2008 SESSION

080913464 1 **HOUSE BILL NO. 1363** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Senate Committee for Courts of Justice 4 5 6 on February 28, 2008) (Patron Prior to Substitute—Delegate Cline) A BILL to amend and reenact §§ 59.1-92.2, 59.1-92.12, and 59.1-92.13 of the Code of Virginia, relating 7 to the registration and protection of trademarks and service marks; penalties. 8 Be it enacted by the General Assembly of Virginia: That §§ 59.1-92.2, 59.1-92.12, and 59.1-92.13 of the Code of Virginia are amended and 9 1. reenacted as follows: 10 11 § 59.1-92.2. Definitions. 12 As used in this chapter, the following words shall have the following meanings: 13 "Abandoned" means either (i) the discontinuance of use of a mark with intent not to resume such use 14 ("intent not to resume" may be inferred from circumstances, i.e., nonuse for three consecutive years shall 15 constitute prima facie evidence of abandonment) or (ii) any course of conduct of the owner, including 16 acts of omission as well as commission, which causes the mark to lose its significance as a mark. 17 "Applicant" means any person filing an application for registration of a mark under this chapter, and 18 the legal representatives, successors, or assigns of such person. 19 "Commission" means the State Corporation Commission. 20 "Mark" means any trademark or service mark registered in the Commonwealth or the United States 21 Patent and Trademark Office, or entitled to registration under this chapter, whether registered or not. 22 "Registrant" means any person to whom the registration of a mark under this chapter or prior law is 23 issued, and the legal representatives, successors, or assigns of such person. 24 'Service mark" means any word, name, symbol, or device or any combination thereof used by a 25 person to identify and distinguish the services of such person from the services of others. "Trade name" means any name used by a person to identify a business or enterprise. 26 "Trademark" means any word, name, symbol, or device or any combination thereof used by a person 27 28 to identify and distinguish the goods of such person from those manufactured or sold by others. 29 "Use" means the bona fide use of a mark in the ordinary course of trade, and not made merely to 30 reserve a right in a mark. For the purposes of this chapter, a mark shall be deemed to be in use (i) on 31 goods when it is placed in any manner on the goods or their containers or the displays associated 32 therewith or on the tags or labels affixed thereto, or if the nature of the goods makes such placement 33 impracticable, then on documents associated with the goods or their sale, and the goods are sold or 34 otherwise distributed in commerce in this the Commonwealth, and (ii) in connection with services when 35 it is used or displayed in the course of selling or providing services in this the Commonwealth, or 36 advertising descriptive of services available within this the Commonwealth that is communicated within 37 or into this the Commonwealth. 38 § 59.1-92.12. Infringement. 39 Subject to the provisions of § 59.1-92.15, any person who: 40 1. Uses in this Commonwealth in a manner likely to cause confusion, mistake, or deception as to the 41 source or origin of any goods or services, without the consent of the registrant, any reproduction, counterfeit, copy, or colorable imitation of a registered mark registered under this chapter or prior law 42 in connection with the sale, offering for sale, distribution, or advertising of any with the intent to sell or 43 44 advertise for sale such goods or services on or in connection with which such use is likely to cause 45 confusion or mistake or to deceive as to the source or origin of such goods or services; or 2. Reproduces, counterfeits, copies or colorably imitates a registered mark and applies such 46 47 reproduction, counterfeit, copy or colorable imitation to labels, signs, prints, packages, wrappers, **48** receptacles, or advertisements intended to be used in this Commonwealth in connection with the sale, 49 offering for sale, distribution, or advertising of any, or any item, in a manner likely to cause confusion, 50 mistake, or deception as to the source or origin of goods or services on or in connection with which 51 such use is likely to cause confusion or mistake or to deceive, with the intent to sell or advertise for sale such goods or services, shall be liable in a civil action by the registrant for any and all of the 52 53 remedies provided in § 59.1-92.13, except that under this subdivision the registrant shall not be entitled 54 to recover profits, damages, or attorneys' fees unless the acts have been committed with knowledge that 55 such mark is intended to be used to cause confusion or, mistake, or to deceive deception. § 59.1-92.13. Remedies and penalties. 56 57 A. Any registrant of a mark in force and effect may proceed by suit in a court of competent jurisdiction to enjoin violations of § 59.1-92.12 and/or seek such other remedies as are set forth herein. 58 59 Any court of competent jurisdiction may grant such injunctions as may by the court be deemed just and

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Final reasonable to restrain such violations, and may require any defendant to pay to such registrant all profits derived from and/or all damages suffered by reason of such violations. The court may *shall* also order that any material that violates § 59.1-92.12 that is in the possession or under the control of any defendant in such case be destroyed, or delivered to an officer of the court or to the registrant for destruction or alternatively disposed of in another manner with the written consent of the registrant. The court, in its discretion upon consideration of the circumstances of the case, may award reasonable attorneys' fees to the prevailing party.

67 B. Any person who knowingly :

1. Knowingly and intentionally violates the provisions of § 59.1-92.12 shall be is guilty of a Class 2
 1 misdemeanor and, upon a second or subsequent conviction, shall be is guilty of a Class 6 felony.

2. Knowingly and intentionally violates the provisions of § 59.1-92.12 and possesses 100 or more
identical counterfeit registered marks or possesses such items valued at \$200 or more, is guilty of a
Class 6 felony.

C. Property subject to lawful seizure by any officer charged with enforcing this chapter shall include
any article bearing or consisting of a registered counterfeit mark used in violation of this chapter, any
property used in the substantial connection with or intended for use in the course of a violation of this
chapter, or any interest or profits substantially connected to a violation of this chapter. Forfeiture,
seizure, and disposition of such property shall be in accordance with Chapter 22 (§ 19.2-369 et seq.) of
Title 19.2.

79 D. In any proceeding under this chapter, any certificate of registration issued by the Commonwealth
 80 or the United States Patent and Trademark Office shall be prima facie evidence of the facts stated
 81 therein.

82 2. That the provisions of this act may result in a net increase in periods of imprisonment or

83 commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot

84 be determined for periods of imprisonment in state adult correctional facilities and cannot be

85 determined for periods of commitment to the custody of the Department of Juvenile Justice.