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HOUSE BILL NO. 891

Offered January 9, 2008

Prefiled January 8, 2008

A BILL to amend and reenact § 46.2-936 of the Code of Virginia, relating to arrest at discretion of officer for third offense of driving on a suspended license.

Patrons-Lohr, Athey, Cole, Cosgrove, Crockett-Stark, Gilbert, Massie, Merricks, Miller, J.H., Morgan, Poindexter and Sherwood

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Referred to Committee on Transportation

10 Be it enacted by the General Assembly of Virginia:

11 1. That § 46.2-936 of the Code of Virginia is amended and reenacted as follows:

\$ 46.2-936. Arrest for misdemeanor; release on summons and promise to appear; right to demand
hearing immediately or within twenty-four hours; issuance of warrant on request of officer for violations
of §§ 46.2-301 and 46.2-302; refusal to promise to appear; violations.

Whenever any person is detained by or in the custody of an arresting officer, including an arrest on a 15 warrant, for a violation of any provision of this title punishable as a misdemeanor, the arresting officer 16 shall, except as otherwise provided in § 46.2-940, take the name and address of such person and the 17 license number of his motor vehicle and issue a summons or otherwise notify him in writing to appear 18 19 at a time and place to be specified in such summons or notice. Such time shall be at least five days after such arrest unless the person arrested demands an earlier hearing. Such person shall, if he so 2021 desires, have a right to an immediate hearing, or a hearing within twenty-four hours at a convenient 22 hour, before a court having jurisdiction under this title within the county, city, or town wherein such 23 offense was committed. Upon the giving by such person of his written promise to appear at such time 24 and place, the officer shall forthwith release him from custody.

Notwithstanding the foregoing provisions of this section, if prior general approval has been granted
by order of the general district court for the use of this section in cases involving violations of
§§ 46.2-301 and 46.2-302 or if the person has been twice previously convicted of a violation of
§§ 46.2-301 or 46.2-302, the arresting officer may take the person before the appropriate judicial officer
of the county or city in which the violation occurred and make oath as to the offense and request
issuance of a warrant. If a warrant is issued, the judicial officer shall proceed in accordance with the
provisions of Article 1 (§ 19.2-119 et seq.) of Chapter 9 of Title 19.2.

Notwithstanding any other provision of this section, in cases involving a violation of § 46.2-341.24 or § 46.2-341.31, the arresting officer shall take the person before a magistrate as provided in §§ 46.2-341.26:2 and 46.2-341.26:3. The magistrate may issue either a summons or a warrant as he shall deem proper.

Any person refusing to give such written promise to appear under the provisions of this section shall
be taken immediately by the arresting officer before a magistrate or other issuing officer having
jurisdiction who shall proceed according to the provisions of § 46.2-940.

39 Any person who willfully violates his written promise to appear, given in accordance with this section, shall be treated in accordance with the provisions of § 46.2-938.

Any officer violating any of the provisions of this section shall be guilty of misconduct in office and
subject to removal therefrom upon complaint filed by any person in a court of competent jurisdiction.
This section shall not be construed to limit the removal of a law-enforcement officer for other
misconduct in office.

INTRODUCED