

*The Virginia General Assembly*



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**2014 LEGISLATIVE REPORT**  
**DBHDS**

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## 2014 Final Legislative and Budget Report

### LEAD LIST BILLS – PASSED

| <i>DBHDS LEAD Agency Bills:</i>   | <i>Explanation:</i>   |
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| <p><a href="#"><u>HB 86</u></a> – Stolle – Inpatient psychiatric hospital admission from local correctional facility; criteria.</p> | <ul style="list-style-type: none"> <li>• Repeals the sunset clause (July 1, 2014) in §19.2-169.6 to make permanent the changes enacted in 2012 (HB 1280) to expand the criteria for inpatient psychiatric hospital admissions from local correctional facilities. Specifically, “(b) <i>suffer serious harm due to his lack of capacity to protect himself from harm as evidence by recent behavior and any other relevant information</i>” as a criterion to hospitalize an inmate for psychiatric treatment.</li> </ul>   |
| <p><a href="#"><u>HB 293</u></a> – Bell, Robert B. - Determining facility of temporary detention.</p>                               | <ul style="list-style-type: none"> <li>• Amends §§16.1-340.1 and 37.2-809 and adds new sections numbered 16.1-340.1:1 and 37.2-809.1, relating to temporary detention of minors and adults.</li> <li>• Requires that a CSB notify the primary state hospital serving the CSB’s area when an emergency custody evaluation is needed. The state hospital will be required to admit the individual if temporary detention is needed and no other alternative temporary detention facility can be identified prior to the expiration of the emergency custody period. There are no exceptions to this requirement.</li> <li>• Second enactment clause requires an annual report on the implementation and impact of these provisions, and related information, by June 30 of each year to the Governor and Chairs of House Appropriations and Senate Finance Committees.</li> </ul> |
| <p><a href="#"><u>HB 323</u></a> – O’Bannon – Temporary detention; determining facility for individual.</p>                         | <ul style="list-style-type: none"> <li>• Amends §37.2-810 (transportation of persons under temporary detention orders, TDOs) to specify that “<i>any law enforcement agency that is willing and able</i>” shall be specified as the law enforcement agency (LEA) to execute the order and provide transportation.</li> <li>• Requires that if no other LEA is “willing and able” to provide transportation, then this responsibility defaults to the existing statutory procedure, which requires the LEA where the person resides to execute the order and provide transportation unless that jurisdiction is more than 50 miles away, in which case the LEA serving the jurisdiction where the person is located shall execute the</li> </ul>   |

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|  | order and provide transportation.   |
| <p><b>HB 478</b> – Villanueva - Emergency custody orders; duration; notification. (<i>Incorporates AGENCY bill HB583.</i>)</p> | <ul style="list-style-type: none"> <li>• Changes the maximum duration of an emergency custody order (ECO) from 4 to 8 hours in §§16.1-340 (minors), 19.2-182.9 (NGRI acquittees on conditional release), and 37.2-808 (adults) and removes all extensions of the ECO period that are in current law.</li> <li>• Amendments to §§16.1-340 and 37.2-808 require the law enforcement officer who executes an ECO to notify the appropriate CSB of the execution of the order.</li> <li>• Changes are made in §§16.1-340 and 37.2-808 to specify that an ECO that remains unexecuted shall expire after 8 hours (vs. the current six hours).</li> <li>• An adult taken into emergency custody must be given a written explanation of the process and statutory protections, and the period of custody to perform an exam required for court review of a mandatory outpatient treatment plan is changed from 4 to 8 hours in §§16.1-345.4 (minors) and 37.2-817.2 (adults).</li> <li>• A second enactment clause requires the Governor’s Task Force on Improving Mental Health Services to study options for reducing the use of law enforcement in the involuntary admission process.</li> </ul>  |
| <p><b>HB 540</b> – Hope – Licensure of private behavioral health services providers.</p>                                       | <ul style="list-style-type: none"> <li>• This bill amends §§37.2-403, 37.2-410, 37.2-415, 37.2-418 and 37.2-419, to make several changes to the definitions of licenses issued to providers and the conditions under which the licenses can be issued. The changes include: <ul style="list-style-type: none"> <li><u>Changes to §37.2-403:</u> <ul style="list-style-type: none"> <li>○ Adds definitions of three license levels: conditional, full and provisional.</li> </ul> </li> <li><u>Changes to §37.2-410:</u> <ul style="list-style-type: none"> <li>○ Requires the Office of Licensing to give a triennial license to any provider who does not have any serious health and safety issues regardless of other serious violations (i.e. unqualified staff).</li> <li>○ Prevents the Office of Licensing from issuing licenses of less than one year regardless of the issues a provider has been cited for.</li> </ul> </li> <li><u>Changes to §37.2-415:</u> <ul style="list-style-type: none"> <li>○ Prevents the Office of Licensing from issuing a provisional license to providers who have serious health and safety issues.</li> </ul> </li> <li><u>Changes to §37.2-419:</u> <ul style="list-style-type: none"> <li>○ Prevents the Office of Licensing from assessing civil penalties for any serious violations of licensing regulations except for health and safety issues.</li> </ul> </li> </ul> </li> </ul> |

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|   | <ul style="list-style-type: none"> <li>○ Removes the requirement for providers to post provisional licenses on agency website.</li> </ul>   |
| <p><b><u>HB 574</u></b> – Yost/<b><u>SB 439</u></b> – Temporary detention; duration; mandatory outpatient treatment. AGENCY.</p>  | <ul style="list-style-type: none"> <li>● Amends §§19.2-169.6, 19.2-182.9, 37.2-809, and 37.2-814 relating to temporary detention of jail inmates in need of emergency psychiatric treatment, Not Guilty by Reason of Insanity (NGRI) acquittees on conditional release, and adults involved in the civil involuntary admission process. In each statute, the maximum period of temporary detention is changed from 48 to 72 hours.</li> <li>● Amends paragraphs I and J of §37.2-817 relating to mandatory outpatient treatment (MOT), requiring the CSB responsible for monitoring the MOT plan to acknowledge receipt of the MOT order within 5 business days (currently there is no timeline) and requiring the CSB to which a court has transferred MOT jurisdiction to acknowledge the transfer within five business days (currently no acknowledgement is required).</li> </ul> |
| <p><b><u>HB 584</u></b> – O’Bannon/<b><u>SB 357</u></b> – Howell – Competency to stand trial; recommended treatment. AGENCY.</p>  | <ul style="list-style-type: none"> <li>● Amends §19.2-169.1.(D) which deals with evaluating a defendant’s competency to stand trial to require that if the evaluator is of the opinion that the defendant is incompetent to stand trial, and is in need of treatment to restore his/her competency, then the evaluator would also be required to offer an opinion as to whether such treatment should be provided on an inpatient or outpatient basis.</li> </ul>   |
| <p><b><u>HB 585</u></b> – O’Bannon/<b><u>SB 541</u></b> – Howell – Competency of criminal defendant; reports for restoration providers. AGENCY.</p>   | <ul style="list-style-type: none"> <li>● Amends §19.2-169.2 by adding a provision that the defendant’s attorney provide psychiatric records and <u>any</u> other relevant collateral materials within 96 hours to the agency providing competency restoration pursuant to Virginia Code §19.2-169.2.</li> </ul>   |
| <p><b><u>HB 722</u></b> – McClellan/<b><u>SB 117</u></b> - Watkins – Location of methadone clinics near schools and day care centers; exemptions for existing facilities and providers.</p> | <ul style="list-style-type: none"> <li>● Amends §37.2-406 to prohibit opioid treatment programs (“methadone clinics”) from moving within a half-mile radius of day care centers or K-12 schools once they have been licensed within a given jurisdiction.</li> <li>● Prevents relocation within a jurisdiction if the relocation placed the clinic within a half-mile radius of a school or day care center. The legislation makes an additional exception <i>for the purpose of relocation</i> for clinics in Planning District 23 (the counties of Gloucester, Isle of Wight, James City, Southampton, Surry and York; the cities of Chesapeake, Franklin, Hampton, Newport News, Norfolk, Poquoson, Portsmouth, Suffolk, Virginia Beach and Williamsburg) if the clinic is operated by a community services board and was licensed before 1984.</li> </ul>                         |

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| <p><b><u>HB 1172</u></b> – Bell, Robert B. – Temporary detention; transfer.</p>   | <ul style="list-style-type: none"> <li>• Amends §37.2-809 (issuance of temporary detention orders, or TDOs) and §37.2-810 (transportation of persons under TDOs) to allow the CSB or designee to change the facility of temporary detention at any point during the temporary detention period and designate an appropriate alternative facility for temporary detention if needed when the initial facility of temporary detention cannot meet the security, medical, or behavioral health needs of the person.</li> <li>• Amendments to §37.2-810 set forth the procedures for law enforcement transportation to the alternative facility. Amendments also remove the requirement for the designated facility of temporary detention to be identified on the preadmission screening report and temporary detention order.</li> </ul>         |
| <p><b><u>HB 1216</u></b> – Bell, Robert B. / <b><u>SB 261</u></b> – Deeds – DBHDS; evaluate qualifications and training of individuals performing evaluations of individuals subject to emergency custody orders; report.</p> | <ul style="list-style-type: none"> <li>• Section 1 bill requires DBHDS to review qualifications, training and oversight of individuals designated to perform evaluations of individuals subject to emergency custody orders (ECOs) and to provide recommendations to increase the qualifications, training and oversight of such individuals.</li> <li>• Requires a report of the findings to the Governor and the General Assembly by December 1, 2014.</li> </ul>  |
| <p><b><u>HB 1222</u></b> – Watts – First responders; mental health education and training.</p>  | <ul style="list-style-type: none"> <li>• Requires the Secretaries of Public Safety and Health and Human Resources to encourage the dissemination of information about specialized training in evidence-based strategies to prevent and minimize mental health crises in all jurisdictions.</li> <li>• This information shall be disseminated to, but not limited to, law-enforcement personnel, other first responders, hospital emergency department personnel, school personnel, and other interested parties, to the extent possible.</li> <li>• References Crisis Intervention Team (CIT) training for law enforcement personnel and Mental Health First Aid Training (MHFA) for other first responders, emergency room personnel, and school personnel as examples of the types of trainings the secretaries should encourage.</li> </ul> |
| <p><b><u>HB 1232</u></b> – Cline - Acute psychiatric bed registry; create. <b>EMERGENCY.</b></p>  | <ul style="list-style-type: none"> <li>• Requires DBHDS to develop and administer a web-based psychiatric bed registry for individuals in need of inpatient or residential crisis stabilization services under a temporary detention order.</li> <li>• Must be updated in “real-time” (as opposed to the current operational expectation of “at least daily”).</li> <li>• Expands the array of providers authorized to search the registry to include public</li> </ul>  |

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|  | <p>and private crisis stabilization units and a wide array of other health care providers as defined in §8.01-581.1 who provide emergency medical care in hospitals, clinics, or other facilities.</p> <ul style="list-style-type: none"> <li>• An emergency clause makes this bill in force upon its passage.</li> </ul>   |
| <p><b>HJ 190</b> – Landes – Individuals with intellectual &amp; developmental disabilities; SHRR to study supported decision-making.</p>   | <ul style="list-style-type: none"> <li>• Requires the Secretary of Health and Human Resources to: <ul style="list-style-type: none"> <li>○ examine the use of supported decision-making for individuals with intellectual and developmental disabilities in the Commonwealth,</li> <li>○ compare the Commonwealth's policies and practices related to supported decision-making and informed choice to the policies and practices used in other jurisdictions,</li> <li>○ recommend strategies to improve the use of supported decision-making in the Commonwealth, and</li> <li>○ complete the study by November 30, 2014.</li> </ul> </li> </ul>  |
| <p><b>SB 260</b> – Deeds - Emergency custody and temporary detention; duration; facility of temporary detention; acute psychiatric bed registry. ‘Omnibus.’ (<i>Incorporates AGENCY bill HB1125/SB424.</i>) <b>EMERGENCY for 37.2-308.1.</b></p> | <ul style="list-style-type: none"> <li>• Amends §§16.1-340, 16.1-340.1, 16.1-345.4, 19.2-169.6, 19.2-182.9, 37.2-808, 37.2-809, 37.2-814, and 37.2-817.2, and adds new sections numbered 16.1-340.1:1 and 37.2-809.1, relating to emergency custody and temporary detention of minors, adults, jail inmates in need of emergency psychiatric treatment, and not guilty by reason of insanity (NGRI) acquittees on conditional release.</li> <li>• Adds a new section, 37.2-308.1, establishes an acute psychiatric bed registry for the Commonwealth.</li> <li>• Major provisions of this bill are as follows: <ol style="list-style-type: none"> <li>1) The maximum duration of an emergency custody order (ECO) has been changed from 4 to 8 hours [see §§16.1-340.G., H. and K. (minors), the first paragraph of 19.2-182.9 (NGRI acquittees on conditional release), and 37.2-808.G., H., and K. (adults)]. All extensions of the ECO period have been eliminated. [Note: See #6 below.]</li> <li>2) The law officer who executes an ECO is required to notify the appropriate community services board (CSB) of the execution of the order [(see §§16.1-340.I. (minors) and 37.2-808.L.(adults)].</li> <li>3) An adult taken into emergency custody or temporary detention must be given a written explanation of the process and statutory protections (see §§37.2-808.L. and 37.2-809.E.).</li> <li>4) The period of custody to perform an exam required for court review of a mandatory outpatient treatment (MOT) plan is changed from 4 hours to 8</li> </ol> </li> </ul> |

- hours [see §§16.1-345.4.B. (minors) and 37.2-817.2.B. (adults)].
- 5) State hospitals are required to admit any individual for temporary detention who is not admitted to an alternative treatment facility prior to the expiration of the emergency custody period [see §§16.1-340.1.D. and 16.1-340.1:1 (minors), and §§37.2-809.E. and 37.2-809.1 (adults)].
  - 6) State hospitals and CSBs may continue to seek an alternative temporary detention facility for an additional four hours following admission of anyone who is admitted because a suitable alternative facility could not be found by the time the 8 hour emergency custody period expired [see §§16.1-340.M. (minors) and 37.2-808.N. (adults)]. The alternative facility must be willing, and able to provide appropriate care. A third enactment clause will cause these provisions to expire on June 30, 2018. [Note also: A separate bill, HB 1172, will allow a transfer of the TDO to the alternative facility.]
  - 7) The maximum period of temporary detention prior to a hearing is extended from 48 hours to 72 hours [see §§19.2-169.6.A.2. (jail inmates), the first paragraph of 19.2-182.9 (NGRI acquittees on conditional release), and 37.2-809.H., and 37.2-814.A. (adults)].
  - 8) The Department of Behavioral Health and Developmental Services (DBHDS) is required to operate an acute psychiatric bed registry to provide real-time information on bed availability to designated searchers (see §37.2-308.1). CSBs, inpatient psychiatric facilities, public and private residential crisis stabilization units, and health care providers working in an emergency room of a hospital or clinic or other facility rendering emergency medical care may access the bed registry. A second enactment clause makes this provision effective upon passage.
  - 9) A third enactment clause places a sunset clause (expiration) on the four hour extension granted in §§16.1-340.M. (minors) and 37.2-808.N. (adults)
  - 10) A fourth enactment clause requires an annual report on the implementation and impact of these provisions, and related information, by June 30 of each year to the Governor and chairs of the House Appropriations and Senate Finance Committees.
  - 11) A fifth and final enactment clause requires the Governor's Task Force on Improving Mental Health Services to study options for reducing the use of law enforcement in the involuntary admission process.
  - 12) There are a few other minor, technical amendments in this bill (see for example, lines 274-276, 493-494, 818, etc.)

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| <p><b><u>SB 627</u></b> – Newman – Training center residents; DBHDS to ensure resources available prior to transfer to another center.</p>  | <ul style="list-style-type: none"> <li>• This is a Section 1 bill.</li> <li>• Requires that DBHDS provide written certification to each training center resident or their authorized representative, before any transfer to another training center or to community-based care is made that the receiving training center or community based option provides a quality of care that is “comparable” to the care received in the current training center in regard –specifically- to medical, health, developmental and behavioral care, and safety.</li> <li>• Allows that the individual or the legally authorized representative may waive the certification requirement.</li> <li>• Requires that all permissible placement options available under Virginia’s Settlement Agreement with the U.S. Department of justice have been disclosed to the individual or the legally authorized representative.</li> <li>• Second enactment clause requires DBHDS to convene a workgroup of interested stakeholders which must include members of the General Assembly to consider options for expanding the number of training centers that remain open, in whole or in part.</li> </ul> |
| <p><b><u>SB 667</u></b> – Carrico – Convey certain real property held in the name of the Department of Behavioral Health and Developmental Services as part of the Southwestern Mental Health Institute located in Marion in Smyth County to the Mount Rogers Community Services Board.</p> | <ul style="list-style-type: none"> <li>• Section 1 bill that directs the DBHDS to transfer property to Mount Rogers Community Services Board at no cost, except for the fees in making the transfer, i.e. legal fees, Department of General Services (DGS)/ Division of Real Estate Services (DRES) fees, recordation fees, survey fees, etc.</li> <li>• This land has been leased to Mount Rogers for a nominal fee and will be used by Mount Rogers to expand mental health services located on adjacent property.</li> </ul>  |
| <p><b><u>SJ 47</u></b> – Deeds – Study; joint Sub to study the MH services in the Commonwealth; report.</p>   | <ul style="list-style-type: none"> <li>• Establishes a joint subcommittee to study mental health services in the Commonwealth in the 21st century.</li> <li>• Charged with the completing the following tasks: <ul style="list-style-type: none"> <li>○ Review and coordinate with the work of the Governor's Task Force on Improving Mental Health Services and Crisis Response</li> <li>○ Review the laws of the Commonwealth governing the provision of mental health services, including involuntary commitment of persons in need of mental health care</li> <li>○ Assess the systems of publicly funded mental health services, including emergency, forensic, and long-term mental health care and the services provided by local and regional jails and juvenile detention facilities</li> <li>○ Identify gaps in services and the types of facilities and services that will be</li> </ul> </li> </ul>  |

needed to serve the needs of the Commonwealth in the twenty-first century

- Examine and incorporate the objectives of House Joint Resolution 240 (1996) and House Joint Resolution 225 (1998) into its study
- Review and consider the report The Behavioral Health Services Study Commission: A Study of Virginia's Publicly Funded Behavioral Health Services in the 21st Century
- Recommend statutory or regulatory changes needed to improve access to services, the quality of services, and outcomes for individuals in need of services.

- Interim report due by December 1, 2015.
- Final report by December 1, 2017.

## SECONDARY (Comment) LIST BILLS – PASSED

| <i>DBHDS Comment Agency Bills:</i>  | <i>Explanation:</i>  |
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| <a href="#"><u>HB 206</u></a> – Hope – Four-year public institutions of higher education; MH resources, online module, and online assessment.   | <ul style="list-style-type: none"> <li>• This is a Section 1 bill.</li> <li>• Requires all four-year public colleges and universities to create and feature on its website a page with information dedicated solely to the mental health resources available to students at the institution.</li> </ul>  |
| <a href="#"><u>HB 240</u></a> – O’Bannon/ <a href="#"><u>SB 572</u></a> – Barker – Office of State Long-Term Care Ombudsman; access to clients, patients, individuals, facilities, and records. | <ul style="list-style-type: none"> <li>• Amends §51.5-140 to expand the access of the Office of State Long Term Care Ombudsman to clients, residents, patients, individuals, and their records when residing in or receiving services from the following: licensed and unlicensed day care centers, assisted living facilities, nursing homes, hospice facilities, home care organizations, state hospitals or training centers operated by DBHDS, and providers licensed by DBHDS.</li> <li>• Expands the authority of the Ombudsman to access records in the absence or denial of authorization of a legal representative when it is believed by the provider to be in the best interest of the individual.</li> </ul> |
| <a href="#"><u>HB 527</u></a> – Pogge – Group homes; zoning.  | <ul style="list-style-type: none"> <li>• Amends §15.2-2291 to clarify the conditions under which a group home licensed by DBHDS of 8 beds or less has to be treated the same as a private residence. The new language allows for the staff person overseeing the individuals living in the home to be a “<i>nonresident</i>,” that is, the person does not have to actually live in the group home.</li> </ul>   |
| <a href="#"><u>HB 538</u></a> – Plum/ <a href="#"><u>SB 415</u></a> – Hanger – Autism Advisory Council; sunset extended.  | <ul style="list-style-type: none"> <li>• Extends the sunset of the Council until July 1, 2016.</li> </ul>  |
| <a href="#"><u>HB 926</u></a> – Greason – Behavior analysis; licensure.   | <ul style="list-style-type: none"> <li>• Establishes the Advisory Board on Behavior Analysis to advise the Board of Medicine on issues related to licensure of behavior analysts and assistant behavior analysts and provides that a student enrolled in an accredited behavior analysis education program may perform behavior analysis as part of his program of study.</li> </ul>   |
| <a href="#"><u>SB 96</u></a> – Reeves – Purchase, etc., of tobacco products by minors; vapor products.  | <ul style="list-style-type: none"> <li>• Amends §18.2-371.2 and broadens the definition of a tobacco product to include vapor products such as e-cigarettes, hookah, etc.</li> </ul>   |

**SB 294** – Puckett – Prescription Monitoring Program; prescriber requirements.

- Adds a new section, §54.1-2522.1, that requires all licensed prescribers to register with the Prescription Monitoring Program and to check the Prescription Monitoring Program database prior to prescribing a benzodiazepine or opiate for more than 30 days.

**Legislation of Interest: Failed, Incorporated, Carried Over, Referred by Letter**

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**LEAD LIST BILLS - Failed, Incorporated, Carried Over, Referred by Letter**

| <i>DBHDS LEAD Agency Bills:</i>   | <i>Last action:</i>   |
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| <i>Failed</i>   |   |
| <a href="#"><u>HB 91</u></a> – Habeeb - Persons not guilty by reason of insanity; court-appointed counsel fees.                               | (H) Left in Appropriations                                    |
| <a href="#"><u>HB 222</u></a> – <a href="#"><u>Dance</u></a> – Licensure of behavioral health care providers; notice to local governing body. | (H) Left in Health, Welfare and Institutions                  |
| <a href="#"><u>HB 241</u></a> – Yost – Temporary detention; time during which a person may be held.   | (H) Left in Courts of Justice                                 |
| <a href="#"><u>HB 242</u></a> - Yost – Emergency custody orders; duration; extension.   | (H) Incorporated by Courts of Justice (HB478-Villanueva)      |
| <a href="#"><u>HB 243</u></a> - Yost – Temporary detention order; facility of detention.  | (H) Incorporated by Courts of Justice (HB293-Bell, Robert B.) |
| <a href="#"><u>HB 294</u></a> – Bell, Robert B. – Emergency custody order; extension.   | (H) Incorporated by Courts of Justice (HB478-Villanueva)      |
| <a href="#"><u>HB 479</u></a> – Villanueva – Temporary detention; time during which a person may be held.                                     | (H) Left in Courts of Justice                                 |
| <a href="#"><u>HB 583</u></a> – O’Bannon – Emergency custody orders; duration; extension. AGENCY  | (H) Incorporated by Courts of Justice (HB478-Villanueva)      |
| <a href="#"><u>HB 592</u></a> – O’Quinn – Prevent the closure of all training centers in the Commonwealth.                                    | (H) Left in Health, Welfare, and Institutions                 |
| <a href="#"><u>HB 599</u></a> – Herring – DBHDS; develop a plan for a psychiatric bed registry.   | (H) Incorporated by Courts of Justice (HB1232-Cline)          |

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| <b><u>HB 621</u></b> – Mason – Emergency custody orders; extensions.   | (H) Incorporated by Courts of Justice (HB478-Villanueva)                |
| <b><u>HB 832</u></b> – Keam – Communication and cooperation among law enforcement and behavioral health services providers; study; report. | (H) Left in Rules; Referred by letter to the Governor’s Task Force.     |
| <b><u>HB 927</u></b> – Greason – Problem Gambling Treatment Fund; established.   | (H) Left in General Laws  |
| <b><u>HB 1097</u></b> - LeMunyon – Psychiatric treatment of minors.  | (H) Left in Courts of Justice   |
| <b><u>HB 1125</u></b> – Ingram – Temporary detention; time during which a person may be held. AGENCY                                       | (H) Left in Courts of Justice   |
| <b><u>SB 56</u></b> – McDougale - Persons not guilty by reason of insanity; court-appointed counsel fees.                                  | (H) Left in Appropriations  |
| <b><u>SB 115</u></b> – Barker - Temporary detention; time during which a person may be held.   | (H) Left in Courts of Justice   |
| <b><u>SB 126</u></b> – Newman – Acute psychiatric bed registry.  | (S) Incorporated by Education and Health (SB260-Deeds)                  |
| <b><u>SB 136</u></b> – Newman – Department of Behavioral Health and Developmental Services; training center residents; quality of care.    | (S) Stricken at request of Patron in Rehabilitation and Social Services |
| <b><u>SB 184</u></b> – McWaters – Admission of minors to MH facility for inpatient treatment.  | (S) Passed by indefinitely in Courts of Justice with letter             |
| <b><u>SB 193</u></b> – Black – Emergency custody; time limit.  | (S) Incorporated by Education and Health (SB260-Deeds)                  |
| <b><u>SB 200</u></b> – Howell – Temporary detention order; facility of detention.  | (S) Incorporated by Education and Health (SB260-Deeds)                  |
| <b><u>SB 207</u></b> – McWaters – Licensed providers of treatment for persons with opiate addiction; Prescription Monitoring Program.      | (S) Stricken at request of patron in Education and Health               |
| <b><u>SB 263</u></b> – Deeds – Acute psychiatric bed registry.   | (S) Incorporated by Education and Health (SB260-Deeds)                  |
| <b><u>SB 340</u></b> – Puller - Group home licenses.   | (H) Left in Health, Welfare and Institutions                            |
| <b><u>SB 370</u></b> – Favola – Emergency custody and temporary  | (S) Incorporated by Education and Health (SB260-Deeds)                  |

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| <b><u>SB 424</u></b> – Hanger – Temporary detention; time during which a person may be held. AGENCY. | (S) Incorporated by Courts of Justice (SB115-Barker)     |
| <b><u>SB 455</u></b> – Obenshain - Emergency custody orders; duration, extension. AGENCY.            | (S) Continued to 2015 in Education and Health (14-Y 0-N) |
| <b><u>SB 458</u></b> – Barker - Facility of temporary detention.                                     | (S) Incorporated by Education and Health (SB260-Deeds)   |
| <b><u>SB 655</u></b> – Obenshain – Involuntary commitment; appeal of order.                          | (S) Passed by indefinitely in Education and Health       |
| <b><u>SJ 16</u></b> – Howell – Study; MH and the criminal justice system; report.                    | (S) Incorporated by Rules (SJ47-Deeds)                   |

**SECONDARY (Comment) LIST BILLS - Failed, Incorporated, Carried Over, Referred by Letter**

| <i>DBHDS COMMENT Agency Bills:</i>  | <i>Last action:</i>   |
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| <i>Failed</i>   |   |
| <a href="#"><u>HB 221</u></a> – Bell, Richard – Students admitted to certain children’s residential facilities.   | (H) Left in Appropriations  |
| <a href="#"><u>HB 234</u></a> – Bell, Robert B. - Substance abuse screening and assessment of public assistance applicants and recipients.                | (H) Left in Appropriations  |
| <a href="#"><u>HB 298</u></a> – Loupassi – Involuntary commitment and restoration of firearm rights.  | (H) Left in Courts of Justice   |
| <a href="#"><u>HB 343</u></a> – Taylor – Elections; provisional ballots for voters unable to vote in person or by absentee ballot due to hospitalization. | (H) Left in Privileges and Elections                                    |
| <a href="#"><u>HB 557</u></a> – Carr – Safe reporting of overdoses.   | (H) Left in Courts of Justice   |
| <a href="#"><u>HB 642</u></a> – Campbell – Substance abuse screening and assessment of public assistance recipients.                                      | (H) Tabled in Health, Welfare and Institutions                          |
| <a href="#"><u>HB 778</u></a> – Wilt – School boards; administration of student surveys and questionnaires.   | (H) Left in Education   |
| <a href="#"><u>HB 827</u></a> – Minchew – Emergency custody orders; temporary firearms restriction orders.  | (H) Left in Courts of Justice   |
| <a href="#"><u>HB 894</u></a> – Peace – Auxiliary grants.   | (H) Left in Appropriations  |
| <a href="#"><u>HJ 40</u></a> – Albo – Virginia Medicaid program and Medicaid-funded nonemergency transportation services; JLARC to study.                 | (H) Failed to pass in House   |
| <a href="#"><u>SB 173</u></a> – Stuart – Deferred disposition in criminal cases.  | (H) Subcommittee recommends passing by indefinitely                     |
| <a href="#"><u>SB 272</u></a> – Favola – Department of Juvenile   | (S) Stricken at request of Patron in Rehabilitation and Social Services |

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| Justice; use of isolation and restraint.  |   |
| <b><u>SB 301</u></b> – McDougle – Jail construction; state reimbursement; MH beds.  | (S) Incorporated by Rules (SJ47-Deeds)            |
| <b><u>SB 353</u></b> – Edwards – Criminal history record checks; barrier crimes.  | (H) Subcommittee recommends laying on the table   |
| <b><u>SJ 10</u></b> – Marsden - Study; strategies for improving access to higher education for students with developmental and intellectual disabilities; report. | (H) Passed by indefinitely in Rules by voice vote |

## Budget Bill

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*PENDING FINAL ACTION BY THE GENERAL ASSEMBLY*

| Description                       | 2014 GF | 2014 NGF | 2015 GF | 2015 NGF |
|-----------------------------------|---------|----------|---------|----------|
| <b>Central Office:</b>            |         |          |         |          |
| <b>Total for Central Office</b>   |         |          |         |          |
| <b>Community Services Boards:</b> |         |          |         |          |
| <b>Total for CSBs</b>             |         |          |         |          |
| <b>Facilities:</b>                |         |          |         |          |
| <b>Total for Facilities</b>       |         |          |         |          |
| <b>Total for DBHDS</b>            |         |          |         |          |