# **2004 SESSION**

**INTRODUCED** 

047352216

1

2

3

4

5 6

7 8

#### HOUSE BILL NO. 1410 Offered January 23, 2004

A BILL to amend and reenact § 43-3 of the Code of Virginia, relating to mechanic's lien; easements.

Patron—Armstrong

### Referred to Committee for Courts of Justice

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

#### 9 1. That § 43-3 of the Code of Virginia is amended and reenacted as follows: 10

§ 43-3. Lien for work done and materials furnished; waiver of right to file or enforce lien.

A. All persons performing labor or furnishing materials of the value of fifty dollars \$50 or more, 11 including the reasonable rental or use value of equipment, for the construction, removal, repair or 12 improvement of any building or structure permanently annexed to the freehold, and all persons 13 14 performing any labor or furnishing materials of like value for the construction of any railroad, shall have 15 a lien, if perfected as hereinafter provided, upon such building or structure, and so much land therewith 16 as shall be necessary for the convenient use and enjoyment thereof, and upon such railroad and franchises for the work done and materials furnished, except that where the labor or materials are 17 furnished only with respect to an easement, any lien shall attach to that easement only. But when the 18 claim is for repairs or improvements to existing structures only, no lien shall attach to the property 19 20 repaired or improved unless such repairs or improvements were ordered or authorized by the owner, or 21 his agent.

If the building or structure being constructed, removed or repaired is part of a condominium as 22 23 defined in § 55-79.41 or under the Horizontal Property Act (§§ 55-79.1 through 55-79.38), any person 24 providing labor or furnishing material to one or more units or limited common elements within the 25 condominium pursuant to a single contract may perfect a single lien encumbering the one or more units which are the subject of the contract or to which those limited common elements pertain, and for which 26 27 payment has not been made. All persons providing labor or furnishing materials for the common 28 elements pertaining to all the units may perfect a single lien encumbering all such condominium units. 29 Whenever a lien has been or may be perfected encumbering two or more units, the proportionate 30 amount of the indebtedness attributable to each unit shall be the ratio that the percentage liability for 31 common expenses appertaining to that unit computed pursuant to subsection D of § 55-79.83 bears to the total percentage liabilities for all units which are encumbered by the lien. The lien claimant shall 32 release from a perfected lien an encumbered unit upon request of the unit owner as provided in 33 subsection B of § 55-79.46 upon receipt of payment equal to that portion of the indebtedness evidenced 34 35 by the lien attributable to such unit determined as herein provided. In the event the lien is not perfected, 36 the lien claimant shall upon request of any interested party execute lien releases for one or more units 37 upon receipt of payment equal to that portion of the indebtedness attributable to such unit or units 38 determined as herein provided but no such release shall preclude the lien claimant from perfecting a 39 single lien against the unreleased unit or units for the remaining portion of the indebtedness.

40 B. Any person providing labor or materials for site development improvements or for streets, 41 stormwater facilities, sanitary sewers or water lines for the purpose of providing access or service to the individual lots in a development or condominium units as defined in § 55-79.41 or under the Horizontal 42 Property Act (§§ 55-79.1 through 55-79.38) shall have a lien on each individual lot in the development 43 44 for that fractional part of the total cost of such labor or materials as is obtained by using "one" as the 45 numerator and the number of lots as the denominator and in the case of a condominium on each 46 individual unit in an amount computed by reference to the liability of that unit for common expenses 47 appertaining to that condominium pursuant to subsection D of § 55-79.83; provided, however, no such lien shall be valid as to any lot or condominium unit unless the person providing such labor or materials 48 49 shall, prior to the sale of such lot or condominium unit, file with the clerk of the circuit court of the jurisdiction in which such land lies a document setting forth a full disclosure of the nature of the lien to 50 51 be claimed, the amount claimed against each lot or condominium unit and a description of the 52 development or condominium, and shall, thereafter, comply with all other applicable provisions of this 53 chapter. "Site development improvements" means improvements which are provided for the 54 development, such as project site grading, rather than for an individual lot.

55 Nothing contained herein shall be construed to prevent the filing of a mechanic's lien under the provisions of subsection A. 56

57 C. Any right to file or enforce any mechanic's lien granted hereunder may be waived in whole or in 58 part at any time by any person entitled to such lien.