2007 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 19.2-187.02 of the Code of Virginia and to amend the Code of Virginia
3 by adding a section numbered 18.2-51.5, relating to maiming of another from operating a watercraft while intoxicated; penalty.

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Approved

7 Be it enacted by the General Assembly of Virginia:

8 1. That § 19.2-187.02 of the Code of Virginia is amended and reenacted and that the Code of 9 Virginia is amended by adding a section numbered 18.2-51.5 as follows:

10 § 18.2-51.5. Maiming, etc., of another resulting from operating a watercraft while intoxicated; **11** penalty.

A. Any person who, as a result of operating a watercraft or motorboat in violation of subsection B 12 13 of § 29.1-738 or a similar local ordinance in a manner so gross, wanton, and culpable as to show reckless disregard for human life, unintentionally causes the serious bodily injury of another person 14 15 resulting in permanent and significant physical impairment is guilty of a Class 6 felony. The court shall 16 order any person convicted under this section not to operate a watercraft or motorboat that is underway 17 upon the waters of the Commonwealth. After two years have passed from the date of the conviction, the convicted person may petition the court that entered the conviction for the right to operate a watercraft 18 19 or motorboat upon the waters of the Commonwealth. Upon consideration of such petition, the court may restore the right to operate a watercraft or motorboat subject to such terms and conditions as the court 20 21 deems appropriate, including the successful completion of a water safety alcohol rehabilitation program 22 described in § 29.1-738.5.

23 B. The provisions of Article 3 (§ 29.1-734 et seq.) of Chapter 7 of Title 29.1 shall apply, mutatis mutandis, upon arrest for a violation of this section.

§ 19.2-187.02. Admissibility of written reports or records of blood alcohol tests conducted in the regular course of providing emergency medical treatment.

27 A. Notwithstanding any other provision of law, the written reports or records of blood alcohol tests conducted upon persons receiving medical treatment in a hospital or emergency room are admissible in 28 29 evidence as a business records exception to the hearsay rule in prosecutions for any violation of 30 § 18.2-266 (driving while intoxicated) or a substantially similar local ordinance, § 18.2-36.1 (involuntary 31 manslaughter resulting from driving while intoxicated), § 18.2-36.2 (involuntary manslaughter resulting 32 from boating while intoxicated), § 18.2-51.4 (maiming resulting from driving while intoxicated), § 18.2-51.5 (maiming resulting from boating while intoxicated), § 29.1-738 (boating while intoxicated), 33 34 or § 46.2-341.24 (driving a commercial vehicle while intoxicated).

35 B. The provisions of law pertaining to confidentiality of medical records and medical treatment shall not be applicable to reports or records of blood alcohol tests sought or admitted as evidence under the 36 37 provisions of this section in prosecutions as specified in subsection A. Owners or custodians of such 38 reports or records may disclose them, in accordance with regulations concerning patient privacy 39 promulgated by the U.S. Department of Health and Human Services, without obtaining consent or 40 authorization for such disclosure. No person who is involved in taking blood or conducting blood 41 alcohol tests shall be liable for civil damages for breach of confidentiality or unauthorized release of 42 medical records because of the evidentiary use of blood alcohol test results under this section, or as a 43 result of that person's testimony given pursuant to this section.

44 2. That the provisions of this act may result in a net increase in periods of imprisonment or 45 commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot 46 be determined for periods of imprisonment in state adult correctional facilities and cannot be 47 determined for periods of commitment to the custody of the Department of Juvenile Justice.

[H 2978]