1	HOUSE BILL NO. 15/2
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee for Courts of Justice
4	on)
5	(Patron Prior to SubstituteDelegate Walker)
6	A BILL to amend and reenact § 15.2-1716.1 of the Code of Virginia and to amend the Code of Virginia
7	by adding a section numbered 18.2-461.1, relating to emergency response; false information by
8	device; penalty.
9	Be it enacted by the General Assembly of Virginia:
10	1. That § 15.2-1716.1 of the Code of Virginia is amended and reenacted and that the Code of Virginia
11	is amended by adding a section numbered 18.2-461.1 as follows:
12	§ 15.2-1716.1. Reimbursement of expenses incurred in responding to terrorism hoax
13	incident, bomb threat, or malicious activation of fire alarm.
14	Any locality may provide by ordinance that any person who is convicted of a violation of
15	subsection B or C of § 18.2-46.6, a felony violation of § 18.2-83 or 18.2-84, or a violation of § 18.2-212
16	or 18.2-461.1, when his violation of such section is the proximate cause of any incident resulting in an
17	appropriate emergency response, shall be liable at the time of sentencing or in a separate civil action to
18	the locality, the Virginia State Police, or to any volunteer emergency medical services agency, or both any
19	combination thereof, which may provide such emergency response for the reasonable expense thereof, in
20	an amount not to exceed \$2,500 in the aggregate for a particular incident occurring in such locality. In
21	determining the "reasonable expense," a locality may bill a flat fee of \$250 or a minute-by-minute
22	accounting of the actual costs incurred. As used in this section, "appropriate emergency response" includes
23	all costs of providing law-enforcement, firefighting, and emergency medical services. The provisions of
24	this section shall not preempt or limit any remedy available to the Commonwealth, to the locality, or to
25	any volunteer emergency medical services agency to recover the reasonable expenses of an emergency

26	response to an incident not involving a terroristic hoax or an act undertaken in violation of § 18.2-83, 18.2-
27	84, or 18.2-212, or 18.2-461.1 as set forth herein.
28	§ 18.2-461.1. False emergency communication to emergency personnel; penalties.
29	A. As used in this section:
30	"Emergency communication" means a communication of any type to report a fire or to summon a
31	firefighter, as defined in § 65.2-107, law-enforcement officer, as defined in § 9.1-101, or emergency
32	medical services personnel, as defined in § 32.1-111.1, in a situation where human life, health, or property
33	is in jeopardy and the prompt summoning of aid is essential.
34	"Emergency personnel" means the same as defined in § 18.2-426.
35	"Emergency response" means a response by a firefighter, law-enforcement officer, or emergency
36	medical services personnel to a situation where human life, health, or property is in jeopardy and the
37	prompt provision of aid is essential to protect human life, health, or property.
38	B. Any person who knowingly reports, or causes another to report in reliance on intentionally false
39	information provided by such person, a false emergency communication to any emergency personnel that
40	results in an emergency response is guilty of a Class 1 misdemeanor.
41	C. Any person who knowingly reports, or causes another to report in reliance on intentionally false
42	information provided by such person, a false emergency communication to any emergency personnel that
43	results in an emergency response during which and as a result of such emergency response any person
44	suffers serious bodily injury, as defined in § 18.2-51.4, is guilty of a Class 6 felony.
45	D. Any person who reports, or causes another to report in reliance on intentionally false
46	information provided by such person, a false emergency communication to any emergency personnel that
47	results in an emergency response during which and as a result of such emergency response any person is
48	killed is guilty of a Class 5 felony.
49	E. Any person violating this section may be prosecuted in the county or city where the emergency
50	communication was made, in the county or city where the emergency communication was received, or in
51	the county or city where the emergency response occurred

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## OFFERED FOR CONSIDERATION

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<b>52</b>	F. A violation of this section shall constitute a separate and distinct offense. The provisions of this
53	section shall not preclude prosecution under any other statute.
54	2. That the provisions of this act may result in a net increase in periods of imprisonment or
55	commitment. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the necessary
56	appropriation is for periods of imprisonment in state adult correctional facilities;
57	therefore, Chapter 2 of the Acts of Assembly of 2022, Special Session I, requires the Virginia
58	Criminal Sentencing Commission to assign a minimum fiscal impact of \$50,000. Pursuant to § 30-
59	19.1:4 of the Code of Virginia, the estimated amount of the necessary appropriation is for
60	periods of commitment to the custody of the Department of Juvenile Justice.
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