2006 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 4.1-305 of the Code of Virginia, relating to underage purchasing or possession of alcoholic beverages.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 4.1-305 of the Code of Virginia is amended and reenacted as follows:
 § 4.1-305. Purchasing or possessing alcoholic beverages unlawful in certain cases; venue; exceptions;
 9 penalty; forfeiture; deferred proceedings; treatment and education programs.

10 A. No person to whom an alcoholic beverage may not lawfully be sold under § 4.1-304 shall consume, purchase or possess, or attempt to consume, purchase or possess, any alcoholic beverage, 11 12 except (i) pursuant to subdivisions 1 through 7 of § 4.1-200; (ii) where possession of the alcoholic 13 beverages by a person less than 21 years of age is due to such person's making a delivery of alcoholic beverages in pursuance of his employment or an order of his parent; or (iii) by any state, federal, or 14 15 local law-enforcement officer when possession of an alcoholic beverage is necessary in the performance of his duties. Such person may be prosecuted either in the county or city in which the alcohol was 16 17 possessed or consumed, or in the county or city in which the person exhibits evidence of physical 18 indicia of consumption of alcohol.

B. No person under the age of 21 years shall use or attempt to use any (i) altered, fictitious, facsimile or simulated license to operate a motor vehicle, (ii) altered, fictitious, facsimile or simulated document, including, but not limited to a birth certificate or student identification card, or (iii) motor vehicle operator's license, birth certificate or student identification card of another person in order to establish a false identification or false age for himself to consume, purchase or attempt to consume or purchase an alcoholic beverage.

25 C. Any person found guilty of a violation of this section shall be guilty of a Class 1 misdemeanor; 26 and upon conviction, (i) such person shall be ordered to pay a mandatory minimum fine of \$500 or 27 ordered to perform a mandatory minimum of 50 hours of community service as a condition of probation 28 supervision and (ii) such person's the license to operate a motor vehicle in the Commonwealth of any 29 such person age 18 or older may shall be suspended for a period of not less than six months and not 30 more than one year. The court, in its discretion and upon a demonstration of hardship, may authorize 31 any person convicted of a violation of this section the use of a restricted permit to operate a motor 32 vehicle in accordance with the provisions of subsection D of § 16.1-278.9 or subsection E of 33 § 18.2-271.1 or when referred to a local community-based probation program established pursuant to 34 Article 9 (§ 9.1-173 et seq.) of Chapter 1 of Title 9.1. During the period of license suspension, the court 35 may require a person issued a restricted permit under the provisions of this subsection to be (i) 36 monitored by an alcohol safety action program, or (ii) supervised by a local community-based probation 37 program established pursuant to Article 9 (§ 9.1-173 et seq.) of Chapter 1 of Title 9.1, if one has been 38 established for the locality. The alcohol safety action program or local community-based probation 39 program shall report to the court any violation of the terms of the restricted permit, the required alcohol 40 safety action program monitoring or the local community-based probation and any condition related 41 thereto or any failure to remain alcohol-free during the suspension period.

42 D. Any alcoholic beverage purchased or possessed in violation of this section shall be deemed43 contraband and forfeited to the Commonwealth in accordance with § 4.1-338.

E. Any retail licensee who in good faith promptly notifies the Board or any state or local
law-enforcement agency of a violation or suspected violation of this section shall be accorded immunity
from an administrative penalty for a violation of § 4.1-304.

47 F. When any person who has not previously been convicted of underaged consumption, purchase or possession of alcoholic beverages in Virginia or any other state or the United States is before the court, 48 49 the court may, upon entry of a plea of guilty or not guilty, if the facts found by the court would justify 50 a finding of guilt of a violation of subsection A, without entering a judgment of guilt and with the consent of the accused, defer further proceedings and place him on probation subject to appropriate 51 conditions. Such conditions may include the imposition of the license suspension and restricted license 52 53 provisions in subsection C. However, in all such deferred proceedings, the court shall require the 54 accused to enter a treatment or education program or both, if available, that in the opinion of the court 55 best suits the needs of the accused. If the accused is placed on local community-based probation, the 56 program shall be located in any of the judicial districts served by the community-based probation

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program or in any judicial district ordered by the court when the placement is with an alcohol safety 57 58 action program. The services shall be provided by (i) a program licensed by the Department of Mental 59 Health, Mental Retardation and Substance Abuse Services, (ii) certified by the Commission on VASAP, 60 or (iii) by a program made available through a community-based probation program established pursuant 61 to § 9.1-174, if one has been established for the locality. When an offender is ordered to enter a local community-based probation program rather than the alcohol safety action program, the local 62 community-based probation program shall be responsible for providing for services or referring the 63 64 offender to education or treatment services as a condition of probation.

65 Upon violation of a condition, the court may enter an adjudication of guilt and proceed as otherwise
66 provided. Upon fulfillment of the conditions, the court shall discharge the person and dismiss the
67 proceedings against him without an adjudication of guilt. A discharge and dismissal hereunder shall be
68 treated as a conviction for the purpose of applying this section in any subsequent proceedings.