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1	SENATE BILL NO. 236
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Senate Committee for Courts of Justice
4	on January 17, 2024)
5	(Patron Prior to SubstituteSenator Hashmi)
6	A BILL to amend and reenact § 16.1-69.54:1 of the Code of Virginia, relating to requests for reports of
7	aggregated, nonconfidential case data; academic research.
8	Be it enacted by the General Assembly of Virginia:
9	1. That § 16.1-69.54:1 of the Code of Virginia is amended and reenacted as follows:
10	§ 16.1-69.54:1. Request for district court records.
11	A. For the purposes of this section, "confidential court records," "court records," and
12	"nonconfidential court records" shall have the same meaning as set forth in § 17.1-292.
13	B. Requests for copies of nonconfidential court records maintained in individual case files shall be
14	made to the clerk of a district court.
15	C. Requests for reports of aggregated, nonconfidential case data fields that are viewable through
16	the online case information systems maintained by the Executive Secretary of the Supreme Court shall be
17	made to the Office of the Executive Secretary. Such reports of aggregated case data shall not include the
18	name, date of birth, or social security number of any party and shall not include images of the individual
19	records in the respective case files. However, nothing in this section shall be construed to permit any
20	reports or aggregated case data to be sold or posted on any other website or in any way redistributed to
21	any third party. The Executive Secretary, in his discretion, may deny such request to ensure compliance
22	with these provisions. However, such data may be included in products or services provided to a third
23	party, provided that such data is not made available to the general public.
24	D. Any clerk or the Executive Secretary, as applicable, may require that the request be in writing
25	and that the requester provide his name and legal address. A request for nonconfidential court records or

reports of aggregated nonconfidential case data shall identify the requested records with reasonable

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27 specificity. Any clerk or the Executive Secretary, as applicable, may determine the costs to provide the 28 requested records to the requester, advise the requester of such costs, and, before continuing to process 29 the request, require the requester to agree to payment of a deposit not to exceed the amount of the advance 30 determination, which shall be credited to the final cost of supplying the requested records. No clerk, nor 31 the Executive Secretary, shall be required to create a new record if the record does not already exist or 32 provide a report of aggregated, nonconfidential case data in a format not regularly used by the clerk or the 33 Executive Secretary; however, a clerk or the Executive Secretary, as applicable, may abstract or 34 summarize information under such terms and conditions as agreed to by the requester and the clerk or 35 Executive Secretary, as provided herein.

36 E. Except where the nature or size of the request would interfere with the business of the court or 37 with its use by the general public, or as otherwise provided by law, the requested court records or reports 38 of aggregated, nonconfidential case data shall be provided to the requester within a reasonable period of 39 time, given the nature of the request and the availability of staff to respond to the request, but in no event 40 longer than 30 days from the date of a complete request made by a requester that is fully compliant with 41 the requirements of this section and other applicable law. Any objection or assertion of confidentiality 42 shall be provided to the requester within a reasonable period of time, but in no event longer than 30 days 43 from the date of a complete request made by a requester.

44 F. Any clerk, or the Executive Secretary, may require payment in advance of all reasonable costs, 45 not to exceed the actual cost incurred in accessing, duplicating, reviewing, supplying, or searching for the 46 requested court records or reports of aggregated, nonconfidential case data, including removing any 47 confidential information contained in the court records from the nonconfidential court records being **48** provided, excluding any extraneous, intermediary, or surplus fees or expenses to recoup the general 49 overhead costs associated with creating or maintaining records or transacting the general business of the 50 clerk or the Office of the Executive Secretary. Before processing a request for court records or reports of 51 aggregated, nonconfidential case data, any clerk or the Executive Secretary may require the requester to 52 pay any amounts owed to the clerk or the Office of the Executive Secretary for previous requests for court

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53 records or reports of aggregated, nonconfidential case data that remain unpaid 30 days or more after 54 billing.

55 G. Any clerk and the Executive Secretary shall be immune from any suit arising from the 56 production of court records or reports of aggregated nonconfidential case data in accordance with this 57 section absent gross negligence or willful misconduct.

58 H. In addition to the information authorized by this section, a full-time faculty member of a 59 baccalaureate public institution of higher education as defined in § 23.1-100 may request for the purposes of academic research a report for aggregated, nonconfidential case data for garnishment, unlawful 60 61 detainer, and warrant in debt actions in a general district court. Such report may include (i) party names 62 and addresses and (ii) the amount of money claimed in the action. No such report shall be distributed to 63 the general public or used for commercial purposes. Any faculty member requesting the information shall 64 take all necessary steps to protect the privacy and security of the report and its data. No such data held by such baccalaureate public institution of higher education shall be subject to the provisions of the Virginia 65 Freedom of Information Act (§ 2.2-3700 et seq.). 66 67

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