2016 SESSION

	16102876D
1	HOUSE BILL NO. 372
2	Offered January 13, 2016
3	Prefiled January 6, 2016
4	A BILL to amend and reenact § 19.2-72 of the Code of Virginia, relating to issuance of arrest warrants
5	for felonies; written complaint.
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•	Patron—Campbell
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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 § 19.2-72 of the Code of Virginia is amended and reenacted as follows:
12	§ 19.2-72. When it may issue; what to recite and require.
13	On complaint of a criminal offense to any officer authorized to issue criminal warrants he shall
14	examine on oath the complainant and any other witnesses, or when such officer shall suspect that an
15	offense punishable otherwise than by a fine has been committed he may, without formal complaint,
16	issue a summons for witnesses and shall examine such witnesses. A written complaint shall be required
17	for any felony offense and for any other offense if the complainant is not a law-enforcement officer. If
18	upon such examination such officer finds that there is probable cause to believe the accused has
19	committed an offense, such officer shall issue a warrant for his arrest, except that no magistrate may
20	issue an arrest warrant for a felony offense upon the basis of a complaint by a person other than a
21	law-enforcement officer or an animal control officer without prior authorization by the attorney for the
22	Commonwealth or by a law-enforcement agency having jurisdiction over the alleged offense. The
23	warrant shall (i) be directed to an appropriate officer or officers, (ii) name the accused or, if his name is
24	unknown, set forth a description by which he can be identified with reasonable certainty, (iii) describe
25	the offense charged with reasonable certainty, (iv) command that the accused be arrested and brought
26	before a court of appropriate jurisdiction in the county, city or town in which the offense was allegedly
27	committed, and (v) be signed by the issuing officer. The warrant shall require the officer to whom it is
28	directed to summon such witnesses as shall be therein named to appear and give evidence on the
29	examination. But in a city or town having a police force, the warrant shall be directed "To any
30	policeman, sheriff or his deputy sheriff of such city (or town)," and shall be executed by the policeman,
31	sheriff or his deputy sheriff into whose hands it shall come or be delivered. A sheriff or his deputy may
32	execute an arrest warrant throughout the county in which he serves and in any city or town surrounded
33	thereby and effect an arrest in any city or town surrounded thereby as a result of a criminal act
34	committed during the execution of such warrant. A jail officer as defined in § 53.1-1 employed at a
35	regional jail or jail farm is authorized to execute a warrant of arrest upon an accused in his jail. The
36	venue for the prosecution of such criminal act shall be the jurisdiction in which the offense occurred.

INTRODUCED