INTRODUCED

SB135

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1	SENATE BILL NO. 135
2	Offered January 9, 2002
3	Prefiled January 8, 2002
4	A BILL to amend and reenact § 19.2-243 of the Code of Virginia, relating to commencement of
5	criminal trial.
6	Patron—Stolle
7	
8	Referred to Committee for Courts of Justice
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 19.2-243 of the Code of Virginia is amended and reenacted as follows:
12	§ 19.2-243. Limitation on prosecution of felony due to lapse of time after finding of probable cause;
13 14	misdemeanors; exceptions. Where a general district court has found that there is probable cause to believe that the accused has
15	Where a general district court has found that there is probable cause to believe that the accused has committed a felony, the accused, if he is held continuously in custody thereafter, shall be forever
16	discharged from prosecution for such offense if no trial is commenced in the circuit court within five
17	months from the date such probable cause was found by the district court; and if the accused is not held
18	in custody but has been recognized for his appearance in the circuit court to answer for such offense, he
19	shall be forever discharged from prosecution therefor if no trial is commenced in the circuit court within
20 21	nine months from the date such probable cause was found. If there was no preliminary hearing in the district court, or if such preliminary hearing was waived
<sup>21</sup> 22	by the accused, the commencement of the running of the five and nine months periods, respectively, set
$\overline{23}$	forth in this section, shall be from the date an indictment or presentment is found against the accused.
24	If an indictment or presentment is found against the accused but he has not been arrested for the
25	offense charged therein, the five and nine months periods, respectively, shall commence to run from the
26	date of his arrest thereon.
27 28	Where a case is before a circuit court on appeal from a conviction of a misdemeanor or traffic infraction in a district court, the accused shall be forever discharged from prosecution for such offense if
20 29	the trial de novo in the circuit court is not commenced (i) within five months from the date of the
30	conviction if the accused has been held continuously in custody or (ii) within nine months of the date of
31	the conviction if the accused has been recognized for his appearance in the circuit court.
32	The provisions of this section shall not apply to such period of time as the failure to try the accused
33	was caused:
34 35	1. By his insanity or by reason of his confinement in a hospital for care and observation; 2. By the witnesses for the Commonwealth being enticed or kept away, or prevented from attending
36	by sickness or accident;
37	3. By the granting of a separate trial at the request of a person indicted jointly with others for a
38	felony;
39	4. By continuance granted on the motion of the accused or his counsel, or by concurrence of the
40 41	accused or his counsel in such a motion by the attorney for the Commonwealth, or by the failure of the accused or his counsel to make a timely objection to such a motion by the attorney for the
42	Commonwealth, or by reason of his escaping from jail or failing to appear according to his
43	recognizance; or
44	5. By the inability of the jury to agree in their verdict.
45	But the time during the pendency of any appeal in any appellate court shall not be included as
46 47	applying to the provisions of this section. For the purposes of this section, a trial is deemed commenced upon administering the oath to the
<b>4</b> 7 <b>4</b> 8	first witness or, where the defendant pleads guilty, upon the tendering of the guilty plea by the
<b>49</b>	defendant.
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