2010 SESSION

	10100321D
1	SENATE BILL NO. 75
2	Senate Amendments in [] — February 1, 2010
2 3	A BILL to amend and reenact § 19.2-124 of the Code of Virginia, relating to appeals from bail, bond,
4	and recognizance determinations.
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6	Patrons Prior to Engrossment—Senator Reynolds; Delegate: Armstrong
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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 § 19.2-124 of the Code of Virginia is amended and reenacted as follows:
12	§ 19.2-124. Appeal from bail, bond, or recognizance order.
13	A. If a judicial officer denies bail to a person, requires excessive bond, or fixes unreasonable terms
14	of a recognizance under this article, the person may appeal therefrom successively to the next higher
15	court or judge thereof, up to and including the Supreme Court of Virginia or any justice thereof where
16	permitted by law the decision of the judicial officer.
17	If the initial bail decision on a charge brought by a warrant or district court capias is made by a
18	magistrate, clerk, or deputy clerk, the person shall first appeal to the district court in which the case is
19	pending.
20	If the initial bail decision on a charge brought by direct indictment or presentment or circuit court
21	capias is made by a magistrate, clerk, or deputy clerk, the person shall first appeal to the circuit court
22	in which the case is pending.
23	If the appeal of an initial bail decision is taken on any charge originally pending in a district court
24	after that charge has been appealed, certified, or transferred to a circuit court, the person shall first
25	appeal to the circuit court in which the case is pending.
26	Any bail decision made by a judge of a court may be appealed successively by the person to the next
27	higher court, up to and including the Supreme Court of Virginia, where permitted by law.
28	B. [If a court grants bail to a person or fixes a term of recognizance under this article over the
29	objection of the attorney for the Commonwealth, the The If a court grants bail to a person or fixes a
30	term of recognizance under this article over the objection of the attorney for the Commonwealth, the]
31	attorney for the Commonwealth may appeal therefrom successively a bail, bond or recognizance
32	decision to the next higher same court or judge thereof, up to and including the Supreme Court of
33	Virginia or any justice thereof to which the accused person is required to appeal under subsection A.
34	C. No filing or service fees shall be assessed or collected for any appeal taken pursuant to this

decision to the next higher same court or judge thereof, up to and including the Supreme Court of Virginia or any justice thereof to which the accused person is required to appeal under subsection A. C. No filing or service fees shall be assessed or collected for any appeal taken pursuant to this section.

ENGROSSED