## 2025 SESSION

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## 1 VIRGINIA ACTS OF ASSEMBLY - CHAPTER 2 An Act to amend and reenact §§ 4.1-227 and 9.1-102 of the Code of Virginia and to amend the Code of 3 Virginia by adding a section numbered 4.1-203.2, relating to Department of Criminal Justice Services; alcoholic beverage control retail licensees and employees; training on human trafficking. 4 [H 2033] 5 6 Approved 7 Be it enacted by the General Assembly of Virginia: 1. That §§ 4.1-227 and 9.1-102 of the Code of Virginia are amended and reenacted and that the Code of 8 9 Virginia is amended by adding a section numbered 4.1-203.2 as follows: 10 § 4.1-203.2. Retail licensee and employee training; human trafficking recognition and reporting. The Authority shall offer a training course to retail licensees and their employees to train such licensees 11 and employees to recognize and report instances of suspected human trafficking. Such training course shall 12 be an online course developed by the Department of Criminal Justice Services pursuant to § 9.1-102 and 13 14 provided at no cost to retail licensees and their employees or an alternative online or in-person training 15 course approved by the Department of Criminal Justice Services. § 4.1-227. Suspension or revocation of licenses; notice and hearings; imposition of penalties. 16 17 A. Except for temporary licenses, before the Board may impose a civil penalty against a brewery licensee 18 or suspend or revoke any license, reasonable notice of such proposed or contemplated action shall be given to 19 the licensee in accordance with the provisions of § 2.2-4020 of the Administrative Process Act (§ 2.2-4000 et 20 seq.). 21 Notwithstanding the provisions of § 2.2-4022, the Board shall, upon written request by the licensee, 22 permit the licensee to inspect and copy or photograph all (i) written or recorded statements made by the 23 licensee or copies thereof or the substance of any oral statements made by the licensee or a previous or 24 present employee of the licensee to any law-enforcement officer, the existence of which is known by the 25 Board and upon which the Board intends to rely as evidence in any adversarial proceeding under this chapter 26 against the licensee, and (ii) designated books, papers, documents, tangible objects, buildings, or places, or 27 copies or portions thereof, that are within the possession, custody, or control of the Board and upon which the 28 Board intends to rely as evidence in any adversarial proceeding under this chapter against the licensee. In 29 addition, any subpoena for the production of documents issued to any person at the request of the licensee or the Board pursuant to § 4.1-103 shall provide for the production of the documents sought within ten working 30 days, notwithstanding anything to the contrary in § 4.1-103. 31 If the Board fails to provide for inspection or copying under this section for the licensee after a written 32 33 request, the Board shall be prohibited from introducing into evidence any items the licensee would have 34 lawfully been entitled to inspect or copy under this section. 35 The action of the Board in suspending or revoking any license or in imposing a civil penalty against the holder of a brewery license shall be subject to judicial review in accordance with the Administrative Process 36 Act. Such review shall extend to the entire evidential record of the proceedings provided by the Board in 37 38 accordance with the Administrative Process Act. An appeal shall lie to the Court of Appeals from any order 39 of the court. Notwithstanding § 8.01-676.1, the final judgment or order of the circuit court shall not be 40 suspended, stayed or modified by such circuit court pending appeal to the Court of Appeals. Neither 41 mandamus nor injunction shall lie in any such case. 42 B. In suspending any license the Board may impose, as a condition precedent to the removal of such 43 suspension or any portion thereof, a requirement that the licensee pay the cost incurred by the Board in 44 investigating the licensee and in holding the proceeding resulting in such suspension, or it may impose and 45 collect such civil penalties as it deems appropriate. In no event shall the Board impose a civil penalty exceeding \$2,000 for the first violation occurring within five years immediately preceding the date of the 46 violation or \$5,000 for the second violation occurring within five years immediately preceding the date of the 47 second violation. However, if the violation involved selling alcoholic beverages to a person prohibited from 48 49 purchasing alcoholic beverages or allowing consumption of alcoholic beverages by underage, intoxicated, or interdicted persons, the Board may impose a civil penalty not to exceed \$3,000 for the first violation 50 51 occurring within five years immediately preceding the date of the violation and \$6,000 for a second violation occurring within five years immediately preceding the date of the second violation in lieu of such suspension 52 or any portion thereof, or both. The Board may also impose a requirement that the licensee pay for the cost 53 54 incurred by the Board not exceeding \$25,000 in investigating the licensee and in holding the proceeding 55 resulting in the violation in addition to any suspension or civil penalty incurred. C. Following notice to (i) the licensee of a hearing that may result in the suspension or revocation of his 56

ENROLLED

HB2033ER

57 license or (ii) the applicant of a hearing to resolve a contested application, the Board may accept a consent agreement as authorized in subdivision 21 of § 4.1-103. The notice shall advise the licensee or applicant of 58 59 the option to (a) admit the alleged violation or the validity of the objection; (b) waive any right to a hearing or an appeal under the Virginia Administrative Process Act (§ 2.2-4000 et seq.); and (c)(1) accept the proposed 60 restrictions for operating under the license, (2) accept the period of suspension of the licensed privileges 61 within the Board's parameters, (3) pay a civil penalty in lieu of the period of suspension, or any portion of the 62 63 suspension as applicable, or (4) proceed to a hearing.

D. In case of an offense by the holder of a brewery license, the Board may (i) require that such holder pay 64 the costs incurred by the Board in investigating the licensee, (ii) suspend or revoke the on-premises privileges 65 66 of the brewery, and (iii) impose a civil penalty not to exceed \$25,000 for the first violation, \$50,000 for the 67 second violation, and for the third or any subsequent violation, suspend or revoke such license or, in lieu of 68 any suspension or portion thereof, impose a civil penalty not to exceed \$100,000. Such suspension or 69 revocation shall not prohibit the licensee from manufacturing or selling beer manufactured by it to the owners 70 of boats registered under the laws of the United States sailing for ports of call of a foreign country or another 71 state, and to persons outside the Commonwealth. 72

E. The Board shall, by regulation or written order:

73 1. Designate those (i) objections to an application or (ii) alleged violations that will proceed to an initial 74 hearing;

75 2. Designate the violations for which a waiver of a hearing and payment of a civil charge in lieu of suspension may be accepted for a first offense occurring within three years immediately preceding the date of 76 77 the violation;

78 3. Provide for a reduction in the length of any suspension and a reduction in the amount of any civil 79 penalty for any retail licensee where the licensee can demonstrate that it provided to its employees alcohol 80 server or seller training certified in advance by the Board, which training shall include a course developed or approved by the Department of Criminal Justice Services pursuant to § 9.1-102 on recognizing and reporting 81 instances of suspected human trafficking; 82

4. Establish a schedule of penalties for such offenses, prescribing the appropriate suspension of a license 83 84 and the civil charge acceptable in lieu of such suspension; and

85 5. Establish a schedule of offenses for which any penalty may be waived upon a showing that the licensee has had no prior violations within five years immediately preceding the date of the violation. No waiver shall 86 87 be granted by the Board, however, for a licensee's willful and knowing violation of this subtitle or Board 88 regulations. 89

## § 9.1-102. Powers and duties of the Board and the Department.

The Department, under the direction of the Board, which shall be the policy-making body for carrying out 90 91 the duties and powers hereunder, shall have the power and duty to:

92 1. Adopt regulations, pursuant to the Administrative Process Act (§ 2.2-4000 et seq.), for the administration of this chapter including the authority to require the submission of reports and information by 93 94 law-enforcement officers within the Commonwealth. Any proposed regulations concerning the privacy, 95 confidentiality, and security of criminal justice information shall be submitted for review and comment to any 96 board, commission, or committee or other body which may be established by the General Assembly to 97 regulate the privacy, confidentiality, and security of information collected and maintained by the 98 Commonwealth or any political subdivision thereof;

99 2. Establish compulsory minimum training standards subsequent to employment as a law-enforcement officer in (i) permanent positions and (ii) temporary or probationary status and establish the time required for 100 101 completion of such training. Such compulsory minimum training standards shall include crisis intervention 102 training in accordance with clause (i) of § 9.1-188;

103 3. Establish minimum training standards and qualifications for certification and recertification for lawenforcement officers serving as field training officers; 104

105 4. Establish compulsory minimum curriculum requirements for in-service and advanced courses and programs for schools, whether located in or outside the Commonwealth, which are operated for the specific 106 purpose of training law-enforcement officers; 107

5. Establish (i) compulsory minimum training standards for law-enforcement officers who utilize radar or 108 109 an electrical or microcomputer device to measure the speed of motor vehicles as provided in § 46.2-882 and establish the time required for completion of the training and (ii) compulsory minimum qualifications for 110 111 certification and recertification of instructors who provide such training;

6. [Repealed];

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113 7. Establish compulsory minimum entry-level, in-service and advanced training standards for those persons designated to provide courthouse and courtroom security pursuant to the provisions of § 53.1-120, 114 115 and to establish the time required for completion of such training;

8. Establish compulsory minimum entry-level, in-service and advanced training standards for deputy 116 117 sheriffs designated to serve process pursuant to the provisions of § 8.01-293, and establish the time required 118 for the completion of such training;

HB2033ER

9. Establish compulsory minimum entry-level, in-service, and advanced training standards, as well as the
time required for completion of such training, for persons employed as deputy sheriffs and jail officers by
local criminal justice agencies and correctional officers employed by the Department of Corrections under the
provisions of Title 53.1. For correctional officers employed by the Department of Corrections, such standards
shall include training on the general care of pregnant women, the impact of restraints on pregnant inmates
and fetuses, the impact of being placed in restrictive housing or solitary confinement on pregnant inmates,

10. Establish compulsory minimum training standards for all dispatchers employed by or in any local or 126 127 state government agency, whose duties include the dispatching of law-enforcement personnel. Such training 128 standards shall apply only to dispatchers hired on or after July 1, 1988. Such training shall include training in 129 the identification of, communication with, and facilitation of the safe return of individuals diagnosed with 130 Alzheimer's disease and dementia, which shall include (i) techniques for respectful and effective communication with individuals with Alzheimer's disease and dementia and their caregivers; (ii) techniques 131 for addressing the behavioral symptoms of Alzheimer's disease and dementia, including alternatives to 132 133 physical restraint; (iii) protocols for identifying and reporting incidents of abuse, neglect, and exploitation of 134 individuals with Alzheimer's disease and dementia to adult protective services; (iv) protocols for contacting 135 caregivers when an individual with Alzheimer's disease or dementia is found wandering or during an emergency or crisis situation; (v) a reference list of local resources available for individuals with Alzheimer's 136 137 disease and dementia; and (vi) a reference list of local and national organizations that assist law-enforcement 138 personnel with locating missing and wandering individuals with Alzheimer's disease and dementia and 139 returning them to their caregivers;

140 11. Establish compulsory minimum training standards for all auxiliary police officers employed by or in
any local or state government agency. Such training shall be graduated and based on the type of duties to be
performed by the auxiliary police officers. Such training standards shall not apply to auxiliary police officers
exempt pursuant to § 15.2-1731;

144 12. Consult and cooperate with counties, municipalities, agencies of the Commonwealth, other state and
 145 federal governmental agencies, and institutions of higher education within or outside the Commonwealth,
 146 concerning the development of police training schools and programs or courses of instruction;

147 13. Approve institutions, curricula and facilities, whether located in or outside the Commonwealth, for
148 school operation for the specific purpose of training law-enforcement officers; but this shall not prevent the
149 holding of any such school whether approved or not;

150 14. Establish and maintain police training programs through such agencies and institutions as the Board deems appropriate;

152 15. Éstablish compulsory minimum qualifications of certification and recertification for instructors in
 153 criminal justice training academies approved by the Department;

154 16. Conduct and stimulate research by public and private agencies which shall be designed to improve155 police administration and law enforcement;

17. Make recommendations concerning any matter within its purview pursuant to this chapter;

157 18. Coordinate its activities with those of any interstate system for the exchange of criminal history record information, nominate one or more of its members to serve upon the council or committee of any such system, and participate when and as deemed appropriate in any such system's activities and programs;

160 19. Conduct inquiries and investigations it deems appropriate to carry out its functions under this chapter 161 and, in conducting such inquiries and investigations, may require any criminal justice agency to submit 162 information, reports, and statistical data with respect to its policy and operation of information systems or 163 with respect to its collection, storage, dissemination, and usage of criminal history record information and 164 correctional status information, and such criminal justice agencies shall submit such information, reports, and 165 data as are reasonably required;

20. Conduct audits as required by § 9.1-131;

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167 21. Conduct a continuing study and review of questions of individual privacy and confidentiality of168 criminal history record information and correctional status information;

169 22. Advise criminal justice agencies and initiate educational programs for such agencies with respect to
 170 matters of privacy, confidentiality, and security as they pertain to criminal history record information and
 171 correctional status information;

172 23. Maintain a liaison with any board, commission, committee, or other body which may be established
173 by law, executive order, or resolution to regulate the privacy and security of information collected by the
174 Commonwealth or any political subdivision thereof;

175 24. Adopt regulations establishing guidelines and standards for the collection, storage, and dissemination
176 of criminal history record information and correctional status information, and the privacy, confidentiality,
177 and security thereof necessary to implement state and federal statutes, regulations, and court orders;

178 25. Operate a statewide criminal justice research center, which shall maintain an integrated criminal justice information system, produce reports, provide technical assistance to state and local criminal justice

180 data system users, and provide analysis and interpretation of criminal justice statistical information;

181 26. Develop a comprehensive, statewide, long-range plan for strengthening and improving law
182 enforcement and the administration of criminal justice throughout the Commonwealth, and periodically
183 update that plan;

27. Cooperate with, and advise and assist, all agencies, departments, boards and institutions of the
Commonwealth, and units of general local government, or combinations thereof, including planning district
commissions, in planning, developing, and administering programs, projects, comprehensive plans, and other
activities for improving law enforcement and the administration of criminal justice throughout the
Commonwealth, including allocating and subgranting funds for these purposes;

28. Define, develop, organize, encourage, conduct, coordinate, and administer programs, projects and activities for the Commonwealth and units of general local government, or combinations thereof, in the Commonwealth, designed to strengthen and improve law enforcement and the administration of criminal justice at every level throughout the Commonwealth;

29. Review and evaluate programs, projects, and activities, and recommend, where necessary, revisions or
alterations to such programs, projects, and activities for the purpose of improving law enforcement and the
administration of criminal justice;

30. Coordinate the activities and projects of the state departments, agencies, and boards of the
Commonwealth and of the units of general local government, or combination thereof, including planning
district commissions, relating to the preparation, adoption, administration, and implementation of
comprehensive plans to strengthen and improve law enforcement and the administration of criminal justice;

31. Do all things necessary on behalf of the Commonwealth and its units of general local government, to
determine and secure benefits available under the Omnibus Crime Control and Safe Streets Act of 1968 (P.L.
90-351, 82 Stat. 197), as amended, and under any other federal acts and programs for strengthening and
improving law enforcement, the administration of criminal justice, and delinquency prevention and control;

32. Receive, administer, and expend all funds and other assistance available to the Board and the
 Department for carrying out the purposes of this chapter and the Omnibus Crime Control and Safe Streets Act
 of 1968, as amended;

207 33. Apply for and accept grants from the United States government or any other source in carrying out the 208 purposes of this chapter and accept any and all donations both real and personal, and grants of money from 209 any governmental unit or public agency, or from any institution, person, firm or corporation, and may 210 receive, utilize and dispose of the same. Any arrangements pursuant to this section shall be detailed in the 211 annual report of the Board. Such report shall include the identity of the donor, the nature of the transaction, and the conditions, if any. Any moneys received pursuant to this section shall be deposited in the state 212 213 treasury to the account of the Department. To these ends, the Board shall have the power to comply with conditions and execute such agreements as may be necessary; 214

34. Make and enter into all contracts and agreements necessary or incidental to the performance of its
duties and execution of its powers under this chapter, including but not limited to, contracts with the United
States, units of general local government or combinations thereof, in Virginia or other states, and with
agencies and departments of the Commonwealth;

35. Adopt and administer reasonable regulations for the planning and implementation of programs and
 activities and for the allocation, expenditure and subgranting of funds available to the Commonwealth and to
 units of general local government, and for carrying out the purposes of this chapter and the powers and duties
 set forth herein;

36. Certify and decertify law-enforcement officers in accordance with §§ 15.2-1706 and 15.2-1707 and
provide for a decertification review process in accordance with § 15.2-1708;

37. Establish training standards and publish and periodically update model policies for law-enforcementpersonnel in the following subjects:

a. The handling of family abuse, domestic violence, sexual assault, and stalking cases, including standards
for determining the predominant physical aggressor in accordance with § 19.2-81.3. The Department shall
provide technical support and assistance to law-enforcement agencies in carrying out the requirements set
forth in subsection A of § 9.1-1301;

b. The identification of, communication with, and facilitation of the safe return of individuals diagnosed 231 232 with Alzheimer's disease and dementia, which shall include (i) techniques for respectful and effective 233 communication with individuals with Alzheimer's disease and dementia and their caregivers; (ii) techniques 234 for addressing the behavioral symptoms of Alzheimer's disease and dementia, including alternatives to physical restraint; (iii) protocols for identifying and reporting incidents of abuse, neglect, and exploitation of 235 individuals with Alzheimer's disease and dementia to adult protective services; (iv) protocols for contacting 236 237 caregivers when an individual with Alzheimer's disease or dementia is found wandering or during an 238 emergency or crisis situation; (v) a reference list of local resources available for individuals with Alzheimer's 239 disease and dementia; and (vi) a reference list of local and national organizations that assist law-enforcement 240 personnel with locating missing and wandering individuals with Alzheimer's disease and dementia and 241 returning them to their caregivers;

242 c. Sensitivity to and awareness of systemic and individual racism, cultural diversity, and the potential for 243 racially biased policing and bias-based profiling as defined in § 52-30.1, which shall include recognizing 244 implicit biases in interacting with persons who have a mental illness, substance use disorder, or 245 developmental or cognitive disability; 246

d. Protocols for local and regional sexual assault and human trafficking response teams;

247 e. Communication of death notifications;

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248 f. The questioning of individuals suspected of driving while intoxicated concerning the physical location 249 of such individual's last consumption of an alcoholic beverage and the communication of such information to 250 the Virginia Alcoholic Beverage Control Authority;

g. Vehicle patrol duties that embody current best practices for pursuits and for responding to emergency 251 252 calls;

253 h. Criminal investigations that embody current best practices for conducting photographic and live 254 lineups;

255 i. Sensitivity to and awareness of human trafficking offenses and the identification of victims of human 256 trafficking offenses for personnel involved in criminal investigations or assigned to vehicle or street patrol 257 duties;

j. The recognition, prevention, and reporting of human trafficking;

k. Missing children, missing adults, and search and rescue protocol;

260 1. The handling and use of tear gas or other gases and kinetic impact munitions, as defined in § 19.2-83.3, 261 that embody current best practices for using such items as a crowd control measure or during an arrest or 262 detention of another person; and

263 m. The use of naloxone or other opioid antagonists to prevent opioid overdose deaths, in coordination with statewide naloxone training programs developed by the Department of Behavioral Health and 264 265 Developmental Services and the Virginia Department of Health;

266 38. Establish compulsory training standards for basic training and the recertification of law-enforcement 267 officers to ensure (i) sensitivity to and awareness of systemic and individual racism, cultural diversity, and the potential for racially biased policing and bias-based profiling as defined in § 52-30.1, which shall include 268 269 recognizing implicit biases in interacting with persons who have a mental illness, substance use disorder, or 270 developmental or cognitive disability; (ii) training in de-escalation techniques; and (iii) training in the lawful 271 use of force, including the use of deadly force, as defined in § 19.2-83.3, only when necessary to protect the 272 law-enforcement officer or another person;

273 39. Review and evaluate community-policing programs in the Commonwealth, and recommend where 274 necessary statewide operating procedures, guidelines, and standards that strengthen and improve such 275 programs, including sensitivity to and awareness of systemic and individual racism, cultural diversity, and the potential for racially biased policing and bias-based profiling as defined in § 52-30.1, which shall include 276 277 recognizing implicit biases in interacting with persons who have a mental illness, substance use disorder, or 278 developmental or cognitive disability;

279 40. Establish a Virginia Law-Enforcement Accreditation Center. The Center may, in cooperation with 280 Virginia law-enforcement agencies, provide technical assistance and administrative support, including 281 staffing, for the establishment of voluntary state law-enforcement accreditation standards. The Center may 282 provide accreditation assistance and training, resource material, and research into methods and procedures 283 that will assist the Virginia law-enforcement community efforts to obtain Virginia accreditation status;

284 41. Promote community policing philosophy and practice throughout the Commonwealth by providing 285 community policing training and technical assistance statewide to all law-enforcement agencies, community 286 groups, public and private organizations and citizens; developing and distributing innovative policing 287 curricula and training tools on general community policing philosophy and practice and contemporary critical 288 issues facing Virginia communities; serving as a consultant to Virginia organizations with specific 289 community policing needs; facilitating continued development and implementation of community policing 290 programs statewide through discussion forums for community policing leaders, development of law-291 enforcement instructors; promoting a statewide community policing initiative; and serving as a statewide 292 information source on the subject of community policing including, but not limited to periodic newsletters, a 293 website and an accessible lending library;

42. Establish, in consultation with the Department of Education and the Virginia State Crime 294 295 Commission, compulsory minimum standards for employment and job-entry and in-service training curricula 296 and certification requirements for school security officers, including school security officers described in 297 clause (b) of § 22.1-280.2:1, which training and certification shall be administered by the Virginia Center for 298 School and Campus Safety (VCSCS) pursuant to § 9.1-184. Such training standards shall be specific to the 299 role and responsibility of school security officers and shall include (i) relevant state and federal laws; (ii) 300 school and personal liability issues; (iii) security awareness in the school environment; (iv) mediation and 301 conflict resolution, including de-escalation techniques such as a physical alternative to restraint; (v) disaster 302 and emergency response; (vi) awareness of systemic and individual racism, cultural diversity, and implicit 303 bias; (vii) working with students with disabilities, mental health needs, substance use disorders, and past 304 traumatic experiences; and (viii) student behavioral dynamics, including child and adolescent development 305 and brain research. The Department shall establish an advisory committee consisting of local school board representatives, principals, superintendents, and school security personnel to assist in the development of the 306 standards and certification requirements in this subdivision. The Department shall require any school security 307 308 officer who carries a firearm in the performance of his duties to provide proof that he has completed a 309 training course provided by a federal, state, or local law-enforcement agency that includes training in active 310 shooter emergency response, emergency evacuation procedure, and threat assessment;

311 43. License and regulate property bail bondsmen and surety bail bondsmen in accordance with Article 11 312 (§ 9.1-185 et seq.); 313

44. License and regulate bail enforcement agents in accordance with Article 12 (§ 9.1-186 et seq.);

314 45. In conjunction with the Virginia State Police and the State Compensation Board, advise criminal 315 justice agencies regarding the investigation, registration, and dissemination of information requirements as 316 they pertain to the Sex Offender and Crimes Against Minors Registry Act (§ 9.1-900 et seq.);

317 46. Establish minimum standards for (i) employment, (ii) job-entry and in-service training curricula, and (iii) certification requirements for campus security officers. Such training standards shall include, but not be 318 319 limited to, the role and responsibility of campus security officers, relevant state and federal laws, school and personal liability issues, security awareness in the campus environment, and disaster and emergency 320 321 response. The Department shall provide technical support and assistance to campus police departments and campus security departments on the establishment and implementation of policies and procedures, including 322 323 but not limited to: the management of such departments, investigatory procedures, judicial referrals, the establishment and management of databases for campus safety and security information sharing, and 324 325 development of uniform record keeping for disciplinary records and statistics, such as campus crime logs, 326 judicial referrals and Clery Act statistics. The Department shall establish an advisory committee consisting of 327 college administrators, college police chiefs, college security department chiefs, and local law-enforcement 328 officials to assist in the development of the standards and certification requirements and training pursuant to 329 this subdivision;

47. Assess and report, in accordance with § 9.1-190, the crisis intervention team programs established 330 331 pursuant to  $\S$  9.1-187;

332 48. In conjunction with the Office of the Attorney General, advise law-enforcement agencies and 333 attorneys for the Commonwealth regarding the identification, investigation, and prosecution of human 334 trafficking offenses using the common law and existing criminal statutes in the Code of Virginia; 335

49. Register tow truck drivers in accordance with § 46.2-116 and carry out the provisions of § 46.2-117;

336 50. Administer the activities of the Virginia Sexual and Domestic Violence Program Professional 337 Standards Committee by providing technical assistance and administrative support, including staffing, for the 338 Committee;

339 51. In accordance with § 9.1-102.1, design and approve the issuance of photo-identification cards to 340 private security services registrants registered pursuant to Article 4 (§ 9.1-138 et seq.);

341 52. In consultation with the State Council of Higher Education for Virginia and the Virginia Association 342 of Campus Law Enforcement Administrators, develop multidisciplinary curricula on trauma-informed sexual 343 assault investigation;

344 53. In consultation with the Department of Behavioral Health and Developmental Services, develop a 345 model addiction recovery program that may be administered by sheriffs, deputy sheriffs, jail officers, 346 administrators, or superintendents in any local or regional jail. Such program shall be based on any existing 347 addiction recovery programs that are being administered by any local or regional jails in the Commonwealth. 348 Participation in the model addiction recovery program shall be voluntary, and such program may address 349 aspects of the recovery process, including medical and clinical recovery, peer-to-peer support, availability of mental health resources, family dynamics, and aftercare aspects of the recovery process; 350

351 54. Establish compulsory minimum training standards for certification and recertification of law-352 enforcement officers serving as school resource officers. Such training shall be specific to the role and 353 responsibility of a law-enforcement officer working with students in a school environment and shall include (i) relevant state and federal laws; (ii) school and personal liability issues; (iii) security awareness in the 354 355 school environment; (iv) mediation and conflict resolution, including de-escalation techniques; (v) disaster 356 and emergency response; (vi) awareness of systemic and individual racism, cultural diversity, and implicit bias; (vii) working with students with disabilities, mental health needs, substance use disorders, or past 357 358 traumatic experiences; and (viii) student behavioral dynamics, including current child and adolescent 359 development and brain research;

360 55. Establish a model policy for the operation of body-worn camera systems as defined in § 15.2-1723.1 361 that also addresses the storage and maintenance of body-worn camera system records;

362 56. Establish compulsory minimum training standards for detector canine handlers employed by the 363 Department of Corrections, standards for the training and retention of detector canines used by the 364 Department of Corrections, and a central database on the performance and effectiveness of such detector canines that requires the Department of Corrections to submit comprehensive information on each canine 365

HB2033ER

7 of 7

handler and detector canine, including the number and types of calls and searches, substances searched for
 and whether or not detected, and the number of false positives, false negatives, true positives, and true
 negatives;

369 57. Establish compulsory training standards for basic training of law-enforcement officers for recognizing
 370 and managing stress, self-care techniques, and resiliency;

58. Establish guidelines and standards for psychological examinations conducted pursuant to subsection C
 of § 15.2-1705;

59. Establish compulsory in-service training standards, to include frequency of retraining, for
law-enforcement officers in the following subjects: (i) relevant state and federal laws; (ii) awareness of
cultural diversity and the potential for bias-based profiling as defined in § 52-30.1; (iii) de-escalation
techniques; (iv) working with individuals with disabilities, mental health needs, or substance use disorders;
and (v) the lawful use of force, including the use of deadly force, as defined in § 19.2-83.3, only when
necessary to protect the law-enforcement officer or another person;

379 60. Develop a model curriculum and lesson plans for the compulsory minimum entry-level, in-service,
380 and advanced training standards to be employed by criminal justice training academies approved by the
381 Department when conducting training;

382 61. Adopt statewide professional standards of conduct applicable to all certified law-enforcement officers
383 and certified jail officers and appropriate due process procedures for decertification based on serious
384 misconduct in violation of those standards and provide for a decertification review process in accordance
385 with § 15.2-1708;

386 62. Establish and administer a waiver process, in accordance with §§ 2.2-5515 and 15.2-1721.1, for
aw-enforcement agencies to use certain military property. Any waivers granted by the Criminal Justice
388 Services Board shall be published by the Department on the Department's website;

389 63. Establish compulsory training standards for basic training and the recertification of law-enforcement
 390 officers to include crisis intervention training in accordance with clause (ii) of § 9.1-188;

64. Advise and assist the Department of Behavioral Health and Developmental Services, and support local law-enforcement cooperation, with the development and implementation of the Marcus alert system, as defined in § 37.2-311.1, including the establishment of local protocols for law-enforcement participation in the Marcus alert system pursuant to § 9.1-193 and for reporting requirements pursuant to §§ 9.1-193 and 37.2-311.1;

396 65. Develop an online course to train hotel proprietors and their employees to recognize and report397 instances of suspected human trafficking;

66. Develop an online course to train unarmed security officers, armed security officers, couriers, security
canine handlers, and alarm respondents to recognize and report instances of suspected human trafficking to
meet the compulsory minimum, entry-level, and in-service training standards as required by § 9.1-141;

401 67. Establish standards and procedures for when the Board may grant a petition for reinstatement of certification of a decertified officer pursuant to subsection E of § 15.2-1708;

68. Establish compulsory minimum and in-service training standards for law-enforcement officers on 403 404 communicating with individuals with an intellectual disability or a developmental disability as defined in § 37.2-100, such as autism spectrum disorder as defined in the most recent edition of the Diagnostic and 405 406 Statistical Manual of Mental Disorders of the American Psychiatric Association, which shall include (i) an 407 overview and behavioral recognition of autism spectrum disorder, (ii) best practices for crisis prevention and 408 de-escalation techniques, (iii) an objective review of any relevant tools and technology available to assist in 409 communication, and (iv) education on law-enforcement agency and community resources for the autism 410 community on future crisis prevention. Such training standards shall be established in consultation with at 411 least one individual with autism spectrum disorder, one family member of an individual with autism spectrum 412 disorder, one specialist who works with individuals with autism spectrum disorder, one representative from 413 the Department of Behavioral Health and Developmental Services, and one representative from a state or local law-enforcement agency; and 414

415 69. Develop an online course for the Virginia Alcoholic Beverage Control Authority to offer to retail
416 licensees and their employees to train such licensees and employees to recognize and report instances of
417 suspected human trafficking; and

418 70. Perform such other acts as may be necessary or convenient for the effective performance of its duties.