INTRODUCED

HB2673

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1	HOUSE BILL NO. 2673
1 2	Offered January 10, 2007
3	Prefiled January 10, 2007
4	A BILL to amend and reenact § 19.2-295.1 of the Code of Virginia, relating to sentencing proceeding by
5	the jury after conviction; deadlock.
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Ŭ	Patron—Griffith
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8	Referred to Committee for Courts of Justice
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 19.2-295.1 of the Code of Virginia is amended and reenacted as follows:
12	§ 19.2-295.1. Sentencing proceeding by the jury after conviction.
13	In cases of trial by jury, upon a finding that the defendant is guilty of a felony or a Class 1
14	misdemeanor, or upon a finding in the trial de novo of an appealed misdemeanor conviction that the
15	defendant is guilty of a Class 1 misdemeanor, a separate proceeding limited to the ascertainment of
16	punishment shall be held as soon as practicable before the same jury. At such proceeding, the
17	Commonwealth shall present the defendant's prior criminal convictions by certified, attested or
18	exemplified copies of the record of conviction, including adult convictions and juvenile convictions and
19	adjudications of delinquency. Prior convictions shall include convictions and adjudications of
20	delinquency under the laws of any state, the District of Columbia, the United States or its territories.
21	The Commonwealth shall provide to the defendant fourteen days prior to trial notice of its intention to
22	introduce evidence of the defendant's prior criminal convictions. Such notice shall include (i) the date of
23	each prior conviction, (ii) the name and jurisdiction of the court where each prior conviction was had,
24	and (iii) each offense of which he was convicted. Prior to commencement of the trial, the
25	Commonwealth shall provide to the defendant photocopies of certified copies of the defendant's prior
26	criminal convictions which it intends to introduce at sentencing. After the Commonwealth has introduced
27	such evidence of prior convictions, or if no such evidence is introduced, the defendant may introduce
28	relevant, admissible evidence related to punishment. Nothing in this section shall prevent the
29	Commonwealth or the defendant from introducing relevant, admissible evidence in rebuttal.
30	If the jury cannot agree on a punishment and if, the court shall impanel a different jury to ascertain
31	punishment, unless the defendant, the attorney for the Commonwealth, and the court agree, in the
32	manner provided in § 19.2-257, then that the court shall fix punishment.

If the sentence imposed pursuant to this section is subsequently set aside or found invalid solely due to an error in the sentencing proceeding, the court shall impanel a different jury to ascertain punishment, unless the defendant, the attorney for the Commonwealth and the court agree, in the manner provided in § 19.2-257, that the court shall fix punishment.

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