| 1 | HOUSE BILL NO. 783 |
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| 2 | AMENDMENT IN THE NATURE OF A SUBSTITUTE |
| 3 | (Proposed by the House Committee for Courts of Justice |
| 4 | on) |
| 5 | (Patrons Prior to SubstituteDelegates Herring and Sullivan [HB 112]) |
| 6 | A BILL to amend and reenact §§ 20-166, 20-167, 63.2-1201.1, and 63.2-1230 of the Code of Virginia, |
| 7 | relating to adoption; parental placement and agency adoption; discharge of newborn infant. |
| 8 | Be it enacted by the General Assembly of Virginia: |
| 9 | 1. That §§ 20-166, 20-167, 63.2-1201.1, and 63.2-1230 of the Code of Virginia are amended and |
| 10 | reenacted as follows: |
| 11 | § 20-166. Power of attorney to delegate parental or legal custodial powers. |
| 12 | A. A parent or legal custodian of a child, by a properly executed power of attorney pursuant to § |
| 13 | 20-167, may delegate to another person, for a period not to exceed 180 days, any of the powers regarding |
| 14 | the custody, care, and property of the child except the power to consent to marriage or adoption of the |
| 15 | child, the performance or inducement of an abortion on or for the child, or the termination of parental |
| 16 | rights to the child. In the event that both parents of a child are exercising joint custody, both parents shall |
| 17 | be required to execute such power of attorney. |
| 18 | Such parent or legal custodian who is a service member may delegate such powers for a period |
| 19 | longer than 180 days while on active duty service if such active duty is longer than 180 days, but such |
| 20 | period shall not exceed the term of active duty service plus 30 days. For the purposes of this section, |
| 21 | "service member" means (i) a member of the Armed Forces of the United States, (ii) a member of the |
| 22 | Armed Forces Reserves, (iii) a member of the National Guard, (iv) a member of the commissioned corps |
| 23 | of the National Oceanic and Atmospheric Administration, (v) a member of the commissioned corps of the |
| 24 | U.S. Public Health Services, or (vi) any person otherwise required to enter or serve in the active military |
| 25 | services of the United States under a call or order of the President of the United States or to serve on state |
| 26 | active duty. |

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A delegation of powers under this section shall not operate to change or modify any parental or legal rights, obligations, or authority established by an existing court order or deprive a parent or legal custodian of any parental or legal rights, obligations, or authority regarding the custody, visitation, or support of any child under this title.

31 B. Any power of attorney properly executed pursuant to § 20-167 shall be signed by all persons 32 with authority to make decisions concerning the child pursuant to Chapter 6.1 (§ 20-124.1 et seq.), the 33 person to whom powers are delegated under the power of attorney, and including adoptive parents in a 34 direct parental placement adoption pursuant to § 63.2-1230, or a representative of a licensed child-placing 35 agency that assists parents and legal guardians with the process of delegating parental and legal custodial 36 powers of their children, including assistance with identifying appropriate placements for their children 37 and providing services and resources to support children, parents and legal guardians, and persons to 38 whom parental or legal custodial powers are delegated pursuant to this chapter. That Such licensed child-39 placing agency shall file notice of the arrangement authorized by the power of attorney with the local **40** department of social services in the jurisdiction where the parents or legal guardian resides within seven 41 days of its execution.

C. Any person who has signed the form under § 20-167 shall have the authority to revoke or
withdraw the power of attorney authorized by subsection A at any time <u>unless such authority is superseded</u>
by a court order. If the delegation of authority lasts longer than 180 days, a new power of attorney shall
be executed. Where such delegation is executed by a service member, if the delegation is longer than 180
days while on active duty service and exceeds the term of active duty service plus 30 days, a new power
of attorney shall be executed.

48 D. The attorney-in-fact shall exercise parental or legal authority on a continuous basis for not less
49 than 24 hours and without compensation for the intended duration of the power of attorney authorized by
50 subsection A and shall not be subject to the licensing requirements of § 63.2-1701.

E. The execution of a power of attorney by a parent or legal custodian authorized by subsection A
shall not constitute abandonment, abuse, or neglect as defined in § 63.2-100 unless the parent or legal
custodian fails to make contact or execute a new power of attorney after the time limit has elapsed.

F. Under a delegation of powers as authorized by subsection A, the child subject to the power of attorney shall not be deemed placed in foster care, in a foster home, or in an independent foster home as defined in § 63.2-100, and the parties shall not be subject to any of the licensing requirements or regulations for foster care.

58 G. A licensed child-placing agency that assists parents and legal guardians with the process of 59 delegating parental and legal custodial powers of their children shall (i) comply with background check 60 requirements established by regulations of the Board of Social Services or otherwise provided by law; (ii) 61 develop and implement written policies and procedures for (a) governing active and closed cases, (b) 62 governing admissions, (c) monitoring the administration of medications, (d) prohibiting corporal 63 punishment, (e) ensuring that children are not subjected to abuse or neglect, (f) investigating allegations 64 of misconduct toward children, (g) implementing back-up emergency care plans for children, (h) assigning 65 designated casework staff, (i) managing all records, (j) utilizing discharge policies, and (k) regulating the 66 use of seclusion and restraint; and (iii) provide pre-service and ongoing training for temporary placement 67 providers and staff. Any person to whom any powers are delegated pursuant to this section shall comply 68 with background check requirements established by regulations of the Board of Social Services or 69 otherwise provided by law.

H. Except as may be permitted by the federal No Child Left Behind Act, 20 U.S.C. §§ 6301 et seq. and 7801 et seq., a power of attorney executed pursuant to § 20-167 shall be invalid if executed for the primary purpose of enrolling the child in a school for the sole purpose of participating in the academic or interscholastic athletics programs provided by that school or for any other unlawful purpose. Violation of this subsection shall be punishable in accordance with the laws of the Commonwealth and may require, in addition to any other remedies, repayment by such parent of all costs incurred by the school as a result of the violation.

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§ 20-167. Statutory form for power of attorney to delegate parental or legal custodial powers.

78 A. A power of attorney to delegate parental or legal authority executed pursuant to this chapter79 shall be substantially as follows:

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POWER OF ATTORNEY TO DELEGATE PARENTAL OR LEGAL CUSTODIAL POWERS

81 1. I/We certify that I/we am/are the parent or legal custodian of: Full name of minor child: _____ Date of birth: _____ 82 Full name of minor child: _____ Date of birth: _____ 83 Full name of minor child: _____ Date of birth: _____ 84 2. I/We designate ______ (insert full name, address, and phone number of 85 86 designated attorney-in-fact) as the attorney-in-fact of each child listed above. 87 3. I/We delegate to the attorney-in-fact all of my/our power and authority regarding the care, 88 custody, and property of each minor child named above, including discharge of a newborn infant from the 89 hospital of birth, the initial physical placement of a child with the adoptive parent in accordance with the 90 provisions of Title 63.2 of the Code of Virginia, the right to enroll the child in school, the right to inspect 91 and obtain copies of education records and other records concerning the child, the right to attend school 92 activities and other functions concerning the child, and the right to give or withhold any consent or waiver

93 with respect to school activities, medical and dental treatment, and any other activity, function, or 94 treatment that may concern the child. This delegation shall not include the power or authority to consent 95 to marriage or adoption of the child, the performance or inducement of an abortion on or for the child, or 96 the termination of parental rights to the child. I/We understand that this power of attorney shall not operate 97 to change or modify any parental or legal rights, obligations, or authority established by an existing court 98 order or deprive a parent or legal custodian of any parental or legal rights, obligations, or authority 99 regarding the custody, visitation, or support of any child under Title 20 of the Code of Virginia, and I/we 100 understand that I/we shall continue to be bound by any obligations in such order. By my/our signature 101 below, I/we hereby certify that I/we am/are not executing this power of attorney for any unlawful purpose 102 or for the primary purpose of enrolling my/our child/children in a school for the sole purpose of 103 participating in the academic or interscholastic athletics programs provided by that school.

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OR

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3. I/We delegate to the attorney-in-fact the following specific powers and responsibilities:

108 This delegation shall not include the power or authority to consent to marriage or adoption of the 109 child, the performance or inducement of an abortion on or for the child, or the termination of parental 110 rights to the child. I/We understand that this power of attorney shall not operate to change or modify any 111 parental or legal rights, obligations, or authority established by an existing court order or deprive a parent 112 or legal custodian of any parental or legal rights, obligations, or authority regarding the custody, visitation, 113 or support of any child under Title 20 of the Code of Virginia, and I/we understand that I/we shall continue 114 to be bound by any obligations in such order. By my/our signature below, I/we hereby certify that I/we 115 am/are not executing this power of attorney for any unlawful purpose or for the primary purpose of 116 enrolling my/our child/children in a school for the sole purpose of participating in the academic or 117 interscholastic athletics programs provided by that school.

4. This power of attorney is effective for a period not to exceed 180 days, beginning ______
(insert date) and ending ______ (insert date). I/We reserve the right to revoke this authority at any time.

121 OR

4. I/We am/are a service member, as defined by § 20-166 of the Code of Virginia, and am/are on,
or am/are scheduled to be on, active duty for a period that is set to last longer than 180 days. This power
of attorney is effective for a period not to exceed the period of active duty plus 30 days, beginning
(insert date) and ending ______ (insert date). I/We reserve the right to revoke this
authority at any time.

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 Signature(s) of parent/legal custodian:
 Date:

128 5. I hereby accept my designation as attorney-in-fact for the minor child/children specified in this 129 power of attorney and agree to act at all times in the best interests of the child/children specified herein 130 and within the limits of the powers delegated to me. I understand that this power of attorney does not 131 change or modify any parental or legal rights, obligations, or authority established by an existing court 132 order or deprive a parent or legal custodian of any parental or legal rights, obligations, or authority 133 regarding the custody, visitation, or support of the child/children specified herein. By my signature below, 134 I affirm that I have received notice of any existing court order regarding the custody, visitation, or support

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135 of the child/children and agree to honor the rights of a parent or legal custodian of the child/children as 136 specified in such order. Signature of attorney-in-fact: _____ Date: _____ 137 6. I, (insert name of representative of licensed child-placing agency), on 138 behalf of _____ (insert name of licensed child-placing agency), hereby approve the 139 140 designation of the aforementioned attorney-in-fact for the minor child/children specified in this power of 141 attorney and accept responsibility for the supervision of the placement during the time the child/children 142 is/are in the care of the attorney-in-fact. 143 Signature of representative of licensed child-placing agency: Date: 144 145 B. A power of attorney executed under this chapter is legally sufficient if the wording of the form 146 complies substantially with subsection A, the form is properly completed, and the signatures of the parties 147 are acknowledged or verified before a notary public. 148 § 63.2-1201.1. Previously married persons who stood in loco parentis during the time of the 149 marriage may adopt in the same manner as married persons. 150 A. A man and woman Persons previously married to each other who stood in loco parentis to a 151 child during their marriage to each other, and who could have adopted or readopted the child pursuant to 152 this chapter while married to each other, but whose marriage is void, has been annulled, or has dissolved, 153 may adopt or readopt the child pursuant to the provisions in this chapter that are applicable to married 154 persons. 155 B. An individual previously married to a parent of a child by birth or adoption, and who stood in 156 loco parentis to that child during the marriage, and who could have adopted the child pursuant to § 63.2-157 1241 during the marriage, may, with the consent of the prior spouse who is a parent of the child by birth 158 or adoption, adopt the child, after the marriage has been dissolved, annulled, or voided, pursuant to the 159 provisions of this chapter that are applicable to step-parents. 160 C. Any person or persons seeking to adopt or readopt pursuant to this section may be permitted to 161 do so even if they have remarried.

D. Nothing in this section shall be construed to permit any child to have more than two living
 parents by birth or adoption, who have legal rights and obligations in respect to the child, in the form of
 one father and one mother.

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§ 63.2-1230. Placement of children by parent or guardian.

166 The birth parent, legal guardian, or adoptive parent of a child may place his child for adoption 167 directly with the adoptive parents of his choice. Such parent or legal guardian may execute a power of 168 attorney to the adoptive parent for discharge of a newborn infant from a hospital or for the initial physical 169 placement of a child with an adoptive parent pursuant to subsection B of § 20-166 and subsection A of § 170 54.1-2969. Consent to the proposed adoption shall be executed upon compliance with the provisions of 171 this chapter before a juvenile and domestic relations district court or, if the birth parent or legal guardian 172 does not reside in Virginia, before a court having jurisdiction over child custody matters in the jurisdiction 173 where the birth parent or legal guardian resides when requested by a juvenile and domestic relations 174 district court of this Commonwealth, pursuant to § 20-146.11. Consent proceedings shall be advanced on 175 the juvenile and domestic relations district court docket so as to be heard by the court within ten 10 days 176 of filing of the petition, or as soon thereafter as practicable so as to provide the earliest possible disposition.

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