# COMMITTEE ON HOMELAND SECURITY, JUSTICE AND PUBLIC SAFETY

04/03/2025-AMENDED AND REPORTED OUT TO THE COMMITTEE ON RULES AND JUDICIARY

## BILL NO. 36-0005

## Thirty-Sixth Legislature of the Virgin Islands

#### February 27, 2025

An Act amending title 16 Virgin Islands Code, chapter 2, section 99 establishing a mandatory minimum bail amount in domestic violence cases

**PROPOSED BY:** Senators Angel L. Bolques, Jr., Dwayne M. DeGraff and Carla J. Joseph

1 Be it enacted by the Legislature of the Virgin Islands:

SECTION 1. (a) Title 16 Virgin Islands Code, chapter 2, section 99, is amended as
follows:

4	(1) subsection (b):
5	(A) in paragraphs (1), (2) and (3) by by striking "with no 10% provision"
6	and inserting "however, bail must be determined based on the defendant's risk to
7	the victim and the community and fully secured where there is clear and convincing
8	evidence of a threat to the victim or likelihood of flight" after "harm;" in each
9	paragraph respectively; and
10	(B) by inserting the following paragraph (4):
11	"(4) If the underlying crime has a higher bail amount than the amount
12	in subsection (b) of this section, the higher bail amount shall apply."

subsection (c) is amended by inserting the following after "forthwith.": "If the 1 (b) People can prove by clear and convincing evidence that the defendant contacted the victim in 2 violation of a protective order, the defendant shall be remanded to custody and bail shall be 3 4 reconsidered based on the severity of the violation. The court may consider alternative nonmonetary conditions, such as electronic monitoring, house arrest, or mandatory check-ins 5 6 where the defendant demonstrates financial hardship, provided these measures sufficiently 7 protect the victim. The court shall also consider risk assessments, victim statements, and law enforcement recommendations when setting bail or release conditions to ensure protection of 8 victims while upholding constitutional protections. To be released, the defendant must 9 10 demonstrate to the Court that he is not a danger to the victim."

(c) subsection (e) is amended by inserting the following after "center.": "Appropriate treatment options include a certified Partner Abuse Intervention Program." The court may require the defendant to complete a domestic violence intervention program from a court approved provider. The Legislature shall appropriate funding to the Judicial Branch to ensure access to such programs for all defendants, regardless of financial status.

16

#### **BILL SUMMARY**

This bill establishes a mandatory minimum bail amount for a person arrested for orcharged with a crime that constitutes domestic violence.

19 BR25-0024/February 7, 2025/AA/Revised/February 26, 2025

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