2010 RECONVENED SESSION

REENROLLED

[H 770]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 19.2-73, 19.2-74, and 19.2-81 of the Code of Virginia, relating to 3 arrest without warrant.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 19.2-73, 19.2-74, and 19.2-81 of the Code of Virginia are amended and reenacted as 8 follows: 9

§ 19.2-73. Issuance of summons instead of warrant in certain cases.

10 A. In any misdemeanor case or in any class of misdemeanor cases, or in any case involving complaints made by any state or local governmental official or employee having responsibility for the 11 12 enforcement of any statute, ordinance or administrative regulation, the magistrate or other issuing 13 authority having jurisdiction may issue a summons instead of a warrant when there is reason to believe 14 that the person charged will appear in the courts having jurisdiction over the trial of the offense charged.

15 B. If any person under suspicion for driving while intoxicated has been taken to a medical facility for treatment or evaluation of his medical condition, the arresting officer at the medical facility may 16 17 issue, on the premises of the medical facility, a summons for a violation of § 18.2-266, 18.2-266.1, 18.2-272 or 46.2-341.24 and for refusal of tests in violation of subsection A of § 18.2-268.3 or 18 19 subsection A of § 46.2-341.26:3, in lieu of securing a warrant and without having to detain that person, 20 provided that the officer has probable cause to place him under arrest. The issuance of such summons shall be deemed an arrest for purposes of Article 2 (§ 18.2-266 et seq.) of Chapter 7 of Title 18.2. 21

C. Any person on whom such summons is served shall appear on the date set forth in same, and if 22 23 such person fails to appear in such court at such time and on such date then he shall be treated in 24 accordance with the provisions of § 19.2-128, regardless of the disposition of, and in addition to, the 25 charge upon which he was originally arrested.

26 § 19.2-74. Issuance and service of summons in place of warrant in misdemeanor case; issuance of 27 summons by special policemen and conservators of the peace.

28 A. 1. Whenever any person is detained by or is in the custody of an arresting officer for any 29 violation committed in such officer's presence which offense is a violation of any county, city or town 30 ordinance or of any provision of this Code punishable as a Class 1 or Class 2 misdemeanor or any other 31 misdemeanor for which he may receive a jail sentence, except as otherwise provided in Title 46.2, or 32 § 18.2-266, for offenses listed in subsection D of § 19.2-81, or an arrest on a warrant charging an offense for which a summons may be issued, and when specifically authorized by the judicial officer 33 34 issuing the warrant, the arresting officer shall take the name and address of such person and issue a 35 summons or otherwise notify him in writing to appear at a time and place to be specified in such 36 summons or notice. Upon the giving by such person of his written promise to appear at such time and 37 place, the officer shall forthwith release him from custody. However, if any such person shall fail or 38 refuse to discontinue the unlawful act, the officer may proceed according to the provisions of § 19.2-82.

39 Anything in this section to the contrary notwithstanding, if any person is believed by the arresting 40 officer to be likely to disregard a summons issued under the provisions of this subsection, or if any 41 person is reasonably believed by the arresting officer to be likely to cause harm to himself or to any 42 other person, a magistrate or other issuing authority having jurisdiction shall proceed according to the 43 provisions of § 19.2-82.

44 2. Whenever any person is detained by or is in the custody of an arresting officer for a violation of 45 any county, city, or town ordinance or of any provision of this Code, punishable as a Class 3 or Class 4 misdemeanor or any other misdemeanor for which he cannot receive a jail sentence, except as otherwise 46 provided in Title 46.2, or to the offense of public drunkenness as defined in § 18.2-388, the arresting 47 officer shall take the name and address of such person and issue a summons or otherwise notify him in 48 writing to appear at a time and place to be specified in such summons or notice. Upon the giving of 49 50 such person of his written promise to appear at such time and place, the officer shall forthwith release him from custody. However, if any such person shall fail or refuse to discontinue the unlawful act, the 51 officer may proceed according to the provisions of § 19.2-82. 52

53 3. Any person so summoned shall not be held in custody after the issuance of such summons for the 54 purpose of complying with the requirements of Chapter 23 (§ 19.2-387 et seq.) of this title. Reports to 55 the Central Criminal Records Exchange concerning such persons shall be made after a disposition of 56 guilt is entered as provided for in § 19.2-390.

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57 Any person refusing to give such written promise to appear under the provisions of this section shall 58 be taken immediately by the arresting or other police officer before a magistrate or other issuing 59 authority having jurisdiction, who shall proceed according to provisions of § 19.2-82.

60 Any person who willfully violates his written promise to appear, given in accordance with this 61 section, shall be treated in accordance with the provisions of § 19.2-128, regardless of the disposition of, and in addition to, the charge upon which he was originally arrested. 62

Any person charged with committing any violation of § 18.2-407 may be arrested and immediately 63 64 brought before a magistrate who shall proceed as provided in § 19.2-82.

B. Special policemen of the counties as provided in § 15.2-1737, special policemen or conservators 65 of the peace appointed under Chapter 2 (§ 19.2-12 et seq.) of this title and special policemen appointed 66 67 by authority of a city's charter may issue summonses pursuant to this section, if such officers are in uniform, or displaying a badge of office. On application, the chief law-enforcement officer of the county 68 69 or city shall supply each officer with a supply of summons forms, for which such officer shall account 70 pursuant to regulation of such chief law-enforcement officer.

71 C. The summons used by a law-enforcement officer pursuant to this section shall be in form the 72 same as the uniform summons for motor vehicle law violations as prescribed pursuant to § 46.2-388. 73

§ 19.2-81. Arrest without warrant authorized in certain cases. 74

A. The following officers shall have the powers of arrest as provided in this section:

1. Members of the State Police force of the Commonwealth;

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2. Sheriffs of the various counties and cities, and their deputies;

77 3. Members of any county police force or any duly constituted police force of any city or town of 78 the Commonwealth:

79 4. The Commissioner, members and employees of the Marine Resources Commission granted the 80 power of arrest pursuant to § 28.2-900; 81

5. Regular conservation police officers appointed pursuant to § 29.1-200;

6. United States Coast Guard and United States Coast Guard Reserve commissioned, warrant, and 82 83

petty officers authorized under § 29.1-205 to make arrests;7. The special policemen of the counties as provided by § 15.2-1737, provided such officers are in 84 85 uniform, or displaying a badge of office; 86

8. Conservation officers appointed pursuant to § 10.1-115; and

9. Full-time sworn members of the enforcement division of the Department of Motor Vehicles 87 88 appointed pursuant to § 46.2-217.

89 B. Such officers may arrest, without a warrant, any person who commits any crime in the presence 90 of the officer and any person whom he has reasonable grounds or probable cause to suspect of having 91 committed a felony not in his presence.

92 Any such officer may arrest without a warrant any person whom the officer has probable cause to 93 suspect of operating a watercraft or motor boat (i) while intoxicated in violation of subsection B of 94 § 29.1-738 or (ii) in violation of an order issued pursuant to § 29.1-738.4, in his presence, and may 95 thereafter transfer custody of the person suspected of the violation to another officer, who may obtain a 96 warrant based upon statements made to him by the arresting officer.

97 C. Any such officer may, at the scene of any accident involving a motor vehicle, watercraft as 98 defined in § 29.1-712 or motorboat, or at any hospital or medical facility to which any person involved 99 in such accident has been transported, or in the apprehension of any person charged with the theft of 100 any motor vehicle, on any of the highways or waters of the Commonwealth, upon reasonable grounds to believe, based upon personal investigation, including information obtained from eyewitnesses, that a 101 102 crime has been committed by any person then and there present, apprehend such person without a 103 warrant of arrest. For purposes of this section, "the scene of any accident" shall include a reasonable 104 location where a vehicle or person involved in an accident has been moved at the direction of a 105 law-enforcement officer to facilitate the clearing of the highway or to ensure the safety of the motoring 106 public.

D. In addition, such officers Such officers may, within three hours of the occurrence of any such 107 108 accident involving a motor vehicle alleged offense, arrest without a warrant at any location any person 109 whom the officer has probable cause to suspect of driving or operating such a motor vehicle, watercraft or motorboat while intoxicated in violation of § 18.2-266, 18.2-266.1, 46.2-341.24, or subsection B of 110 § 29.1-738; or a substantially similar ordinance of any county, city, or town in the Commonwealth, 111 112 whether or not the offense was committed in such officer's presence. Such officers may, within three hours of the alleged offense, arrest without a warrant at any location any person whom the officer has 113 114 probable cause to suspect of operating a watercraft or motorboat in violation of an order issued 115 pursuant to § 29.1-738.4, whether or not the offense was committed in such officer's presence.

116 E. Such officers may arrest, without a warrant or a capias, persons duly charged with a crime in another jurisdiction upon receipt of a photocopy of a warrant or a capias, telegram, computer printout, 117

facsimile printout, a radio, telephone or teletype message, in which photocopy of a warrant, telegram,
computer printout, facsimile printout, radio, telephone or teletype message shall be given the name or a
reasonably accurate description of such person wanted and the crime alleged.

F. Such officers may arrest, without a warrant or a capias, for an alleged misdemeanor not
 committed in his presence when the officer receives a radio message from his department or other
 law-enforcement agency within the Commonwealth that a warrant or capias for such offense is on file.

124 G. Such officers may also arrest without a warrant for an alleged misdemeanor not committed in 125 their presence involving (i) shoplifting in violation of § 18.2-96 or 18.2-103 or a similar local ordinance, 126 (ii) carrying a weapon on school property in violation of § 18.2-308.1, (iii) assault and battery, (iv) 127 brandishing a firearm in violation of § 18.2-282, or (v) destruction of property in violation of 128 § 18.2-137, when such property is located on premises used for business or commercial purposes, or a 129 similar local ordinance, when any such arrest is based on probable cause upon reasonable complaint of 130 the person who observed the alleged offense. The arresting officer may issue a summons to any person 131 arrested under this section for a misdemeanor violation involving shoplifting.

132 2. That the provisions of this act may result in a net increase in periods of imprisonment or 133 commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot 134 be determined for periods of imprisonment in state adult correctional facilities; therefore, Chapter 135 781 of the Acts of Assembly of 2009 requires the Virginia Criminal Sentencing Commission to 136 assign a minimum fiscal impact of \$50,000. Pursuant to § 30-19.1:4, the estimated amount of the 137 necessary appropriation is \$0 for periods of commitment to the custody of the Department of 138 Juvenile Justice.