2016 General Assembly Crossover Report

February 16, 2016 was cross over for the Virginia General Assembly. This is the time when the House and Senate must complete action on their own bills. After cross over, the Senate takes action on all the bills that passed the House and the House takes action on all the bills the passed the Senate. Bills must pass both the House and Senate and then be approved by the Governor to become law.

Below is an update on the Action Alliance’s priorities and other key legislation of interest to our constituency. When available, we have noted the Action Alliance’s position on the legislation. For actual votes and language of the bills, please click on the link provided. Please note that we only provided links to legislation that is still active.

STATUS ON LEGISLATIVE PRIORITIES THE ACTION ALLIANCE SUPPORTS

1. INCREASED FUNDING FOR SEXUAL AND DOMESTIC VIOLENCE VICTIM SERVICES

   Budget Item 398 #7s (Chief Patron: Sen. Howell)—Senate budget released Feb 21
   Budget Item 398 #6h (Chief Patron: Del. Peace)—House budget released Feb 21

   These budget amendments will provide an additional $2 million/year in funding to provide services to victims of sexual violence, including ensuring such services are available and accessible to victims of sexual assault committed against college students-on and o campus.


   **HB 1160** (Del. Bell)—Passed House. Referred to Senate.

   Establishes a comprehensive procedure for the collection and analysis of physical evidence recovery kits for victims of sexual assault, including those who elect at the time of the exam not to report a sexual assault to a law enforcement agency.

   Additional PERK legislation (SB 158, SB 159, HB 489, HB 655, & HB 1158) incorporated into SB 291/HB 1160.

3. STRENGTHENING VIRGINIA’S LAWS ON THE AGE OF CONSENT TO MARRY TO PROTECT TEENS AND CHILDREN AT RISK.

**HB 703** (Del. McClellan)—Passed House. Referred to Senate.

Provides that a minor 16 or 17 years of age who wants to be married may petition the juvenile courts for emancipation. The bill outlines conditions that the courts must take into consideration to determine if the marriage is in the best interest of the minor. These conditions shall include: that the minor is not being compelled against the minor's will by force, threats, persuasions, menace, or duress; the individuals to be married are mature enough to make such a decision to marry; the marriage will not endanger the safety of the minor, and that it is in the best interests of the minor petitioning for an order of emancipation that such order be entered. Neither a past or current pregnancy of either individual to be married or between the individuals to be married nor the wishes of the parents or legal guardians of the minor desiring to be married shall be sufficient evidence to establish that the best interests of the minor would be served by entering the order of emancipation.

4. **POLICIES THAT INCREASE VICTIM SAFETY BY REDUCING OFFENDERS’ ACCESS TO FIREARMS IN CASES OF INTIMATE PARTNER VIOLENCE.**


**HB1391** (Del. Murphy)—Passed House. Referred to Senate.

Provides that it is a Class 6 felony for a person who is subject to a permanent protective order (i.e. protective order with a maximum duration of two years) for family abuse to possess a firearm while the order is in effect. The bill also provides that such person may continue to possess and transport a firearm for 24 hours after being served with the order for the purposes of selling or transporting the firearm to another person. Under current law, it is a Class 1 misdemeanor for a person subject to a protective order to purchase or transport a firearm.

The following bills to disarm offenders were defeated: SB 546 (Sen. Favola); HB 658 (Del. Filler-Corn); and HB 1106 (Del. Murphy)

5. **ENSURE THAT ALL VICTIMS, REGARDLESS OF RACE, ABILITY, SEXUAL ORIENTATION, GENDER IDENTITY, OR IMMIGRATION STATUS HAVE ACCESS TO FAIR, EQUAL AND RESPECTFUL TREATMENT.**

**SB 12** (Sen. Ebbin)—Passed Senate. Referred to House.

Prohibits discrimination in public employment on the basis of sexual orientation or gender identity, as defined in the bill. The bill also codifies for state and local government employment the current prohibitions on discrimination in employment on the basis of race, color, religion, national origin, sex, pregnancy, childbirth or related medical conditions, age, marital status, disability, or status as a special disabled veteran or other veteran.

**SB 67** (Sen. Wexton) —Passed Senate. Referred to House

Adds discrimination on the basis of an individual's sexual orientation or gender identity as an unlawful housing practice. The bill also defines sexual orientation and gender identity.
The following bills to promote equality were defeated:

- SB 10 (Sen. Ebbin)
- SB 82 (Sen. Favola)
- HB 35 (Del. Sullivan)
- HB 179 (Del. Kory)
- HB 5 (Del. Simon)
- HB 300 (Del. Simon)
- HB 429 (Del. Villanueva)
- HB 913 (Del. Toscano)
- HB 1005 (Del. Levine)
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**STATUS ON LEGISLATIVE PRIORITIES THE ACTION ALLIANCE OPPOSES**

1. **POLICIES THAT PROPOSE ARMING VICTIMS, RATHER THAN DISARMING OFFENDERS, AS THE SOLUTION TO SEXUAL AND DOMESTIC VIOLENCE.**

   - **SB 626** (Sen. Vogel) — Passed Senate. Referred to House.
   - **HB 766** (Del. Gilbert) — Passed House. Referred to Senate.

   Authorizes any person 21 years of age or older who is not prohibited from purchasing, possessing, or transporting a firearm and is protected by an unexpired protective order to carry a concealed handgun for 45 days after the protective order was issued. If the person issued the protective order applies for a concealed handgun permit during such 45-day period, such person will be authorized to carry a concealed handgun for an additional 45 days and be given a copy of the certified application, which shall serve as a de facto concealed handgun permit. The bill requires such person to have the order or certified application and photo identification on his person when carrying a concealed handgun and to display them upon demand by a law-enforcement officer; failure to do so is punishable by a $25 civil penalty.

   - **HB 768** (Del. Gilbert) — Passed the House. Referred to Senate.

   Provides that the Department of Criminal Justice Services may distribute funds from the Virginia Sexual and Domestic Violence Victim Fund to reimburse an entity that offers a firearms safety or training course or class approved by the Department free of charge to victims of domestic violence, sexual abuse, stalking, and family abuse. The bill also requires that, upon the issuance of a protective order, the petitioner for the order be provided with a list of such approved courses or classes.

   The following bill to arm victims as solution to sexual and domestic violence were defeated:

   - HB 761 (Del. Freitas)
   - SB 656 (Sen. Vogel)

2. **POLICIES THAT ENDORSE DISCRIMINATION AND ROLL-BACK, ERODE AND BLOCK ACCESS TO ECONOMIC SECURITY, SAFETY AND EQUALITY FOR PERSONS WHO IDENTIFY AS LESBIAN, GAY, BISEXUAL, TRANSGENDER AND/OR QUEER.**

   - **SB 41** (Sen. Carrico) — Passed Senate. Referred to House.

   Provides that no individual authorized to solemnize any marriage shall be required to do so and no religious organization shall be required to provide services, accommodations,
facilities, goods, or privileges for a purpose related to the solemnization of any marriage if the action would cause the individual or organization to violate a sincerely held religious belief. The bill also provides that no liability shall arise from a refusal to solemnize a marriage or provide services, accommodations, facilities, goods, or privileges for a purpose related to the solemnization of any marriage and that the Commonwealth or its political subdivisions shall not take any other action to penalize such individual or organization for such a refusal.

HB 773 (Del. Gilbert)—Passed the House. Referred to Senate.
Creates the Government Nondiscrimination Act (the Act), which prohibits a government entity from taking any discriminatory action against a person on the basis that such person believes, speaks, or acts in accordance with a sincerely held religious belief that marriage is or should be recognized as the union of one man and one woman and that the terms "man" and "woman" refer to an individual's immutable biological sex as objectively determined by anatomy and genetics of the individual at the time of birth. For purposes of the Act, discriminatory actions include actions that adversely affect the tax treatment of a person or that withhold or otherwise make unavailable any (i) grant, contract, subcontract, cooperative agreement, guarantee, loan, scholarship, license, certification, accreditation, or employment; (ii) entitlement or benefit under a benefit program; or (iii) entitlement to utilize state property. The Act also provides that a person shall be considered to be validly accredited, licensed, or certified for any purpose under state law if such person would otherwise have been accredited, licensed, or certified but for a determination based upon such person's sincerely held religious belief or moral conviction.

The following bill were defeated:
SB 40 (Sen. Carrico)  HB 431 (Del. LaRock)
HB 77 (Del. Marshall)  HB 663 (Del. Cole)
HB 385 (Del. Marshall)  HB 781 (Del. Cole)
HB 397 (Del LaRock)
ADDITIONAL SEXUAL AND DOMESTIC VIOLENCE LEGISLATION PASSED

Child Abuse

HB 227 (Del. Albo)—Passed House. Referred to Senate.
SB 358 (Sen. McDougle)—Passed Senate. Referred to House.
Establishes a hearsay exception to certain out-of-court statements made by a child under the age of 13 or an incapacitated adult in sexual abuse, physical violence, or neglect cases. The court must hold a hearing prior to trial and find that the time, content, and totality of the circumstances provide sufficient indicia of reliability so as to render it inherently trustworthy. The bill provides factors for the court to consider in making such a determination. Notice of intent to offer the statement and the particulars of the statement must be given to the adverse party at least 14 days in advance of the proceedings. Action Alliance Supports.

Campus Sexual Assault

SB 83 (Sen. Favola)—Passed Senate. Referred to House.
Requires all mutual aid agreements and memoranda of understanding required between public or private institutions of higher education and other law enforcement agencies to specify (i) the law enforcement agency that has primary responsibility for the investigation and (ii) the procedure for sharing information.

HB 1015 (Del. Massie)—Passed House. Referred to Senate.
Permits each public institution of higher education or nonprofit private institution of higher education to request the cooperation of the primary law enforcement agency of the locality in which the institution is located to establish a written memorandum of understanding with such law enforcement agency to address the prevention of and response to criminal sexual assault and requires such law enforcement agency to cooperate in establishing such memorandum of understanding.

HB 1016 (Del. Massie)—Passed House. Referred to Senate.
Adds the Title IX coordinator; representatives from the office of student affairs, human resources, and counseling services; and a representative of campus security of any institution of higher education in the jurisdiction to the list of persons invited to participate in the annual meeting of a sexual assault response team. The bill also excludes the records of a sexual assault response team from mandatory disclosure under the Virginia Freedom of Information Act. Action Alliance Supports.

HB 1321 (Del. Massie)—Passed House. Referred to Senate.
Clarifies that nonprofit private institutions of higher education that have security departments instead of campus police forces are required to enter into a memorandum of understanding with a law enforcement agency that requires such agency to notify the local attorney for the Commonwealth within 48 hours of beginning any investigation involving felony criminal sexual assault occurring on campus property or other property related to the institution.

January 2016: For more information contact Kristine Hall at 804-377-0335 or email khall@vsdvalliance.org.
Sexual Assault

**HB 510** (Del. Herring)—Passed House. Referred to Senate.
Extends the statute of limitations to one year after the victim reaches 18 years of age for misdemeanor violations of the following crimes: carnal knowledge of offender by employee of bail bond company, sexual battery, infected sexual battery, sexual abuse of a child age 13 or 14 by an adult, attempted sexual battery, and tongue penetration by adult of mouth of child under age 13. Under existing law, there is a one-year statute of limitations on most misdemeanors. This bill is a recommendation of the Virginia State Crime Commission.

**HB 1102** (Del. Filler-Corn)—Passed House. Referred to Senate.
Requires the Department of Criminal Justice Services to develop and provide curriculum and multidisciplinary training on trauma-informed sexual assault investigation for law-enforcement personnel, campus security personnel, attorneys for the Commonwealth, Title IX coordinators and investigators, victim advocates, counselors, and forensic nurses.
Action Alliance Supports.

**HB 1317** (Del. Cline)—Passed House. Referred to Senate.
Provides that an adult who sexually abuses a child who is 13 or 14 years old where such act is accomplished against the will of the child by ruse is guilty of aggravated sexual battery, a felony punishable by a sentence of not less than one nor more than 20 years.

**SB 248** (Sen. Black)—Passed Senate. Referred to House.
Provides that if a parent or guardian of a minor refuses to consent to a physical evidence recovery kit examination of the minor, the minor may consent.

Custody and Spousal Support

**HB 668** (Del. Peace)—Passed House. Referred to Senate.
Provides that a court shall consider convictions of certain crimes (assault, bodily woundings and criminal sexual assault) by one spouse against another when determining the nature, amount, and duration of spousal support awards. Action Alliance Supports.

Fatality Review

**SB 162** (Sen. Howell)—Passed Senate. Referred to House.
Allows local fatality review teams to review fatalities that occurred or that are suspected of having occurred in the context of abuse between family members or intimate partners. Currently, teams can only review homicide or suicides that occur in the context of family abuse. Action Alliance Supports.
Domestic Violence and Protective Orders

**SB 323** (Sen. Favola)—Passed Senate. Referred to House.
Creates a Class 1 misdemeanor for the physical possession of a firearm while in the residence of the alleged victim of a person who has been served with an emergency protective order issued as a result of an assault and battery against a family or household member. The bill also provides that in order to be convicted of the existing Class 1 misdemeanor of purchasing or transporting a firearm when subject to a protective order, the person must have been served with the order.

**HB 485** (Del. McClellan)—Passed House. Referred to Senate
Provides that a first offense of simple assault against a family or household member may be subject to deferral and dismissal. Under current law, first offender status is only available to a person who commits assault and battery against a family or household member. Action Alliance Supports.

**HB 588** (Del. Campbell)—Passed House. Referred to Senate.
Provides that an emergency protective order may prohibit the respondent from being in the physical presence of the petitioner or the petitioner's family or household members. The bill provides that the term "physical presence" includes (i) intentionally maintaining direct visual contact with the petitioner or (ii) being within 100 feet from the petitioner's residence or place of employment. Action Alliance Supports.

**HB 610** (Del. Rob Bell) —Passed House. Referred to Senate.
Provides that any person who commits any assault and battery, certain felonies, or stalks any party protected by a protective order is guilty of a Class 6 felony. Currently, the Class 6 felony is only applicable if the person commits an assault and battery that results in serious bodily injury to the protected party. Action Alliance Supports.

**HB 711** (Del. Watts) —Passed House. Referred to Senate.
Provides that in a protective order in the case of family abuse, a person, who is not a tenant or authorized occupant in the dwelling unit and who has obtained a protective order from a court of competent jurisdiction granting such person possession of the premises to the exclusion of one or more co-tenants or authorized occupants, may provide a copy of such order to the landlord and submit a rental application to become a tenant in such dwelling unit within 10 days of the entry of such order. If such person's rental application meets the landlord's tenant selection criteria, such person may become a tenant in such dwelling unit under a written rental agreement. If such person submits a rental application and does not meet the landlord's tenant selection criteria, such person shall vacate the dwelling unit no later than 30 days of the date the landlord gives such person written notice that his rental application has been rejected. If such person does not provide a copy of the protective order to the landlord and submit a rental application to the landlord within 10 days as required by this section, such person shall vacate the dwelling unit no later than 30 days of the date of the entry of such order. Such person shall be liable to the landlord for failure to vacate the dwelling unit as required in this section. The bill provides that any tenant obligated on a rental agreement shall pay the rent and otherwise comply with any and all requirements of the rental agreement, and any applicable
laws and regulations. The landlord may pursue all of its remedies under the rental agreement and applicable laws and regulations, including filing an unlawful detainer action to obtain a money judgment and to evict any persons residing in such dwelling unit. The bill contains a technical amendment. Action Alliance Supports.

**HB 754 (Del. Bell) —Passed House. Referred to Senate.**
Punishes a misdemeanor offense of violating a protective order, assault and battery against a family or household member, or stalking as a Class 6 felony if the person charged had been previously convicted of any of these offenses, however punished, or assault or bodily wounding within the preceding 20 years if the victim of the prior and the instant offenses was the same.

**HB 765 (Del Gilbert) —Passed House. Referred to Senate.**
Provides that the deferral and dismissal of a first offense of assault and battery against a family or household member will be treated as a prior conviction for the purpose of determining whether a person is eligible for the enhanced Class 6 felony penalties for stalking or assault and battery against a family or household member that apply based on a person's prior convictions. Action Alliance Supports.

**HB 1087 (Del. Gilbert) —Passed House. Referred to Senate.**
Provides that any person who violates any provision of a Family Abuse or Acts of Violence protective order while armed with a firearm or other deadly weapon would be guilty of a Class 6 felony. Currently, violation of a protective order is a Class 1 misdemeanor. Action Alliance Supports.

**HB 1334 (Del. Cline)—Passed House. Referred to Senate.**
Requires a court to order a person placed on first offender status for assault and battery against a family or household member (i) be placed with a local community-based probation services agency and complete all education and treatment programs required by the agency or (ii) complete any education or treatment program that the court determines is best suited to the needs of the person. Under current law, the court may order that the person complete such education or treatment programs, but is not required to do so. Action Alliance Supports.

**Stalking**

**SB 339 (Sen. Reeves) —Passed Senate. Referred to House.**

**HB 752 (Del. Bell) —Passed House. Referred to Senate.**
Provides that contacting or following or attempting to contact or follow the person at whom stalking conduct is directed after being given actual notice that the person does not want to be contacted or followed because such actions place the person in fear of death, criminal sexual assault, or bodily injury, is prima facie evidence that the person intended to place the other person, or reasonably should have known that the other person was placed, in fear of death, criminal sexual assault, or bodily injury to himself or a family or household member. The introduced bill was a recommendation of the Virginia State Crime Commission. Action Alliance Supports.

January 2016: For more information contact Kristine Hall at 804-377-0335 or email khall@vsvdalliance.org.
HB 886 (Del. Albo) — Passed the House. Referred to Senate.
Provides that a second offense of stalking committed within five years of a prior stalking conviction is punishable as a Class 6 felony. Under current law, a second offense of stalking only qualifies for the Class 6 penalty if the person convicted had also been convicted of certain offenses involving assaults or bodily woundings or of violating a protective order. Action Alliance Supports.

Victim Rights/Compensation

HB 373 (Del. Yancey & Del. Bulova)—Passed the House. Referred to Senate.
SB 253 (Sen. DeSteph) — Passed the Senate. Referred to House.
Provides that, in order to ensure the safety of any adult or child victim of a violation of § 18.2-48, 18.2-355, 18.5-356, 18.2-357, or 18.2-357.1 and their families, programs and individuals providing services to such victims shall protect the confidentiality and privacy of persons receiving services by limiting the disclosure of information about such victims. Action Alliance Supports.

HB 667 (Del. Peace)—Passed the House. Referred to Senate.
Technical amendment to address compensation claim eligibility for victims who have expenses resulting from a “cold hit” on an old case. Allows the Criminal Injuries Compensation Fund to consider expenses that the victim accrued after the date of the newly discovered evidence was discovered. Currently, consideration could be given only to those expenses that accrued after the date the Commission received notification from the attorney for the Commonwealth that the crime was being investigated for newly discovered evidence. Action Alliance Supports.

Prevention

HB 659 (Del. Filler-Corn)—Passed the House. Referred to Senate.
Requires any high school family life education curriculum offered by a local school division to incorporate age-appropriate elements of effective and evidence-based programs on the prevention of dating violence, domestic abuse, sexual harassment, and sexual violence. Action Alliance Supports.

SEXUAL AND DOMESTIC VIOLENCE LEGISLATION DEFEATED

HB 458 (Del. Murphy)  
HB 609 (Del. Bell)  
HB 767 (Del. Gilbert)  
HB 1009 (Del. Levine)  
HB 1156 (Del. Cole)

SB 81 (Sen. Favola)  
SB 86 (Sen. Garrett)  
SB 655 (Sen. Vogel)  
SB 654 (Sen. Vogel)

To learn more about any of these defeated bills, please visit http://lis.virginia.gov/ and click on “Bills & Resolutions” to search by bill number.