2007 SESSION

ENROLLED

[H 2659]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 8.01-470 of the Code of Virginia, relating to the posting of a writ to 3 recover property.

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Approved

Be it enacted by the General Assembly of Virginia: 6

7 1. That § 8.01-470 of the Code of Virginia is amended and reenacted as follows: 8

§ 8.01-470. Writs on judgments for specific property.

9 On a judgment for the recovery of specific property, real or personal, a writ of possession may issue 10 for the specific property, which shall conform to the judgment as to the description of the property and the estate, title and interest recovered, and there may also be issued a writ of fieri facias for the 11 12 damages or profits and costs. In cases of unlawful entry and detainer and of ejectment, the officer to 13 whom a writ of possession has been delivered to be executed shall, at least 72 hours before execution, 14 serve notice of intent to execute, including the date and time of execution, as well as the rights afforded 15 to tenants in §§ 55-237.1 and 55-248.38:2, together with a copy of the writ attached, on the defendant in accordance with § 8.01-296, with a copy of the writ attached person or, if the party to be served is not 16 found at the specific property for which a writ of possession has been issued, then service shall be 17 18 effected by posting a copy of such process at the front door or at such other door as appears to be the 19 main entrance of such property. The execution of the writ of possession by the sheriff should occur 20 within 15 calendar days from the date the writ of possession is received by the sheriff, or as soon as practicable thereafter, but in no event later than 30 days from the date the writ of possession is issued. 21 22 In cases of unlawful entry and detainer and of ejectment, whenever the officer to whom a writ of 23 possession has been delivered to be executed finds the premises locked, he may, after declaring at the 24 door the cause of his coming and demanding to have the door opened, employ reasonable and necessary 25 force to break and enter the door and put the plaintiff in possession. The execution of the writ of 26 possession shall be effective against the tenants named in the writ of possession and their authorized 27 occupants, guests or invitees, and any trespassers in the premises. And an officer having a writ of 28 possession for specific personal property, if he finds locked or fastened the building or place wherein he 29 has reasonable cause to believe the property specified in the writ is located, may in the daytime, after 30 notice to the defendant, his agent or bailee, break and enter such building or place for the purpose of 31 executing such writ.