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SENATE BILL NO. 548

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Finance

on February 4, 2004)

(Patron Prior to Substitute—Senator Puckett)

34 56 7 A BILL to amend and reenact §§ 55-331, 55-332 and 55-334 of the Code of Virginia, to amend the Code of Virginia by adding a section numbered 55-334.1 and to repeal § 55-333 of the Code of 8 Virginia, relating to theft of timber; penalty.

9 Be it enacted by the General Assembly of Virginia:

1. That §§ 55-331, 55-332 and 55-334 of the Code of Virginia are amended and reenacted and the 10 11 Code of Virginia is amended by adding a section numbered 55-334.1 as follows: 12

§ 55-331. Damages recoverable for timber cutting.

13 If any person, firm or corporation, in the course of cutting timber on any timberlands in the 14 Commonwealth, encroaches and cuts timber on any timberland, except when acting prudently and under 15 bona fide claim of right, the owner thereof shall, in addition to all other remedies afforded by law, have the benefit of a right to, and a summary remedy for recovery of, damages in an amount as hereinafter 16 17 specified and recovered as hereinafter provided.

If the trespass is proven, the defendant shall have the burden of proving that he acted prudently and 18 under a bona fide claim of right. For purposes of this article, "timberland" means land bearing at least 19 20 eighty well-distributed seedlings or sprouts of woody species per acre, excluding platted, subdivided or 21 developed lands. 22

§ 55-332. Procedure for determination of damage.

23 A. The owner of the land on which such trespass was committed shall have the right, within thirty 24 30 days after the discovery of such trespass and the identity of the trespasser, to notify the trespasser 25 and to appoint an experienced timber estimator to determine the amount of damages. For the purposes of determining damages the value of the timber cut shall mean be calculated by first determining the 26 27 value of the timber on the stump. Within thirty 30 days after receiving notice of the alleged trespass 28 and of the appointment of such estimator, the alleged trespasser, if he does not deny the fact of trespass, 29 shall appoint an experienced timber estimator to participate with the one already so appointed in the 30 estimation of damages. If the two estimators cannot agree they shall select a third person, experienced 31 and disinterested, and the decision thereafter made shall be final and conclusive and not subject to 32 appeal. The estimation of damages and the rendition of statement must be effected within thirty 30 days 33 from the receipt of notice of appointment, by the trespasser, of an estimator.

34 If the alleged trespasser fails to appoint an estimator within the prescribed time, or to notify, within 35 such time, that the allegation of the fact of trespass is disputed, the estimator appointed by the injured 36 party may make an estimate, and collection or recovery may be had accordingly.

37 B. Any person who (i) severs or removes any timber from the land of another without legal right or 38 permission or (ii) authorizes or directs the severing or removal of timber or trees from the land of 39 another without legal right or permission shall be liable to pay to the rightful owner of the timber three 40 times the value of the timber on the stump and shall pay to the rightful owner of the property the 41 reforestation costs incurred not to exceed \$450 per acre, the costs of ascertaining the value of the 42 timber, and any directly associated legal costs incurred by the owner of the timber as a result of the 43 trespass. 44

§ 55-334. When person damaged may proceed in court.

45 If such amount be is not paid within thirty 30 days after rendition of statement, the person upon whose land the trespass occurred may proceed for judgment in the amount of payment as specified in 46 47 § 55-333 plus an amount equal to the actual damages as determined by § 55-332 in any court of the **48** county having jurisdiction in civil matters.

49 If, upon receiving notice of the alleged trespass and of the appointment of an estimator, the person 50 so receiving notice does not admit the fact of trespass, he may decline to appoint an estimator and 51 notify the other party to such effect, together with his reason for refusing to appoint an estimator, and in such case the aggrieved party may proceed in the appropriate court of the county and, upon proving the 52 53 fact of trespass and the amount of damages, may recover triple the amount of damages and costs from 54 the trespassers. 55

§ 55-334.1. Larceny of timber; penalty.

A. Any person who knowingly and willfully takes, steals, and removes from the lands of another any 56 57 timber growing, standing or lying on the lands of the value of less than \$200 is guilty of petit larceny punishable under § 18.2-96 and if the value is \$200 or more, is guilty of grand larceny, punishable 58 59 under § 18.2-95. Any person so convicted shall be ordered to pay restitution calculated pursuant to

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60 § 55-332.

B. It shall be prima facie evidence of the intent to take, steal and remove timber from the lands of
another that the accused trespassed onto property marked with readily visible paint marks not more
than 100 feet apart on trees or posts along the property line, where paint marks were vertical lines at
least two inches in width and at least eight inches in length and the center of the mark was no less than
three feet or more than six feet from the ground or normal water surface.

66 2. That § 55-333 of the Code of Virginia is repealed.

67 3. That the provisions of this act may result in a net increase in periods of imprisonment or

68 commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot

69 be determined for periods of imprisonment in state adult correctional facilities and is \$0 for

70 periods of commitment to the custody of the Department of Juvenile Justice.