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SENATE BILL NO. 677
Offered January 23, 2004 A BILL to amend and reenact § 18.2-57 of the Code of Virginia, relating to assault and battery of volunteer firefighters; penalty.
Patron—Rerras
Unanimous consent to introduce
Referred to Committee for Courts of Justice
Be it enacted by the General Assembly of Virginia:
<b>1. That § 18.2-57 of the Code of Virginia is amended and reenacted as follows:</b> § 18.2-57. Assault and battery.
A. Any person who commits a simple assault or assault and battery shall be guilty of a Class 1 misdemeanor, and if the person intentionally selects the person against whom a simple assault is
committed because of his race, religious conviction, color or national origin, the penalty upon conviction shall include a mandatory, minimum term of confinement of at least six months, thirty days of which
shall not be suspended, in whole or in part. B. However, if a person intentionally selects the person against whom an assault and battery resulting
in bodily injury is committed because of his race, religious conviction, color or national origin, the person shall be guilty of a Class 6 felony, and the penalty upon conviction shall include a mandatory,
minimum term of confinement of at least six months, thirty days of which shall not be suspended, in whole or in part.
C. In addition, if any person commits an assault or an assault and battery against another knowing or having reason to know that such other person is a law-enforcement officer as defined hereinafter, a
correctional officer as defined in § 53.1-1, a person employed by the Department of Corrections directly involved in the care, treatment or supervision of inmates in the custody of the Department $\Theta$ , a
firefighter as defined in § 65.2-102, or a volunteer firefighter or lifesaving or rescue squad member regardless of whether a resolution has been adopted by the governing body of a political subdivision
recognizing such firefighters or members as employees, engaged in the performance of his public duties as such, such person shall be guilty of a Class 6 felony, and, upon conviction, the sentence of such
person shall include a mandatory, minimum term of confinement for six months which mandatory, minimum term shall not be suspended, in whole or in part.
Nothing in this subsection shall be construed to affect the right of any person charged with a violation of this section from asserting and presenting evidence in support of any defenses to the charge
that may be available under common law. D. In addition, if any person commits a battery against another knowing or having reason to know
that such other person is a full-time or part-time teacher, principal, assistant principal, or guidance counselor of any public or private elementary or secondary school and is engaged in the performance of
his duties as such, he shall be guilty of a Class 1 misdemeanor and the sentence of such person upon conviction shall include a mandatory, minimum sentence of fifteen days in jail, two days of which shall
not be suspended in whole or in part. However, if the offense is committed by use of a firearm or other weapon prohibited on school property pursuant to § 18.2-308.1, the person shall serve a mandatory,
minimum sentence of confinement of six months which shall not be suspended in whole or in part. E. As used in this section:
"Law-enforcement officer" means any full-time or part-time employee of a police department or sheriff's office which is part of or administered by the Commonwealth or any political subdivision
thereof, who is responsible for the prevention or detection of crime and the enforcement of the penal, traffic or highway laws of this Commonwealth, and any conservation officer of the Department of
Conservation and Recreation commissioned pursuant to § 10.1-115, and game wardens appointed pursuant to § 29.1-200, and such officer also includes jail officers in local and regional correctional
facilities, all deputy sheriffs, whether assigned to law-enforcement duties, court services or local jail responsibilities, auxiliary police officers appointed or provided for pursuant to §§ 15.2-1731 and
15.2-1733 and auxiliary deputy sheriffs appointed pursuant to § 15.2-1603. "School security officer" means an individual who is employed by the local school board for the
purpose of maintaining order and discipline, preventing crime, investigating violations of school board policies and detaining persons violating the law or school board policies on school property, a school bus or at a school-sponsored activity and who is responsible solely for ensuring the safety, security and

59 welfare of all students, faculty and staff in the assigned school.

60 F. "Simple assault" or "assault and battery" shall not be construed to include the use of, by any 61 teacher, principal, assistant principal, guidance counselor, or school security officer, in the course and 62 scope of his acting official capacity, any of the following: (i) incidental, minor or reasonable physical 63 contact or other actions designed to maintain order and control; (ii) reasonable and necessary force to 64 quell a disturbance or remove a student from the scene of a disturbance that threatens physical injury to 65 persons or damage to property; (iii) reasonable and necessary force to prevent a student from inflicting physical harm on himself; (iv) reasonable and necessary force for self-defense or the defense of others; 66 or (v) reasonable and necessary force to obtain possession of weapons or other dangerous objects or 67 controlled substances or associated paraphernalia that are upon the person of the student or within his 68 69 control.

In determining whether a person was acting within the exceptions provided in this subsection, due
deference shall be given to reasonable judgments that were made by a teacher, principal, assistant
principal, guidance counselor, or school security officer at the time of the event.

73 2. That the provisions of this act may result in a net increase in periods of imprisonment or
74 commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot
75 be determined for periods of imprisonment in state adult correctional facilities and is \$0 for

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