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## HOUSE BILL NO. 1419

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee for Courts of Justice

on February 3, 2000)

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(Patrons Prior to Substitute—Delegates Katzen and McDonnell [HB466]) A BILL to amend and reenact §§ 18.2-259.1, 18.2-271.1, 46.2-320, 46.2-393 and 46.2-499 of the Code of Vincinia, relating to matriced ligance

of Virginia, relating to restricted license.

Be it enacted by the General Assembly of Virginia:

## 9 1. That §§ 18.2-259.1, 18.2-271.1, 46.2-320, 46.2-393 and 46.2-499 of the Code of Virginia is amended and reenacted as follows:

§ 18.2-259.1. Forfeiture of driver's license for violations of article.

A. In addition to any other sanction or penalty imposed for a violation of this article, the (i) 12 13 judgment of conviction under this article or (ii) placement on probation following deferral of further proceedings under § 18.2-251 or subsection H of § 18.2-258.1 for any such offense shall of itself operate 14 15 to deprive the person so convicted or placed on probation after deferral of proceedings under § 18.2-251 or subsection H of § 18.2-258.1 of the privilege to drive or operate a motor vehicle, engine, or train in 16 the Commonwealth for a period of six months from the date of such judgment or placement on 17 probation. Such license forfeiture shall be in addition to and shall run consecutively with any other 18 19 license suspension, revocation or forfeiture in effect or imposed upon the person so convicted or placed 20 on probation. However, a juvenile who has had his license suspended or denied pursuant to § 16.1-278.9 21 shall not have his license forfeited pursuant to this section for the same offense.

B. The court trying the case shall order any person so convicted or placed on probation to surrender
his driver's license to be disposed of in accordance with the provisions of § 46.2-398 and shall notify the
Department of Motor Vehicles of any such conviction entered and of the license forfeiture to be
imposed.

26 C. In those cases where the court determines there are compelling circumstances warranting an 27 exception, the court may provide that any individual be issued a restricted license to operate a motor 28 vehicle for any or all of the following purposes set forth in subsection E of § 18.2-271.1 and: (i) travel 29 to and from his place of employment; (ii) travel to a screening, evaluation and education program 30 entered pursuant to § 18.2-251 or subsection H of § 18.2-258.1; (iii) travel during the hours of such 31 person's employment if the operation of a motor vehicle is a necessary incident of such employment; 32 (iv) travel to and from school if such person is a student, upon proper written verification to the court that such person is enrolled in a continuing program of education; or (v) such other medically necessary 33 34 travel as the court deems necessary and proper upon written verification of need by a licensed health 35 professional. No restricted license issued pursuant to this subsection shall permit any person to operate a 36 commercial motor vehicle as defined in the Virginia Commercial Driver's License Act (§ 46.2-341.1 et 37 seq.). The court shall order the surrender of such person's license in accordance with the provisions of 38 subsection B and shall forward to the Commissioner of the Department of Motor Vehicles a copy of its 39 order entered pursuant to this subsection. This order shall specifically enumerate the restrictions imposed 40 and contain such information regarding the person to whom such a permit is issued as is reasonably 41 necessary to identify such person. The court shall also provide a copy of its order to such person who 42 may operate a motor vehicle on the order until receipt from the Commissioner of the Department of 43 Motor Vehicles of a restricted license, but only if the order provides for a restricted license for that period. A copy of the order and, after receipt thereof, the restricted license shall be carried at all times 44 45 by such person while operating a motor vehicle. Any person who operates a motor vehicle in violation of any restriction imposed pursuant to this section shall be guilty of a violation of § 46.2-301. 46

47 § 18.2-271.1. Probation, education and rehabilitation of person charged or convicted; person48 convicted under law of another state.

49 A. Any person convicted of a first or second offense of § 18.2-266 (i), (ii), (iii) or (iv), or any 50 ordinance of a county, city, or town similar to the provisions thereof, or provisions of subsection A of § 46.2-341.24, shall be required by court order, as a condition of probation or otherwise, to enter into 51 and successfully complete an alcohol safety action program in the judicial district in which such charge 52 53 is brought or in any other judicial district upon such terms and conditions as the court may set forth. 54 However, upon motion of a person convicted of any such offense following an assessment of the person conducted by an alcohol safety action program, the court, for good cause, may decline to order 55 participation in such a program. In no event shall such persons be permitted to enter any such program 56 57 which is not certified as meeting minimum standards and criteria established by the Commission on the Virginia Alcohol Safety Action Program (VASAP) pursuant to subsection H of this section and to 58 59 § 18.2-271.2.

HB1419H1

## HB1419H1

## 2 of 5

60 B. The court shall require the person entering such program under the provisions of this section to 61 pay a fee of no less than \$250 but no more than \$300. A reasonable portion of such fee, as may be determined by the Commission on VASAP, but not to exceed ten percent, shall be forwarded monthly to 62 63 be deposited with the State Treasurer for expenditure by the Commission on VASAP, and the balance shall be held in a separate fund for local administration of driver alcohol rehabilitation programs. Upon 64 65 a positive finding that the defendant is indigent, the court may reduce or waive the fee. In addition to 66 the costs of the proceeding, fees as may reasonably be required of defendants referred for intervention 67 under any such program may be charged.

68 C. Upon conviction of a violation of § 18.2-266 or any ordinance of a county, city or town similar to the provisions thereof, or subsection A of § 46.2-341.24, the court shall impose the sentence authorized 69 by § 18.2-270 or § 46.2-341.28 and the license revocation as authorized by § 18.2-271. Upon a finding 70 that a person so convicted is required to participate in the program described herein, the court shall enter 71 72 the conviction on the warrant, and shall note that the person so convicted has been referred to such 73 program. The court may then proceed to issue an order in accordance with subsection E of this section, 74 if the court finds that the person so convicted is eligible for a restricted license. If the court finds good 75 cause for a person not to participate in such program or subsequently that such person has violated, without good cause, any of the conditions set forth by the court in entering the program, the court shall 76 77 dispose of the case as if no program had been entered, in which event the revocation provisions of 78 § 46.2-389 and subsection A of § 46.2-391 shall be applicable to the conviction. The court shall, upon 79 final disposition of the case, send a copy of its order to the Commissioner of the Department of Motor 80 Vehicles. If such order provides for the issuance of a restricted license, the Commissioner of the Department of Motor Vehicles, upon receipt thereof, shall issue a restricted license. Appeals from any 81 such disposition shall be allowed as provided by law. The time within which an appeal may be taken 82 shall be calculated from the date of the final disposition of the case or any motion for rehearing, 83 84 whichever is later.

85 D. Any person who has been convicted in another state of the violation of a law of such state 86 substantially similar to the provisions of § 18.2-266 or subsection A of § 46.2-341.24, and whose 87 privilege to operate a motor vehicle in this Commonwealth is subject to revocation under the provisions 88 of § 46.2-389 and subsection A of § 46.2-391, may petition the general district court of the county or 89 city in which he resides that he be given probation and assigned to a program as provided in subsection 90 A of this section and that, upon entry into such program, he be issued an order in accordance with 91 subsection E of this section. If the court finds that such person would have qualified therefor if he had 92 been convicted in this Commonwealth of a violation of § 18.2-266 or subsection A of § 46.2-341.24, the 93 court may grant the petition and may issue an order in accordance with subsection E of this section as 94 to the period of license suspension or revocation imposed pursuant to § 46.2-389 or subsection A of 95 § 46.2-391. Such order shall be conditioned upon the successful completion of a program by the 96 petitioner. If the court subsequently finds that such person has violated any of the conditions set forth by 97 the court, the court shall dispose of the case as if no program had been entered and shall notify the 98 Commissioner, who shall revoke the person's license in accordance with the provisions of § 46.2-389 or 99 subsection A of § 46.2-391. A copy of the order granting the petition or subsequently revoking or 100 suspending such person's license to operate a motor vehicle shall be forthwith sent to the Commissioner 101 of the Department of Motor Vehicles.

102 No period of license suspension or revocation shall be imposed pursuant to this subsection which,
 103 when considered together with any period of license suspension or revocation previously imposed for the
 104 same offense in any state, results in such person's license being suspended for a period in excess of the
 105 maximum periods specified in this subsection.

E. Except as otherwise provided herein, whenever a person enters a certified program pursuant to this 106 107 section, and such person's license to operate a motor vehicle, engine or train in the Commonwealth has 108 been suspended or revoked, the court may, in its discretion and for good cause shown, provide that such 109 person be issued a restricted permit to operate a motor vehicle for any or all of the following purposes: 110 (i) travel to and from his place of employment; (ii) travel to and from an alcohol rehabilitation program 111 entered pursuant to this subsection; (iii) travel during the hours of such person's employment if the 112 operation of a motor vehicle is a necessary incident of such employment; (iv) travel to and from school 113 if such person is a student, upon proper written verification to the court that such person is enrolled in a 114 continuing program of education; (v) such other medically necessary travel, including medically necessary transportation of an elderly parent, as the court deems necessary and proper upon written 115 116 verification of need by a licensed health professional; or (vi) travel to and from a place of worship; (vii) 117 travel necessary for court-ordered visitation with a minor child or children; or (viii) travel necessary to 118 transport a minor child under the care of such person to and from school, day care, and facilities housing medical service providers. No restricted license issued pursuant to this subsection shall permit 119 120 any person to operate a commercial motor vehicle as defined in the Virginia Commercial Driver's License Act (§ 46.2-341.1 et seq.). The court shall order the surrender of such person's license to operate 121

3 of 5

a motor vehicle to be disposed of in accordance with the provisions of § 46.2-398 and shall forward to 122 123 the Commissioner of the Department of Motor Vehicles a copy of its order entered pursuant to this 124 subsection, which shall specifically enumerate the restrictions imposed and contain such information 125 regarding the person to whom such a permit is issued as is reasonably necessary to identify such person. 126 The court shall also provide a copy of its order to the person so convicted who may operate a motor 127 vehicle on the order until receipt from the Commissioner of the Department of Motor Vehicles of a 128 restricted license, if the order provides for a restricted license for that time period. A copy of such order 129 and, after receipt thereof, the restricted license shall be carried at all times while operating a motor 130 vehicle. Any person who operates a motor vehicle in violation of any restrictions imposed pursuant to 131 this section shall be guilty of a violation of § 18.2-272. Such restricted license shall be conditioned upon 132 enrollment within fifteen days in, and successful completion of, a program as described in subsection A 133 of this section. No restricted license shall be issued during the first four months of a revocation imposed pursuant to subsection B of § 18.2-271 or subsection A of § 46.2-391 for a second offense of the type 134 135 described therein committed within ten years of a first such offense. No restricted license shall be issued during any revocation period imposed pursuant to subsection C of § 18.2-271 or subsection B of 136 137 § 46.2-391. Notwithstanding the provisions of § 46.2-411, the fee charged pursuant to § 46.2-411 for 138 reinstatement of the driver's license of any person whose privilege or license has been suspended or 139 revoked as a result of a violation of § 18.2-266, subsection A of § 46.2-341.24 or of any ordinance of a **140** county, city or town, or of any federal law or the laws of any other state similar to the provisions of 141 § 18.2-266 or subsection A of § 46.2-341.24 shall be \$105. Forty dollars of such reinstatement fee shall 142 be retained by the Department of Motor Vehicles as provided in § 46.2-411, forty dollars shall be 143 transferred to the Commission on VASAP, and twenty-five dollars shall be transferred to the 144 Commonwealth Neurotrauma Initiative Trust Fund.

145 F. The court shall have jurisdiction over any person entering such program under any provision of 146 this section until such time as the case has been disposed of by either successful completion of the 147 program, or revocation due to ineligibility or violation of a condition or conditions imposed by the 148 court, whichever shall first occur. Revocation proceedings shall be commenced by notice to show cause 149 why the court should not revoke the privilege afforded by this section. Such notice shall be made by 150 first-class mail to the last known address of such person, and shall direct such person to appear before 151 the court in response thereto on a date contained in such notice, which shall not be less than ten days 152 from the date of mailing of the notice. Failure to appear in response to such notice shall of itself be 153 grounds for revocation of such privilege. Notice of revocation under this subsection shall be sent 154 forthwith to the Commissioner of the Department of Motor Vehicles.

G. The State Treasurer, the Commission on VASAP or any city or county is authorized to accept any gifts or bequests of money or property, and any grant, loan, service, payment or property from any source, including the federal government, for the purpose of driver alcohol education. Any such gifts, bequests, grants, loans or payments shall be deposited in the separate fund provided in subsection B.

159 H. The Commission on VASAP, or any county, city, town, or any combination thereof may establish 160 and, if established, shall operate, in accordance with the standards and criteria required by this subsection, alcohol safety action programs in connection with highway safety. Each such program shall 161 162 operate under the direction of a local independent policy board chosen in accordance with procedures approved and promulgated by the Commission on VASAP. Local sitting or retired district court judges 163 164 who regularly hear or heard cases involving driving under the influence and are familiar with their local 165 alcohol safety action programs may serve on such boards. The Commission on VASAP shall establish 166 minimum standards and criteria for the implementation and operation of such programs and shall establish procedures to certify all such programs to ensure that they meet the minimum standards and 167 168 criteria stipulated by the Commission. The Commission shall also establish criteria for the administration of such programs for public information activities, for accounting procedures, for the auditing 169 requirements of such programs and for the allocation of funds. Funds paid to the Commonwealth 170 171 hereunder shall be utilized in the discretion of the Commission on VASAP to offset the costs of state 172 programs and local programs run in conjunction with any county, city or town and costs incurred by the 173 Commission. The Commission shall submit an annual report as to actions taken at the close of each 174 calendar year to the Governor and the General Assembly.

I. Notwithstanding any other provisions of this section or of § 18.2-271, nothing in this section shall
permit the court to suspend, reduce, limit, or otherwise modify any disqualification from operating a
commercial motor vehicle imposed under the provisions of the Virginia Commercial Driver's License
Act (§ 46.2-341.1 et seq.).

179 § 46.2-320. Other grounds for refusal or suspension.

A. The Department may refuse to grant an application for a driver's license in any of the circumstances set forth in § 46.2-608 as circumstances justifying the refusal of an application for the registration of a motor vehicle. The Department may refuse to issue or reissue a driver's license for the

willful failure or refusal to pay any taxes or fees required to be collected or authorized to be collectedby the Department.

185 B. The Commissioner may enter into an agreement with the Department of Social Services whereby 186 the Department may suspend or refuse to renew the driver's license of any person upon receipt of notice 187 from the Department of Social Services that the person (i) is delinquent in the payment of child support 188 by ninety days or more or in an amount of \$5,000 or more or (ii) has failed to comply with a subpoena, 189 summons or warrant relating to paternity or child support proceedings. A suspension or refusal to renew 190 authorized pursuant to this section shall not be effective until thirty days after service on the delinquent 191 obligor of notice of intent to suspend or refuse to renew. The notice of intent shall be served on the 192 obligor by the Department of Social Services (i) by certified mail, return receipt requested, sent to the 193 obligor's last known addresses as shown in the records of the Department or the Department of Social Services or (ii) pursuant to § 8.01-296, or (iii) service may be waived by the obligor in accordance with 194 procedures established by the Department of Social Services. The obligor shall be entitled to a judicial 195 196 hearing if a request for a hearing is made, in writing, to the Department of Social Services within ten 197 days from service of the notice of intent. Upon receipt of the request for a hearing, the Department of 198 Social Services shall petition the court that entered or is enforcing the order, requesting a hearing on the 199 proposed suspension or refusal to renew. The court shall authorize the suspension or refusal to renew 200 only if it finds that the obligor's noncompliance with the child support order was willful. Upon a 201 showing by the Department of Social Services that the obligor is delinquent in the payment of child 202 support by ninety days or more or in an amount of \$5,000 or more, the burden of proving that the delinquency was not willful shall rest upon the obligor. The Department shall not suspend or refuse to 203 204 renew the driver's license until a final determination is made by the court.

205 C. At any time after service of a notice of intent, the person may petition the juvenile and domestic 206 relations district court in the jurisdiction where he resides for the issuance of a restricted license to be 207 used if the suspension or refusal to renew becomes effective. Upon such petition and a finding of good 208 cause, the court may provide that such person be issued a restricted permit to operate a motor vehicle 209 for any or all of the following purposes: (i) travel to and from his place of employment and for travel 210 during the hours of such person's employment if the operation of a motor vehicle is a necessary incident 211 of such employment; (ii) travel to and from school if such person is a student, upon proper written 212 verification to the court that such person is enrolled in a continuing program of education; (iii) travel to 213 and from visitation with a child of such person; or (iv) such other medically necessary travel as the 214 court deems necessary and proper upon written verification of need by a licensed health professional set 215 forth in subsection E of § 18.2-271.1. A restricted license issued pursuant to this subsection shall not 216 permit any person to operate a commercial motor vehicle as defined in § 46.2-341.4. The court shall 217 order the surrender of the person's license to operate a motor vehicle, to be disposed of in accordance 218 with the provisions of § 46.2-398, and shall forward to the Commissioner a copy of its order entered 219 pursuant to this subsection. The order shall specifically enumerate the restrictions imposed and contain 220 such information regarding the person to whom such a permit is issued as is reasonably necessary to 221 identify him.

222 D. The Department shall not renew a driver's license or terminate a license suspension imposed 223 pursuant to this section until it has received from the Department of Social Services a certification that 224 the person has (i) paid the delinquency in full, (ii) reached an agreement with the Department of Social 225 Services to satisfy the delinquency within a period not to exceed ten years and at least one payment, 226 representing at least five percent of the total delinquency or \$500, whichever is greater, has been made 227 pursuant to the agreement, or (iii) complied with a subpoena, summons or warrant relating to a paternity 228 or child support proceeding. Certification by the Department of Social Services shall be made by 229 electronic or telephonic communication and shall be made on the same work day that payment required 230 by clause (i) or (ii) is made.

\$ 46.2-392. Suspension of license or issuance of a restricted license on conviction of reckless driving;
 generally.

In addition to the penalties for reckless driving prescribed in § 46.2-868 any court may suspend any
license issued to a convicted person under Articles 1 through 9 (§ 46.2-300 et seq.) of this chapter for a
period of not less than ten days nor more than six months and the court shall require the convicted
person to surrender his license so suspended to the court where it will be disposed of in accordance with
§ 46.2-398.

If a person so convicted has not obtained the license required by this chapter, or is a nonresident, the court may direct in the judgment of conviction that he shall not, for a period of not less than ten days or more than six months as may be prescribed in the judgment, drive any motor vehicle in the Commonwealth. The court or the clerk of court shall transmit the license to the Commissioner along with the report of the conviction required to be sent to the Department.

The court may, in its discretion and for good cause shown, provide that such person be issued a restricted permit to operate a motor vehicle during the period of suspension for any or all of the

245 following purposes: (i) travel to and from his place of employment; (ii) travel during the hours of such 246 person's employment if the operation of a motor vehicle is a necessary incident of such employment; 247 (iii) travel to and from school if such person is a student, upon proper written verification to the court 248 that such person is enrolled in a continuing program of education; or (iv) such other medically necessary 249 travel as the court deems necessary and proper upon written verification of need by a licensed health 250 professional set forth in subsection E of § 18.2-271.1. The court shall order the surrender of such 251 person's license to operate a motor vehicle to be disposed of in accordance with the provisions of 252 § 46.2-398 and shall forward to the Commissioner a copy of its order entered pursuant to this 253 subsection, which shall specifically enumerate the restrictions imposed and contain such information regarding the person to whom such a permit is issued as is reasonably necessary to identify such person. 254 255 The court shall also provide a copy of its order to the person who may operate a motor vehicle on the 256 order until receipt from the Commissioner of a restricted license. A copy of such order and, after receipt 257 thereof, the restricted license shall be carried at all times while operating a motor vehicle. Any person 258 who operates a motor vehicle in violation of any restrictions imposed pursuant to this section shall be 259 punished as provided in subsection C of § 46.2-301. No restricted license issued pursuant to this section shall permit any person to operate a commercial motor vehicle as defined in the Virginia Commercial 260 261 Driver's License Act (§ 46.2-341.1 et seq.).

**262** § 46.2-499. Driver's license probation.

263 A. The Commissioner shall place on probation for a period of six months any person who has been 264 directed to attend a driver improvement clinic pursuant to the provisions of § 46.2-498. In addition, the 265 Commissioner shall place any person on probation for a period of six months on receiving a record of a conviction of such person of any offense for which demerit points are assessed and the offense was 266 267 committed within any driver control period imposed pursuant to § 46.2-500. Whenever a person who has 268 been placed on probation is convicted, or found not innocent in the case of a juvenile, of any offense 269 for which demerit points are assessed, and the offense was committed during the probation period, the 270 Commissioner shall suspend the person's license for a period of ninety days when six demerit points are 271 assigned, for a period of sixty days when four demerit points are assigned, and for a period of forty-five 272 days when three demerit points are assigned. In addition, the Commissioner shall again place the person 273 on probation for a period of six months, effective on termination of the suspension imposed pursuant to 274 this section.

275 B. Upon request, the Commissioner shall grant a restricted license during the first period of 276 suspension imposed pursuant to subsection A of this section provided the person is otherwise eligible to 277 be licensed. Any person whose driver's license is suspended for a second or subsequent time under 278 subsection A of this section shall be eligible to receive a restricted driver's license only if the violation 279 occurred within a probation period that was immediately preceded by a control period. A restricted 280 license may be issued for any or all of the following purposes: (i) travel to and from his place of employment; (ii) travel during the hours of such person's employment if the operation of a motor 281 282 vehicle is a necessary incident of such employment; (iii) travel to and from school if such person is a 283 student; or (iv) such other medically necessary travel set forth in subsection E of § 18.2-271.1. Written 284 verifications of the person's employment, continuing education or medically necessary travel shall also 285 be required and made available to the Commissioner. Whenever a person who has been granted a 286 restricted license pursuant to this subsection is convicted, or found not innocent in the case of a juvenile, 287 of any offense for which demerit points are assessed, and the offense was committed during the 288 restricted license period, the Commissioner shall suspend the person's license using the same demerit 289 point criteria and suspension periods set forth in subsection A of this section. No restricted license 290 issued pursuant to this subsection shall permit any person to operate a commercial motor vehicle as 291 defined in the Virginia Commercial Driver's License Act (§ 46.2-341.1 et seq.).

C. Whenever the Department receives notice from the court that restricted license privileges have been granted to a person who has an existing restricted license issued pursuant to subsection B of this section, the existing restricted license shall be cancelled, and the Commissioner shall suspend the person's license for the period of time remaining on the original order of suspension. No court-granted restricted license shall be issued until the end of the suspension period imposed by the Commissioner.