in Privileges and Elections (9-Y 6-N)

January 27, 2023

- Referred to Committee on Privileges and Elections
- Constitutional reading dispensed

January 26, 2023

- VOTE: Passage (51-Y 47-N)
- Read third time and passed House (51-Y 47-N)

January 25, 2023

- Engrossed by House committee substitute HB1877H1
- Committee substitute agreed to 23104633D-H1
- Read second time

January 24, 2023

· Read first time

January 20, 2023

- Committee substitute printed 23104633D-H1
- Reported from Privileges and Elections with substitute (12-Y 10-N)

January 17, 2023

Subcommittee recommends reporting with substitute (6-Y 4-N)

January 16, 2023

Assigned P & E sub: Subcommittee #1

January 10, 2023

• Referred to Committee on Privileges and Elections

Prefiled and ordered printed; offered 01/11/23 23101085D

VA - HB1910 Absentee voting; unsolicited absentee ballot applications, required information, penalty.

County Position: Monitor

Primary Patron: Delegate Amanda E. Batten (R)

Summary:

Absentee voting; unsolicited absentee ballot applications; required information; penalty. Requires any organization sending an application for an absentee ballot to a registered voter that was not solicited or requested by the registered voter to include with the application instructions on completing the application and submitting it to the appropriate general registrar. The bill requires a statement that the application is not being sent by any state or local government official or agency to be printed on the envelope containing the application or on the first page of any enclosed materials. The bill specifies that organizations are required to use the information provided in the list of registered voters acquired by such organization from the Department of Elections pursuant to relevant law and that a violation of this requirement is a Class 4 misdemeanor. The bill also requires the Department of Elections to ensure, when providing such list to such organization for purposes of sending unsolicited applications, that no voter is included on such list if such voter has applied for an absentee ballot on or before the date such list is requested. Finally, the bill provides that no application for an absentee ballot sent to a registered voter that was not solicited or requested by the registered voter may be pre-populated with information that the applicant is required to provide.

Actions:

February 14, 2023

Passed by indefinitely in Privileges and Elections (9-Y 5-N)

February 1, 2023

- Referred to Committee on Privileges and Elections
- · Constitutional reading dispensed

January 31, 2023

- VOTE: Passage (88-Y 11-N)
- Read third time and passed House (88-Y 11-N)

January 30, 2023

- Printed as engrossed 23101739D-E
- Engrossed by House as amended HB1910E
- Amendments by Delegate Batten agreed to
- · Read second time

January 27, 2023

Passed by for the day

January 26, 2023

- Passed by for the day
- Engrossment reconsidered by House

January 25, 2023

Read second time and engrossed

January 24, 2023

Read first time

January 20, 2023

Reported from Privileges and Elections (21-Y 1-N)

January 10, 2023

Referred to Committee on Privileges and Elections

Prefiled and ordered printed; offered 01/11/23 23101739D

<u>VA - HB1939</u> Primary and secondary state highway systems; reducing speed limits on highways part of system.

County Position: Initiate

Primary Patron: Delegate Kenneth R. Plum (D)

Summary:

Powers of local authorities; reducing speed limits; highways in the primary and secondary state highway systems. Authorizes the governing body of any locality to reduce to less than 25 miles per hour, but not less than 15 miles per hour, the speed limit of highways that are part of the primary and secondary state highway systems located in a business district or residence district within the locality's boundaries, provided that the reduced speed limit is indicated by lawfully placed signs. Current law only authorizes the governing body of a locality that maintains its own roads to make such a reduction on highways in a business district or residence district within the locality's boundaries.

Actions:

February 7, 2023

Left in Transportation

January 24, 2023

Subcommittee recommends laying on the table (5-Y 3-N)

January 18, 2023

Assigned Transportation sub: Subcommittee #2 Transportation Infrastructure and Funding

January 10, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23103064D

VA - HB1947 Absentee voting; annual absentee voter list.

County Position: Oppose, Board has historically opposed.

Primary Patron: Delegate Robert S. Bloxom, Jr. (R)

Summary:

Absentee voting; annual absentee voter list. Eliminates the permanent absentee voter list and provides for an annual absentee voter list by which any eligible voter who annually files an application and is enrolled on the list receives an absentee ballot for any election in which he is eligible to vote in the ensuing calendar year. The application for the annual absentee voter list requires, at a minimum, the voter to provide his printed name, his date of birth, and the last four digits of his social security number.

Actions:

February 14, 2023

Passed by indefinitely in Privileges and Elections (9-Y 6-N)

February 3, 2023

- Referred to Committee on Privileges and Elections
- Constitutional reading dispensed

February 2, 2023

- VOTE: Passage (52-Y 48-N)
- Read third time and passed House (52-Y 48-N)

February 1, 2023

Read second time and engrossed

January 31, 2023

· Read first time

January 27, 2023

Reported from Privileges and Elections (12-Y 10-N)

January 25, 2023

• Subcommittee recommends reporting (5-Y 3-N)

January 23, 2023

Assigned P & E sub: Subcommittee #2

January 10, 2023

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23100849D

VA - HB2049 Polling place; assistance for certain voters, definition of disability.

County Position: Support

Primary Patron: Delegate Elizabeth B. Bennett-Parker (D)

Summary:

Assistance for certain voters outside of the polling place; Defines the entitlement of voters with disabilities to vote outside the polls as those whose disability prevents them from entering the polling place. Expands the definition of disability for purposes of providing assistance outside of a polling place to voters with disabilities to include any permanent or temporary disability. Under current law, the disability is limited to a permanent or temporary physical disability.

Actions:

February 7, 2023

Left in Privileges and Elections

January 31, 2023

Subcommittee failed to recommend reporting (4-Y 6-N)

January 30, 2023

Assigned P & E sub: Subcommittee #1

January 10, 2023

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23100155D

<u>VA - HB2050</u> Virginia Freedom of Information Act; electronic meetings, local and regional public bodies.

County Position: Support

Primary Patron: Delegate Elizabeth B. Bennett-Parker (D)

Summary:

Virginia Freedom of Information Act; electronic meetings; local and regional public bodies. Allows, with certain exceptions, local and regional public bodies to convene as many all-virtual public meetings as each such public body deems acceptable in its individual remote participation meeting policy, to be adopted at least once annually by recorded vote at a public meeting. Current law limits all-virtual public meetings to no more than two times per calendar year or 25 percent of the meetings held per calendar year rounded up to the next whole number, whichever is greater, and prohibits any such meeting from being held consecutively with another all-virtual public meeting.

Actions:

February 7, 2023

Left in General Laws

January 24, 2023

Subcommittee recommends laying on the table (4-Y 3-N)

January 18, 2023

Assigned GL sub: Subcommittee #4

January 10, 2023

- Referred to Committee on General Laws
- Prefiled and ordered printed; offered 01/11/23 23100348D

<u>VA - HB2100</u> Accessory dwelling units; establishes authority & requirements for localities in development & use.

County Position: Oppose

Primary Patron: Delegate Sally L. Hudson (D)

Summary:

Accessory dwelling units. Establishes authority and requirements for localities in the development and use of accessory dwelling units (ADUs). An ADU is defined in the bill as an independent dwelling unit on a single-family dwelling (SFD) lot with its own living, bathroom, and kitchen space. An ADU may be within or attached to an SFD or in a detached structure on a lot containing an SFD. An ADU may include, but is not limited to, basements, attics, flats, guest houses, cottages, and converted structures such as garages and sheds. The bill specifies that an ADU is not permitted in cases where it would violate historic preservation rules, deed restrictions, or property owners' association rules.

Actions:

February 7, 2023

· Left in Counties, Cities and Towns

February 2, 2023

• Subcommittee recommends laying on the table (5-Y 4-N)

January 23, 2023

Assigned CC & T sub: Subcommittee #2

January 10, 2023

- Referred to Committee on Counties, Cities and Towns
- Prefiled and ordered printed; offered 01/11/23 23104025D

<u>VA - HB2106</u> Arrest/prosecution of individual experiencing mental health emerg.; assault against law enforcement.

County Position: Monitor, see also HB 1561 (Watts) Primary Patron: Delegate Jeffrey M. Bourne (D)

Summary:

Assault or assault and battery against a law-enforcement officer; arrest and prosecution of individual experiencing a mental health emergency. Provides that no individual shall be subject to arrest or prosecution for an assault or assault and battery against a law-enforcement officer if at the time of the assault or assault and battery (i) the individual (a) is experiencing a mental health emergency or (b) meets the criteria for issuance of an emergency custody order pursuant to § 37.2-808 and (ii) the law-enforcement officer subject to the assault or assault and battery was responding to a call for service requesting assistance for such individual. The bill provides that no law-enforcement officer acting in good faith shall be found liable for false arrest if it is later determined that the person arrested was immune from prosecution.

Actions:

February 7, 2023

• Left in Courts of Justice

January 10, 2023

Referred to Committee for Courts of Justice

Prefiled and ordered printed; offered 01/11/23 23102120D

VA - HB2176 Income tax, state; distribution of revenues to localities, funds for local school construction.

County Position: Support

Primary Patron: Delegate Mark D. Sickles (D)

Summary:

Individual income tax; distribution of revenues; local school construction. Requires distribution of five percent of the individual income tax revenues collected from residents of a locality to be distributed to that locality. The bill requires such funds to be used for school construction or renovation purposes and to be repaid to the state if used for any other purpose. The bill provides that a locality shall be required to maintain its level of expenditure for public school purposes as a condition of receiving the income tax revenues; however, a locality may reduce its level of expenditure to account for a loss of revenues resulting from a reduction in machinery and tools taxes.

Actions:

February 7, 2023

Left in Finance

January 27, 2023

Subcommittee recommends laying on the table (5-Y 3-N)

January 19, 2023

Assigned Finance sub: Subcommittee #3

January 11, 2023

- Referred to Committee on Finance
- Prefiled and ordered printed; offered 01/11/23 23104072D

<u>VA - HB2207</u> Information Technology Access Act; numerous organizational changes to Act.

County Position: Support with state funding for implementation.

Primary Patron: Delegate Kathy K.L. Tran (D)

Summary:

Information Technology Access Act. Makes numerous organizational changes to the Information Technology Access Act. The bill defines "information and communications technology" that is used to promote digital accessibility, also defined in the bill, for all persons with disabilities. The bill requires the head of each covered entity, defined in the bill, to designate an employee to serve as such covered entity's digital accessibility coordinator and to be responsible for developing and implementing such covered entity's digital accessibility policy and report. The bill has a delayed effective date of January 1, 2024.

Actions:

February 7, 2023

- VOTE: DEFEATED (48-Y 51-N)
- Read third time and defeated by House (48-Y 51-N)

February 6, 2023

- Engrossed by House committee substitute HB2207H2
- Passed by temporarily
- Committee on Appropriations substitute agreed to 23106111D-H2
- Committee on Communications, Technology and Innovation substitute rejected 23105832D-H1
- Read second time

February 3, 2023

Read first time

February 1, 2023

- Committee substitute printed 23106111D-H2
- Reported from Appropriations with substitute (22-Y 0-N)
- Subcommittee recommends reporting with substitute (8-Y 0-N)

January 31, 2023

Assigned App. sub: General Government and Capital Outlay

January 30, 2023

- Referred to Committee on Appropriations
- Committee substitute printed 23105832D-H1
- Reported from Communications, Technology and Innovation with substitute (16-Y 6-N)

January 11, 2023

- Referred to Committee on Communications, Technology and Innovation
- Prefiled and ordered printed; offered 01/11/23 23103805D

<u>VA - HB2209</u> High polycyclic aromatic hydrocarbon; prohibits pavement sealants that contain, civil penalty.

County Position: Support

Primary Patron: Delegate Kathy K.L. Tran (D)

Summary:

Pavement sealants containing a high polycyclic aromatic hydrocarbon; prohibition; civil penalty. Permits a locality to prohibit the sale and distribution of any pavement sealant that contains polycyclic aromatic hydrocarbon concentrations greater than one percent by weight on or after July 1, 2023, except that a retailer may continue to sell any existing inventory that remains in stock on that date. The bill allows a local governing body to prohibit the use of such sealants beginning July 1, 2024, and subject any person who violates either prohibition to a civil penalty of \$250, to be paid into the Virginia Environmental Emergency Response Fund.

Actions:

February 7, 2023

- VOTE: DEFEATED (47-Y 50-N)
- Read third time and defeated by House (47-Y 50-N)

February 6, 2023

- Printed as engrossed 23101700D-E
- Engrossed by House as amended HB2209E
- Committee amendments agreed to
- Passed by temporarily
- Read second time

February 3, 2023

Read first time

February 1, 2023

Reported from Agriculture, Chesapeake and Natural Resources with amendment(s) (12-Y 10-N)

January 30, 2023

• Subcommittee recommends reporting with amendments (5-Y 4-N)

January 24, 2023

Assigned ACNR sub: Chesapeake

January 11, 2023

• Referred to Committee on Agriculture, Chesapeake and Natural Resources

Prefiled and ordered printed; offered 01/11/23 23101700D

<u>VA - HB2234</u> Voter registration; registering in person up to and including the day of the election.

County Position: Oppose, Board has historically opposed. Primary Patron: Delegate H. Otto Wachsmann, Jr. (R)

Summary:

Voter registration; registering in person up to and including the day of the election; limited to certain persons. Provides that only members of a uniformed service, as defined in relevant law, persons who are residing temporarily outside of the United States, and spouses or dependents of such members or persons are entitled to register to vote after the close of registration records in person up to and including the day of the election. Under current law, any person who is qualified to register to vote is entitled to register to vote after the close of registration records up to and including the day of the election.

Actions:

February 14, 2023

Passed by indefinitely in Privileges and Elections (9-Y 6-N)

February 3, 2023

- Referred to Committee on Privileges and Elections
- Constitutional reading dispensed

February 2, 2023

- VOTE: Passage (52-Y 48-N)
- Read third time and passed House (52-Y 48-N)

February 1, 2023

Read second time and engrossed

January 31, 2023

· Read first time

January 27, 2023

Reported from Privileges and Elections (12-Y 10-N)

January 24, 2023

Subcommittee recommends reporting (6-Y 4-N)

January 23, 2023

• Assigned P & E sub: Subcommittee #1

January 11, 2023

- · Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23101695D

VA - HB2248 Substance use disorder; providers of treatment, use of methadone or opioid replacements.

County Position: Oppose

Primary Patron: Delegate A.C. Cordoza (R)

Summary:

Providers of treatment for substance use disorder; use of methadone or opioid replacements; biometric certification. Requires providers of treatment for substance use disorder who administer methadone or opioid replacements as treatments to utilize biometric certification to verify the identity of the clinician and patient. Biometric certification includes iris scans of patients and either iris scans or two-finger fingerprint scans of clinicians. The bill requires the Board of Pharmacy to establish a statewide data repository for the storage of records of every transaction involving the administration of methadone or opioid replacements to a patient, with such records being held for no fewer than 10 years.

Actions:

February 7, 2023

• Left in Health, Welfare and Institutions

January 26, 2023

Subcommittee recommends laying on the table (4-Y 0-N)

January 13, 2023

Assigned HWI sub: Subcommittee #3

January 11, 2023

- Referred to Committee on Health, Welfare and Institutions
- Prefiled and ordered printed; offered 01/11/23 23102388D

<u>VA - HB2271</u> Short-term rental property; locality's ability to restrict property managed by a Virginia realtor.

County Position: Oppose, see also SB 1391 (Lewis) Primary Patron: Delegate Daniel W. Marshall, III (R)

Summary:

Short-term rental property; locality's ability to restrict property managed by a Virginia realtor. Provides that a locality may not restrict by ordinance any short-term rental property managed by a Virginia realtor, defined in the bill. The bill provides that a locality may not enforce an ordinance against such property where the ordinance (i) prohibits short-term rentals; (ii) limits occupancy in a short-term rental property to less than what is allowed under the building code or local zoning regulations; (iii) limits the number of days in a calendar year for which a short-term rental property can be rented; (iv) requires an owner to occupy the short-term rental property as his primary residence for any number of days in a calendar year; (v) requires any type of remote monitoring device to be installed on the short-term rental property, including decibel, audio, or video; (vi) requires exterior or interior inspections of the short-term rental property pertaining to any items defined under the building code more frequently than every five years, unless a complaint has been filed with the locality or building authority; (vii) requires repairs, renovations, or updates to the structure of the short-term rental property that are greater than those required under the applicable building code; or (viii) requires an owner to add additional or otherwise alter existing parking spaces for the short-term rental property. The provisions of the bill shall apply to any short-term rental property managed by a realtor and operating as such on or after January 1, 2023.

Actions:

February 7, 2023

· Left in Counties, Cities and Towns

February 2, 2023

Subcommittee recommends laying on the table (9-Y 0-N)

January 23, 2023

Assigned CC & T sub: Subcommittee #2

January 11, 2023

- Referred to Committee on Counties, Cities and Towns
- Prefiled and ordered printed; offered 01/11/23 23104168D

VA - HB2316 Sales and use tax, local; additional tax authorized in all counties & cities to support schools.

County Position: Support

Primary Patron: Delegate Jeffrey M. Bourne (D)

Summary:

Additional local sales and use tax to support schools; referendum. Authorizes all counties and cities to impose an additional local sales and use tax at a rate not to exceed one percent with the revenue used only for capital projects for

the construction or renovation of schools if such levy is approved in a voter referendum. Under current law, only Charlotte, Gloucester, Halifax, Henry, Mecklenburg, Northampton, Patrick, and Pittsylvania Counties and the City of Danville are authorized to impose such a tax. This bill is a recommendation of the Commission on School Construction and Modernization.

Actions:

February 7, 2023

Left in Finance

January 27, 2023

Subcommittee recommends laying on the table (5-Y 3-N)

January 19, 2023

Assigned Finance sub: Subcommittee #3

January 11, 2023

- Referred to Committee on Finance
- Presented and ordered printed 23103527D

VA - HB2340 Motor vehicle license plates and registration; increases taxes and penalties.

County Position: Support

Primary Patron: Delegate David L. Bulova (D)

Summary:

Motor vehicle license plates and registration; taxes and penalties. Increases from \$100 to \$150 the maximum license tax that a locality is authorized to impose annually on motor vehicles not displaying current license plates. The bill increases from up to \$250 to up to \$350 the penalty on motor vehicles that have not been registered within the first 30 days of an individual's residency in the Commonwealth.

Actions:

February 9, 2023

• Failed to report (defeated) in Transportation (6-Y 9-N)

February 2, 2023

- Referred to Committee on Transportation
- Constitutional reading dispensed

February 1, 2023

- VOTE: Passage (86-Y 14-N)
- Read third time and passed House (86-Y 14-N)
- · Passed by temporarily

January 31, 2023

· Read second time and engrossed

January 30, 2023

Read first time

January 26, 2023

• Reported from Transportation (22-Y 0-N)

January 24, 2023

Subcommittee recommends reporting (8-Y 0-N)

January 20, 2023

Assigned Transportation sub: Subcommittee #1 Department of Motor Vehicles

January 12, 2023

Referred to Committee on Transportation

Presented and ordered printed 23104119D

VA - HB2361 Real property; tax exemption for certain disabled veterans and surviving spouses.

County Position: Amend, amend to address implementation issues, Board has historically recommended amendment.

Primary Patron: Delegate Bill Wiley (R)

Summary:

Real property tax; exemption for disabled veterans and surviving spouses. Provides that a person who is eligible for the real property tax exemption for certain disabled veterans and surviving spouses is entitled to a refund, retroactive to his date of eligibility, of taxes paid during the period of exemption, excluding interest or penalties. Under the bill, the refund is exempt from the statute of limitations for applications for correction of an assessment.

Actions:

February 7, 2023

Left in Finance

January 26, 2023

Assigned Finance sub: Subcommittee #3

January 13, 2023

- Referred to Committee on Finance
- Presented and ordered printed 23103477D

<u>VA - HB2437</u> Court-appointed guardians; training, powers & duties, annual report to local dept. of social

serv.

County Position: Support

Primary Patron: Delegate Danica A. Roem (D)

Summary:

Department for Aging and Rehabilitative Services; training; powers and duties of guardian; annual reports by guardians; information required. Directs the Department for Aging and Rehabilitative Services to develop and provide training for court-appointed guardians by July 1, 2024. The bill requires an appointed guardian and any staff employed by such guardian to perform guardianship duties to complete the initial training developed by the Department within four months of the date of the initial court order of appointment and guardians and such staff appointed prior to July 1, 2024, to complete such training by January 1, 2026. The bill further requires a guardian to include in his annual report to the local department of social services a statement as to whether such training has been completed.

Actions:

February 3, 2023

Tabled in Appropriations (11-Y 10-N)

February 2, 2023

- Referred to Committee on Appropriations
- Committee substitute printed 23105934D-H1
- Reported from Health, Welfare and Institutions with substitute (20-Y 1-N)

January 31, 2023

- Subcommittee recommends referring to Committee on Appropriations
- Subcommittee recommends reporting with substitute (8-Y 1-N)

January 24, 2023

Assigned HWI sub: Subcommittee #1

January 19, 2023

• Referred to Committee on Health, Welfare and Institutions

Presented and ordered printed 23104921D

VA - HB2493 Plastic bag tax; fee usage.

County Position: Support

Primary Patron: Delegate Kaye Kory (D)

Summary:

Plastic bag tax; fee usage. Allows the revenue from the disposable plastic bag tax to be used for illegal roadside sign cleanup and litter pickup.

Actions:

February 7, 2023

Left in Finance

January 30, 2023

• Subcommittee recommends laying on the table (5-Y 1-N)

January 27, 2023

Assigned Finance sub: Subcommittee #3

January 20, 2023

- Referred to Committee on Finance
- Presented and ordered printed 23100728D

<u>VA - HJ497</u> Constitutional amdmt.; prop. tax exemption for surviving spouses of certain members of armed forces.

County Position: Amend, amend to support as state tax credit, Board has historically recommended amendment.

Primary Patron: Delegate David A. Reid (D)

Summary:

Constitutional amendment (first reference); real property tax exemption; surviving spouses of certain members of the armed forces. Provides that the General Assembly may by general law exempt from taxation the real property of a surviving spouse of a member of the armed forces of the United States who died in the attack on the Pentagon on September 11, 2001. Under a current constitutional provision, only the surviving spouse of a member of the armed forces who was killed in action is eligible for the real property tax exemption.

Actions:

February 7, 2023

Left in Privileges and Elections

January 10, 2023

- · Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23100519D

<u>VA - HJ498</u> Constitutional amendment; exemption of property owned and occupied by persons of low

income, etc.

County Position: Monitor, see also SJ 247 (Hashmi)

Primary Patron: Delegate Betsy B. Carr (D)

Summary:

Constitutional amendment (first reference); tax and finance; exempt property; affordable housing tax exemption. Amends the Constitution of Virginia by providing that the General Assembly may by general law authorize the governing body of any county, city, town, or regional government to provide for the exemption from local real property taxation, or a portion thereof, within such restrictions and upon such conditions as may be prescribed, of real estate owned and occupied by persons of low income or low financial worth.

Actions:

February 7, 2023

· Left in Privileges and Elections

January 10, 2023

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23103092D

VA - HI516 Recurrent Flooding, Joint Subcommittee on; continued membership increase.

County Position: Support

Primary Patron: Delegate Elizabeth B. Bennett-Parker (D)

Summary:

Study; Joint Subcommittee on Recurrent Flooding; membership increase. Increases the total membership of the Joint Subcommittee on Recurrent Flooding from 11 to 17 by increasing the number of nonlegislative members from three to seven. The additional nonlegislative members include representatives from the environmental, development, and business communities, a certified floodplain manager, and three local elected officials representing three of Virginia's flood-prone communities.

Actions:

January 31, 2023

Tabled in Rules (10-Y 5-N)

January 10, 2023

- Referred to Committee on Rules
- Prefiled and ordered printed; offered 01/11/23 23102936D

<u>VA - HJ520</u> Constitutional amendment; qualifications of voters and the right to vote (first reference).

County Position: Support, see also SJ 223 (Locke) Primary Patron: Delegate Charniele L. Herring (D)

Summary:

Constitutional amendment (first reference); qualifications of voters; right to vote; persons not entitled to vote. Provides that every person who meets the qualifications of voters set forth in the Constitution of Virginia shall have the fundamental right to vote in the Commonwealth and that such right shall not be abridged by law, except for persons who have been convicted of a felony and persons who have been adjudicated to lack the capacity to understand the act of voting. A person who has been convicted of a felony shall not be entitled to vote during any period of incarceration for such felony conviction, but upon release from incarceration for that felony conviction and without further action required of him, such person shall be invested with all political rights, including the right to vote. Currently, in order to be qualified to vote a person convicted of a felony must have his civil rights restored by the Governor or other appropriate authority. The amendment also provides that a person adjudicated by a court of competent jurisdiction as lacking the capacity to understand the act of voting shall not be entitled to vote during this period of incapacity until his capacity has been reestablished as prescribed by law. Currently, the Constitution of Virginia provides that a person who has been adjudicated to be mentally incompetent is not qualified to vote until his competency is reestablished.

Actions:

February 7, 2023

· Left in Privileges and Elections

January 10, 2023

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23102047D

VA - HJ533 Const. amendment; prop. tax exemption for surviving spouses of soldiers who died in line of duty.

County Position: Amend, amend to provide localities with local option, flexible authority for enacting and implementing property tax exemption, see also SJ 231 (McPike).

Primary Patron: Delegate Kathy K.L. Tran (D)

Summary:

Constitutional amendment (first reference); real property tax exemption; surviving spouses of soldiers who died in the line of duty. Expands the current tax exemption for real property available to the surviving spouses of soldiers killed in action to the surviving spouses of soldiers who died in the line of duty with a Line of Duty determination from the U.S. Department of Defense.

Actions:

February 7, 2023

Left in Privileges and Elections

January 11, 2023

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23100802D

<u>VA - SB790</u> Towing enforcement; violations of current law subject to Va. Consumer Protection Act.

County Position: Support

Primary Patron: Senator Barbara A. Favola (D)

Summary:

Towing enforcement. Provides that violations of current law regarding tow truck drivers and towing and recovery operators are subject to the Virginia Consumer Protection Act. The bill repeals the \$150 civil penalty for certain towing violations in Planning District 8.

Actions:

February 2, 2023

Passed by indefinitely in Transportation (15-Y 0-N)

November 22, 2022

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23101200D

<u>VA - SB792</u> COVID-19 immunization; prohibition on requirement, discrimination prohibited, civil penalty.

County Position: Oppose

Primary Patron: Senator Amanda F. Chase (R)

Summary:

COVID-19 immunization; prohibition on requirement; discrimination prohibited; civil penalty. Prohibits the State Health Commissioner and the Board of Health, the Board of Behavioral Health and Developmental Services, the Department of Health Professions and any regulatory board therein, and the Department of Social Services from requiring any person, including any child, to undergo vaccination for COVID-19 and prohibits discrimination based on a person's COVID-19 vaccination status (i) with regard to education, employment, or issuance of a driver's license or other state identification or (ii) in numerous other contexts. The bill establishes a civil penalty for violation of this prohibition by an employer. Actions:

February 2, 2023

Passed by indefinitely in Education and Health (8-Y 5-N)

January 27, 2023

Assigned Education sub: Health

November 29, 2022

- Referred to Committee on Education and Health
- Prefiled and ordered printed; offered 01/11/23 23100914D

VA - SB805 Firearms; control by localities of possession or carrying.

County Position: Oppose, Board has historically opposed.

Primary Patron: Senator Amanda F. Chase (R)

Summary:

Control of firearms by localities. Removes the authority for a locality by ordinance to prohibit the possession or carrying of firearms, ammunition, or components or any combination thereof in (i) any building, or part thereof, owned or used by such locality for governmental purposes; (ii) any public park owned or operated by the locality; (iii) any recreation or community center facility; or (iv) any public street, road, alley, or sidewalk or public right-of-way or any other place of whatever nature that is open to the public and is being used by or is adjacent to a permitted event or an event that would otherwise require a permit. The bill provides that any firearm received by the locality pursuant to a buy-back program shall be offered for sale by public auction or sealed bids to a person licensed as a dealer. Current law provides that any such firearm shall be destroyed by the locality unless the person surrendering the firearm requests in writing that the firearm be offered for sale. The bill also limits the authority of localities to bring lawsuits against certain firearms manufacturers and others and further provides that the right to bring any such action is reserved exclusively to the Commonwealth and shall be brought by the Attorney General.

Actions:

January 30, 2023

Passed by indefinitely in Judiciary (10-Y 5-N)

December 9, 2022

- · Referred to Committee on the Judiciary
- Prefiled and ordered printed; offered 01/11/23 23100913D

<u>VA - SB833</u> COVID-19 immunization; prohibition on requirement, discrimination prohibited, civil penalty.

County Position: Oppose

Primary Patron: Senator Amanda F. Chase (R)

Summary:

Actions:

COVID-19 immunization; prohibition on requirement; discrimination prohibited; civil penalty. Prohibits the State Health Commissioner and the Board of Health, the Board of Behavioral Health and Developmental Services, the Department of Health Professions and any regulatory board therein, and the Department of Social Services from requiring any person, including any child, to undergo vaccination for COVID-19 and prohibits discrimination based on a person's COVID-19 vaccination status (i) with regard to education, employment, or issuance of a driver's license or other state identification or (ii) in numerous other contexts. The bill establishes a civil penalty for violation of this prohibition by an employer.

February 2, 2023

Passed by indefinitely in Education and Health (8-Y 5-N)

January 27, 2023

• Assigned Education sub: Health

December 23, 2022

Referred to Committee on Education and Health

Prefiled and ordered printed; offered 01/11/23 23102361D

VA - SB862 Highway use fee and mileage-based user fee program; eliminates the program.

County Position: Oppose

Primary Patron: Senator Stephen D. Newman (R)

Summary:

Highway use fee and mileage-based user fee program; repeal. Eliminates the highway use fee and mileage-based user fee program. The bill directs the Commissioner of the Department of Motor Vehicles to continue to reimburse the cost of the highway use fee to any applicant that paid a highway use fee and is eligible for reimbursement of the original vehicle registration fee pursuant to relevant law. The bill directs the Commissioner to refund the cost of the highway use fee to any owner of a vehicle who prepaid the fee before the effective date of the bill, prorated for the period after which the highway use fee is no longer in effect.

Actions:

January 26, 2023

Stricken at request of Patron in Transportation (15-Y 0-N)

December 30, 2022

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23103025D

VA - SB884 Elections; registration, absentee voting, and conduct of election.

County Position: Oppose

Primary Patron: Senator Amanda F. Chase (R)

Summary:

Elections; registration, absentee voting, and conduct of election. Repeals provisions of law permitting registration on election day; requires an excuse to vote absentee; removes the option to vote absentee in person; requires absentee ballots to either be accompanied by a copy of an approved form of identification or be notarized; requires absentee ballots returned to drop boxes to be returned by the voter; requires absentee ballots to be received by the general registrar by the close of polls on election day in order to be counted; requires presentation of a form of identification containing a photograph in order to vote; repeals the provisions of law permitting a voter who does not have one of the required forms of identification to vote after signing a statement that he is the named registered voter he claims to be; eliminates the use of electronic poll books and voting machines while polls are open; and requires that ballots be manually tabulated in order to determine the results of an election.

Actions:

January 31, 2023

Passed by indefinitely in Privileges and Elections (9-Y 5-N)

January 4, 2023

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23102294D

VA - SB900 Voter identification; identification containing a photograph required.

County Position: Oppose, Board has historically opposed.

Primary Patron: Senator Ryan T. McDougle (R)

Summary:

Voter identification; identification containing a photograph required. Requires presentation of a form of identification containing a photograph in order to vote. The bill repeals the provisions of law permitting a voter who does not have one of the required forms of identification to vote after signing a statement, subject to felony penalties for false statements, that

he is the named registered voter he claims to be. Instead, the bill provides that such voter is entitled to cast a provisional ballot.

Actions:

February 8, 2023

Left in Privileges and Elections

January 5, 2023

- · Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23101118D

VA - SB918 Assault firearms and certain ammunition feeding devices; carrying, sale, transfer, etc.

County Position: Support, Board has historically supported.

Primary Patron: Senator Joseph D. Morrissey (D)

Summary:

Carrying, sale, transfer, etc., of assault firearms and certain ammunition feeding devices prohibited; penalties. Prohibits the sale of an assault firearm and a large capacity ammunition feeding device, as those terms are defined in the bill. The bill provides that an assault firearm does not include any firearm that is an antique firearm, has been rendered permanently inoperable, is manually operated by bolt, pump, lever, or slide action, or was manufactured before July 1, 2023. The bill provides that any person who willfully and intentionally (i) sells an assault firearm to another person or (ii) purchases an assault firearm from another person is guilty of a Class 1 misdemeanor and that any person who imports, sells, barters, or transfers a large capacity ammunition feeding device is guilty of a Class 1 misdemeanor. The bill also prohibits the carrying of certain shotguns and semi-automatic center-fire rifles and pistols on any public street, road, alley, sidewalk, or public right-of-way or in any public park or any other place of whatever nature that is open to the public. Under current law, the current prohibition on carrying certain shotguns and semi-automatic center-fire rifles and pistols applies to a narrower range of firearms, only in certain localities, and only when such firearms are loaded. The bill prohibits a firearms dealer from selling, renting, trading, or transferring from his inventory any assault firearm to any person.

Actions:

January 23, 2023

Incorporated by Judiciary (SB1382-Deeds) (14-Y 0-N)

January 6, 2023

- Referred to Committee on the Judiciary
- Prefiled and ordered printed; offered 01/11/23 23102000D

VA - SB922 Income tax, state; manufactured home park sale.

County Position: Support

Primary Patron: Senator Ghazala F. Hashmi (D)

Summary:

Income tax subtraction; manufactured home park sale. Exempts income earned from the sale of a manufactured home park, as defined in relevant law, to either (i) an entity that is owned by at least 25 percent of the residents of such manufactured home park or (ii) an organization exempt from taxation under § 501(c)(3) of the Internal Revenue Code, provided that such sale terms require the guaranteed maintenance of the property as a manufactured home park for a period of at least 30 years following the sale.

Actions:

February 8, 2023

Left in Finance and Appropriations

January 6, 2023

Referred to Committee on Finance and Appropriations

Prefiled and ordered printed; offered 01/11/23 23101649D

VA - SB966 Jails, local; compensation for cost of incarceration.

County Position: Support

Primary Patron: Senator Mark J. Peake (R)

Summary:

Compensation of local jails for cost of incarceration. Requires the Department of Corrections to compensate local jails for the actual cost, based on the rate calculated in the Compensation Board's annual jail cost report, of incarcerating felons who should otherwise be confined in a state correctional facility. Current law provides for local jails to be compensated at the rate set forth in the general appropriation act.

Actions:

February 1, 2023

• Passed by indefinitely in Finance and Appropriations (16-Y 0-N)

January 27, 2023

- Rereferred to Finance and Appropriations
- Reported from Rehabilitation and Social Services (15-Y 0-N)

January 6, 2023

- Referred to Committee on Rehabilitation and Social Services
- Prefiled and ordered printed; offered 01/11/23 23101388D

VA - SB968 Voter identification; identification containing a photograph required.

County Position: Oppose, Board has historically opposed.

Primary Patron: Senator Mark J. Peake (R)

Summary:

Voter identification; identification containing a photograph required. Requires presentation of a form of identification containing a photograph in order to vote. The bill repeals the provisions of law permitting a voter who does not have one of the required forms of identification to vote after signing a statement, subject to felony penalties for false statements, that he is the named registered voter he claims to be. Instead, the bill provides that such voter is entitled to cast a provisional ballot.

Actions:

January 17, 2023

Incorporated by Privileges and Elections (SB794-McDougle) (15-Y 0-N)

January 6, 2023

- Referred to Committee on Privileges and Elections
- Prefiled and ordered printed; offered 01/11/23 23101391D

VA - SB977 Transit Ridership Incentive Program; on-demand microtransit operations.

County Position: Support

Primary Patron: Senator T. Montgomery "Monty" Mason (D)

Summary:

Transit Ridership Incentive Program; on-demand microtransit operations. Includes the development and implementation of on-demand microtransit operations, defined in the bill, to incentivize and promote transit ridership, as part of the goal of the Transit Ridership Incentive Program. The bill provides that an approved initiative or service is eligible to continue receiving funding for the duration of the Program on an annual basis, for up to 80 percent of costs, from funds that are available to the urbanized area in which the initiative or service is located.

Actions:

January 26, 2023

Stricken at request of Patron in Transportation (13-Y 0-N)

January 6, 2023

- Referred to Committee on Transportation
- Prefiled and ordered printed; offered 01/11/23 23102068D

VA - SB1158 Garbage and refuse pickup and disposal services; regulation, exclusive service areas.

County Position: Support concept of additional local authority to manage solid waste collection.

Primary Patron: Senator David W. Marsden (D)

Summary:

Regulation of garbage and refuse pickup and disposal services; exclusive service areas; Planning District 8. Grants localities in Planning District 8 (Northern Virginia) authority to establish exclusive service areas and award such service areas to businesses that as of July 1, 2024, are legally engaged in the pickup and disposal of garbage, trash, or refuse, wherein service will be provided to the residents of the locality. For each such business, the locality may establish a separate service area with a customer base that approximates the number of residential customers served by the business in the locality on July 1, 2023. The ordinance shall establish procedures for removing or adding businesses and adjusting the boundaries of such service areas as needed. Property owners' associations may continue to contract with properly licensed businesses of their choice notwithstanding the establishment of exclusive service areas. The bill contains a reenactment clause.

Actions:

January 23, 2023

Passed by indefinitely in Local Government (10-Y 3-N)

January 10, 2023

- Referred to Committee on Local Government
- Prefiled and ordered printed; offered 01/11/23 23103885D

VA - SB1236 Firearms, etc.; control of possession by locality.

County Position: Oppose, Board has historically opposed, see also HB 1427 (LaRock).

Primary Patron: Senator Mark D. Obenshain (R)

Summary:

Control of firearms by localities. Removes a locality's authority to prohibit the possession or carrying of firearms, ammunition, or components or any combination thereof in (i) any public park owned or operated by the locality; (ii) any recreation or community center facility operated by the locality; or (iii) any public street, road, alley, or sidewalk or public right-of-way or any other place of whatever nature that is open to the public and is being used by or is adjacent to a permitted event or an event that would otherwise require a permit.

Actions:

January 23, 2023

Passed by indefinitely in Judiciary (9-Y 6-N)

January 16, 2023

- · Rereferred to Judiciary
- Rereferred from Local Government (8-Y 6-N)

January 10, 2023

Referred to Committee on Local Government

Prefiled and ordered printed; offered 01/11/23 23102674D

<u>VA - SB1315</u> Localities, public & private schools, higher educational institution, & employers; face coverings.

County Position: Oppose, Board has historically opposed.

Primary Patron: Senator Amanda F. Chase (R)

Summary:

Localities, public and private schools, institutions of higher education, and employers; face coverings. Prohibits any locality, school board, division superintendent, school principal, private school, institution of higher education, or employer from adopting, implementing, or enforcing any policy, rule, or order related to COVID-19 that requires individuals to wear a face covering.

Actions:

February 2, 2023

Passed by indefinitely in Education and Health (15-Y 0-N)

January 27, 2023

• Assigned Education sub: Health

January 10, 2023

- Referred to Committee on Education and Health
- Prefiled and ordered printed; offered 01/11/23 23102309D

<u>VA - SB1391</u> Short-term rental property; locality's ability to restrict property managed by a Virginia realtor.

County Position: Oppose, see also HB 2271 (Marshall) Primary Patron: Senator Lynwood W. Lewis, Jr. (D)

Summary:

Short-term rental property; locality's ability to restrict property managed by a Virginia realtor. Provides that a locality may not restrict by ordinance any short-term rental property managed by a Virginia realtor, defined in the bill. The bill provides that a locality may not enforce an ordinance against such property where the ordinance (i) prohibits short-term rentals; (ii) limits occupancy in a short-term rental property to less than what is allowed under the building code or local zoning regulations; (iii) limits the number of days in a calendar year for which a short-term rental property can be rented; (iv) requires an owner to occupy the short-term rental property as his primary residence for any number of days in a calendar year; (v) requires any type of remote monitoring device to be installed on the short-term rental property, including decibel, audio, or video; (vi) requires exterior or interior inspections of the short-term rental property pertaining to any items defined under the building code more frequently than every five years, unless a complaint has been filed with the locality or building authority; (vii) requires repairs, renovations, or updates to the structure of the short-term rental property that are greater than those required under the applicable building code; or (viii) requires an owner to add additional or otherwise alter existing parking spaces for the short-term rental property. The provisions of the bill shall apply to any short-term rental property managed by a realtor and operating as such on or after January 1, 2023.

January 30, 2023

Actions:

Passed by indefinitely in Local Government with letter (13-Y 0-N)

January 11, 2023

• Referred to Committee on Local Government

Prefiled and ordered printed; offered 01/11/23 23104169D

VA - SB1463 Public libraries, certain; parental advisory label to be affixed to sexually explicit materials.

County Position: Oppose

Primary Patron: Senator Amanda F. Chase (R)

Summary:

Certain public libraries; books; sexually explicit materials; parental advisory label. Requires each local school board, any local governing body or library board that governs a free public library system or regional library board that governs a regional library system, and the Library Board to require a parental advisory label to be affixed to the front of any book that contains sexually explicit content, as that term is defined elsewhere in law, and that is made available to minors in any public elementary or secondary school library, any public library in the free public library system or regional public library system, or the Library of Virginia, respectively.

Actions:

February 2, 2023

• Passed by indefinitely in Education and Health (9-Y 6-N)

January 25, 2023

Assigned Education sub: Public Education

January 16, 2023

- Referred to Committee on Education and Health
- Presented and ordered printed 23103847D

VA - SB1474 Mobile food units; Department of Health to amend its regulations.

County Position: Oppose

Primary Patron: Senator Mark D. Obenshain (R)

Summary:

Department of Health; mobile food units. Directs the Department of Health to amend its regulations and each local health department and health district to amend its regulations and guidance documents relating to mobile food units to allow up to 20 percent of the sanitation and food preparation activities of a mobile food unit to take place within a 50-foot radius of the mobile food unit.

Actions:

February 14, 2023

Failed to report (defeated) in Health, Welfare and Institutions (10-Y 10-N)

February 9, 2023

- Referred to Committee on Health, Welfare and Institutions
- Read first time
- Placed on Calendar

February 6, 2023

- Passed Senate (39-Y 0-N)
- Constitutional reading dispensed (39-Y 0-N)
- Read second time and engrossed

February 3, 2023

Constitutional reading dispensed (38-Y 0-N)

February 2, 2023

• Reported from Education and Health (15-Y 0-N)

January 27, 2023

Assigned Education sub: Health

January 17, 2023

- Referred to Committee on Education and Health
- Presented and ordered printed 23103888D

<u>VA - SB1485</u> Natural gas utilities; retail supply choice.

County Position: Oppose, Board has historically opposed.

Primary Patron: Senator Joseph D. Morrissey (D)

Summary:

Natural gas utilities; retail supply choice. Allows every person access to distribution service or retail natural gas from a natural gas company authorized to provide natural gas service to the area where the service will be received. The bill prohibits a public entity from adopting an ordinance, resolution, or any other requirement that limits or prohibits customers from acquiring natural gas service and supply from both utility and non-utility gas companies. The bill prohibits public entities from denying building permits solely based on a proposed utility provider and directs public entities to ensure that all applicable permits and fees are reasonable, as compared to other utility providers, and do not restrict an applicant's ability to use the services of an authorized utility provider.

Actions:

January 30, 2023

Stricken at request of Patron in Commerce and Labor (14-Y 0-N)

January 24, 2023

Assigned C&L sub: Energy

January 19, 2023

- Referred to Committee on Commerce and Labor
- Presented and ordered printed 23104013D

VA - SB1488 Firearms; removal from persons posing substantial risk, penalties.

County Position: Oppose, Board has historically opposed.

Primary Patron: Senator Amanda F. Chase (R)

Summary:

Firearms; removal from persons posing substantial risk; penalties. Repeals the procedure by which any attorney for the Commonwealth or law-enforcement officer may apply to a general district court, circuit court, or juvenile and domestic relations district court judge or magistrate for an emergency substantial risk order to prohibit a person who poses a substantial risk of injury to himself or others from purchasing, possessing, or transporting a firearm. The bill also removes the substantial risk order registry for the entry of orders issued.

Actions:

January 30, 2023

Passed by indefinitely in Judiciary (10-Y 5-N)

January 19, 2023

- Referred to Committee on the Judiciary
- Presented and ordered printed 23104312D

General

Source	Amendment	Fairfax County Impact
	/Compensation Board	
Governor Item 483	Provisions in the state budget approved in June 2022 for a 5% salary increase for state-supported local employees, effective July 1, 2023, remain unchanged.	Positive. The County would receive approximately \$1.86 million in additional state funding in FY 2024 from the Compensation Board.
House Item 483 #2h	Redirects funding included in the Governor's budget for employee bonuses, and provides an additional 2% salary increase in FY 2024 for state-supported local employees (for a total of 7% salary increase).	Positive. The County would receive approximately \$2.6 million in additional state funding in FY 2024 from the Compensation Board.
Senate Item 483 #1s	Redirects funding included in the Governor's budget for employee bonuses, and provides an additional 2% salary increase in FY 2024 for state-supported local employees (for a total of 7% salary increase).	Positive. The County would receive approximately \$2.6 million in additional state funding in FY 2024 from the Compensation Board.
Governor Item 72.S	Provides \$13.9 million General Funds (GF) in FY 2024 to address compression issues for sworn sheriff deputies and regional jail officers.	Positive. It is unclear how much the County will receive in FY 2024 from the Compensation Board as there is no specific language on how these funds would be allocated through the state.
House/Senate	No change.	
Governor Item 72.T	Provides \$4 million GF in FY 2024 for a pilot program to provide resources to sheriffs' offices and regional jails to assist with staffing costs incurred in court-ordered transportation of individuals in their custody subject to temporary detention and emergency custody orders (funding and language allows for up to 71 deputy sheriff positions or additional part-time funding).	Positive. It is unclear how much the County will receive in FY 2024 from the Compensation Board as there is no specific language on how these funds would be allocated through the state. Currently, law enforcement spends hundreds of hours transporting individuals under a TDO to an inpatient bed, affecting resources needed for other public safety duties.
	Positions and funding will be allocated to sheriff's offices, jails, and regional jails in localities within regions 1, 2, 3, 4, and 5 as established by DBHDS. The program will exclude any sheriff's office in these regions that has a memorandum of understanding with DBHDS to provide off-duty deputies for time spent supervising individuals subject to Temporary Detention Orders (TDOs) or Emergency Custody Orders (ECOs).	
Senate Item 72 #2s	Transfers the funding that was included in the Governor's budget to assist sheriffs' and jail	TBD. Funding impact for Fairfax County TBD.

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	offices with workloads related to TDOs or	
	ECOs to the Department of Behavioral Health	
	and Developmental Services (DBHDS).	
Senate	Provides \$8.8 million GF in FY 2024 to increase	Positive. The Sheriff's Office received
Item 73 #1s	the per diem payments to local and regional	approximately \$965,000 in FY 2022 for state
	jails, for housing local responsible inmates with	reimbursed room and board. The increase
	state charges, from the current rate of \$4 per day	from \$4 per day to \$6 per day would result in
	to \$6 per day. This funding reflects a partial-	an increase of about \$488,500 in revenue.
	year cost to align with Compensation Board	
	payment schedules.	
Senate	Provides \$1.7 million GF in FY 2024 to fully	Positive. Funding impact for Fairfax County
Item 75 #1s	fund the remaining unfunded positions in local	TBD.
	offices of Commissioners of Revenue.	
House	Provides \$7.2 million GF in FY 2024 to increase	Positive. Could result in an additional
Item 76 #1h	the state share of salaries for assistant	\$390,000 from the Compensation Board.
	Commonwealth's Attorneys and career	
	prosecutors by an additional 15% to improve	
	recruitment and retention.	
Senate	Provides \$4.6 million GF in FY 2024 to increase	Positive. Will result in additional
Item 76 #1s	the state share of salaries for Commonwealth's	reimbursement from the Compensation Board,
	Attorney's offices, to align with the salary levels	amount TBD.
	included in the Governor's budget for	
	employees of the Indigent Defense	
	Commission.	
Senate	Provides \$1.1 million GF in FY 2024 to increase	Positive. Would increase pay by \$750/clerk
Item 77 #1s	circuit court deputy clerk salaries to align them	for a total of \$39,000 in additional
	with district court deputy clerk salaries.	reimbursement from the Compensation Board.
House	Provides \$3 million GF in FY 2024 to fund the	Positive. Funding impact for Fairfax County
Item 78 #1h	state share of 227 unfunded deputy Treasurer	TBD.
	positions.	
Senate	Provides \$3.6 million GF in FY 2024 to fully	Positive. Funding impact for Fairfax County
Item 78 #1s	fund the remaining unfunded positions of local	
Toolii / O II IS	deputy treasurers.	155.
Senate	Directs the Compensation Board to study the	Study.
Item 79 #2s	compensation and staffing levels of offices of	study.
10011 79 1125	circuit court clerks and report its findings to the	
	House Appropriations and Senate Finance and	
	Appropriations Committees by December 1,	
	2023.	
Senate	Directs the Compensation Board to examine the	Study.
Item 79 #3s	feasibility of including information in the	V .
, , 55	annual jail cost report that would provide an	
	estimate of fees charged to local jail inmates.	
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Judiciary/Pub	lic Safety	
Governor	Provides \$3.5 million GF in FY 2024 to support	Positive. It is unclear how much the County
Item 42	specialty treatment dockets for Veterans,	will receive in FY 2024 as there is no specific
110111 42	Behavioral Health, and Drug Treatment.	language on how these funds would be
	Benavioral freatin, and Brag freatment.	allocated through the state.
House/Senate	No change.	anocated through the state.
Governor	Provides additional GF funding in FY 2024 to	No direct fiscal impact to the County, as
Multiple	increase the per diem for retired and recalled	paying for judges is a state responsibility.
Items	judges, from \$250 to \$400 per workday in	
	Circuit Courts, General District Courts, and	
	Juvenile and Domestic Relations District	
	Courts.	
Senate	Adds \$1 million GF in FY 2024 to increase the	No direct fiscal impact to the County, as
Item 42 #3s	substitute judge per diem payment to \$400, the	paying for judges is a state responsibility.
	same level provided for retired recalled judges	
	in the Governor's budget.	
House	Extends by one year the due date for a judicial	Study.
Item 42 #1h	caseload study, authorized by the 2022 General	
	Assembly (GA), to allow time for case volumes	
	to level-out with respect to backlogs that	
	accumulated as a result of the pandemic.	
House	Provides \$1.4 million GF in FY 2024 to increase	Would result in an increase to County
Item 44 #2h	the jury duty allowance from \$30 to \$50 per day,	expenditures of approximately \$100,000.
<u> </u>	pursuant to HB 2317.	W. 11
Senate	Provides \$5.3 million GF in FY 2024 to increase	Would result in an increase to County
Item 44 #1s	the jury duty allowance from \$30 to \$100 per	expenditures of approximately \$350,000.
Congress	day, pursuant to SB 789.	Desitive It is unclear heavy funds on mositions
Governor Item 51	Provides \$7.4 million GF in FY 2024 for	Positive. It is unclear how funds or positions
Item 31	compensation adjustments to address recruitment and retention issues in public	would be allocated across Virginia; however, there would be a budget impact to Fairfax
	defender offices.	County as the County provides 15% salary
	defender offices.	supplements to all positions in the Public
		Defender's Office.
House/Senate	No change.	Bereitaer & Giffeet
Governor	Provides \$30 million GF in FY 2024 as one-	Positive. It is unclear how much the County
Item 410 F.1	time appropriation to support the Operation	will receive in FY 2024 as there is no specific
	Bold Blue Line Initiative. The funds will be	language on how these funds would be
	distributed to state and local law enforcement	allocated through the state.
	agencies to bolster recruiting and training	
	efforts. Funds may be used for hiring bonuses	
	and relocation expenses for new officers, among	
	other purposes.	
Senate	Uses funding from the American Rescue Plan	Uses a different funding source for the
Item 410 #1s	Act (ARPA) instead of GF resources for the	initiative compared to the Governor's budget.
	proposed Operation Bold Blue Line initiative.	

Canata	Provides \$2.1 million GE in EV 2024 for the	Desitive The edented state budget had already
Senate Item 410 #3s	Provides \$2.1 million GF in FY 2024 for the State Aid to Localities with Police Departments ("HB 599") Program, based on the projected GF revenue growth rate included in the budget (not accounting for tax proposals) of 5.2% in FY 2024.	Positive. The adopted state budget had already assumed growth of 4.2% in FY 2024, resulting in \$1.2 million additional state funding for the County. This amendment brings the increase to \$1.5 million.
Governor Item 408 N.2	Increases by \$20 million GF funding available in FY 2024 for Operation Ceasefire Grant Fund. This funding is for purposes of implementing violent crime reduction strategies, providing training for law-enforcement officers and prosecutors, providing equipment for law-enforcement agencies, and awarding grants to organizations such as state and local law-enforcement agencies, local attorneys for the Commonwealth, localities, social service providers, and nonprofit organizations that are engaged in group violence intervention efforts.	Positive. Support for community violence intervention programs is included in the County's legislative program. The Fairfax County Police Department (FCPD) would need to put together an Operation Cease Fire strategy and possibly track the outcomes of that strategy. It is unclear how much the County will receive in FY 2024 as there is no specific language on how these funds would be allocated through the state.
Senate Item 408 #1s	Transfers the proposed \$20 million GF in FY 2024 for the Operation Ceasefire Grant Fund to the Firearm Violence Intervention and Prevention Grant Fund.	FCPD does not currently receive grant funding from this program, but could consider submitting a grant application in the future.
Senate Item 408 #2s	Provides \$10 million GF in FY 2024 to establish the Safer Communities Program and the Office of Safer Communities at the Department of Criminal Justices Services (DCJS). At least \$9.5 million is provided directly to the Cities of Norfolk, Portsmouth, and Richmond, which had the highest incidence of gun-related murders in 2021 based on Virginia crime data.	No impact. FCPD does not currently receive funding for this program, and does not believe the County is eligible based on the criteria of the number of gun-related murders.
House Item 408 #4h	Provides an additional \$8 million GF in FY 2024 for the School Resource Officer (SRO) Incentive Grant program, to support the establishment of additional school resource and school security officer positions, as well as to support the provisions of HB 1691, which would allow for grants to be provided to local law enforcement agencies and school divisions for the costs of training, programming, and equipment for school resource officers and school security officers.	Positive. Would allow for the expansion of the SRO program. It should be noted that a 68% local match was required in the past.

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Senate Item 408 #3s Governor Item 408 T.1	Provides \$2 million GF in FY 2023 for the School Resource Officer Incentive Grant Fund, for expenses related to school resource officers, school security officers, and other relevant school safety personnel, including expenses related to the equipment necessary for officers and enhancement of the school-law enforcement partnership through training and programming, pursuant to SB 1099. Provides \$10 million to create the Virginia Mass Violence Care Fund to assist victims of mass	Positive. FCPD could apply for equipment related expenses under these new guidelines, such as ballistic vests. TBD.
	violence in Virginia.	
Governor Item 408 P	Removes language requiring a 50% match from localities for the body-worn camera grant program.	Positive.
Libraries		
House Item 240 #1h	Provides \$2 million GF in FY 2024 to increase State Aid to Local Public Libraries. With this amendment, state funding in FY 2024 will total \$4.5 million, in an effort towards fully funding the state aid library formula.	Positive. Every additional \$1 million in State Aid to Local Public Libraries results in about \$10,000 in direct funding to Fairfax County Public Libraries (FCPL). This amendment would result in about \$20,000 more in FY 2024.
Senate Item 240 #1s	Provides \$5 million GF in FY 2024 to increase State Aid to Local Public Libraries (for a total of \$7.5 million). This funding represents the second installment of a four-year plan to fully fund the state aid library formula by FY 2026.	Positive. Every additional \$1 million in State Aid to Local Public Libraries results in about \$10,000 in direct funding to FCPL. This amendment would result in about \$50,000 more in FY 2024.
Elections		
Governor Item 485 M	Provides \$5.9 million GF in FY 2024 to reimburse localities for their presidential primary expenditures.	Positive. The population of Fairfax County is about 13% of the state population. Based on this percentage, the County would receive approximately \$767,000 of the \$5.9 million in state funding for the Presidential Primary reimbursement.
House Item 485 #3h	Adds \$1.4 million GF in FY 2024 to provide \$7.3 million to cover costs associated with the 2024 presidential primary.	Positive. The County would receive approximately \$950,000 of the \$7.3 million in state funding for the Presidential Primary reimbursement, based on the County's population share.
Senate Item 485 #4s	Adds \$1.4 million GF in FY 2024 to provide \$7.3 million to cover costs associated with the 2024 presidential primary.	Positive. The County would receive approximately \$950,000 of the \$7.3 million in state funding for the Presidential Primary reimbursement, based on the County's population share.

Economic Development/Workforce/Housing		
Governor Item 113 O	Increases funding by \$35.5 million GF in FY 2023 (for a total of \$78 million) for required payments from the Major Headquarters (HQ) Workforce Grant Fund for the new Amazon headquarters (HQ2). This funding was contingently appropriated from 2022 actual revenue collections.	Although there is no direct fiscal impact to the County, since the Major HQ Workforce Grant Fund was established specifically for incentives related to the HQ2 project located in Arlington County, there is significant potential for regional benefits.
Governor Item 113 P.1	Increases funding by \$50 million GF in FY 2023 (for a total of \$104.5 million) for the Virginia Business Ready Sites Program Fund for the preparation of sites for industrial or commercial development. This funding was contingently appropriated from 2022 actual revenue collections.	TBD. The new Business Ready Sites Program and ongoing appropriation has the potential to make Fairfax County less suitable for Fund awards, as mega-sites are rare in Fairfax County.
Senate Item 113 #2s	Expands the eligibility for the Business Ready Sites Program Fund to include smaller sites of at least 50 acres. The amendment also makes smaller sites statewide eligible for the fund, rather than just sites in GO Virginia Regions 1 and 2.	TBD. Still unlikely that Fairfax County may have eligible sites, but including smaller sites could open the door for projects in the County.
Senate Item 113 #3s	Provides \$100 million GF in FY 2023 and \$150 million GF in FY 2024 for the Virginia Business Ready Sites program. The amendment increases the flexibility of the fund by allowing for the match requirement to be waived or reduced in economically distressed localities.	TBD. Fairfax County is likely not considered an economically distressed locality and will likely remain non-competitive for this program.
Governor Item 113 S.1 and T.1	Provides \$200 million GF in FY 2023 and \$250 million in FY 2024 for a Site Acquisition Pilot Program to identify and fill gaps in the Commonwealth's current portfolio of industrial properties available for economic development projects, or be deposited to the Business Ready Sites Program Fund. FY 2024 funding is contingent on actual GF revenue collections for FY 2023 being equal to or in excess of the official revenue estimate. Language sets out a process for prioritizing up to five sites for potential purchase or option by the Commonwealth.	TBD. There are three sites that have been reviewed and funded for the Virginia Economic Development Partnership to continue to investigate, with up to an additional five sites for exploration; however, none are in Fairfax County.
House Item 113 #2h	Eliminates the Site Acquisition Pilot Program included in the Governor's budget and redirects \$250 million to the Virginia Business Ready Sites Program Fund and \$200 million to the Virginia Business Ready Sites Acquisition Fund	TBD. Fairfax County does not have a known location identified in the Site Acquisition Plan, therefore loss of the funding will not negatively impact ongoing projects.

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	over the biennium. Funding provided in	
	FY 2024 is contingent on meeting or exceeding	
	the FY 2023 revenue forecast.	
Senate	Removes the proposed Site Acquisition Pilot	No Impact. Fairfax County does not have a
Item 113 #4s	Program from the budget.	known location identified in the Site
		Acquisition Plan, therefore loss of the funding
		will not negatively impact ongoing projects.
Senate	Provides \$3 million GF in FY 2024 to establish	Positive.
Item 114 #1s	a Manufactured Home Parks Affordable	
10111 11 1 11 115	Housing Pilot Program.	
Senate	Provides \$400,000 to implement the provisions	No significant impact.
Item 114 #2s		No significant impact.
11em 114 #28	of SB 839, which requires a statewide	
	comprehensive housing assessment once every	
	five years, an annual housing plan and goals,	
	and collection and publication of certain local	
	zoning information.	
Senate	Provides \$350,000 GF and in FY 2024 to	No significant impact.
Item 114 #3s	implement the provisions of SB 1114 which	
	directs the establishment and operation of the	
	Virginia Residential Sites and Structures	
	Locator, a web-based platform to assist	
	localities in marketing parcels and existing	
	structures that the locality has deemed suitable	
	for residential or mixed-use development or	
	redevelopment.	
Governor	Expands the GO Virginia Talent Pathways	Positive. Support for workforce development
Item 115 U.1	program by providing \$24.5 million GF in	is included in the County's legislative
20022 110 011	FY 2024 for qualifying regions to support	program. Appears in alignment with County
	organizational, administrative, and capacity	goals and workforce strategy.
	building activities, as well as funding grants to	gouls and workforce strategy.
	support the development of the talent pathways	
	development collaborations.	
House	Decreases the amount included in the	Includes less funding compared to Governor's
Item 115 #1h		1
nem 113 #1n	Governor's budget by \$5 million in FY 2024 for	budget.
<u> </u>	the GO Virginia Talent Pathways program.	
Governor	Provides \$10 million GF in FY 2024 for	Positive. Support for workforce development
Item 115 X.1	allocations to four regional councils to further	is included in the County's legislative
	workforce development efforts.	program. However, Fairfax County is not
		included in regions targeted for this funding.
Senate	Redirects \$10 million provided for workforce	Support for workforce development is
Item 115 #7s	development to a grant program administered	included in the County's legislative program.
and Item	by the State Council of Higher Education for	
487.50 #1s	Virginia (SCHEV) for initiatives in high	
	demand areas that further align educational and	
	training curricula, incorporate work-based	
	learning, and demonstrate a partnership with	
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	high schools, higher education, and private	
	sector partners.	
Governor	Provides \$1.3 million GF in FY 2024 under the	Positive. Support for workforce development
Item 115 W	GO Virginia program to address workforce	is included in the County's legislative
	needs in agricultural technology industries.	program.
Senate	Reduces support provided in the Governor's	Provides less funding compared to the
Item 115 #5s	budget by \$650,000 for agriculture technology	Governor's budget.
	workforce development.	
House	Provides \$400,000 GF in FY 2024 to support	Positive.
Item 115 #5h	the Fairfax County Workforce, Innovation,	
	Skills Hub (WISH). The funding is for	
	programming costs including tuition grants,	
	transportation stipends, wraparound services,	
	and consumables. The state will study the	
	feasibility of implementing similar regional	
	workforce center models throughout the state.	
House	Provides \$5.3 million GF in FY 2024 to	Positive.
Item 115 #7h	recapitalize the Community Development	
100111 110 11 11	Financial Institutions Fund and program to	
	invest in small businesses, housing development	
	and rehabilitation projects, and community	
	revitalization real estate projects in the	
	Commonwealth.	
Senate	Provides \$5 million GF in FY 2024 to support	Positive.
Item 115 #3s	the Virginia Community Development	
101111111111111111111111111111111111111	Financial Institutions Fund and program to	
	invest in small businesses, housing development	
	and rehabilitation projects, and community	
	revitalization real estate projects in the	
	Commonwealth.	
Congress	Provides \$3 million GF in FY 2024 for career	Desitive Support for workforce development
Governor		
Item 212 DD	placement centers on community college	is included in the County's legislative
	campuses.	program.
House	Eliminates the funding included in the	Negative.
Item 212 #3h	Governor's budget for career placement centers	
	on community college campuses.	
Senate	Adds \$25 million GF in FY 2024 for ongoing	Positive.
Item 212 #1s	support for workforce initiatives at community	
	colleges.	
Governor	Provides \$15 million GF in FY 2024 to establish	Positive. Support for workforce development
Item 215	five accelerator programs that partner	is included in the County's legislative
210	community colleges with local school divisions	program.
	to teach courses that lead to attainment of	Program.
	industry-recognized certifications or credentials	
	that are in demand by regional employers.	
	mat are in demand by regional employers.	

House	Reduces the funding provided in the Governor's	Provides less funding compared to the
Item 215 #1h	budget for courses that lead to attainment of	Governor's budget.
100111 210 11 111	industry-recognized certifications or credentials	Sovermer boungers
	by \$5 million.	
Senate	Eliminates the \$15 million included in the	
Item 215 #1s	Governor's budget and redirects it to other	
10111 213 11 13	higher education initiatives.	
Governor	Includes an increase of \$5 million GF in	Positive. Support for workforce development
Item 487.50	FY 2024 (for a total of \$15 million) for the	is included in the County's legislative
B.1	Innovative Internship Fund and Program. This	program.
2.1	funding is designated to expand paid or credit-	F1-8-11-11
	bearing student internships and other work-	
	based learning experiences in collaboration with	
	Virginia employers.	
Governor	Provides \$10 million GF in FY 2024 for a	Positive. It is unclear how much the County
Item 117	program to assist local building authorities in	will receive in FY 2024 as there is no specific
	addressing permitting backlogs.	language on how these funds would be
		allocated through the state.
House	Clarifies that financial assistance to local	TBD. Impact depends on criteria and scoring
Item 117 #1h	building authorities will be provided in the form	that will be developed.
	of grant funding to support local building	ı ı
	departments or regional activities, including	
	building code enforcement, plan review, and	
	technology advancements. Criteria and	
	guidelines will be developed for the deployment	
	and use of the funding based on a competitive	
	scoring process that considers the need and	
	fiscal stress of the locality or region.	
Senate	Removes the funding provided in the	Negative.
Item 117 #1s	Governor's budget.	
Governor	Increases the maximum reimbursement amount	Positive. Support for workforce development
Item 142	for eligible institutions participating in the New	is included in the County's legislative
	Economy Workforce Credential Grant Program	program.
	from \$3,000 to \$4,000 per eligible student.	
Senate	Provides \$25 million GF in FY 2024 to support	Positive. Support for workforce development
Item 142 #1s	initiatives that attract, enroll, and retain low-	is included in the County's legislative
	income higher education students, including to	program.
	provide internship opportunities.	
Governor	Deposits \$10 million GF in FY 2024 into the	Positive. Supports legislative program
Item 122	new Virginia Power Innovation Fund, which	innovation and green energy use and
	will be used for research and development of	expansion.
	innovative energy technologies, including	
	nuclear, hydrogen, carbon capture and	
	utilization, and energy storage. Included in this	
	appropriation is \$5 million to support	

	establishing a Virginia Nuclear Innovation Hub	
	and \$5 million for energy innovation grants.	
Senate	Reduces by \$8 million the funding included in	Provides less funding compared to the
Item 122 #2s	the Governor's budget for the Virginia Power	Governor's budget.
	Innovation Fund.	
House	Provides \$5 million GF in FY 2024 to support	Positive. Supports legislative program
Item 121 #1h	the Virginia Brightfields Program, to redevelop	innovation and green energy use and
	coalfields and brownfields as renewable energy	expansion.
	generation sites.	
Agriculture an	nd Forestry	
Governor	Provides \$1.25 million additional GF in each	TBD.
Item 99 A	year to support the Agriculture and Forestry	
	Industries Development Fund for agricultural	
	technology grants.	
Governor	Provides \$1 million GF in FY 2024 for	TBD.
Item 99 D	competitive grant funding for agricultural	
	technology research.	
House	Provides an additional \$1.3 million GF in	Positive. Businesses located in Fairfax County
Item 99 #3h	FY 2024 to the Agriculture and Forestry	have received AFID grants in the past.
	Industries Development Fund (AFID), and	
	directs this amount to be used for grants to	
	individuals and businesses that would increase	
	meat processing capacity in the	
	Commonwealth.	
Senate	Provides \$1 million GF in FY 2024 to increase	Positive. Businesses located in Fairfax County
Item 99 #2s,	meat processing capacity in Virginia through	have received AFID grants in the past.
,	the Governor's AFID Fund.	
Senate	Provides \$2.45 million GF in FY 2024 for	Positive.
Item 100 #2s,	invasive species management.	
Item 108 #3s,		
Item 374 #8s,		
Item 382 #1s		
Senate	Adds \$10 million GF in FY 2024 to the Forest	Positive. In FY 2023, the state had budgeted a
Item 108 #1s	Sustainability Fund, which provides allocations	total of \$1 million for this program, and the
	to localities that have adopted a use value and	County received an award in the amount of
	taxation for real estate devoted for forest use.	approximately \$17,000.
Natural and H	listoric Resources	1 11 11 11 11 11 11 11 11 11 11 11 11 1
Governor	Increase the appropriation for the Water Quality	Positive. Support for WQIF funding is
Item 374	Improvement Fund (WQIF) by \$87.1 million	included in the County's legislative program.
<u> </u>	GF in FY 2024. This funding meets the	
	mandatory deposit requirements associated with	
	the FY 2022 excess GF revenue collections and	
	discretionary year-end general fund balances.	
Governor	Increases the appropriation for the Resilient	TBD.
Item 374	Virginia Revolving Loan Fund by \$100 million	
10111 J / T	The marketoning Loan Lund by \$100 million	

	CE:1	
	GF in each year, which provides loans or grants	
	to local governments to finance or refinance the	
	cost of resilience projects. Funding in FY 2024	
	is contingent on actual GF revenue collections	
	for FY 2023 being equal to or in excess of the	
	official revenue estimate.	
House	Removes the \$100 million GF contingent	TBD.
Item 374 #1h	deposit included in the Governor's budget for	
	the Resilient Virginia Revolving Loan Fund in	
	FY 2024.	
Governor	Allocates a supplemental deposit of \$50 million	TBD.
Item 374	GF in FY 2024 to the Virginia Natural	
	Resources Commitment Fund to support	
	agriculture best management practices.	
Governor	Includes \$107.1 million GF in FY 2024 to	TBD.
Item 380 L.1,	deposit in the Virginia WQIF to reimburse	
M and Item	eligible entities for costs incurred in	
486	implementing the Enhanced Nutrient Removal	
	Certainty Program. Additional \$86.1 million is	
	provided from distributions of the federal State	
	and Local Recovery Fund pursuant to the	
	American Rescue Plan Act of 2021 and an	
	additional \$43.9 million GF is included from	
	excess 2022 GF revenue collections and	
	discretionary year-end general fund balances	
	required for deposit to the WQIF.	
House	Provides for the deposit of \$10 million GF in FY	Positive.
Item 380 #6h	2024 in the Stormwater Local Assistance Fund	
	(SLAF).	
Senate	Provides \$20 million GF in FY 2023 to SLAF	Positive. Note neither of the two projects are
Item C-80 #1s	to provide funding based on the 2022 Needs	in Fairfax County.
	Assessment from the Department of	-
	Environment Quality in order to assist the	
	Commonwealth in meeting Virginia's	
	Chesapeake Bay Phase III Watershed	
	Implementation Plan. Approximately \$10	
	million of this is dedicated to two projects.	
Governor	Provides one-time funding of \$5 million GF in	TBD.
Item 386	FY 2023 for the Black, Indigenous, and People	
	of Color Preservation Fund (BIPOC).	
House	Provides \$200,000 GF in FY 2024 to Fairfax	Positive.
Item 386 #8h	County to support preservation efforts at the	
	Gum Springs Museum and Cultural Center,	
	contingent upon provision of \$100,000 in	
	matching funds by the County.	
	manufication of the country.	<u> </u>

Conata	Dravidas an additional \$10 million CE	TDD
Senate Item 375 #2s	Provides an additional \$10 million GF in FY 2024 to the Virginia Land Conservation Fund. State agencies, local governments, other public bodies, state and federally-recognized Indian Tribes and nonprofit land trusts are eligible to receive matching grants from the fund to purchase land or conservation easements. Grant awards are based on	TBD.
	applications for 50% or less of total project costs.	
Other Items of		
Governor Item 483 AA1	Provides \$99.8 million for a one-time bonus in the amount of \$1,500 for state employees on December 1, 2023.	No fiscal impact to the County.
Governor Item 483 BB1	Provides \$100 million for a merit bonus of up to 10% of base pay on December 1, 2023, for topperforming state employees (contingent on actual GF revenue collections for FY 2023 being equal to or in excess of the official revenue estimate).	No fiscal impact to the County.
House Item 483 #2h	Redirects \$199.8 million included in the Governor's budget for bonuses. \$113.1 million of this from GF is provided to increase FY 2024 salary increase for state employees, and state-supported local employees from 5% to 7%. \$21.1 million is provided to the allocations to implement targeted pay actions as needed. The remaining \$65.2 million captured in this amendment is redirected to higher education to support the tuition moderation amendment.	Positive. The County will receive an additional reimbursement increase from the Compensation Board for the salaries of state-supported local employees.
Senate Item 483 #1s, #2s and #3s	Redirects \$100 million GF included in the Governor's budget for a merit bonus for state employees, and provides an additional \$7 million GF in FY 2024 to increase salaries of state employees, state-supported local employees, adjunct faculty, and graduate teaching assistants by an additional 2%. Reduces proposed across-the-board bonus for state employees in the Governor's budget from \$1,500 to \$1,000.	Positive. The County will receive an additional reimbursement increase from the Compensation Board for the salaries of state-supported local employees.
Governor Item 267	Appropriates \$406 million for the mandatory deposit to the Revenue Stabilization Fund in FY 2024.	No fiscal impact to the County.
House/Senate	No change.	

Governor	Appropriates \$250 million for a deposit to the	Positive. Improving the funded status of the
Item 269	Virginia Retirement System in FY 2023 (which	VRS will provide long-term financial savings
110111 207	was contingently appropriated last session).	for the state and localities.
House/Senate	No change.	for the state and rocarries.
Senate	Proposes contingent allocations of \$995.2	Positive. A number of these items are included
Item 485 #1s	million for eight uses:	in the County's legislative program.
110111 405 #15	• \$100 million for additional higher	in the County's registative program.
	education access and affordability	
	support to public higher education	
	institutions;	
	• \$80 million for childcare subsidy grants;	
	• \$150 million for a deposit to the	
	Housing Trust Fund;	
	• \$250 million for a deposit to the	
	highway share of the Transportation	
	Fund to improve I-81 in the Staunton	
	Area;	
	• \$15.2 million for 500 additional	
	Developmental Disability (DD) waiver	
	slots;	
	• \$50 million for Soil and Water	
	Conservation District dam and state	
	owned dam repairs;	
	• \$250 million for a lump sum payment to	
	deposit to the Virginia Retirement	
	System (VRS) to address the unfunded	
	liability for the statewide plans; and	
	• \$100 million for allocation to the School	
	Construction Grants Program. The	
	funding is from any unobligated	
	balances at the end of FY 2023 after any	
	required deposits.	
Tax Changes		
Governor	Reduces the corporate income tax rate from 6%	
Item 4-14	to 5% beginning January 1, 2023 (\$362.1	
	million revenue reduction).	
House	No change from Governor's budget.	
Senate	Not included.	
Governor	Allows a qualified business income deduction	
Item 4-14	of up to 50% of the deduction allowed under the	
	Internal Revenue Code (excluding qualified	
	Real Estate Investment Trust dividends) for	
	taxable years beginning January 1, 2023 (\$10.3)	
	million revenue reduction).	
House	No change from Governor's budget.	

Senate	Not included.	
Governor	Reduces the top marginal individual income tax	
Item 4-14	rate from 5.75% to 5.5% for taxable years	
	beginning January 1, 2024, contingent on	
	meeting revenue estimates in FY 2023 (\$333.3	
	million revenue reduction).	
House	No change from Governor's budget.	
Senate	Not included.	
Governor	Authorizes an increase in the standard deduction	
Item 4-14	to \$9,000 for single filers and \$18,000 for	
	married filers for taxable years beginning	
	January 1, 2024, and before January 1, 2026	
	(\$94.9 million revenue reduction).	
House	No change from Governor's budget.	
Senate	Not included.	
Governor	Removes the age limit on military retirement	
Item 4-14	pay deductions beginning January 1, 2023.	
	Currently, this only applies to those 55 and older	
	(\$37.8 million revenue reduction).	
House	No change from Governor's budget.	
Senate	Not included.	
Senate	Authorizes all counties and cities to impose an	Positive.
Item 4-14 #3s	additional local sales and use tax at a rate not to	
	exceed 1%, with the revenue used only for	
	capital projects for the construction or	
	renovation of schools if such levy is approved in	
	a voter referendum.	
House	Requires fixtures in a data center, when	Negative. Attempts to add onto and modify
Item 3-5.29	classified as real estate, to be valued by a	58.1-3295.3, which dictates how data center
#1h	locality based on the cost approach (cost less	fixtures should be valued when assessing real
	depreciation) rather than the income generated.	estate.

Public Education

Source	Amendment	Fairfax County Impact
Sales Tax		•
Governor Item 137	Updates sales tax estimates (approximately \$168 million GF over the biennium) and updates Average Daily Membership projections based on actual fall membership (\$71.2 million over the biennium).	This results in additional state funding of \$28.8 million in FY 2023 and \$9.1 million in FY 2024 over the FY 2023 Approved Budget.
House Item 137 #7h	Provides \$4.9 million GF in FY 2023 to address the Virginia Department of Education's (VDOE) Calculation Tool error regarding sales tax payments regarding sales tax payments, which resulted in an overestimated amount of state funding totaling \$200 million over the biennium., with the intention of offsetting the remaining discrepancy through the net impact of the sales tax reforecast of \$84.8 million. Does not address FY 2024 shortfall as a result of the calculation error.	The House proposal maintains the updates in sales tax estimates from the Governor's budget. The House ensures divisions receive a per pupil amount of Basic Aid and sales tax in FY 2023 equal to the per pupil amount shown on the VDOE calculation tool in June 2022. 64 divisions are affected, and other divisions are offset by the net impact of the FY 2023 sales tax reforecast of \$84.8 million.
Senate Item 137 #8s	Includes \$58.1 million in FY 2023 to hold school divisions harmless for the VDOE's Calculation Tool error regarding sales tax payments, which resulted in an overestimated amount of state funding totaling \$200 million over the biennium. The budget amendment does not address the calculation tool shortfall in FY 2024.	The House proposal does not directly address the shortfall in FY 2024. The Senate proposal maintains the updates in sales tax estimates from the Governor's budget. The Senate proposal provides a direct hold harmless payment for the FY 2023 shortfall resulting in \$5.1 million to Fairfax County Public Schools (FCPS). The Senate proposal does not directly address the shortfall in FY 2024.
Bonuses and Comp	pensation Increases in FY 2024	
Governor Item 137	Provides \$45.2 million GF in FY 2024 for the state share of a 1% retention bonus for SOQ-recognized instructional and support positions on September 1, 2023. Staff eligible for the bonus payment can be hired at any point during FY 2023 but must also remain employed with the same school division in FY 2024.	The proposal would provide state funding of approximately \$4.3 million. A required local match based on the division's Local Composite Index (LCI) is required in FY 2024. For FY 2024, the cost to provide a 1% retention bonus totals \$19.9 million. After accounting for state funding (and the fact that FCPS must pay 100% of any bonus for non-Standards of Quality (SOQ) positions), the net cost to FCPS would be \$15.5 million.

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Governor Item 136	Provides \$50 million in FY 2024 for \$5,000 teacher performance bonuses, to be awarded to top performing teachers identified by VDOE in conjunction with local school divisions.	The impact for FCPS cannot be delineated at this time as eligibility metrics are not included in the proposal. Bonuses will be paid to top performing teachers identified by VDOE and local school divisions based on student academic growth as demonstrated on assessments provided in the 2023-2024 school year, including the Standards of Learning assessments, through-year growth assessments, or other metrics as determined by VDOE.
House Item 137 #5h	Redirects the funding included in the Governor's budget for performance and retention bonuses, and provides approximately \$109.6 million GF in FY 2024 for the state's share of additional 2% salary increase, effective July 1, 2023, for a total salary increase of 7% in FY 2024.	For FY 2024, the cost to provide an additional 2% salary increase totals \$53.9 million. After accounting for state funding, the net cost to FCPS would be \$43.3 million. (FCPS must pay 100% of any salary increase for non-SOQ positions.)
	To receive the FY 2024 funding, divisions must have provided the minimum 2.5 percent increase in both FY 2023 and FY 2024.	The proposal would provide state funding of approximately \$6.2 million which reflects the elimination of the \$4.3 million retention bonus originally included by the Governor. A required local match based on the division's LCI is required in FY 2024.
Senate Item 137 #5s and #7s	Redirects \$45. 2 million of funding included in the Governor's budget for performance and retention bonuses, and provides approximately \$116.8 million in FY 2024 GF for the state's share of additional 2% salary increase, effective July 1, 2023, for a total salary increase of 7% in FY 2024.	The proposal would provide state funding of approximately \$11.3 million for salary for the additional 2% compensation supplement. However, that is reduced by the elimination of the 1% retention bonus of \$4.3 million originally included by the Governor. This results in a net increase of state funding to FCPS of \$6.9 million. A required local match for the 2% salary increase based on the division's LCI is required in FY 2024. For FY 2024, the cost to provide an additional 2% salary increase totals \$53.9
		additional 2% salary increase totals \$53.9 million. After accounting for state funding, the net cost to FCPS would be \$42.6 million. (FCPS must pay 100% of any salary increase for non-SOQ positions).
Item 137 #14s	Provides \$140.4 million for a \$1,000 bonus for SOQ-recognized instructional and support staff in December 2023. Language allows school divisions discretion to determine the amount of bonus per	The Senate proposal includes funding of approximately \$20.3 million for a \$1,000 bonus for SOQ-funded instructional and support positions.

	employee. No local match is required, but	The cost to provide a \$1,000 bonus is
	localities are encouraged to use additional available funds to provide bonuses to other eligible instructional and support positions.	estimated at \$33.9 million. After accounting for state funding, the net cost to FCPS would be \$13.6 million. (FCPS must pay 100% of any bonus for non-SOQ positions)
Governor Item 136	Provides \$10 million GF in FY 2024 for incentive payments for instructional positions in hard-to-fill positions or hard-to-staff schools.	The impact to FCPS cannot be delineated at this time as participating school divisions must report vacant instructional positions as of July 1, 2023, to VDOE and then VDOE will communicate each school division's available allocation for the program based on the vacancy data.
		FCPS may not qualify as distribution of these incentives is typically prioritized to school divisions experiencing an overall free and reduced lunch rate of 40% or more.
House/Senate	No change.	
Reading Specialist		
Governor Item 137	Provides \$16.9 million GF in FY 2024 for the state share of one reading specialist position for each 550 students in grades 4 and 5, beginning in school year 2023-2024.	Positive. This results in estimated state funding of \$1.2 million for FCPS as compared to the FY 2024 budget forecast presented on November 22, 2022, and the FY 2023 Approved Budget.
		FCPS' current staffing for reading specialist positions would meet the new staffing ratio requirement.
House Item 137 #10h	Provides \$13.9 million GF in FY 2024 to fund the state share of one reading specialist per 1,100 students in grades 6 through 8.	Positive. This results in estimated additional state funding of \$1.3 million.
		FCPS' current staffing for reading specialist positions would meet the new staffing ratio requirement.
Senate Item 137 #s	Provides \$27.5 million GF in FY 2024 to fund the state share of one reading specialist per 550 students in grades 6 through 8.	This results in estimated additional state funding of \$2.5 million.
		This action requires an additional local share of \$1.4 million, resulting in a net increase in state funding of \$1.1 million.
	l Specialist Positions	
Governor Item 137	Provides \$7.2 million GF in FY 2024 for the state share of math instructional specialist positions at underperforming schools. The state share of one math specialist position will be provided to local school divisions	This results in estimated state funding of \$0.5 million for FCPS, as compared to the FY 2024 budget forecast presented on November 22, 2022, and FY 2023 Approved Budget.

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	with K-8 schools that rank in the lowest 10% statewide on the Spring 2021 Standards of Learning assessment.	This action requires an additional local share of \$0.8 million, generating a net cost of approximately \$0.4 million.
House/Senate	No change.	approximately \$0.7 million.
	Learner Program	
Senate	Provides \$24.3 million GF in FY 2024 to	Positive. This results in estimated new state
Item 137 #13s	increase the ratio of English Language Learner positions from 20 per 1,000 students	funding of \$4.2 million.
	to 24 per 1,000 students	FCPS' staffing for English Language Learner staffing would meet the new staffing ratio requirement.
Support Cap and	Specialized Support Positions	•
Senate Item 137 #1s	Provides \$270.6 million in FY 2024 to fully eliminate the cap on support positions implemented in FY 2010. The current cap	Positive. This results in estimated new state funding of \$25.6 million.
	costs FCPS approximately \$26 million annually.	The County and FCPS strongly support fully eliminating the support cap, which has artificially lowered the state's funding contributions for critical educational support positions for more than a decade.
Senate Item 137 #11s	Provides \$56.9 million in FY 2024 for the state's share of four specialized support positions per 1,000 students, up from the current requirement of three positions per 1,000 students.	FCPS would receive an estimated increase of \$5.4 million for the state's share of four specialized student support positions per 1,000 students.
		To meet this requirement in FY 2024, the total number of positions that would need to be added among psychologists, social workers, and nurses would be approximately 134 for a total of approximately \$18 million. After accounting for state revenue, the net cost totals approximately \$12.6 million.
		These positions include nurses, school psychologists, and school social workers. The last time the state increased the ratio of specialized support positions, it cost FCPS and the County significant funding to meet the new standard, which could happen again in this case. Additional state funding to assist local school divisions in implementing any new standards would be very important.

At-Risk Add-on		
Senate	Provides \$37.1 million GF in FY 2024 to	Positive. This results in estimated new
Item #12s	increase the At-Risk Add-On maximum	funding of \$1.9 million.
	from 36 percent to 40 percent.	
Other Items of Inte	erest	
Governor Item 137	Deposits an additional \$50 million in FY 2023 to the College Partnership Laboratory Schools Fund. A "college partnership laboratory school" means a public, nonsectarian, nonreligious school in the Commonwealth established by a baccalaureate public institution of higher education.	The impact for FCPS cannot be determined at this time.
Senate Item 137 #9s and #10s	Redirects \$145 million Lab School funding to other public education priorities.	The impact for FCPS cannot be determined at this time.
House	Provides \$12 million in FY 2024 in Lottery	The impact for FCPS cannot be determined
Item 137 #12h	proceeds for school security grants.	at this time.
Senate	Provides \$50 million GF for school security	The impact for FCPS cannot be determined
Item 136 #8s	grants in FY 2024.	at this time.
Senate	Contingent on FY 2023 revenues, would	Positive. Based on last year's distribution,
Item 485 #1s	provide \$100 million from unobligated	this could result in approximately \$6 million
	FY 2023 balances for school capital projects.	to FCPS.

Impact to the Fairfax County Public Schools' (FCPS) FY 2024 Operating Fund Budget:

Governor's Introduced Budget:

Compared to FCPS' FY 2024 Budget Forecast, presented to the School Board and the Board of Supervisors on November 22, 2022, the Governor's budget amendments include \$23.5 million more in sales tax and \$5.8 million more in state aid which is contingent on providing an average salary increase of 5% and a 1% retention bonus. It should be noted that several items would require additional expenditures for the local share, including a net \$15.5 million local expenditure associated with the 1% retention bonus, which were not assumed in FCPS' FY 2024 Budget Forecast.

House Amendments:

Compared to FCPS' FY 2024 Proposed Budget, the House budget includes a decrease of \$5.2 million in state Aid.

Senate Amendments:

Compared to FCPS' FY 2024 Proposed Budget, the Senate's budget includes a \$53.7 million increase in state aid.

Both House and Senate amendments come with significant expenditure requirements that exceed any revenue provided.

Health and Human Services

Source	Amendment	Fairfax County Impact
Medicaid Waivers		V 1
Governor Item 304.J	Provides approximately \$15.2 million GF and \$15.8 million Non-General Funds (NGF) in FY 2024 to increase the number of Developmental Disability (DD) waiver slots, beginning on July 1, 2023, to 1,100 by adding 500 additional slots. This amendment increases the number of new Family and Individual Supports (FIS) waiver slots in FY 2024 from 500 to 930, and the number of new Community Living (CL) waiver slots from 100 to 170 in FY 2024.	TBD. The Fairfax-Falls Church Community Services Board (CSB) did not receive additional waiver slots in FY 2023 as new waiver slots were not included in the FY 2023 budget. As a result of a significant delay in the release of the waiver slots provided in the FY 2022 budget, those slots were recalculated and the CSB was provided with 150 total additional slots. With the addition of the 500 slots projected statewide in FY 2024, the Fairfax-Falls Church CSB's allocation is projected to increase by 70 slots, to 220 additional slots overall (typically the CSB receives 12-14% of total state allocations). The County supports increasing Medicaid DD waiver slots to address the Priority One (P1) waiting list, which averages over 3,000 annually in Virginia (the current P1 waiting list in Fairfax County is 920). The slot increases afford greater capacity for much needed services; however, they also call for an increase in support coordinators (+11) and supervisors (+1.5), and given persistent workforce issues across the state, the CSB will likely be challenged to balance competing demands.
House/Senate	No change.	
Governor Item 304	Provides an additional approximately \$163,000 GF and \$23,000 NGF in FY 2024 for one service authorization position and one provider development position to support the 500 additional DD Medicaid waiver slots.	No direct County fiscal impact as these are Department of Behavioral Health and Developmental Services (DBHDS) positions.
Senate Item 311 #9s	Reduces the associated funding for two new positions included in the Governor's budget for the DD waivers program.	No direct County fiscal impact as these are DBHDS positions.
Senate Item 308 #13s	Directs the Governor to include in his 2024-2026 biennium budget funding for sufficient	TBD. The County supports increasing DD waiver slots to address the Priority One waitlist. Slot increases create greater

	slots to eliminate the Priority One waitlist for DD waivers by the end of the biennium.	capacity for much needed services; however, they also require increases in staff, and given persistent workforce issues across the state, the CSB will likely be challenged to balance competing
Governor Item 304.VVVV.	Directs the Department of Medical Assistance Services (DMAS) to seek federal authority to implement telehealth service delivery options for DD waivers that are currently authorized by the Appropriation Act or Code of Virginia.	demands. Telehealth service delivery would impact support coordinators' ability to effectively assess an individual's environment, general health/well-being, and safety. This may be sufficient on a case-by-case basis when in-person visits cannot be managed, but it is not ideal or sufficient in all circumstances.
House/Senate	No change.	
House Item 304 #1h	Provides an additional approximately \$243,000 GF and \$354,000 NGF in FY 2024 to increase rates for Medicaid consumer-directed service facilitation training and visits, to reflect recommendations in the most recent report on the rebasing of DD Medicaid waiver services.	Positive . This is a step toward ensuring that waiver rates cover the actual cost of services in Northern Virginia.
Senate Item 304 #1s	Provides \$1 million GF and \$1.1 million NGF in FY 2024 to increase the rate for the Supported Living Residential waiver service to equal the rate for Group Home Residential (4-person or fewer).	Positive . This is a step toward ensuring that waiver rates cover the actual cost of services in Northern Virginia.
House Item 304 #4h	Adds approximately \$454,000 GF and \$494,000 NGF in FY 2024 to amend the Medicaid DD Community Living, Family and Individual Support, and Building Independence waivers, to allow for the Ticket to Work and Work Incentives Improvement Act as an allowable category for the waivers. Also amends the Medicaid Works program to expand the initial enrollment from the current 138% of federal poverty level to 200%.	Positive. Takes steps needed to ensure individuals with a DD Waiver can work without losing access to services.
Senate Item 304 #12s	Directs DMAS to amend the DD waivers for the Community Living, the Family and Individual Support, and the Building Independence waivers, to allow for the Ticket to Work and Work Incentives Improvement Act as an allowable category for the waivers. Also amends the Medicaid Works program to expand the initial enrollment from the current 138 percent of the poverty level to 200 percent.	Positive. Takes steps needed to ensure individuals with a DD Waiver can work without losing access to services.

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Senate Item 308 #9s	Provides \$128,000 GF and \$384,000 NGF to implement SB 831, which directs DMAS to take steps to amend the Family and Individual Supports, Community Living, and Building Independence waivers, to implement a medically needy spend down provision that allows otherwise eligible individuals to spend income in excess of the limit for waiver services on medical expenses in order to meet the waiver income limit.	No significant County fiscal impact, but positive for individuals.
House Item 304 #13h	Adds approximately \$550,000 GF and \$597,000 in matching federal Medicaid funding in FY 2024 for the fiscal impact of HB 1963, which combines the maximum annual allowable amount for assistive technology and electronic home-based support services for an individual receiving Medicaid DD waiver services to provide for greater flexibility (providing a total of \$10,000 available to an eligible individual for assistive technology and electronic home-based support services each year).	Positive. No significant County fiscal impact, but combining the maximum annual allowable amount for these services for a total of \$10,000 annually is positive for individuals. This would allow greater flexibility for individuals who may have Assistive Technology or Electronic home-based needs that far exceed the previous amount of \$5,000 per service. May be more impactful if the flexibility combined Assistive Technology and Environmental Modification, but ultimately a positive impact. The County supports HB 1963.
Senate Item 304 #13s	Adds approximately \$550,000 GF and \$597,000 NGF for the fiscal impact of SB 945, which combines the maximum annual allowable amount for assistive technology and electronic home-based support services for an individual receiving Medicaid DD waiver services to provide for greater flexibility (providing a total of \$10,000 available to an eligible individual for assistive technology and electronic home-based support services each year).	Positive. No significant County fiscal impact, but combining the maximum annual allowable amount for these services for a total of \$10,000 annually is positive for individuals. This would allow greater flexibility for individuals who may have Assistive Technology or Electronic home-based needs that far exceed the previous amount of \$5,000 per service. May be more impactful if the flexibility combined Assistive Technology and Environmental Modification, but ultimately a positive impact. The County supports SB 945.
House Item 304 #18h	Transfers \$180,000 GF in FY 2024, to be matched by \$180,000 in federal Medicaid funds, and two positions from DBHDS for administration of the DD Waiver programs at DMAS.	No direct County fiscal impact.
House Item 304 #20h	Provides approximately \$6,900 GF and \$10,000 NGF in FY 2024 to increase the rate for Peer Mentoring waiver services, in accordance with	Positive . This is a step toward ensuring waiver rates cover the actual cost of services in Northern Virginia.

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	the 2021 Burns & Associates rate report. The	
	amendment assumes a growth in the number of	
	individuals served.	
Senate	Provides approximately \$6,900 GF and \$10,000	Positive. This is a step toward ensuring
Item 304 #7s	NGF in FY 2024 to increase the rate for Peer	waiver rates cover the actual cost of
	Mentoring waiver services in FY 2024, in	services in Northern Virginia.
	accordance with the 2021 Burns & Associates	
	rate report. The amendment assumes a growth	
	in the number of individuals served.	
Senate	Provides \$28 million GF and \$30.5 million NGF	Positive . This is a step toward ensuring
Item 304 #9s	to fund a 5% increase in rates for DD waiver	waiver rates cover the actual cost of
	services to reflect increasing inflationary and	services in Northern Virginia.
	labor market pressures on providers.	
Senate	Provides \$1.9 million GF and \$2.3 million NGF	Positive . This is a step toward ensuring
Item 304 #10s	in FY 2024 for DMAS to update the rates for	waiver rates cover the actual cost of
	consumer-direct facilitation services based on a	services in Northern Virginia.
	recent rate study.	
Governor	Moves \$85,000 GF and \$85,000 NGF in FY	No significant County impact.
Item 308.HH	2024 from DBHDS to DMAS to support agency	
	responsibilities associated with DD waiver	
	services that will be transferred effective July 1,	
	2023. Includes language designating DMAS as	
	the agency responsible for all financial analysis,	
	rates, and budget work associated with	
	Virginia's DD waiver services.	
House/Senate	No change.	
Senate	Directs DMAS to conduct a feasibility study of	Positive. In general, extending
Item 308 #8s	the addition of a 1915(k) waiver that contains	comprehensive services and supports to
	complementary core services for those with	those in need, who are not nursing facility
	developmental disabilities, without the	eligible, is significantly positive. The
	requirement to meet nursing facility criteria.	addition of another waiver would require
	Core services will include, but not be limited to:	more CSB staff to effectively manage such
	personal assistance, respite, companion,	supports. There would be no impact to
	services facilitation, in-home supports, and	CSB, however, if the Managed Care
	assistive technology in both consumer-directed	Organizations (MCOs) are responsible for
	and agency-directed waivers where applicable.	management, as is the case with the
	The study will involve relevant stakeholders,	Commonwealth Coordinated Care
	including advocacy groups and individuals with	(CCC+) Waiver.
	developmental disabilities, and the report will	
	be submitted to the GA by November 1, 2023.	
Senate	Directs DMAS to submit a follow-up report to	TBD. The County closely monitor this
Item 308 #11s	its brain injury waiver initiative, which was	workgroup and attend relevant meetings.
	approved by the 2022 GA. The secondary	At present, it is not clear how this may
	follow-up report requires cost, service, and	impact DD Support Coordination.
	eligibility criteria to better inform the 2024 GA,	
	and prepare the Commonwealth for	

	1	
	implementation of the brain injury waiver	
	program.	
House Item 311 #5h	Transfers \$180,000 GF and two positions in FY 2024 from DBHDS to DMAS to support the workload associated with the transfer of financial management and oversight of the DD waivers.	No County fiscal impact.
Senate	Provides \$2 million GF in FY 2024 to	TBD. Further analysis is needed to
Item 311 #3s	implement a number of innovations for the DD system, including a workforce development and recruitment campaign, a business start-up/expansion incubator, and educational/informational resources on inclusive services for waiver recipients.	determine how this funding could support local efforts.
Governor	Provides an additional \$350,000 GF in FY 2024 to maintain the Medicaid Waiver Management System (WaMS), including upgrades that will keep the system relevant and efficiently utilized, and to support interoperability with CSBs.	TBD. DBHDS system modernization to help decrease administrative burdens on CSB staff is critical. DBHDS currently has multiple, independent databases that create duplicate and, at times, triplicate data entry. This creates an administrative burden that reduces the ability of providers to deliver services, negatively impacts employees' working conditions, further exacerbates high staff turnover rates, and compromises data quality. Increasing collaboration between DBHDS and CSBs is positive.
House/Senate	No change.	
Governor	Provides an additional approximately \$261,000 GF in FY 2024 for two additional cybersecurity positions in the DBHDS central office, to support the IT security needs of the state-operated behavioral health and intellectual disability system, including state-operated facilities.	No significant County impact.
Senate	Eliminates funding for one of the two	No significant County impact.
Item 311 #8s	cybersecurity positions funded in the Governor's budget.	
Children's Servic		
Governor Item 284.b.2.a	Reduces appropriation by \$6.9 million GF in FY 2023 to reflect the projected program spending level.	No County impact. Local CSA expenditures have been trending downward and therefore, sufficient budget authority is currently available. This represents state budgetary alignment with projected locality expenditures.

House/Senate	No change.	
Governor	Directs the Director of the Department of	No County impact. State expenditures
Item 284.M	Planning and Budget (DPB) to revert approximately \$29.2 million in FY 2022	have decreased by an estimated \$5 million. This item appears to be budget
	balances that were carried forward into FY 2023 pursuant to budget language.	management at the state level.
House/Senate	No change.	
House Senate	Removes the requirement that the Office of	Positive. These changes are generally
Item 285 #1h	Children's Services (OCS) implement statewide rates for special education private day services, effective July 1, 2023, and redirects the existing FY 2024 funding for OCS to provide technical assistance to localities with private day placements above the statewide average.	helpful for CSA customers. No fiscal or programmatic impact anticipated.
Senate Item 285 #1s	Eliminates language implementing private day special education rate setting on July 1, 2023, and redirects the existing funding for OCS to provide technical assistance for localities with private day placements above the statewide average.	Positive. These changes are generally helpful for CSA customers. No fiscal or programmatic impact anticipated
Early Childhood S	Services	
House Item 128 #1h	Directs the Commission on Early Childhood Care and Education to evaluate the future of the child care workforce, and report to the Board of Education and the Chairs of the House Education and Senate Education and Health Committees no later than December 1, 2023. This amendment is contingent on the passage of HB 1423, which would establish the Commission.	No County impact but helpful to evaluate child care workforce.
House Item 128 #2h	Directs the Commission on Early Childhood Care and Education to develop recommendations to prevent the loss of federally funded Head Start classrooms across the state, and report to the Chairs of the House Appropriations and Senate Finance and Appropriations Committees by December 1, 2023.	coordinated enrollment efforts that
Senate Item 128 #2s	Provides \$53,000 GF in FY 2024 to support the Commission on Early Childhood Care and Education.	No County impact.
Governor Item 129.V.	Allows the Superintendent of Public Instruction to alter staff-to-child ratios and group sizes for licensed child day centers and child day centers that participate in the Child Care Subsidy Program by increasing the number of children	This will provide flexibility for child-teacher ratio, likely due to staff shortage issues.

	per staff (by one child for groups of children from birth to the age of eligibility to attend public school, and two children for groups of children from the age of eligibility to attend public school through 12 years). This authority is set to expire June 30, 2024.	
House/Senate	No change.	
Governor Item 136.S.	Provides \$20 million GF in FY 2024 to support a pilot program for full-day, full-year services for at-risk children in the Lenowisco and Crater Planning Districts through the Virginia Early Childhood Foundation Mixed Delivery preschool program.	No County impact.
Senate Item 136 #7s	Provides an additional \$20 million GF in FY 2024 compared to the Governor's budget to support early childhood mixed delivery programs (funds may be used statewide).	No County impact.
Governor Item 137.C.14	Reduces by approximately \$331,000 GF in FY 2023 funding for schools and community-based organizations to provide quality preschool programs for at-risk four-year-olds who are unserved by HeadStart program funding, and for at-risk five-year-olds who are not eligible to attend kindergarten, or who did not have access to a sufficient preschool experience.	No County impact as it is reallocating adjustments from FY 2023.
House/Senate	No change.	
Governor Item 137.C.14	Reduces funding to serve at-risk three-year-olds who are unserved by Head Start funding by approximately \$2 million GF in FY 2023.	No County impact as it is reallocating adjustments from FY 2023.
House/Senate	No change.	
Governor Item 137.C.14	Revises teacher requirements for community-based providers that are recipients of Virginia Preschool Initiative (VPI) grants to align requirements for such providers under VPI and Mixed Delivery to increase the number of children served in high quality preschool settings.	of teacher salary, which is currently not
House/Senate	No change.	
Governor Item 137.C.14	Reduces funding to support increased VPI teacher to student ratios and class sizes by approximately \$52,000 GF in FY 2023.	No County impact as it is reallocating adjustments from FY 2023.
House/Senate	No change.	
Governor Item 137.C.14	Provides an additional approximately \$4.3 million GF in FY 2023 as flexible funding available to supplement any of the initiatives	No County impact as it is reallocating adjustments and is providing flexibility.

	provided for within section C.14 (VPI	
	payments).	
House/Senate	No change.	
Governor Governor	Reduces by \$7.7 million in FY 2023 and by \$7.7	TBD.
Item 137.C.15.a.	million in FY 2024 the additional payment	TDD.
10,110,110,110,111	disbursed to local school divisions for the	
	purposes of providing early reading intervention	
	services to students in grades kindergarten	
	through three.	
House/Senate	No change.	
Governor	Increases reimbursement rates for Early	Positive. DMAS rates for Early
Item 304.TTTT	Intervention services, excluding case	Intervention services were increased
	management, by 12.5%, effective for services	temporarily by 12.5% on July 1, 2021, and
	provided on or after July 1, 2023. Provides \$1.1	expired on June 30, 2022, except for
	million GF and \$1.2 million NGF in FY 2024	targeted case management/service
	for the rate increase.	coordination, which has been increased
		indefinitely. This would reinstate the
		increases that expired on June 30, 2022.
House/Senate	No change.	
Child Welfare		
Governor	Provides approximately \$8.3 million GF in FY	No County impact.
	2024 to implement recommendations from the	
	Office of the State Inspector General's audit of	
	the state's Child Protective Services (CPS)	
	system, to include additional CPS worker and	
	supervisor positions, which will initially be	
	targeted toward the local departments with the highest needs.	
House/Senate	No change.	
		N. C
Senate Item 55 #1s	Provides \$35,000 GF in FY 2023 for the Office	No County impact.
Item 33 #18	of the Children's Ombudsman to support a feasibility study regarding the establishment of	
	a Parents Advocacy Commission, consistent	
	with the provisions of SB 1443.	
Senate	Directs the Office of the Children's Ombudsman	No County impact.
Item 55 #3s	to continue its work with the work group	The County Impued
Total oo moo	established by Chapter 305, 2022 Acts of	
	Assembly, consistent with the provisions of SJ	
	241 (2023 GA session).	
Governor	Reduces by approximately \$1.2 million in FY	No County impact.
Item 137.C.23	1 JFF	
1.0111 131.0.23	2023 the funding from the Lottery Proceeds	, 1
1.0.11 137.0.23	* **	J 1
1011 137.C.23	2023 the funding from the Lottery Proceeds	
House/Senate	2023 the funding from the Lottery Proceeds Fund to support children attending public school	, 1

House	Moves \$4.1 million GF in FY 2023 to FY 2024	Positive. No County fiscal impact.
Item 340 #1h	to redirect funding for child welfare improvements. This funding is not expected to be spent in FY 2023 and language is modified to enhance child welfare efforts, modernize information technology for child welfare workers, and increase and enhance support for kinship caregivers in child welfare cases.	Toshive. No County fiscar impact.
Governor	Reduces funding provided for the cost of	TBD. Forecasted economic downturns are
Item 345	providing foster care and adoption subsidy payments by approximately \$14.3 million GF and \$566,000 NGF in FY 2023, and by approximately \$5.6 million GF and \$5.9 million NGF in FY 2024. Based on recent expenditure trends and the impact of child welfare policy changes, this amendment adjusts the appropriation for the necessary costs of providing payments to foster care and adoptive families.	correlated with potential for higher needs for foster care, and if that happens, more funding may be needed.
House Item 345 #1h	Reduces GF spending by \$4.5 million in FY 2023 and \$3.8 million in FY 2024, and adds a commensurate amount of federal matching funds each year for adoption assistance, foster care and the federal-funded Kinship Guardianship Assistance Program, due to changes in the enhanced federal medical assistance percentage (FMAP) pursuant to the federal Public Health Emergency and the federal Consolidated Appropriations Act of 2023.	TBD. Forecasted economic downturns are correlated with potential for higher needs for foster care, and if that happens, more funding may be needed.
Senate Item 345 #4s	Provides \$200,000 GF in FY 2024 to continue funding the State-funded Kinship Guardianship Assistance Program.	
Governor	Provides an additional approximately \$2.3 million GF and \$2 million NGF in FY 2024, to raise maximum maintenance payments made to foster family homes on behalf of foster children by 5%. This increase is also assumed for adoption subsidy funding, to ensure that adoption subsidies keep pace with foster family rates and to avoid any disincentives to adoption.	Positive. Increased maintenance payments for foster parents will have a positive impact on the County's GF. Adoption subsidies are paid for through federal Title IV-E, having no impact on the County's GF.
House/Senate	No change.	
Governor Item 345.M	Provides that any unspent Comprehensive Child Welfare Information System (CCWIS) funds will carry forward. This amendment provides	Positive. This is needed to move forward with a new child welfare system.

	flexibility to continue the systems build without additional potential delays.	
House/Senate	No change.	
Governor Item 345.Q	Provides approximately \$935,200 GF in FY 2024 to support up to 12 kinship navigator programs. Includes language requiring the Virginia Department of Social Services (VDSS) to continue to seek and apply for any federal grant funds that can be used to support the cost of kinship navigator programs, and to submit a report on the effectiveness of kinship navigator programs by September 1 of each year.	Positive. The County is moving towards more placements with relatives.
House/Senate	No change.	
Senate Item 345 #1s	Provides \$180,000 GF and \$60,000 NGF in FY 2024 to expand Virginia's Title IV-E Child Welfare Stipend Program (CWSP), to include individuals preparing to work in Child Protective Services (CPS) slots, as well as several additional "general" child welfare position slots. The CWSP is a workforce development program, in partnership with five public state universities in Virginia, which prepares Master of Social Work (MSW) and Bachelor of Social Work students for a career in public child welfare. Students receive a \$10,000 stipend per academic year. In exchange, the recipient must commit to work at a local Department of Social Services within Virginia in foster care or adoption services for one year for each year of stipend funding.	Positive. Could have positive impact on recruitment for practitioners into child welfare field.
House	Provides \$250,000 GF in FY 2024 to support	Positive. Helpful for older youth in foster
Item 345 #3h	the development and implementation of a statewide driver's licensing program to support foster care youth in obtaining driver's licenses.	care.
Senate	Provides \$250,000 GF in FY 2024 to support	Positive. Helpful for older youth in foster
Item 345 #2s	the development and implementation of a statewide driver's licensing program to support foster care youth in obtaining driver's licenses.	care.
Senate	Provides \$250,000 GF in FY 2024 for the VDSS	Positive. Helpful for older youth in foster
Item 345 #3s	to establish criteria for service payments for allowable expenses related to afterschool/out of school time care for foster care youth aged twelve to eighteen. VDSS shall increase the foster care maintenance payment to compensate	care; there is a County match rate.

	for such allowable expenses for eligible foster care and adoptive parent recipients.	
Senate Item 345 #5s	Reflects \$4.5 million in FY 2023 and \$3.8 million in FY 2024 in federal match savings from the enhanced federal match rate for Medicaid, which also applies to the federal Title IV-E program. The recent extensions of the public health emergency and Congressional action to phase down the enhanced match rate through the end of calendar year 2023 are reflected in these savings.	No County Impact.
Health Departme		
Governor Item 283.J	Provides \$250,000 GF in FY 2024 to cover the one-time cost of a consultant to develop a statewide strategic plan on the Commonwealth's health care workforce needs.	TBD.
House/Senate	No change.	
Governor	Provides an additional \$10 million GF in FY	TBD.
Item 287.C.1	2024 to the Nursing Preceptor Incentive Program, to raise the maximum incentive to \$5,000 (from \$1,000), and expand the program to include licensed practical nurses and registered nurses.	
House/Senate	No change.	
Governor	Provides an additional \$1 million GF in FY	TBD.
Item 287.E	2024 to fund nursing scholarship and loan repayment programs to recruit and retain nurses and nurse faculty.	
Senate Item 287 #3s	Designates \$150,000 GF in both FY 2023 and FY 2024 to set aside a small portion of existing nursing scholarship funds for school nurse scholarships to address the lack of access to Registered Nurses (RNs) in schools.	TBD.
Governor Item 287.G	Provides \$30 million GF in FY 2024 for the Virginia Department of Health (VDH) to establish the Earn to Learn Nursing Education Acceleration Program.	TBD.
Senate Item 287 #2s	Reduces by \$10 million GF in FY 2024 funding for the Earn to Learn Nursing Education Acceleration Program, and transfers funding to higher education institutions to increase nursing faculty salaries at nursing schools to encourage more nurses to move into teaching. Also removes the designation of the program as one-	TBD.

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	time because such programs will take many	
	years to have their desired effect.	
House	Reduces by \$5.4 million GF in FY 2024 funding	TBD.
Item 287 #1h	for the Earn to Learn Nursing Education	
	Acceleration Program. Also adds language to	
	allow for the program to be implemented	
	through contracts with private higher education	
	institutions, as well as public ones.	
House	Adds approximately \$419,000 GF in FY 2024	No County impact.
Item 287 #2h	and four positions in VDH to manage all of the	
	state-funded Healthcare Incentive Workforce	
	programs administered by VDH.	
Senate	Provides approximately \$209,500 GF in FY	No County impact.
Item 287 #1s	2024 to VDH for two positions to support the	Two County Impact.
1tem 207 // 13	significant increase in workload based on the	
	funding included in the introduced budget to	
	expand a variety of workforce programs.	
Commeta	Provides \$5 million GF in FY 2024 to support	No Country immed
Senate	1 1	No County impact.
Item 288 #1s	Trauma Centers in the Commonwealth.	N. C.
Senate	Provides \$2.5 million GF in FY 2024 to develop	No County impact.
Item 288 #2s	a grant program to fund hospital-based care	
	management programs for frequent utilizers of	
	emergency departments.	
Governor	Provides an additional \$50,000 GF in FY 2024	Positive. On average, the Fairfax Health
Item 291.A	to purchase medications for individuals who	District has one-third of the
	have tuberculosis (TB), to account for an	Commonwealth's TB cases (reflecting the
	increase in medication costs and to provide	diversity of the population, which includes
	treatment options to more individuals.	individuals from countries with high TB
		burdens). The Fairfax Health Department
		offers evaluation and treatment of active
		TB disease and latent TB infection.
		Additional funding will help mitigate the
		increasing medication costs to provide
		pharmacotherapy.
House/Senate	No change.	
Governor	Extends the repayment term for any existing	TBD.
Item 291.N	Treasury loan authorized by VDH for the	
1.CIII 271.1V	purpose of COVID-19 pandemic response	
	activities to June 30, 2024, if federal	
	reimbursement expected from the Federal	
	*	
	Emergency Management Agency (FEMA) has	
	not been received by the planned date of	
II /C	repayment.	
House/Senate	No change.	
Governor	Provides approximately \$150.8 million NGF in	Positive. VDH received funding from the
Item 291	FY 2024 for Epidemiology and Laboratory	Centers for Disease Control and

	Capacity for Prevention and Control of Emerging Infectious Diseases Cooperative Agreement grants, which are not funded by the federal American Rescue Plan Act (ARPA).	Prevention (CDC) through the Epidemiology and Laboratory Capacity grant to promote antimicrobial stewardship in acute care hospitals, outpatient, and skilled nursing facilities. The Fairfax Health District has entered into an MOU with VDH to improve antimicrobial stewardship among Fairfax County skilled nursing facilities. Additional funding would enhance the Health Department's ongoing efforts to address increasing antimicrobial resistance in these high-risk settings.
House/Senate	No change.	
Senate Item 293 #3s	Directs VDH to plan an elimination campaign for Hepatitis B and C.	No County impact.
Governor Item 294	Provides approximately \$944,000 GF and \$698,000 NGF in FY 2024 to support local health districts that are expecting significant cost increases resulting from moving to new facilities or increasing rent in existing facilities.	TBD.
Senate Item 294 #1s	Provides \$140,000 GF in FY 2023 and FY 2024 to provide additional support to address an increase in rent costs for the Hampton Health District.	No County impact.
Senate Item 294 #2s	Provides \$250,000 GF in FY 2024 to improve early breast cancer diagnosis and mortality rates. VDH would provide grants to at least two, but no more than four, community-based organizations with breast cancer expertise and experience with minority community outreach.	No County impact.
Senate Item 294 #3s	Provides \$2.5 million GF in FY 2024 to provide support to all local health departments, to ensure family planning services are available across the Commonwealth.	No County impact.
House Item 295 #5h	Provides \$1.5 million GF in FY 2024 to VDH to establish the Virginia First-Year Nurse Residency Collaborative to support health care providers in increasing the retention of first-year RNs.	No County impact.
Senate Item 295 #5s	Provides \$100,000 GF in FY 2024 to support enhancements to the SmartChart system, previously known as the Emergency Department Care Coordination program.	No County impact.
Governor Item 296.E	Provides approximately \$3.4 million GF in FY 2024 as a state match to draw down U.S.	TBD. This could be beneficial to Fairfax Water.

	Environmental Protection Agency (EPA) grant	
	funds for the Drinking Water State Revolving	
	Fund. Increases NGF appropriation by \$91.9	
	million to keep pace with reimbursement and	
	payment trends of drinking water grants.	
House/Senate	No change.	
Governor	Provides an additional \$1.1 million GF in FY	TBD. This could be beneficial to Fairfax
Item 296	2023 to cover federal deferrals associated with	Water.
	payments to the EPA dating back to March 2021.	
House/Senate	No change.	
Senate	Provides \$300,000 GF in FY 2024 and five	No County impact.
Item 299 #1s	positions to fund the Prescription Drug Affordability Board pursuant to SB 957.	
Governor	Provides \$50,000 toward establishing a ban on	Prohibition or limitations on abortion
Item 404	abortions after 15 weeks of pregnancy.	could interfere with the ability of
		individuals/families to determine the
		number and spacing of children. It may
		also increase the rates of unplanned births,
		which may increase families' risk factors,
		potentially increasing the likelihood of
		child abuse and neglect. There could also
***	P 11 050 000 1 1 G 11 G 11	be an increase in unsafe abortions.
House	Provides \$50,000 into the Corrections Special	This funding would be used to allocate
Item 404 #1h	Reserve Fund to reflect the estimated bedspace	additional beds in prisons for health care
	impact of HB 1795, which requires every health	providers who are convicted of not taking
	care provider licensed by the Board of Medicine	life-saving measures when a fetus remains viable after the procedure is attempted.
	who attempts to terminate a pregnancy to take steps to preserve the life and health of an infant	Though HB 1795 is no longer under
	that is born alive, similar to any other child born	consideration, it is likely that abortion-
	alive at the same gestational age.	related issues will continue to receive
	arive at the same gestational age.	attention in Virginia.
Senate	Removes language providing funding to the	This would ensure that health care
Item 404 #1s	Corrections Special Reserve Fund related to	providers are not penalized for performing
	abortion restrictions.	safe and legal abortions.
Governor	Prevents expenditures from GF or NGF sources	Currently, public funds can only be used
Item 4-5.04	from being used for providing abortion services,	for abortion services in situations where
	except as otherwise required by federal law.	pregnancy results from rape or incest, a
		physician certifies that the fetus is believed
		to have an incapacitating physical
		deformity or mental deficiency, or cases
		where the pregnancy threatens the life or
		health of the mother/birthing person. This
		prohibition could create health
		implications for pregnant individuals, as
		well as for victims of sexual violence.

Commeto	Destant language that allows are directions	The mest and in a file and a second discount
Senate Item 4-5.04 #1s	Restores language that allows spending from appropriations for the provision of abortion services in accordance with state law.	The restoration of language would ensure that victims of rape and incest or those who have life-threatening pregnancy complications can access safe, legal abortions, even if they do not have the financial resources to pay for them.
Governor	Provides an additional \$125,000 in FY 2024 for sexual assault examiner training for Emergency Department staff, as required by the Code of Virginia.	No significant County impact.
House/Senate	No change.	
House Item 6 #3h	Continues the work of the Joint Subcommittee to Examine the Commonwealth's Pandemic Response.	No County impact.
Senate Item 6 #1s	Continues the work of the Joint Subcommittee to Examine the Commonwealth's Pandemic Response for an additional year, and allows the funding to be carried forward to the subsequent fiscal year.	No County impact.
Department for A	Aging and Rehabilitative Services (DARS)	
Governor Item 330.A	Provides an additional approximately \$285,000 GF and \$2.2 million NGF in FY 2024 to ensure DARS has sufficient resources to fully access federal vocational rehabilitation grant dollars.	No County impact.
House/Senate	No change.	
Governor Item 330.B	Provides an additional approximately \$139,400 GF in FY 2023, and \$139,400 GF in FY 2024, to provide vocational rehabilitation services for persons recovering from mental health issues, alcohol, and other substance abuse issues.	No significant County impact.
House/Senate	No change.	
Governor Item 330.I	Provides an additional approximately \$37,400 GF in FY 2024 for the Centers for Independent Living, to reflect the latest statewide salary actions. Language requiring DARS to collect and make operating data available is also included.	No County impact.
House/Senate	No change.	
Governor Item 330.K	Provides an additional approximately \$225,600 GF in FY 2024 to enable the Personal Assistance Services program to maintain wage alignment with Medicaid rates without reducing services. This program serves individuals who have the most severe physical disabilities, requiring assistance with daily living activities.	No County impact.

House/Senate	No change.	
Governor Item 330.N	Provides an additional \$61,800 GF in both FY 2023 and FY 2024 for the Long-Term Rehabilitation Case Management Services Program.	No County impact.
House/Senate	No change.	
House Item 330 #1h	Provides \$570,000 GF in FY 2024 to expand community-based brain injury case management services to unserved or underserved areas of Virginia.	No County impact.
Senate Item 330 #2s	Provides \$570,000 GF in FY 2024 to expand community-based brain injury case management services. This funding would fund six case managers to serve approximately 300 Virginians.	No County impact.
Senate Item 330 #3s	Provides \$675,000 GF in FY 2024 to support publicly funded brain injury services providers — the inability to offer competitive wages and benefits has made it increasingly difficult to fill positions and retain employees.	No County impact.
Senate Item 330 #4s	Directs DARS to work with DBHDS, the Parent Educational Advocacy Training Center (PEATC), Virginia Commonwealth University's (VCU) Partnership for People with Disabilities, and VCU-Rehabilitation Research and Training Center to ensure that online resources are readily available and disseminated to all individuals of transition age and their families.	No County impact.
House Item 331 #1h	Adds \$700,000 GF in FY 2024 for one-time supplemental funding to offset losses to local Area Agencies on Aging (AAAs) due to the impact of 2020 census changes on the distribution formula for federal Older Americans Act funding.	

		adults in the Commonwealth is projected
		to reach 25% by 2030.
Senate	Adds \$700,000 GF in FY 2024 for one-time	Eleven of the 25 AAAs in the
Item 331 #1s	supplemental funding to offset losses to local	Commonwealth will be affected by these
	AAAs due to the impact of 2020 census changes	financial losses, and may change or lessen
	on the distribution formula for federal Older	services offered to older adults, adults with
	Americans Act funding.	disabilities, and caregivers as a result.
		Though Fairfax County will not be
		negatively impacted by funding losses, the
		impact to other local jurisdictions may
		cause the migration of older adults to
		regions like Fairfax County in an effort to
		retain needed services. This supplemental
		funding will mitigate the negative impact
		to the AAA system as a whole.
		Strengthening the AAA system across the
		Commonwealth will need to be
		prioritized, as the percentage of older
		adults in the Commonwealth is projected
		to reach 25% by 2030.
House	Adds \$380,000 GF in FY 2024 to expand the	No direct County impact but provides
Item 331 #2h	Virginia Public Guardian and Conservator	more slots/opportunities for incapacitated
110111 331 #211		
	Program to serve 50 additional individuals in	individuals to be served by public
	need of guardianship services and add one	guardians. Will mitigate the waiting list
G .	position for a policy analyst.	for public guardians.
Senate	Provides \$160,000 GF in FY 2024 to support	Currently only public guardians (vs.
Item 331 #2s	the implementation costs of SB 1140, which	private guardians) receive guardianship
	directs DARS to develop and provide training	training by DARS. The vast majority of
	for court-appointed guardians by July 1, 2024.	guardians in the Commonwealth,
		however, are private guardians who
		receive no formalized training. This
		funding will allow for all guardians to
		receive formalized training at the state
		level to obtain a foundational
		understanding on the court requirements
		and expectations for guardians, better
		equipping them to serve vulnerable wards
		under their care.
		Currently, there is one FTE who manages
		the Fairfax County guardianship program
		and provides regular orientation,
		consultation, or information to private
		guardians on their roles and
		responsibilities in the absence of a
		formalized training. This additional

Senate Item 334 #1s Senate	Reduces by \$1 million GF in FY 2023 and FY 2024 the appropriation provided for Disability Determination Services (DDS) for Medicaid. Provides \$150,000 GF in FY 2024 to fund a	funding for DARS to create a training program for guardians would expand the capacity for Fairfax County program staff to focus on guardianship tracking activities for the growing program (over 2,800 wards currently in Fairfax County). Centralized training for private guardians provided by DARS was a recommendation of the 2021 JLARC Guardianship study. No County impact.
Item 336 #1s	position for an Executive Director for the Commonwealth Council on Aging, pursuant to provisions in SB 1218.	
Department of M	ledical Assistance Services (DMAS)	
Governor Item 302	Reduces funding by \$1.5 million GF in FY 2023 and \$250,000 GF in FY 2024 for the estimated cost of hospital and physician services for individuals subject to involuntary commitment. Projected expenditures are lower than previously estimated.	No significant County impact.
House/Senate	No change.	
Governor	Adjusts funding for the Family Access to Medical Insurance Security program to reflect the latest forecast of expenditures as projected by DMAS.	No County impact.
House/Senate	No change.	
Governor	Adjusts funding for the Commonwealth's Medicaid Children's Health Insurance Program (CHIP) to reflect the latest expenditure forecast as projected by DMAS.	No County impact.
House/Senate	No change.	
Governor	Provides funding for the cost of Medicaid utilization and inflation as estimated in the most recent expenditure forecast.	No significant County impact. Provides required increases due to higher costs and utilization.
House/Senate	No change.	
Governor	Adjusts Medicaid and CHIP appropriations to account for the anticipated extension of the national public health emergency through April 11, 2023. The expected extension would mean that the federal continuous enrollment requirement would expire on April 30, 2023,	No County impact.

Governor Item 304 House Item 304 #2h	and the federal Medicaid Assistance Percentages enhancement would continue through June 30, 2023. Allows DPB to move appropriations between fiscal years as necessary to maximize federal reimbursements. Adjusts Virginia Health Care Fund appropriation to reflect the latest revenue estimates. Adds \$11.7 million GF and reduces \$12.5 million NGF by capping the funds that DMAS retains related to the intergovernmental transfer	Positive. Provides funding based on latest revenue estimates. Positive. This amendment will allow the County-owned nursing home Birmingham Green (BG) to retain a higher portion of
	of funds by which Medicaid provides supplemental payments for five local government owned and operated nursing facilities.	supplemental payments, thereby allowing for a smaller general fund transfer to BG, which is based on actual costs and utilization rates.
Senate Item 304 #6s	Allows five local government owned and operated nursing facilities to retain a higher portion of supplemental payments through intergovernmental transfer of funds.	Positive. This amendment will allow the County-owned nursing home BG to retain a higher portion of supplemental payments, thereby allowing for a smaller general fund transfer to BG, which is based on actual costs and utilization rates.
House Item 304 #3h	Increases funding for nursing homes through the Nursing Facility Value Based Program by \$31.1 million GF and \$31.1 million from matching federal Medicaid funds in FY 2024.	The increased reimbursement will offset costs of operation, allowing for nursing homes' continued capacity to serve the community.
Senate Item 304 #15s	Provides \$20 million GF and \$20 million NGF to increase nursing home reimbursement. These changes add funding to the Value-based program, encourage reinvestment in facility infrastructure, and eliminate the minimum occupancy adjustment for nursing facility capital rates.	The increased reimbursement will offset costs of operation, allowing for nursing homes' continued capacity to serve the community.
House Item 304 #6h	Adds approximately \$179,000 GF and \$211,000 NGF to increase adult day health care rates by 24%, bringing the rate from \$64.17 to \$78.97 per day for the rest of the state, and \$69.30 to \$85.93 in Northern Virginia.	Positive. This is a step toward ensuring waiver rates cover the actual cost of services in Northern Virginia.
House Item 304 #7h	Provides \$1.3 million GF and \$1.3 million NGF in FY 2024 for the fiscal impact of HB 1512, which provides for the initial purchase or replacement of Complex Rehabilitative Technology manual and power wheelchair bases and related accessories for Medicaid patients residing in nursing facilities.	Positive. Funding will allow for the purchase of critical wheelchairs and accessories for persons in nursing facilities, increasing their mobility options and quality of life.

House Item 304 #14h	Adds \$2.5 million GF and \$2.5 million from matching federal Medicaid funds in FY 2024, for the Medicaid impact of providing an increase in the Auxiliary Grant (AG) rate for low-income individuals residing in assisted living facilities.	Positive. Increasing the AG rate will further support the AG community. This increase would greatly increase the likelihood that assisted living facilities (ALFs) would sustain more AG bed set asides, which are already very low across the County and Commonwealth. Currently, AG rates are far below actual costs for ALF care.
House Item 304 #21h	Provides approximately \$200,700 GF and \$218,000 NGF in FY 2023 and FY 2024 to increase reimbursement for Early Periodic Screening Diagnosis and Treatment (EPSDT) therapeutic Group Homes that were excluded from the 12.5 percent rate increase, despite qualifying for such increase in 2021 and 2022.	Positive. This is a step toward ensuring waiver rates cover the actual cost of services in Northern Virginia.
Governor Item 304.A	Provides an additional approximately \$268,800 GF in FY 2024 and an additional approximately \$280,600 from the federal trust fund for reimbursement to the institutions within DBHDS.	TBD.
House/Senate	No change.	
Governor Item 304.UUUU	Updates the reimbursement methodology for outpatient rehabilitation services to the resource-based relative value scale. This change is necessary to align Virginia's reimbursement methodology with Medicare and industry standards. All changes must be budget neutral.	No County impact.
House/Senate	No change.	
Governor Item 304.XXXX	Increases provider rates for agency- and consumer-directed personal care, respite, and companion services by 5%, effective July 1, 2023. Provides \$42 million GF and \$47.2 million NGF in FY 2024 for the rate increase.	Positive . A rate increase would attract more qualified staff and increase provider capacity.
Senate Item 304 #3s	Provides \$58.3 million GF and \$66.1 million NGF in FY 2024 to increase reimbursement rates by 12% for Medicaid personal care, respite, and companionship services provided in agency-directed and consumer-directed waiver programs. This would change the consumer-directed rest-of-state rate from \$12.70 to \$14.22 per hour and the Northern Virginia rate from \$16.45 to \$18.42 per hour. The agency-directed rate would increase from \$18.51 to \$20.73 per	Positive. A rate increase would attract more qualified staff and increase provider capacity. There is a nationwide shortage of aides to perform critical waiver services at this time, and this is a step toward ensuring waiver rates cover the actual cost of services in Northern Virginia.

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	hour for rest-of-state and from \$21.79 to \$24.40	
	per hour in Northern Virginia.	
Senate Item 305 #1s	Provides \$7.3 million GF in FY 2024 and ten positions to fund the fiscal impact of SB 1327, which would create a state-funded comprehensive health care coverage program for individuals in Virginia who are under 19 years of age, are not covered under a group health plan or health insurance coverage, and, but for their immigration status, would be eligible for Virginia's Medicaid or FAMIS program.	This would positively impact many youth served by the CSB, because if they had comprehensive medical coverage, they would have other options for behavioral health care beyond the CSB. And when such youth are served by the CSB, there would be funding to support those services.
Governor Item 308.EE	Requires DMAS to convene a workgroup to examine the impact of including psychiatric residential treatment services in the managed care program. This workgroup must examine potential cost and program and system of care impacts, including how local funding and the federally required independent assessment process for these services must be accounted for in managed care.	Workgroup offers a potential for positive outcomes. This would be a new benefit that could potentially strengthen community support for behavioral health services. There is currently no reimbursement for residential treatment, so including psychiatric residential treatment services in the managed care program has the potential for opening up needed community supports. Ensuring any new program provides beneficial services that are easy for consumers to navigate in a cost-effective way is critically important, particularly if managed care is the option being examined by the state.
House Item 308 #1h	Modifies language in the Governor's budget which establishes a workgroup to examine the impact of including certain children's psychiatric residential treatment services in the Medicaid managed care program. It adds children's residential services and children's group home services to be examined for including in the Medicaid managed care program. Language also is modified to include representatives of the public and private provider community as members of the workgroup.	outcomes, and expanding to include children's residential services and children's group home services as
Governor Item 308.FF	Provides \$428,565 GF and \$428,565 from federal funds in FY 2024 for seven positions to increase the amount of third-party liability recoveries. It is expected that these positions will generate sufficient savings in the Medicaid program to offset the new administrative costs.	No significant County impact.

House/Senate	No change.	
Governor Item 308.GG	Authorizes DMAS to reprocure the Commonwealth's managed care service delivery system, with an expected implementation date of July 1, 2024. Additionally, authorizes DMAS to make changes to the managed care program, as necessary, to improve fiscal efficiency and enhance health care delivery. Provides approximately \$1.7 million GF and \$2.6 million NGF in FY 2023 to support one-time costs	TBD. It will be important to monitor the Request For Proposal process to ensure there are no significant changes to the Medicaid benefit package in areas related to behavioral health. It is essential that the state's service delivery system provides beneficial services that are easy for consumers to navigate, including appropriate rates for providers and services, particularly in high-cost areas
Senate Item 308 #2s	associated with the re-procurement. Provides direction to DMAS regarding the reprocurement of the Medicaid managed care contracts. In addition, \$500,000 GF in FY 2024 is provided for an independent review of the proposed changes in the program and any fiscal impacts. Since the implementation of the new contracts is delayed, the administrative funding provided in the Governor's budget is unnecessary and removed by this amendment.	like Northern Virginia. Amendment seeks to give DBHDS more direction related to re-procurement of Medicaid managed care contracts. No direct County impact, but it will be important to monitor the Request For Proposal process to ensure there are no significant changes to the Medicaid benefit package in areas related to behavioral health. It is essential that the state's service delivery system provides beneficial services that are easy for consumers to navigate, including appropriate rates for providers and services, particularly in high-cost areas like Northern Virginia.
Governor	Directs \$20 million in FY 2024 from the State and Local Fiscal Recovery Funds from ARPA to DMAS to procure a vendor to assist in the redetermination of Medicaid enrollees following the end of the COVID-19 public health emergency. This funding would be in addition to the \$5 million in ARPA funding in FY 2023 previously provided. It also directs \$10 million in FY 2024 in ARPA funding to VDSS to support overtime costs at local departments for Medicaid redeterminations. Additionally, it bars the transfer of the new funding until a report detailing the Commonwealth's final plan to perform all unwinding activities is provided to the Task Force on Eligibility Redetermination.	Positive. This would provide overtime pay for Medicaid Unwinding. Fairfax County Department of Family Services (DFS) has more than 40,000 Medicaid cases to

House Item 304 #17h	Adds \$3.3 million GF and \$12.5 million NGF in FY 2024 to support associated costs with a contract to support local agencies during the unwinding of Medicaid continuous coverage requirements.	Likely positive.
Senate Item 308 #1s	Provides \$2.8 million GF and \$13.4 million NGF for additional assistance in handling the increased workload for the Medicaid eligibility determination process that will begin as the Medicaid continuous enrollment requirement ends on April 1, 2023.	Likely positive.
Senate Item 486 #2s	Moves the appropriation provided by ARPA funding from FY 2024 to FY 2023 for Medicaid redetermination costs.	Likely positive.
Housing		
House	Provides \$500,000 GF in FY 2024 to the	No County impact. Funding would go to
Item 114 #2h	Department of Housing and Community Development (DHCD) to assist in the delivery and support of housing studies directed by the GA and the Virginia Housing Commission, the housing needs assessment, plans included in HB 2046, and the proposed expansion of the Livable Homes Tax Credit in HB 2099.	DHCD. The Livable Homes Tax Credit could help County residents, but it is a state tax credit so no fiscal impact to the County.
House Item 346 #1h	Requires VDSS to allow applications for the Low-Income Home Energy Assistance Program (LIHEAP) to be submitted in any month during the year, and allows for grant awards to be made retroactively for the 2022-2023 heating season.	No significant County impact.
Senate Item 346 #1s	Requires VDSS to allow applications for the LIHEAP program to be submitted in any month during the year, and allows individuals to apply retroactively for heating assistance, since the close of the prior application period in November 2022.	No significant County impact.
Behavioral Heal		
Governor Item 144.W	Provides \$9 million GF in FY 2024 to support student mental health services in K-12 and institutions of higher education.	TBD. This is a positive use of funding to address significant youth behavioral health challenges, though it is unclear how and where funding will be allocated. Support for additional state funding for youth behavioral health services is included in the County's Legislative Program.

House	Makes technical changes to provide for higher	No County impact.
Item 144 #2h	education specific solutions, rather than	No County Impact.
11011 144 11211	combined higher education and K-12 solutions.	
	Funding for K-12 mental health services is	
	provided under VDOE.	
Senate	Clarifies the use of funds to support higher	No County impact.
Item 144 #1s	education institutions, and removes language	
	related to elementary and secondary schools as	
	a result of other initiatives provided in public	
	education.	
Governor	Provides \$750,000 GF in FY 2024 to cover the	TBD . Further analysis and information on
Item 283.I.	one-time cost of a consultant to assist with	how and where funding will be allocated
	implementing a plan to transform behavioral	is needed.
Senate	health. Removes \$750,000 GF in FY 2024 included in	No significant County impact.
Item 283 #1s	the Governor's budget for a Behavioral Health	No significant County impact.
110111 203 #15	Transformation Contractor.	
Senate	Removes \$250,000 GF in FY 2024 included in	No significant County impact.
Item 283 #2s	the Governor's budget to develop a strategic	
	plan for the health care workforce.	
Governor	Provides \$250,000 GF in FY 2024 for the	No direct County fiscal impact, but study
Item 283.K.	Secretary of Health and Human Resources, in	is focused on an at-risk population.
	collaboration with the Secretary of Veterans	
	Affairs, to cover the one-time cost of a	
	consultant that will study the Commonwealth's	
	coordination of behavioral health and substance	
	abuse programs, with an emphasis on veteran	
	services. The study will include state efforts to	
	address substance use disorder, suicide, and post-traumatic stress disorder. A report will be	
	due by October 1, 2023.	
Senate	Removes \$250,000 GF in FY 2024 included in	No direct County fiscal impact
Item 283 #3s	the Governor's budget for a statewide	The arrest County Hoom Impact.
	coordination study of behavioral health and	
	substance use disorder services with an	
	emphasis on veterans.	
Governor	Provides an additional \$2.5 million GF in FY	TBD . A positive step by the state to find
Item 287.B	2024 to VDH for the Virginia Behavioral Health	ways to stabilize the behavioral health care
	Loan Repayment Program, raising the	workforce in the future. To support
	maximum award amount for child and	behavioral health staff working at CSBs
	adolescent psychiatrists, psychiatric nurse	and other public agencies, language could
	practitioners, and psychiatrists, from \$30,000 to	be added prioritizing access to such
	\$50,000.	funding for those participating in the
House/Senate	No change	public behavioral health care system.
110use/Senate	No change.	

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Governor	Provides \$5 million GF in FY 2024 to VDH for	TBD . A positive step by the state to find
Item 287.H	loan repayments for psychiatric registered	ways to stabilize the behavioral health care
	nurses and psychiatric nurse practitioners who	workforce in the future. To support
	work in Virginia for four years. The schedule	behavioral health staff working at CSBs
	will provide repayment of 25% of the eligible	and other public agencies, language could
	loan at the end of each year for the four	be added prioritizing access to such
	completed years of service.	funding for those participating in the
Senate	Compalidates a muonased may chietuia magistamad	public behavioral health care system.
Item 287 #4s	Consolidates a proposed psychiatric registered	Language-only administrative change. The amendment also moves the \$5 million
110111 20 / #48	nurse and psychiatric nurse practitioner loan	·
	repayment program, included in the Governor's	GF for the proposed program to the
	budget, into the existing Behavioral Health	Behavioral Health Loan Repayment
	Loan Repayment Program. The existing	Program, increasing the program's FY
	program already provides loan repayment to	2024 appropriation to \$9.1 million.
	psychiatric nurse practitioners, so this	
	amendment adds psychiatric RNs to the	
	program, eliminating the need for a completely	
	separate program that otherwise imposes an	
77	administrative burden on VDH.	N · · · · · · · · · · · ·
House	Provides \$250,000 GF in FY 2024 for a pilot	No significant County impact.
Item 295 #2h	program between the Association of Free and	
	Charitable Clinics and the Virginia Telehealth	
	Network, to support the integration of	
	behavioral health safety planning and	
	intervention into clinical health services.	N
Governor	Transfers approximately \$1 million GF in FY	No significant County impact.
	2024 from DBHDS' central office to state-	
	operated facilities, to assist with infrastructure	
	requirements for implementation of electronic	
	health records. Per DPB, this zero-sum transfer	
II /G /	has no fiscal impact.	
House/Senate	No change.	TDD D 'c' 1 1 1 1 1 1 C 1
Governor	Provides an additional \$1 million GF and an	TBD. Positive step by the state to find
Item 304.GG	additional \$1 million NGF in FY 2024 to	ways to stabilize the behavioral health care
	support 20 additional psychiatric residency	workforce in the future.
	slots, funded through Medicaid, beginning in	
TT /G /	FY 2024.	
House/Senate	No change.	TDD
Governor	Provides authority to expand provider	TBD.
Item	qualifications, allowing individuals working on	
304.WWWW	their required hours of supervision for	
	certification through DBHDS to be eligible for	
	registration through the Department of Health	
	Professions (DHP) to be approved as a	
	Medicaid provider type for mental health and	
	substance use disorder peer supported services.	

	Authorizes DMAS to adjust caseload limits for peer recovery specialists to align with DBHDS and DHP revised policies to increase access to peer recovery services.	
House/Senate	No change.	
House Item 304 #5h	Adds approximately \$438,000 GF and \$1.3 million NGF and language directing DMAS to establish reimbursement parity between certain substance use disorder and mental health services.	Positive. Increased funding is an important step towards increasing behavioral health service capacity, as community providers are challenged to meet ongoing community needs for this service.
Senate Item 304 #14s	Directs DMAS to establish reimbursement parity between substance use disorder (SUD), and mental health (MH) partial hospitalization (PHP) and intensive outpatient programs (IOP) by increasing the MH PHP and IOP reimbursement rates to the same reimbursement rate as SUD PHP and IOP.	Positive. Directs DMAS to increase the rates for MH PHP from a per diem rate of \$250.62 to \$500.00, and to increase the rate for MH IOP from a per diem of \$159.20 to \$250.00. DMAS will have the authority to implement this reimbursement change effective July 1, 2023.
House Item 304 #10h	Provides approximately \$43,000 GF and \$384,000 NGF in FY 2024 to provide Medicaid reimbursement for collaborative care services to treat mental health conditions and substance use disorders.	Positive. Beginning Medicaid reimbursement for collaborative care management services in a primary care setting is helpful for individuals.
Senate Item 304 #5s	Provides approximately \$43,000 GF and \$384,000 NGF in FY 2024 to provide Medicaid reimbursement for collaborative care services to treat mental health conditions and substance use disorders.	Positive. Beginning Medicaid reimbursement for collaborative care management services in a primary care setting is helpful for individuals.
Senate	Provides \$17.4 million GF and \$37 million NGF	Positive . Increasing rates by 10% for these
Item 304 #4s	in FY 2024 to increase reimbursement rates for community-based mental health services.	services supports increased capacity for community providers.
Senate Item 304 #8s	Provides \$28.2 million GF and \$30.7 million NGF to increase the reimbursement rates by 5%, for physicians providing adult preventative and primary care, pediatric, and psychiatric services.	No significant County impact.
Senate Item 308 #3s	Provides \$275,000 GF in FY 2024 and directs DMAS to contract with the Virginia Center for Health Innovation to develop a plan for a value-based payment pilot program to advance the integration of mental health services in primary care settings, in consultation with the Virginia Task Force on Primary Care.	TBD.
Senate Item 308 #5s	Provides \$225,000 GF and \$225,000 NGF in FY 2024 for DMAS to conduct the following rate studies: (i) to establish a methodology for an annual adjustment of community-based	TBD. Impact depends on the recommendations that come out of the study.

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	behavioral health services rates for inflation;	
	and (ii) for a one-time redetermination for	
	Therapeutic Day Treatment rate and unit	
	structure.	
Governor	Provides \$15 million GF in FY 2024 for grants	TBD. Further analysis and information on
Item 311.HH	to school divisions, public community-based	grant process is needed, but could be a
	providers, or private community-based	positive use of funds as the CSB continues
	providers to contract for the provision of school-	partnering with schools to enhance youth
	based mental health services.	behavioral health services in the
		community. Support for additional state
		funding for youth behavioral health
		services is included in the County's
		Legislative Program.
House	Moves \$15 million GF in FY 2024 (included in	No concerns with moving this from
Items 136 #17h	the Governor's budget) for school-based	DBHDS to VDOE.
and Item 311 #4h	mental-health services from DBHDS to VDOE.	
Senate	Restores the budget language for the school-	TBD. Further analysis and information on
Item 311 #22s	based pilot for mental health services in schools.	grant process is needed, but could be a
		positive use of funds as the CSB continues
		partnering with schools to enhance youth
		behavioral health services in the
		community. Support for additional state
		funding for youth behavioral health
		services is included in the County's
		Legislative Program.
House	Provides approximately \$181,000 GF in FY	No significant County impact.
Item 311 #1h	2024 to create a social media campaign for	
	suicide prevention targeting teens and one	
	position to manage the campaign.	
Governor	Provides \$20 million GF in FY 2024 for	TBD. Further analysis and information on
Item 311.MM	comprehensive psychiatric emergency	how and where funding will be allocated
	programs or similar models of psychiatric care	is needed. Investments in a
	in emergency departments. Projects may	comprehensive psychiatric care program
	include public-private partnerships, including	would be a positive use of funds.
	contracts with private entities. All selected	
	programs must collaborate with the region's	
	CSB or Behavioral Health Authority.	
House	Adds \$250,000 GF in FY 2024 to the Carilion	No County impact.
Item 311 #6h	Comprehensive psychiatric emergency program	
	to provide technical assistance to the new	
	psychiatric emergency programs across the	
	state. This amendment also directs DBHDS to	
	report on the projects and their impact on the	
	state behavioral health hospital census, and to	
	consider the location of the proposed psychiatric	

	emergency programs so they serve priority areas	
	in the state.	
Senate Item 311 #2s	Provides \$650,000 GF in FY 2024 for DBHDS to contract with a vendor to implement a secure online portal for CSBs to upload and share patient documents with inpatient psychiatric facilities. This is a recommendation of the Behavioral Health Commission.	Using a Health Information Exchange or building interconnectivity between DBHDS, hospitals, and CSB's using industry standard live exchange integration technology would likely provide a better solution than the creation
77	Discrete DDIDC 4-	of a new portal.
House Item 311 #2h	 Identify all current DBHDS requirements related to documentation and reporting of CSB behavioral health services; Identify which of these requirements currently apply to work by CSB direct care staff; Identify any DBHDS requirements of direct care staff that are duplicative of or conflict with other DBHDS requirements; Eliminate any requirements that are not essential to ensuring consumers receive effective and timely services; and Report to the State Board of Behavioral Health and Developmental Services and the Behavioral Health Commission on progress made toward eliminating administrative requirements that are not essential, duplicative, or are conflicting. 	Positive step toward reducing administrative burdens and ensuring CSB does not have to do duplicative work. CSB direct care providers spend a significant amount of time on administrative work, which reduces time available to provide care to patients. Given staff shortages and apparent delays in consumers' access to services, existing direct care staff need to be able to maximize their work time devoted to consumer care to the fullest extent possible.
Senate Item 311 #18s	Directs DBHDS to identify and eliminate duplicative and non-essential documentation and reporting requirements for CSBs. This is a recommendation of the Behavioral Health Commission.	Positive step toward reducing administrative burdens and ensuring CSB does not have to do duplicative work.
Senate Item 311 #13s	Directs DBHDS to complete a comprehensive review of the performance contracts with CSBs and revise all performance measures in the base performance contracts and addendums. DBHDS is directed to report to the Behavioral Health Commission by December 1, 2023, and implement changes before finalization of FY 2025 performance contracts. This is a recommendation of the Behavioral Health Commission.	This is very broad and could lead to additional administrative burdens for the CSB if DBHDS does not carry this out within the scope of existing performance contracts.

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Senate Item 311 #4s	Requires DBHDS to share CSB performance information with local CSB Boards and other key state-level entities on a regular basis to help improve accountability in the CSB system. (There is currently no requirement for DBHDS to share information with local CSB governing boards about their CSB's performance on a regular basis). This is a recommendation from the JLARC report on CSB behavioral health services, as well as a recommendation of the Behavioral Health Commission.	No anticipated impact as CSB already shares this information with the CSB Board.
House Item 311 #3h	Requires DBHDS to report annually on CSB performance to ensure it is monitoring performance and consumer outcomes and appropriately intervening if needed.	CSB is concerned with the broad language in this amendment, as DBHDS already captures information from the CSB's monthly report as a part of the state performance contract. This would be an additional administrative burden unless it is integrated into existing business processes.
Senate Item 312 #5s	Directs DBHDS to amend CSB performance contracts to require that (i) any funding appropriated by the GA to CSBs for staff compensation only be used for staff compensation and (ii) CSBs report annually on any staff compensation actions taken during the prior fiscal year to DBHDS. This is a recommendation of the Behavioral Health Commission.	TBD.
House Item 311 #7h	Allows licensed marriage and family therapists to partake in the Boost 200 pilot program, and receive payment of supervisory hours, along with licensed clinical social workers and licensed professional counselors. This amendment also allows the Virginia Health Care Fund to use any carryforward money in FY 2024 to continue funding the Boost 200 pilot program.	This could help staff seeking licensure and those supervising them.
Senate Item 311 #21s	Allows licensed marriage and family therapists to partake in the Boost 200 pilot program, and receive payment of supervisory hours, along with licensed clinical social workers and licensed professional counselors. This amendment also allows the Virginia Health Care Foundation to use any carryforward money in FY 2024 to continue funding the Boost 200 pilot program.	This could help staff seeking licensure and those supervising them.

Senate Item 311 #6s	Provides approximately \$343,000 GF in FY 2024 for DBHDS to develop a comprehensive trauma-informed care training program for elementary and secondary school teachers, providing such trauma-informed care training once every three years to each school division.	Aligns with SB 1300, which directs the Board of Education to work in collaboration with DBHDS to develop a comprehensive trauma-informed training program. No significant County impact, but important to ensure this DBHDS and VDOE effort does not interfere with ongoing local efforts. DBHDS and VDOE developing a new standardized training program would be ineffective, as excellent trainings already exist. DBHDS/VDOE could compile a list of existing programming and resources specific to trauma sensitive school work. Coordination with the Department of Criminal Justice Services (DCJS) could be important as well.
Senate Item 311 #16s	Includes language to override the Code of Virginia such that DBHDS shall deem appropriate community housing to include housing for individuals with a developmental disability (DD), serious mental illness (SMI), or SUD.	†
Senate Item 311 #17s	 Directs DBHDS to work with DMAS to: Develop and implement a targeted review process to assess the extent to which CSBs are billing for Medicaid-eligible services; Provide technical assistance and training, in coordination with Medicaid MCOs, on appropriate Medicaid billing and claiming practices to relevant CSB staff; Evaluate the feasibility of central bills; and Report the results of targeted reviews. This is a recommendation of the Behavioral Health Commission. 	TBD. DMAS is probably the more appropriate agency for this work, as it is not a content expertise area for DBHDS. It will be important that this is helpful to CSBs, rather than creating additional work for them.
Senate Item 311 #19s	Directs DBHDS to develop and begin implementation of a plan to restore the bed capacity of the state hospital system that was taken offline in recent years due to workforce shortages.	TBD. No immediate impact as it directs the Commissioner to develop and begin implementation of a plan. Unfortunately, this amendment does not include funding and includes an extended timeline for implementation.

Senate	Directs DRUDS to report annually to the State	VACSP recently completed a selective
Item 311 #20s	Directs DBHDS to report annually to the State Board of Behavioral Health and Developmental Services and the Behavioral Health Commission on average salaries, turnover, and vacancy rates by position type across community services boards. This is a recommendation of the Behavioral Health Commission.	VACSB recently completed a salary survey, so this information is already available.
Governor Item 312.D	Combines funding and earmarks for alternative transportation and alternative custody for court-ordered individuals subject to temporary detention and emergency custody orders to provide needed flexibility to target resources toward the specific needs of each community. The combination of these appropriations will ensure that the elements of the emerging system are compatible with one another and support continuous care of the population. The amended language also clarifies that alternative transportation and custody programs can be administered through contracts with private contractors, local law enforcement organizations, CSBs, or other methods as necessary to implement the program. It also includes \$1 million GF in FY 2024 for local law enforcement agencies that agree to utilize off-duty officers to transport and/or maintain custody of an individual awaiting admission to a mental health facility or for whom a bed has not yet been identified.	TBD. Further analysis is needed to determine full impacts to the County.
House Item 312 #3h	Delineates the funding for alternative transportation and alternative custody to provide additional transparency on the use of this funding.	· · · · · · · · · · · · · · · · · · ·
House Item 312 #5h	Directs DBHDS to use NGF to contract with local law enforcement agencies to utilize the off-duty officer program to provide transportation services, or assume custody of an individual under a TDO awaiting admission to a facility or for whom a bed has not yet been identified.	No significant County impact. Amendment directs DBHDS to use NGF first.

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Senate	Transfers \$4.1 million GF in FY 2024 from the	No County impact. Amendment makes a
Item 311 #5s	amounts included in the Governor's budget for	technical change to where funding will be,
	the Compensation Board for a program to	moving it from the Compensation Board to
	support sheriffs with transportation and custody	DBHDS. Overall, the \$4.1 million is
	of temporary detention orders. This amendment	positive as a funding source outside of law
	moves those funds to DBHDS, which has a new	enforcement to assist with the custody of
	program that reimburses off-duty law	individuals awaiting admission.
	enforcement for these activities. Since this	
	program is temporary the funding is	
	consolidated in the DBHDS program and is	
	expanded to reimburse for over-time and on-	
	duty time.	
Senate	Directs the Commissioner of Behavioral Health	TBD. There is significant variation in how
Item 311 #11s	and Developmental Disabilities to convene	this is handled across the Commonwealth,
	stakeholders to develop a shared understanding	so it could be positive to have a shared
	of the roles and responsibilities of CSBs, law	understanding and standard. County
	enforcement, private hospitals, and state	would monitor development of plan.
	hospitals to appropriately manage and transfer	
	patients during periods where severe capacity	
	constraints threaten to delay access to care for	
	prolonged periods of time. The Commissioner	
	shall submit a plan to the Behavioral Health	
	Care Commission by October 30, 2023.	
Governor	Sets aside \$1.5 million GF to pursue a pilot	TBD. Further analysis and information on
Item 312.O.2	program to support the discharge of private	location of pilot program needed to
	hospital patients at-risk of transfer to state	determine full impacts to the County.
	mental health hospitals from the existing	
	appropriation of \$7.5 million GF in FY 2024 for	
	DBHDS to pursue alternative inpatient options	
	to state hospitals, or to increase capacity in the	
	community for individuals on the Extraordinary	
	Barriers List.	
House/Senate	No change.	
Governor	Expands language to allow funding currently	TBD.
Item 312.P	earmarked for dementia patients to also be used	
	for the discharge and diversion of all older	
	adults (aged 60 and older) who may otherwise	
	, , ,	
	be admitted to a state facility.	
House/Senate	, , ,	
House/Senate Governor	be admitted to a state facility.	TBD. Further analysis and information on
	be admitted to a state facility. No change.	TBD. Further analysis and information on where funding will be allocated is needed
Governor	be admitted to a state facility. No change. Provides \$58.3 million GF in FY 2024 to	<u> </u>
Governor	be admitted to a state facility. No change. Provides \$58.3 million GF in FY 2024 to expand and modernize the comprehensive crisis services system, including but not limited to,	where funding will be allocated is needed to determine full impacts to the County.
Governor	be admitted to a state facility. No change. Provides \$58.3 million GF in FY 2024 to expand and modernize the comprehensive crisis	where funding will be allocated is needed to determine full impacts to the County. Funding going toward crisis services is
Governor	be admitted to a state facility. No change. Provides \$58.3 million GF in FY 2024 to expand and modernize the comprehensive crisis services system, including but not limited to, investment in additional crisis receiving centers,	where funding will be allocated is needed to determine full impacts to the County.

	approximately \$845,000 for administrative costs.	
House Item 312 #1h	Provides \$25 million GF in FY 2024 to create additional crisis stabilization units in addition to those proposed in the Right Help, Right Now plan. This amendment also directs DBHDS to place the new crisis stabilization units in priority areas in the state.	Based on the criteria included in this amendment, the County has concerns that Region 2 (Northern Virginia) may not be considered a priority area, and these funds could be disproportionately sent to other areas of the state. The County supports increasing the availability of community-based crisis services, community residential capacity for early intervention to prevent hospitalization, and local psychiatric beds for people with behavioral health issues.
Senate Item 312 #1s	Provides \$30 million GF in FY 2024 for the creation of additional crisis receiving centers and crisis stabilization units, and to make enhancements to existing sites, with language directing DBHDS to prioritize funding based on need.	This amendment provides more funding than the House version, and does not include the priority area language, but it is unclear how this funding would be distributed. This could have a positive budgetary impact on the CSB.
Governor Item 312.X	Provides \$8 million GF in FY 2024 for supervised residential care, giving priority to projects that prioritize individuals on the state's Extraordinary Barriers List.	TBD. Further analysis and information on where funding will be allocated is needed to determine full impacts to the County
House Item 312 #2h	Requires DBHDS to report on the projects for supervised residential care funded through Item 312 in the budget to the Chairs of the House Appropriations and Senate Finance and Appropriations Committees.	No significant County impact.
Governor Item 312.Y	Provides \$20 million GF in FY 2024 for the one-time costs of establishing additional mobile crisis services in underserved areas.	No significant County impact.
House/Senate	No change.	
Governor Item 313	Provides an additional \$8 million to expand housing opportunities for individuals with serious mental illness through the Permanent Supportive Housing (PSH) program.	Positive. The need for permanent supportive housing for individuals with SMI in the County is very high. It is important that this funding includes wraparound case management for individuals, to help ensure that those individuals are successful in maintaining their housing, as housing alone will not be sufficient.
Senate Item 313 #1s	Provides \$50 million GF in FY 2024 to increase funding for PSH, which provides stable housing for individuals with SMI. At an average annual	Positive . The need for PSH for individuals with SMI in the County is very high. It is important that this funding includes

	cost of \$16,500 a person, this funding would support up to 3,000 individuals. According to DBHDS, there is a need for 7,000 PSH slots.	wraparound case management for individuals, to help ensure that those individuals are successful in maintaining their housing, as housing alone will not be sufficient.
House Item 313 #1h	Provides \$36.5 million GF in FY 2024 for salary adjustments for CSB staff.	Positive. State funding for increases in CSB staff compensation is a County priority. The House amendment maintains the current format for distributing funding.
Senate Item 313 #5s	Provides \$50 million GF in FY 2024 to increase compensation for CSB and Behavioral Health Authority staff in FY 2024.	Positive. State funding for increases in CSB staff compensation is a County priority. It is unclear how funding would be distributed in this amendment, as DBHDS would determine the allocations rather than the current format being utilized.
House Item 313 #2h	Provides \$2 million GF in FY 2024 to provide matching grants to the National Center for Healthy Veterans and Up Center in Virginia Beach to provide behavioral health care to veterans in Virginia.	No significant County impact, but funding is focused on an at-risk population.
House Item 313 #3h	Adds \$8.4 million GF in FY 2024 in additional support for children's behavioral health services, bringing the FY 2024 total to \$16.8 million. Also revises language to allow flexible uses of funds to build service capacity focused on specialized needs of children and youth.	TBD. These funds are divided among the regions based on the current availability of the services. In Region 2, this is one of the funding buckets for CR2 (Community Regional Crisis Response) and the funding goes directly to Arlington CSB as the fiscal agent and contract manager. While additional funding for psychiatrist hours or to expand CR2 services would be helpful, workforce challenges may impact the effectiveness of this funding. In FY 2023, the CR2 average vacancy rate is 23% of their staffing plan, despite increasing staff salaries and paying hiring bonuses. Support for additional state funding for youth behavioral health services is included in the County's Legislative Program.
Senate Item 313 #3s	Adds \$8.4 million GF in FY 2024 for children's behavioral health services and revises language to encourage flexible uses of funds to build service capacity focused on specialized needs of children and youth.	TBD. These funds are divided among the regions based on the current availability of the services. In Region 2, this is one of the funding buckets for CR2 (Community Regional Crisis Response) and the funding goes directly to Arlington CSB as the fiscal agent and contract manager. While

		additional funding for psychiatrist hours or to expand CR2 services would be helpful, workforce challenges may impact the effectiveness of this funding. In FY 2023, the CR2 average vacancy rate is 23% of their staffing plan, despite increasing staff salaries and paying hiring bonuses. Support for additional state funding for youth behavioral health services is included in the County's Legislative Program.
Senate Item 312 #2s	Provides \$7.9 million GF in FY 2024 to support the continued implementation and management of the expansion of the Virginia Mental Health Access (VMAP) program to early childhood (ages zero to five). Funds would include the addition of regional early childhood specialists and new training of primary care providers. Funds will also allow VMAP to plan, implement, and manage an expansion to pregnant and postpartum mothers. VMAP will train both the OB/GYNs and pediatric clinicians on screening and early recognition of Perinatal	TBD. Further analysis needed to determine impact to County.
Senate Item 312 #4s	Mood and Anxiety Disorders. Directs DBHDS to contract with one or more higher education institutions to establish training and technical assistance centers for preadmission screening clinicians. This is a recommendation of the Behavioral Health Commission.	CSB has concerns about additional training requirements being added if some of the current state requirements are not eliminated or modified, as getting prescreening staff through the certification process is already a challenge. The Northern Virginia region already has one of the lowest hospitalization rates, and current prescreening training is robust, so additional training is likely not necessary in Northern Virginia.
Senate Item 312 #6s	Provides \$250,000 GF in FY 2024 to support Specially Adapted Resources Clubs (SPARC), which provide essential day programs for adults with profound disabilities at five locations in Northern Virginia. SPARC offers the same supportive structure and continued education that its participants enjoyed in school and provides a variety of educational services in the form of leisure learning that allows participants to work on life skills while socializing with a community of peers.	Positive. A number of CSB clients currently receive services from SPARC. CSB is also providing assistance to SPARC on funding opportunities for their program to help support those with intensive needs in the Fairfax-Falls Church community.

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Senate Item 330 #1s	Provides \$850,000 GF in FY 2024 to provide independent living services, including independent living skills training, advocacy, information and referral, peer mentoring, and transition services to people with significant disabilities.	TBD. Further analysis and information on how and where funding will be allocated is needed.
Senate Item 313 #4s	Provides \$8.7 million GF in FY 2024 to increase funding for same day access, primary care screening, and outpatient services at CSBs, which are the first three steps of STEP-VA.	Funding to adjust for increasing costs due to inflation would have a positive impact on addressing high inflation, but does not address the total shortfall in funding for these services.
Governor	Provides an additional approximately \$97,800 GF in FY 2024 for one position to track and gather data related to restoration of competency court orders in the forensic mental health system, both inpatient and outpatient.	No significant County impact.
House/Senate	No change.	
Governor	Provides an additional \$4 million GF in FY 2023 to begin the installation of duress systems at state-operated mental health facilities.	No significant County impact.
House/Senate	No change.	
House	Provides \$190,000 GF in FY 2024 and a	No significant County impact.
Item 33 #1h	position for the Behavioral Health Commission.	
Department of So	ocial Services (VDSS)	
Governor Item 341	Updates appropriation to Temporary Assistance for Needy Families (TANF) and Virginia Initiative for Education and Work (VIEW) to properly account for the anticipated cost of providing mandated TANF benefits, including cash assistance payments, employment services, and VIEW child care. This package also includes adjustments to the Unemployed Parents program.	Positive. Additional TANF funds will further support low-income families.
Senate Item 341 #1s	Provides \$9.8 million from TANF block grant funds and \$1.2 million GF for a 10 percent increase in the TANF standards of assistance. The 2021 Appropriation Act included language providing for annual increases for TANF until it was 50% of the federal poverty level.	Positive. Additional TANF funds will further support low-income families.
Governor Item 342	Funds the NGF portion of the salary increase state-supported local employees received in FY 2023, and increases the federal appropriation for pass through funding at local departments of social services.	No significant impact on County revenues as this funds the NGF portion of the salary increase for state supported local employees received in 2023 and increases the federal appropriation for pass through funding at local departments of social services.

House/Senate	No change.	
Governor Item 343.F	Provides an additional approximately \$10 million NGF in FY 2024 to support the design, development, and implementation of a modernized child support technology system.	No significant County impact
House/Senate	No change.	
Governor	Increases the AG rate from \$1,609 to \$1,682 per	Positive. Increasing the AG rate will
Item 344.A	month, effective January 1, 2023.	further support the AG community.
House Item 344 #2h	Adds \$3.7 million GF in FY 2024 to increase the AG rate for ALFs by \$150 per month, from \$1,682 to \$1,832 per month.	Positive. Increasing the AG rate will further support the AG community.
Senate Item 344 #1s	Adds \$29 million GF in FY 2024 to increase the AG rant rate for ALFs, from \$1,609 per month to \$2,500 per month.	Positive. Increasing the AG rate will further support the AG community.
House Item 344 #1h	Adds \$1.2 million GF in FY 2024 to increase the monthly personal care allowance for AG recipients from \$82 per month to \$115 per month.	Positive. Increase in personal care allowance will further support AG recipients. Monthly allowances have not increased in several years.
Senate Item 344 #2s	Adds \$1.2 million GF in FY 2024 to increase the monthly personal care allowance for AG recipients, from \$82 per month to \$115 per month.	Positive. Increase in personal care allowance will further support AG recipients. Monthly allowances have not increased in several years.
House Item 347 #2h	Adds \$450,000 from the federal TANF block grant to support existing Child Advocacy Centers (CACs), which are facing a 10% reduction in funding from the federal Victims of Crime Act. The amendment also adds \$750,000 from the TANF block grant in FY 2024 to establish new centers, either standalone or satellite centers to meet the needs of children not currently served.	No County impact.
Senate Item 347 #2s	Adds \$1.2 million GF in FY 2024 to support existing CACs, after an FY 2024 10% reduction in Victims of Crime Act funds. In addition, \$750,000 GF is provided in FY 2024 to support CACs in the establishment of new centers, either standalone or satellite centers to meet the needs of children not currently served.	No County impact.
House Item 347 #3h	Adds \$300,000 in FY 2024 from the federal TANF block grant for the Virginia Community Action Partnership contract to manage the statewide "Virginia CASH Campaign," the state supported Volunteer Income Tax Assistance	Positive. DFS operates VITA for the region, and this further supports outreach efforts and increased returns for residents.

	(VITA) program providing outreach, education and tax preparation services for Virginians who may be eligible for both the federal and new state Earned Income Tax Credit (EITC).	
Senate Item 347 #1s	Adds \$250,000 GF in FY 2024 for the Virginia Community Action Partnership contract to manage the statewide "Virginia CASH Campaign."	Positive. DFS operates VITA for the region, and this further supports community outreach.
Senate Item 347 #4s	Provides \$200,000 in FY 2024 from TANF block grant funds to Ecumenical Community Helping Others, in Springfield, VA, to assist with food, housing, child care and education, workforce training, mental health, or other services and supports for low-income families.	Positive. Further supports low-income families in the community.
Senate Item 347 #7s	Provides \$200,000 in FY 2024 from TANF block grant funds to the Lorton Community Action Center to assist with food, housing, child care and education, workforce training and mental health or other services and supports for low-income families.	Positive. Further supports low-income families in the community.
Senate Item 347 #9s	Adds language to combine three rounds of TANF funding for Community Employment and Training Programs into one consolidated pool of funding. This ensures that a grant awardee from any of the previous three rounds of funding may apply for funding in FY 2024.	Positive. Further supports low-income families in the community.
Senate Item 348 #1s	Adds language to update the ALF regulations for licensed administrators in the process of closing their facility, in order to assist in the transition of residents to other community placements. This is a recommendation of the Joint Commission on Health Care.	No County impact.
Governor Item 350.I	Provides approximately \$6.1 million GF in FY 2023 for VDSS to repay the federal Food and Nutrition Services for an over-issuance of Supplemental Nutrition Assistance Program (SNAP) benefits.	No County impact. Only impacts the state.
House Item 350 #1h	Eliminates \$6.1 million GF in FY 2023 and adds \$3 million GF in FY 2024 compared to the Governor's budget for a repayment of excess benefits paid out for SNAP.	No County impact.

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Senate Item 341 #2s	Reduces by \$3.1 million GF in FY 2023 the appropriation provided in the Governor's budget for a repayment of excess benefits paid out for SNAP.	No County impact.
Governor Item 350	Provides approximately \$110,900 GF and \$110,900 NGF in FY 2024 to convert part-time SNAP evaluation reviewer positions to five full-time positions. This conversion will allow for more comprehensive monitoring of, and compliance with, the federal SNAP requirements.	No County impact. Only impacts the state.
House/Senate	No change.	
Governor Item 350.J	Provides approximately \$3.8 million GF and \$3.8 million NGF in FY 2024 for a new virtual desktop model to provide local department shared support sites with the functionality the locality requires, while also maintaining compliance with Commonwealth security standards.	No significant County impact.
House/Senate	No change.	
Substance Use		
Governor Item 61	Provides an initial \$3.5 million NGF appropriation and five positions in FY 2024, allowing the Opioid Abatement Authority (OAA) to provide grants, loans, and awards at the beginning of the fiscal year without delay. Also, creates the Commonwealth Opioid Abatement and Remediation Fund, which will receive deposits from settlements, judgments, verdicts, or other court orders relating to consumer protection claims regarding the manufacturing, marketing, distribution, or sale of opioids. The Fund will support efforts to treat, prevent, or reduce opioid use disorder or the misuse of opioids, or otherwise abate the opioid epidemic. Related legislation will be introduced during the 2023 GA session.	Appears to be an administrative step in establishing the OAA.
House Item 61 #1h	Removes sunset provisions related to the establishment of the Commonwealth Opioid	Appears to be an administrative step in establishment of the Commonwealth

Governor	established for the entirety of the current biennium in support of companion budget amendments that appropriate eligible disbursements from the Fund in FY 2023 and FY 2024. Provides that the OAA will abate and remediate	Appears to be an administrative step in
Item 362.50	the opioid epidemic in the Commonwealth through financial support from the OAA Fund, in the form of grants, donations, or other assistance, for efforts to treat, prevent, and reduce opioid use disorder and misuse of opioids in the Commonwealth. Authorizes the OAA to request NGF appropriation increases from the OAA Fund.	establishing the OAA.
House Item 362.50 #1h	Provides NGF appropriation in each year to designate uses of monies deposited to the Commonwealth Opioid Abatement and Remediation Fund. These monies, resulting from settlements, judgements, verdicts, and other court orders relating to consumer protection claims regarding the manufacturing, marketing, distribution, or sale of opioids are to be used for opioid abatement and remediation. Also directs the OAA to provide as an addendum to its requisite annual executive summary, an accounting of all activity related to monies deposited, appropriated, and expended from the Fund.	Appears to be a technical change dealing with monies deposited to the Commonwealth Opioid Abatement and Remediation Fund.
Senate Item 362.50 #1s	Adjusts language under the OAA and clarifies that any funds from the Commonwealth Opioid Abatement and Remediation Fund shall only be spent from an appropriation made by law.	Appears to be a technical change in establishment of OAA.
Governor Item 283.L	Provides \$5 million NGF in FY 2024 (from the OAA Fund) to conduct a public awareness campaign to reduce the number of incidents of fentanyl poisoning among youth.	TBD. It will be critical for any statewide awareness campaign materials to be available in multiple languages.
House Item 283 #2h	Transfers \$5 million NGF in FY 2024 and language describing the fentanyl public awareness campaign from the Secretary's office to the OAA.	TBD. Amendments change who would carry out the campaign. Unclear at this time if OAA or Foundation for Healthy Youth would be preferable to do this work.
Senate Items 283 #4s, 482 #1s	Transfers \$5 million from opioid settlement funds provided in the Governor's budget for a public awareness campaign for youth and the dangers of fentanyl to the Foundation for Healthy Youth.	TBD. Amendments change who would carry out the campaign. Unclear at this time if OAA or Foundation for Healthy Youth would be preferable to do this work.

Item 291.P OAA Fund) to support costs associated with a statewide fentanyl response strategy, pursuant statewide strategy	formation is needed on the ementation timeline of the
statewide fentanyl response strategy, pursuant statewide strategy	cilicitation timeline of the
to legislation to be introduced in the 2023 GA.	67
	th amendment changes as
	nodify how this response
response strategy from VDH to the OAA. would be done.	
	th amendment changes as
Item 291 #1s clarify that funding for the statewide fentanyl they simply mesonse strategy covers the direct and would be done.	nodify how this response
administrative costs to purchase and distribute	
naloxone and fentanyl test strips, or other costs	
consistent with the statewide fentanyl response	
strategy.	
	s unclear how funding will
	oughout the state.
(from the OAA Fund) to purchase and distribute additional REVIVE! kits and associated doses	
of naloxone used to treat emergency cases of	
opioid overdose or suspected opioid overdose.	
	ncerns with amendment
Item 312 #6h 2024 and language describing the purchase of change to w	which state agency is
	ning the program. It
	ar how funding will be
	ghout the state, but there is
	community partners in nia to get naloxone from
this source.	ma to get natoxone from
	technical amendment to
Item 2 #1h include a review of the use of any opioid ensure auditing	g of OAA and opioid
abatement funds. abatement funds	
	technical amendment to
, · · · · · · · · · · · · · · · · · · ·	g of OAA and opioid
	nty impact. Amendment
	would be doing the
	functions for OAA.
functions for the OAA. The OAA is setting up	
a Memorandum of Understanding with the	
DBHDS to perform these functions instead.	
House Provides \$167,000 GF in FY 2024 and two No County fisca	al impact.
Item 429 #2h positions pursuant to HB 1525, which permits	
DBHDS, direct care service providers, and community boards to hire peer recovery	
specialists who have been convicted of certain	
barrier crimes where a history of such offense	

	does not pose a risk in the work of a peer	
	recovery specialist.	
Senate Item 313 #2s	Provides \$1 million GF in FY 2024 to develop and engage in cannabis youth prevention programs.	TBD. Further analysis needed to determine impact to County.
Senate Item 408 #14s	Establishes the Virginia Opioid Use Reduction and Jail-Based Substance Use Disorder Treatment and Transition Fund and provides \$1 million NGF in FY 2024 from the Opioid Abatement and Remediation Fund for the program, which supports planning and implementation of locally administered, jail-based programs for addiction recovery, treatment, and transition services in local and regional jails.	TBD. Fairfax has a robust jail-based program, and this would be a potential funding stream for those efforts. Currently unclear how funds would be distributed throughout the state. This is the budget item for SB 820, which would establish the Virginia Opioid Use Reduction and Jail-Based Substance Use Disorder Treatment and Transition Fund.
Other		
Senate Item 32 #1s	Directs the Joint Commission on Health Care (JCHC) to incorporate an ongoing focus on the health care workforce into the JCHC's annual work plan.	No County impact.
Senate Item 55 #2s	Provides approximately \$107,000 GF in FY 2024 to cover administering the costs of convening the Social Work Advisory Board, consistent with the provisions of SB 1503.	No County impact.
House Item 127 #1h	Authorizes the Virginia Biosciences Health Research Corporation to invest an estimated \$2.4 million, originally provided for investment in research and development of therapeutic drug treatments for COVID-19, in biosciences research, development, and commercialization projects.	No County impact.
House Item 225 #1h	Provides \$1 million GF in FY 2024 to research the efficacy of establishing sites to provide treatment using transcranial magnetic stimulation (TMS) machines and encephalogram (EEG) machines to diagnose brain disorders.	No County impact.
Senate Item 311 #1s	Directs DBHDS to fund the pilot program at two locations to provide TMS services pursuant to SB 1234.	No County impact.
Senate Item 340 #1s	Adds language to clarify the organizations that can apply for funding to assist refugees that relocate to the Commonwealth, expands the definition of who can be supported with such funds, and describes services that can be provided.	No County impact, however this funding could help refugees in the Commonwealth.

Governor	Provides an additional \$22,800 GF in FY 2024	No County impact.
Item 353	to the Virginia Board for People with	
	Disabilities to cover increased operating costs	
	and avoid reductions to core services.	
House/Senate	No change.	
Governor	Provides additional support for vocational	No County impact.
Item 357.B	rehabilitation services provided to blind and	
	vision impaired Virginians. The funding	
	provided will allow the agency to support	
	approximately 55 cases.	
House/Senate	No change.	
Senate	Provides \$3 million GF in FY 2024 for the	TBD.
Item 426 #1s	implementation of the Virginia Delinquency	
	Prevention and Youth Development Act,	
	including \$2.8 million for grants to local	
	prevention programs and \$200,000 for	
	administration by the Department of Juvenile	
	Justice. Grants to localities are for programs	
	such as mentorships, community service	
	opportunities, trauma-informed behavioral and	
	mental health services, career planning, non-	
	academic supports in school, and afterschool	
	programs.	

Transportation

Source	Amendment	Fairfax County Impact
REGIONAL ITEM	S	•
Northern Virginia T	Transportation Authority (NVTA) Funding	
Governor Item 460	Includes approximately \$869.1 million for distribution of NVTA Fund revenues over the biennium, approximately a \$47.1 million increase.	The amount received by the County is dependent on actual collections from revenue sources. Through its Six Year Program, NVTA allocates 70% (approximately \$608.4 million in 2022-2024) to regional projects, and that funding has already been approved for projects through adoption of NVTA's FY 2018-2023 and FY 2020-2025 Six Year Programs.
		Fairfax County should receive approximately \$117 million over the biennium to allocate for local projects approved by the Board of Supervisors (30% funding returned to localities), minus the respective shares provided to the Towns of Vienna and Herndon. Approximately \$14 million annually of this "30% funding" will likely be transferred to the Commonwealth's Washington Metropolitan Area Transit Authority (WMATA) Capital Fund for the County's share of local funding for State of Good Repair, as required by HB 1539/SB 856 (2018).
House/Senate	No change.	,
Regional Gas Tax		
Governor Item 444	Provides approximately \$207.4 million over the 2022-2024 biennium for regional gas taxes (for NVTC, Potomac and Rappahannock Transportation Commission (PRTC), and other regional gas taxes). Estimates approximately \$88.3 million for NVTC over the 2022-2024 biennium, and an additional \$22.2 million annually that is transferred to the WMATA Capital Fund per HB 1539/SB 856 (2018). Also, \$15 million of NVTC and PRTC revenues are transferred annually to the Commuter Rail Operating and Capital Fund.	
House/Senate	No change.	

STATEWIDE PRO	GRAMS	
General Funding		
Senate Item 434 #1s	Directs the Commonwealth Transportation Board (CTB) to report on the impact of the elimination of the state sales tax on food to transportation funding.	Will help demonstrate and quantify the reduction in funding to the Commonwealth Transportation Fund (CTF).
Department of Rail	and Public Transportation (DRPT)	
Governor Item 447	Provides approximately \$1.14 billion for Public Transportation Programs (no change), including: • Approximately \$213 million for Operating Assistance (no change); • Approximately \$120 million for Capital Assistance (no change); • Approximately \$357.7 million for WMATA operating and capital costs (state share of WMATA assistance) (no change); • \$4 million for federally mandated state safety oversight of fixed rail guideway transit agencies, i.e. the Metrorail Safety Commission (MSC) (no change); and, • \$100 million as the state match for the federal Passenger Rail Investment and Improvement Act (PRIIA) (no change). Includes approximately \$318.8 million for the WMATA Capital Fund, which includes state funding as well as the local and regional funding redirected as part of HB 1539/SB 856 (2018) (no	Statewide Operating and Capital funding is subject to the transit prioritization process required by legislation passed in the 2018 General Assembly, entitled MERIT, and programs created in HB 1414/SB 890 (2020), so the impact to Fairfax Connector and PRTC is unclear.
Senate	change). No changes to program funding levels. However,	Would provide funding to a program
Item 447 #1s	also provides that the CTB may annually allocate up to 30% of Transit Ridership Incentive Program (TRIP) funding to improve bus infrastructure and facilities, and to assist transit agencies in transitioning to zero-emission planning, charging infrastructure, and workforce training.	
Virginia Passenger	Rail Authority/Rail Programs	
Governor Item 445	Includes approximately \$615.3 million for passenger rail development and operation programs (no change).	TBD. Will help fund rail projects, including those located in Northern Virginia (such as improvements in the I-95 Corridor).
House/Senate	No change.	

Virginia Department of Transportation (VDOT)				
	Environmental Monitoring and Evaluation			
Governor Item 450	Includes \$37.8 million for Environmental Monitoring and Evaluation (approximately \$17 million decrease). This includes approximately \$21.8 million for Environmental Monitoring and Compliance for Highway Projects (approximately \$1.9 million increase) and approximately \$7.8 million for Municipal Separate Storm Sewer System (MS4) Compliance Activities (approximately \$19.6 million	TBD.		
	decrease).			
House/Senate	No change.			
Highway Constructi	<u>ion</u>			
Governor Item 452	Provides approximately \$8.52 billion for Highway Construction Programs, an approximately \$452 million decrease. This includes: • Approximately \$221.7 million for the Virginia Highway Safety Improvement Program (approximately \$69.3 million increase); • Approximately \$922.4 million for the Interstate Operations and Enhancement Program (approximately \$484.4 million increase); • Approximately \$648.9 million for State of Good Repair (approximately \$183.2 million decrease); • Approximately \$601.1 million for the High Priority Projects Program (approximately \$262.8 million decrease); • Approximately \$796.8 million for the Construction District Grant Program (approximately \$226.6 million for the regional fuel tax collected in transportation districts that do not have a regional authority; • Approximately \$4.71 billion for Specialized State and Federal Programs (approximately \$339.4 million decrease); and,	Many of these funds are subject to Smart Scale or other prioritization processes, so the impact to Fairfax County is unclear. The approximate \$131 million decrease in CMAQ should decrease the amount of funding from this program that is provided to Northern Virginia. The increases in RSTP and Transportation Alternative funds could benefit the County and region.		

Approximately \$510.2 million for Legacy Construction Formula Programs (no change).

Of the Specialized State and Federal Programs:

- Approximately \$251.9 million for the federal Regional Surface Transportation Program (RSTP) (approximately \$18.5 million increase);
- Approximately \$82 million in federal funds for a new federal resiliency program (approximately \$7.5 million decrease);
- Approximately \$160.1 million for the federal Congestion Mitigation and Air Quality Program (CMAQ) (approximately \$131.8 million decrease);
- Approximately \$405.4 million Revenue Sharing (no change);
- Approximately \$52.3 million for the Surface Transportation Block Grant Program Set-Aside (approximately \$12 million increase); and,
- Approximately \$67.9 million federal and state matching funds for the federal Carbon Reduction Program (approximately \$2.3 million decrease).

Included in the amounts for Specialized State and Federal Programs:

- Approximately \$2.43 billion represents estimated project participation costs from localities and regional entities; and,
- The reappropriation of approximately \$901.1 million from bond proceeds from various bond programs.

Transfers \$100 million from uncommitted Virginia Transportation balances in the Infrastructure Bank to the Transportation Partnership Opportunity Fund (TPOF). Also provides \$200 million from revenue increases identified in the December 2022 revenue forecast of the CTF in the FY 2024-2029 Six-Year Improvement Program to the TPOF.

No change to these programmatic provisions. House

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Senate Item 452 #2s	Reduces the transfer of one-time funding to the TPOF to \$100 million, but does not make other changes to programmatic provisions.	Reduces the amount of funding to TPOF, though the funding would be utilized for other transportation purposes (roadway construction and maintenance, transit, rail, etc.).
House Item 434 #1h	Creates a workgroup to review VDOT's contracting policies, with the intent of increasing the participation of Disadvantaged Business Enterprise (DBE) businesses in VDOT construction and maintenance projects.	Could lead to legislative and/or policy changes related to DBE requirements.
Senate Item 434 #2s	Creates a workgroup to review VDOT's contracting policies, with the intent of increasing the participation of DBEs in VDOT construction and maintenance projects.	Could lead to legislative and/or policy changes related to DBE requirements.
House Items 112 #1h, 452 #3h, 453 #1h, 453 #2h, and 458 #1h	 Includes funding and/or language related to specific projects, including: Directs the Secretary of Commerce and Trade and VDOT to review the economic development, transportation, and public safety benefits of expanding Van Buren Road in Prince William County. Provides \$150 million GF in FY 2024 to support the widening of I-81 in Roanoke and Botetourt Counties. Requires VDOT to conduct an analysis of projected traffic demand and the current infrastructure in and around the I-95/Arthur Ashe Blvd Interchange in Richmond. Authorizes the Commissioner of Highways to evaluate whether the contract for the Dulles Greenway should be converted to a Public Private Transportation Act (PPTA) project. Requires VDOT to assess the current condition of the Powhite Parkway Extension and provide a report on how it will be maintained. 	The review of Van Buren Road will include representatives from NVTA, which has provided some funding for the project. This Greenway evaluation could lead to a change in ownership of the facility. The other project allocations could reduce either GF or CTF available for other programs or projects in this or future years.
Senate Items 452 #1s; 452 #3s, 458 #1s, 465 #1s, 465 #2s, and 485 #1s	Includes funding and/or language related to specific projects, including: • Confirms the Commonwealth's commitment to the I-81 corridor, and directs the CTB and VDOT to ensure and accelerate the completion of improvements to the corridor without any	The project allocations could reduce either GF or CTF available for other programs or projects in this or future years.

	reductions in funding currently pledged for its Corridor Improvement Program. Directs VDOT to identify and leverage federal funding to support the Corridor Q elk crossing project in Buchanan. Requires VDOT to assess the current condition of the Powhite Parkway Extension and provide a report on how it will be maintained. Provides \$7.5 million GF in FY 2024 for the York County Cruise Line Tourism Project. Provides \$10 million GF for preliminary planning related to the establishment of an inland port in the Mount Rogers Planning District. Provides a contingent allocation of \$250 million to improve I-81 in the Staunton area from any unobligated balances at the end of FY 2023 (after certain required deposits but before the allocation of any remining unobligated balances to the	
House	CTF). Allocates the funding appropriated for multi-use	None of the projects are located in
Item 452 #1h	trails to specific projects.	Fairfax County.
Senate	Directs the Department of Conservation and	
Item 375 #3s	Recreation (DCR) to convene a work group of agencies involved with trail construction and operations, including VDOT, to ensure the various state trails funded by the 2022 and 2023 GAs are completed efficiently and effectively.	
Highway Maintenan	<u>ice</u>	
Governor Item 453	Provides \$4.83 billion for Highway System Maintenance and Operations, an approximately \$579.4 million increase. This includes: • Approximately \$1.19 billion for interstates (approximately \$201.7 million increase); • Approximately \$1.54 billion for primaries (approximately \$3.8 million decrease); • Approximately \$1.32 billion for secondaries (approximately \$142 million increase); and,	Using historical estimates, approximately \$87 million more may be available for maintenance and operations within Northern Virginia.

	Approximately \$641.8 million for Transportation Operations Services	
	(approximately \$241.4 million increase).	
House/Senate	No change.	
Special Structures		
Governor Item 454	Provides \$165 million for this program (approximately \$3.8 million increase).	The Commonwealth's report on the overall condition of special structures identified only one such structure in Northern Virginia, so this will likely have little impact on the region.
House/Senate	No change.	
Toll Facilities		
Governor Item 455	Provides approximately \$173.9 million for toll facilities (approximately \$23 million decrease), including approximately \$100.4 million for Maintenance and Operations (approximately \$23 million decrease); and approximately \$73.5 million for the Revolving Fund (no change).	TBD.
House/Senate	No change.	
Charging Stations		
House Item 458 #4h	Requires VDOT to work with stakeholders to promote the usage of Integrated Directional Signing Program signs near exits to inform drivers about the availability and location of electric charging stations.	Could help drivers with electric vehicles find charging facilities, improving range anxiety issues.
Airline Service Exp		
Governor: Item 125	Allocates \$1.2 million GF for a study to assess the viability of expanding airline services in the Commonwealth, of which \$200,000 will be used to study how to increase capacity at the Roanoke Airport.	
Senate: Item 125 #2s	Removes language requiring the study and the associated funding.	