2020 SESSION

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HOUSE BILL NO. 123

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Finance and Appropriations

On February 25, 2020) (Patrons Prior to Substitute—Delegates Carroll Foy and Kory [HB 482])

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A BILL to amend and reenact § 40.1-29 of the Code of Virginia, relating to nonpayment of wages; cause of action; penalties.

Be it enacted by the General Assembly of Virginia:

1. That § 40.1-29 of the Code of Virginia is amended and reenacted as follows:

10 § 40.1-29. Time and medium of payment; withholding wages; written statement of earnings; 11 agreement for forfeiture of wages; proceedings to enforce compliance; penalties.

A. 1. All employers operating a business shall establish regular pay periods and rates of pay for 12 13 employees except executive personnel. All such employers shall pay salaried employees at least once each month and employees paid on an hourly rate at least once every two weeks or twice in each 14 15 month, except that (i) a student who is currently enrolled in a work-study program or its equivalent 16 administered by any secondary school, institution of higher education, or trade school, and (ii) 17 employees whose weekly wages total more than 150 percent of the average weekly wage of the Commonwealth as defined in § 65.2-500, upon agreement by each affected employee, may be paid once 18 each month if the institution or employer so chooses. Upon termination of employment an employee 19 20 shall be paid all wages or salaries due him for work performed prior thereto; such payment shall be 21 made on or before the date on which he would have been paid for such work had his employment not 22 been terminated.

23 2. Any such employer who knowingly fails to make payment of wages in accordance with this 24 section shall be subject to a civil penalty not to exceed \$1,000 for each violation. The Commissioner 25 shall notify any employer who he alleges has violated any provision of this section by certified mail. Such notice shall contain a description of the alleged violation. Within 15 days of receipt of notice of 26 27 the alleged violation, the employer may request an informal conference regarding such violation with the 28 Commissioner. In determining the amount of any penalty to be imposed, the Commissioner shall 29 consider the size of the business of the employer charged and the gravity of the violation. The decision 30 of the Commissioner shall be final.

31 B. Payment of wages or salaries shall be (i) in lawful money of the United States, (ii) by check 32 payable at face value upon demand in lawful money of the United States, (iii) by electronic automated 33 fund transfer in lawful money of the United States into an account in the name of the employee at a 34 financial institution designated by the employee, or (iv) by credit to a prepaid debit card or card account 35 from which the employee is able to withdraw or transfer funds with full written disclosure by the 36 employer of any applicable fees and affirmative consent thereto by the employee. However, an employer 37 that elects not to pay wages or salaries in accordance with clause (i) or (ii) to an employee who is hired 38 after January 1, 2010, shall be permitted to pay wages or salaries by credit to a prepaid debit card or 39 card account in accordance with clause (iv), even though such employee has not affirmatively consented 40 thereto, if the employee fails to designate an account at a financial institution in accordance with clause 41 (iii) and the employer arranges for such card or card account to be issued through a network system 42 through which the employee shall have the ability to make at least one free withdrawal or transfer per 43 pay period, which withdrawal may be for any sum in such card or card account as the employee may 44 elect, using such card or card account at financial institutions participating in such network system.

45 C. No employer shall withhold any part of the wages or salaries of any employee except for payroll, wage, or withholding taxes or in accordance with law, without the written and signed authorization of 46 47 the employee. On each regular pay date, each employer other than an employer engaged in agricultural employment including agribusiness and forestry shall provide to each employee a written statement, by a **48** 49 paystub or online accounting, that shows the name and address of the employer, the number of hours 50 worked during the pay period, the rate of pay, the gross wages earned by the employee during the pay 51 period, and the amount and purpose of any deductions therefrom. An employer engaged in agricultural employment including agribusiness and forestry, upon request of its employee, shall furnish the 52 53 employee a written statement of the gross wages earned by the employee during any pay period and the 54 amount and purpose of any deductions therefrom.

55 D. No employer shall require any employee, except executive personnel, to sign any contract or 56 agreement which provides for the forfeiture of the employee's wages for time worked as a condition of 57 employment or the continuance therein, except as otherwise provided by law.

58 E. An employer who willfully and with intent to defraud fails or refuses to pay wages in accordance 59 with this section: HB123S1

60 1. To an employee or employees is guilty of a Class 1 misdemeanor if the value of the wages earned61 and not paid by the employer is less than \$10,000; and

62 2. To an employee or employees is guilty of a Class 6 felony (i) if the value of the wages earned
63 and not paid is \$10,000 or more or (ii) regardless of the value of the wages earned and not paid, if the
64 conviction is a second or subsequent conviction under this section.

For purposes of this section, the determination as to the "value of the wages earned" shall be made by combining all wages the employer failed or refused to pay pursuant to this section.

F. The Commissioner may require a written complaint of the violation of this section and, with the 67 written and signed consent of an employee, may institute proceedings on behalf of an employee to 68 enforce compliance with this section, and to collect any moneys unlawfully withheld from such 69 70 employee which shall be paid to the employee entitled thereto. In addition, following the issuance of a final order by the Commissioner or a court, the Commissioner may engage private counsel, approved by 71 72 the Attorney General, to collect any moneys owed to the employee or the Commonwealth. Upon entry of a final order of the Commissioner, or upon entry of a judgment, against the employer, the 73 Commissioner or the court shall assess attorney's attorney fees of one-third of the amount set forth in 74 75 the final order or judgment.

G. In addition to being subject to any other penalty provided by the provisions of this section, any employer who fails to make payment of wages in accordance with subsection A shall be liable for the payment of all wages due, *and an additional equal amount as liquidated damages*, plus interest at an annual rate of eight percent accruing from the date the wages were due.

H. Any employer who knowingly fails to make payment of wages in accordance with subsection A shall be subject to a civil penalty not to exceed \$1,000 for each violation. The Commissioner shall 80 81 notify any employer that he alleges has violated any provision of this section by certified mail. Such 82 83 notice shall contain a description of the alleged violation. Within 15 days of receipt of notice of the 84 alleged violation, the employer may request an informal conference regarding such violation with the 85 Commissioner. In determining the amount of any penalty to be imposed, the Commissioner shall 86 consider the size of the business of the employer charged and the gravity of the violation. The decision 87 of the Commissioner shall be final. Civil penalties owed under this section shall be paid to the 88 Commissioner for deposit into the general fund of the State Treasurer. The Commissioner shall prescribe 89 procedures for the payment of proposed assessments of penalties which that are not contested by 90 employers. Such procedures shall include provisions for an employer to consent to abatement of the 91 alleged violation and pay a proposed penalty or a negotiated sum in lieu of such penalty without admission of any civil liability arising from such alleged violation. 92

I. Final orders of the Commissioner, the general district courts, or the circuit courts may be recorded,
 enforced, and satisfied as orders or decrees of a circuit court upon certification of such orders by the
 Commissioner or the court as appropriate.

96 J. In addition to any civil or criminal penalty provided by this section, and without regard to any 97 exhaustion of alternative administrative remedies provided for in this section, if an employer fails to pay 98 wages to an employee in accordance with this section, the employee may bring an action, individually, 99 jointly, with other aggrieved employees, or on behalf of similarly situated employees as a collective 100 action consistent with the collective action procedures of the Fair Labor Standards Act (29 U.S.C. \$ 216(b)) against the employer in a court of competent jurisdiction to recover payment of the wages and 101 102 the court shall award the wages owed, an additional equal amount as liquidated damages, plus prejudgment interest thereon as provided in subsection G, and reasonable attorney fees and costs. If the 103 court finds that the employer knowingly failed to pay wages to an employee in accordance with this 104 section, the court shall award the employee an amount equal to triple the amount of wages due and 105 106 reasonable attorney fees and costs.

107 K. As used in this section, a person acts "knowingly" if the person, with respect to information, (i)
108 has actual knowledge of the information, (ii) acts in deliberate ignorance of the truth or falsity of the
109 information, or (iii) acts in reckless disregard of the truth or falsity of the information. Establishing that
110 a person acted knowingly shall not require proof of specific intent to defraud.

L. An action under this section shall be commenced within three years after the cause of action accrued. The period for filing is tolled upon the filing of an administrative action under subsection F until the employee has been informed that the action has been resolved or until the employee has 114 withdrawn the complaint, whichever is sooner.

115 2. That the provisions of this act may result in a net increase in periods of imprisonment or 116 commitment. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the 117 necessary appropriation cannot be determined for periods of imprisonment in state adult 118 correctional facilities; therefore, Chapter 854 of the Acts of Assembly of 2019 requires the Virginia 119 Criminal Sentencing Commission to assign a minimum fiscal impact of \$50,000. Pursuant to 120 § 30-19.1:4 of the Code of Virginia, the estimated amount of the necessary appropriation cannot be 121 determined for periods of commitment to the custody of the Department of Juvenile Justice.