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## **SENATE BILL NO. 1261** AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee for Courts of Justice

on February 5, 2025)

(Patron Prior to Substitute—Senator Bagby)

A BILL to amend and reenact § 16.1-299 of the Code of Virginia, relating to fingerprints, palm prints, and photographs of juveniles.

Be it enacted by the General Assembly of Virginia:

1. That § 16.1-299 of the Code of Virginia is amended and reenacted as follows:

§ 16.1-299. Fingerprints, palm prints, and photographs of juveniles.

10 A. All duly constituted police authorities having the power of arrest shall take obtain, electronically when 11 possible, fingerprints, palm prints with accompanying distal prints, if available, and photographs of any 12 13 juvenile who is taken into custody and charged with a delinquent act an arrest for which, if committed by an 14 adult, is required to be reported to the Central Criminal Records Exchange pursuant to subsection A of § 15 19.2-390. Whenever fingerprints, palm prints, or photographs are taken, they shall be maintained separately 16 from adult records and a copy containing the document control number (DCN) shall be filed with the juvenile court on forms provided by the Central Criminal Records Exchange and a copy shall be submitted, 17 18 electronically when possible, to the State Police who shall maintain all records received under this section in 19 a confidential and secure area within the system in which the record is maintained that is inaccessible from 20 routine use. Such records shall only be accessible by the manager of the records or his designee.

B. If a juvenile of any age (i) is convicted of a felony, (ii) is adjudicated delinquent of an offense that 21 22 would be a felony if committed by an adult, (iii) has a case involving an offense, which would be a felony if 23 committed by an adult, that is dismissed pursuant to the deferred disposition provisions of § 16.1-278.8, or 24 (iv) is convicted or adjudicated delinquent of any other offense for which a report to the Central Criminal 25 Records Exchange is required by subsection C of § 19.2-390 if the offense were committed by an adult, copies of his fingerprints and a report of the disposition shall be forwarded to the Central Criminal Records 26 Exchange *electronically* and to the jurisdiction making the arrest by the clerk of the court which that heard 27 28 the case. 29

C. If a petition or warrant is not filed against a juvenile whose fingerprints, palm prints, or photographs have been taken in connection with an alleged violation of law, the fingerprint card, all copies of the fingerprints, all copies of the palm prints, and all photographs shall be destroyed 60 days after fingerprints were taken. The police authority, as identified by its originating agency identification (ORI), that obtained the fingerprints, palm prints, or photographs of the juvenile shall notify, electronically when possible, the State Police to destroy the records. The State Police shall destroy such records as soon as possible after receiving the notification. If a juvenile charged with a delinquent act other than a violent juvenile felony or a crime ancillary thereto is found not guilty, or in any other case resulting in a disposition for which fingerprints are not required to be forwarded to the Central Criminal Records Exchange, the court shall order that the fingerprint card, all copies of the fingerprints, all copies of the palm prints, and all photographs be destroyed within six months of the date of disposition of the case and shall notify the Central Criminal Records Exchange.

2. That the provisions of § 16.1-299 of the Code of Virginia, as amended by this act, shall become 41 42 effective on July 1, 2026.