## 2005 SESSION

**ENROLLED** 

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### VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 19.2-266.2 and 19.2-398 of the Code of Virginia, relating to defense 3 pretrial motions and appeals by the Commonwealth.

[H 1977]

# Approved

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

8 1. That §§ 19.2-266.2 and 19.2-398 of the Code of Virginia are amended and reenacted as follows: 9 § 19.2-266.2. Defense objections to be raised before trial; hearing; bill of particulars.

10 Defense motions or objections seeking (i) suppression of evidence on the grounds such evidence was obtained in violation of the provisions of the Fourth, Fifth or Sixth Amendments to the Constitution of 11 the United States or Article I, Section 8, 10 or 11 of the Constitution of Virginia proscribing illegal 12 13 searches and seizures and protecting rights against self-incrimination,; or (ii) dismissal of a warrant, 14 information, or indictment or any count or charge thereof on the ground that: (a) the defendant would be deprived of a speedy trial in violation of the provisions of the Sixth Amendment to the Constitution of 15 the United States, Article I, Section 8 of the Constitution of Virginia, or § 19.2-243; or (b) the defendant 16 would be twice placed in jeopardy in violation of the provisions of the Fifth Amendment to the 17 18 Constitution of the United States or Article I, Section 8 of the Constitution of Virginia; or (iii) dismissal 19 of a warrant, information, or indictment or any count or charge thereof on the ground that a statute upon 20 which it was based is unconstitutional shall be raised by motion or objection, in writing, before trial. The motions or objections shall be filed and notice given to opposing counsel not later than seven days 21 22 before trial or, if made under clause (ii), at such time prior to trial as the grounds for the motion or 23 objection shall arise, whichever occurs last. A hearing on all such motions or objections shall be held 24 not later than three days prior to trial, unless such period is waived by the accused, as set by the trial 25 judge. The court may, however, for good cause shown and in the interest of justice, permit the motions 26 or objections to be raised at a later time.

27 To assist the defense in filing such motions or objections in a timely manner, the trial court shall, 28 upon motion of the defendant, direct the Commonwealth to file a bill of particulars pursuant to 29 § 19.2-230. The trial court shall fix the time within which such bill of particulars is to be filed. Upon 30 further motion of the defendant, the trial court may, upon a showing of good cause, direct the 31 Commonwealth to supplement its bill of particulars. The attorney for the Commonwealth shall certify 32 that the matters stated in the bill of particulars are true and accurate to the best of his knowledge and 33 belief. 34

- § 19.2-398. When appeal by the Commonwealth allowed.
  - A. In a felony case a pretrial appeal from a circuit court may be taken by the Commonwealth from:

36 1. An order of a circuit court dismissing a warrant, information or indictment, or any count or charge 37 thereof on the ground that (i) the defendant was deprived of a speedy trial in violation of the provisions of the Sixth Amendment to the Constitution of the United States, Article I, Section 8 of the Constitution 38 39 of Virginia, or § 19.2-243; (ii) the defendant would be twice placed in jeopardy in violation of the 40 provisions of the Fifth Amendment to the Constitution of the United States or Article I, Section 8 of the 41 Constitution of Virginia; or (iii) a statute upon which it was based is unconstitutional; or

42 2. An order of a circuit court prohibiting the use of certain evidence at trial on the grounds such 43 evidence was obtained in violation of the provisions of the Fourth, Fifth or Sixth Amendments to the 44 Constitution of the United States or Article I, Section 8, 10 or 11 of the Constitution of Virginia prohibiting illegal searches and seizures and protecting rights against self-incrimination, provided the 45 46 Commonwealth certifies that the appeal is not taken for purpose of delay and that the evidence is substantial proof of a fact material in the proceeding. 47

B. A petition for appeal may be taken by the Commonwealth in a felony case from any order of **48** 49 release on conditions pursuant to Article 1 (§ 19.2-119 et seq.) of Chapter 9 of this title.

50 C. A petition for appeal may be taken by the Commonwealth in a felony case after conviction where the sentence imposed by the circuit court is contrary to mandatory sentencing or restitution terms 51 52 required by statute.

53 D. Nothing in this chapter shall affect the Commonwealth's right to appeal in civil matters or cases 54 involving a violation of law relating to the state revenue or appeals pursuant to § 17.1-411 or subsection 55 C of § 19.2-317.

HB1977ER