2001 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 8.01-470 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 55-237.1 and to amend the Code of Virginia by adding in Article 5 of 3 4 Chapter 13.2 of Title 55 a section numbered 55-248.38:2, relating to authority of sheriffs and 5 landlords to store and sell personal property removed from residential premises.

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Approved

8 Be it enacted by the General Assembly of Virginia:

9 1. That § 8.01-470 of the Code of Virginia is amended and reenacted and that the Code of Virginia 10 is amended by adding a section numbered 55-237.1 and that the Code of Virginia is amended by adding in Article 5 of Chapter 13.2 of Title 55 a section numbered 55-248.38:2 as follows: 11 12

§ 8.01-470. Writs on judgments for specific property.

On a judgment for the recovery of specific property, real or personal, a writ of possession may issue 13 14 for the specific property, which shall conform to the judgment as to the description of the property and 15 the estate, title and interest recovered, and there may also be issued a writ of fieri facias for the damages or profits and costs. In cases of unlawful entry and detainer and of ejectment, the officer to 16 17 whom a writ of possession has been delivered to be executed shall, at least seventy-two hours before 18 execution, serve notice of intent to execute, including the date and time of execution, as well as the 19 rights afforded to tenants in §§ 55-237.1 and 55-248.38.2, on the defendant in accordance with 20 § 8.01-296, with a copy of the writ attached. The execution of the writ of possession by the sheriff 21 should occur within fifteen calendar days from the date the writ of possession is received by the sheriff, or as soon as practicable thereafter, but in no event later than thirty days from the date the writ of 22 23 possession is issued. In cases of unlawful entry and detainer and of ejectment, whenever the officer to 24 whom a writ of possession has been delivered to be executed finds the premises locked, he may, after 25 declaring at the door the cause of his coming and demanding to have the door opened, employ 26 reasonable and necessary force to break and enter the door and put the plaintiff in possession. And an 27 officer having a writ of possession for specific personal property, if he finds locked or fastened the 28 building or place wherein he has reasonable cause to believe the property specified in the writ is 29 located, may in the daytime, after notice to the defendant, his agent or bailee, break and enter such 30 building or place for the purpose of executing such writ.

31 § 55-237.1. Authority of sheriffs to store and sell personal property removed from residential 32 premises; recovery of possession by owner; disposition or sale.

33 Notwithstanding the provisions of § 8.01-156, when personal property is removed from a residential 34 premises pursuant to an action of unlawful detainer or ejectment, or pursuant to any other action in 35 which personal property is removed from the premises in order to restore such premises to the person 36 entitled thereto, the sheriff shall cause such personal property to be placed into the public way. The 37 tenant shall have the right to remove his personal property from the public way during the twenty-four 38 hour period after eviction. Upon the expiration of the twenty-four hour period after eviction, the 39 landlord shall remove, or dispose of, any such personal property remaining in the public way.

40 At the landlord's request, the sheriff shall cause such personal property to be placed into a storage 41 area designated by the landlord, which may be the dwelling unit. The tenant shall have the right to 42 remove his personal property from the landlord's designated storage area at reasonable times during the 43 twenty-four hours after eviction from the premises or at such other reasonable times until the landlord 44 has disposed of the property as provided herein. During that twenty-four hour period and until the 45 landlord disposes of the remaining personal property of the tenant, the landlord and the sheriff shall not have any liability for the loss of such personal property. If the landlord fails to allow reasonable access 46 to the tenant to remove his personal property as provided herein, the tenant shall have a right to 47 48 injunctive relief and such other relief as may be provided by law.

49 Any property remaining in the landlord's storage area upon the expiration of the twenty-four hour 50 period after eviction may be disposed of by the landlord as the landlord sees fit or appropriate. If the landlord receives any funds from any sale of such remaining property, the landlord shall pay such funds 51 to the account of the tenant and apply same to any amounts due the landlord by the tenant, including 52 53 the reasonable costs incurred by the landlord in the eviction process described in this section or the 54 reasonable costs incurred by the landlord in selling or storing such property. If any funds are remaining 55 after application, the remaining funds shall be treated as security deposit under applicable law.

56 The notice posted by the sheriff setting the date and time of the eviction, pursuant to § 8.01-470, HB2141ER

[H 2141]

shall provide notice to the tenant of the rights afforded to tenants in this section and shall include in thesaid notice a copy of this statute attached to, or made a part of, this notice.

59 § 55-248.38:2. Authority of sheriffs to store and sell personal property removed from residential 60 premises; recovery of possession by owner; disposition or sale.

Notwithstanding the provisions of § 8.01-156, when personal property is removed from a dwelling unit pursuant to an action of unlawful detainer or ejectment, or pursuant to any other action in which personal property is removed from the dwelling unit in order to restore the dwelling unit to the person entitled thereto, the sheriff shall cause such personal property to be placed into the public way. The tenant shall have the right to remove his personal property from the public way during the twenty-four hour period after eviction. Upon the expiration of the twenty-four hour period after eviction, the landlord shall remove, or dispose of, any such personal property remaining in the public way.

At the landlord's request, the sheriff shall cause such personal property to be placed into a storage 68 area designated by the landlord, which may be the dwelling unit. The tenant shall have the right to 69 70 remove his personal property from the landlord's designated storage area at reasonable times during the 71 twenty-four hours after eviction from the landlord's or at such other reasonable times until the landlord 72 has disposed of the property as provided herein. During that twenty-four hour period and until the 73 landlord disposes of the remaining personal property of the tenant, the landlord and the sheriff shall not 74 have any liability for the risk of loss for such personal property. If the landlord fails to allow 75 reasonable access to the tenant to remove his personal property as provided herein, the tenant shall 76 have a right to injunctive or other relief as otherwise provided by law.

Any property remaining in the landlord's storage area upon the expiration of the twenty-four hour period after eviction may be disposed of by the landlord as the landlord sees fit or appropriate. If the landlord receives any funds from any sale of such remaining property, the landlord shall pay such funds to the account of the tenant and apply same to any amounts due the landlord by the tenant, including the reasonable costs incurred by the landlord in the eviction process described in this section or the reasonable costs incurred by the landlord in selling or storing such property. If any funds are remaining after application, the remaining funds shall be treated as security deposit under applicable law.

84 The notice posted by the sheriff setting the date and time of the eviction, pursuant to § 8.01-470,
85 shall provide notice to the tenant of the rights afforded to tenants in this section and shall include in the said notice a copy of this statute attached to, or made a part of, this notice.