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## **HOUSE BILL NO. 1204**

Offered January 11, 2006

- Prefiled January 11, 2006
- A BILL to amend and reenact §§ 18.2-269, 29.1-738.3 and 46.2-341.27 of the Code of Virginia, relating to alcohol or drug content of blood; permissive inferences.

## Patrons-Moran and Kilgore; Senator: Norment

Referred to Committee for Courts of Justice

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

## 1. That §§ 18.2-269, 29.1-738.3 and 46.2-341.27 of the Code of Virginia are amended and reenacted 11 12 as follows:

§ 18.2-269. Permissive inferences from alcohol or drug content of blood.

14 A. In any prosecution for a violation of § 18.2-36.1 or clause (ii), (iii) or (iv) of § 18.2-266, or any 15 similar ordinance, the amount of alcohol or drugs in the blood of the accused at the time of the alleged 16 offense as indicated by a chemical analysis of a sample of the accused's blood or breath to determine the alcohol or drug content of his blood in accordance with the provisions of §§ 18.2-268.1 through 17 18.2-268.12 shall give rise to the following rebuttable presumptions inferences: 18

19 (1) If there was at that time 0.05 percent or less by weight by volume of alcohol in the accused's 20 blood or 0.05 grams or less per 210 liters of the accused's breath, it shall be presumed may be inferred 21 that the accused was not under the influence of alcohol intoxicants at the time of the alleged offense;

22 (2) If there was at that time in excess of 0.05 percent but less than 0.08 percent by weight by 23 volume of alcohol in the accused's blood or 0.05 grams but less than 0.08 grams per 210 liters of the 24 accused's breath, such facts shall not give rise to any presumption inference that the accused was or was 25 not under the influence of alcohol intoxicants at the time of the alleged offense, but such facts may be 26 considered with other competent evidence in determining the guilt or innocence of the accused;

27 (3) If there was at that time 0.08 percent or more by weight by volume of alcohol in the accused's 28 blood or 0.08 grams or more per 210 liters of the accused's breath, it shall be presumed may be inferred 29 that the accused was under the influence of alcohol intoxicants at the time of the alleged offense; or

30 (4) If there was at that time an amount of the following substances at a level that is equal to or 31 greater than: (a) 0.02 milligrams of cocaine per liter of blood, (b) 0.1 milligrams of methamphetamine per liter of blood, (c) 0.01 milligrams of phencyclidine per liter of blood, or (d) 0.1 milligrams of 32 33 3,4-methylenedioxymethamphetamine per liter of blood, it shall be presumed may be inferred that the 34 accused was under the influence of drugs at the time of the alleged offense to a degree which impairs 35 his ability to drive or operate any motor vehicle, engine or train safely.

B. The provisions of this section shall not apply to and shall not affect any prosecution for a violation of § 46.2-341.24.

§ 29.1-738.3. Permissive inferences from alcohol or drug content.

39 In any prosecution for operating a watercraft or motorboat which is underway in violation of clause 40 (ii), (iii) or (iv) of subsection B of § 29.1-738, or of a similar ordinance of any county, city or town, the amount of alcohol or drugs in the blood of the accused at the time of the alleged offense as indicated by 41 a chemical analysis of a sample of the accused's blood or breath to determine the alcohol or drug 42 content of his blood in accordance with the provisions of § 29.1-738.2 shall give rise to the rebuttable 43 presumptions inferences of subdivisions (1) through (4) of subsection A of § 18.2-269. 44 45

§ 46.2-341.27. Permissive inferences from alcohol and drug content of blood.

46 In any prosecution for a violation of provision (ii), (iii) or (iv) of subsection A of § 46.2-341.24, the 47 amount of alcohol or drugs in the blood of the accused at the time of the alleged offense as indicated by 48 a chemical analysis of a sample of the suspect's blood or breath to determine the alcohol or drug content 49 of his blood in accordance with the provisions of §§ 46.2-341.26:1 through 46.2-341.26:11 shall give 50 rise to the following rebuttable presumptions inferences:

51 A. If there was at that time 0.08 percent or more by weight by volume of alcohol in the accused's 52 blood or 0.08 grams or more per 210 liters of the accused's breath, it shall be presumed may be inferred 53 that the accused was under the influence of alcoholic intoxicants.

B. If there was at that time less than 0.08 percent by weight by volume of alcohol in the accused's 54 blood or 0.08 grams or more per 210 liters of the accused's breath, such fact shall not give rise to any 55 presumption inference that the accused was or was not under the influence of alcoholic intoxicants, but 56 57 such fact may be considered with other competent evidence in determining the guilt or innocence of the 58 accused.

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C. If there was at that time an amount of the following substances at a level that is equal to or greater than: (a) 0.02 milligrams of cocaine per liter of blood, (b) 0.1 milligrams of methamphetamine per liter of blood, (c) 0.01 milligrams of phencyclidine per liter of blood, or (d) 0.1 milligrams of 3,4-methylenedioxymethamphetamine per liter of blood, it shall be presumed may be inferred that the accused was under the influence of drugs to a degree which impairs his ability to drive or operate any commercial motor vehicle safely.