# 2002 SESSION

**ENROLLED** 

[H 67]

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 18.2-270 of the Code of Virginia, relating to charging a violation of 3 driving while intoxicated; penalty.

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#### Approved

#### Be it enacted by the General Assembly of Virginia: 6

7 1. That § 18.2-270 of the Code of Virginia is amended and reenacted as follows: 8

§ 18.2-270. Penalty for driving while intoxicated; subsequent offense; prior conviction.

9 A. Except as otherwise provided herein, any person violating any provision of § 18.2-266 shall be 10 guilty of a Class 1 misdemeanor. If the person's blood alcohol level as indicated by the chemical test administered as provided in this article was at least 0.20, but not more than 0.25, he shall be confined in 11 12 jail for an additional mandatory, minimum, mandatory period of five days or, if the level was more than 13 0.25, for an additional *mandatory*, minimum, mandatory period of ten days. The additional *mandatory*, minimum, mandatory period of confinement shall not be suspended by the court. 14

B. 1. Any person convicted of a second offense committed within less than five years after a first 15 offense under § 18.2-266 shall upon conviction of the second offense be punishable punished by a fine 16 of not less than \$200 nor more than \$2,500 and by confinement in jail for not less than one month nor 17 more than one year. Five days of such confinement shall be a mandatory, minimum sentence not subject 18 19 to suspension by the court.

20 2. Any person convicted of a second offense committed within a period of five to ten years of a first 21 offense under § 18.2-266 shall upon conviction of the second offense be punishable punished by a fine of not less than \$200 nor more than \$2,500 and by confinement in jail for not less than one month nor 22 23 more than one year.

24 3. Upon conviction of a second offense within ten years of a first offense, if the person's blood 25 alcohol level as indicated by the chemical test administered as provided in this article was at least 0.20, 26 but not more than 0.25, he shall be confined in jail for an additional minimum, mandatory period of ten 27 days or, if the level was more than 0.25, for an additional mandatory, minimum, mandatory period of 28 twenty days. The additional mandatory, minimum, mandatory period of confinement shall not be 29 suspended by the court.

C. Any person convicted of three or more offenses of § 18.2-266 committed within a ten-year period 30 31 shall upon conviction of the third offense be guilty of a Class 6 felony, and the sentence shall include a 32 mandatory, minimum sentence of confinement for ten days that shall not be subject to suspension by the 33 court. Any person convicted of a third offense committed within five years of an offense under 34 § 18.2-266 shall upon conviction of the third offense be guilty of a Class 6 felony, and the sentence 35 shall include a mandatory, minimum sentence of confinement for thirty days that shall not be subject to suspension by the court. Upon conviction for The punishment of any person convicted of a fourth or 36 subsequent offense committed within ten years a ten-year period shall, upon conviction, include a 37 38 mandatory, minimum term of imprisonment of one year, none of which may be suspended in whole or 39 in part. Unless otherwise modified by the court, the defendant shall remain on probation and under the 40 terms of any suspended sentence for the same period as his operator's license was suspended, not to 41 exceed three years.

42 D. In addition to the penalty otherwise authorized by this section or § 16.1-278.9, any person 43 convicted of a violation of § 18.2-266 committed while transporting a person seventeen years of age or younger shall be (i) fined an additional minimum of \$500 and not more than \$1000 and (ii) sentenced 44 45 to perform forty hours of community service in a program benefiting children or, for a subsequent offense, eighty hours of community service in such a program. 46

47 E. For the purpose of this section, an adult conviction of any person, or finding of guilty in the case of a juvenile, under the following shall be considered a prior conviction: (i) the provisions of 48 § 18.2-36.1 or the substantially similar laws of any other state or of the United States, (ii) the provisions 49 50 of §§ 18.2-51.4, 18.2-266, former § 18.1-54 (formerly § 18-75), the ordinance of any county, city or town in this Commonwealth or the laws of any other state or of the United States substantially similar 51 to the provisions of § 18.2-51.4, and §§ 18.2-266 through 18.2-269, or (iii) the provisions of subsection 52 53 A of § 46.2-341.24 or the substantially similar laws of any other state or of the United States.

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