## **2021 SESSION**

21102058D HOUSE BILL NO. 1868 1 2 Offered January 13, 2021 3 Prefiled January 8, 2021 4 A BILL to amend and reenact §§ 46.2-341.18, 46.2-382, and 46.2-1702 of the Code of Virginia, relating 5 to commercial driver's licenses. 6 Patrons-Delaney, Convirs-Fowler, Helmer, Guzman and McNamara 7 8 Referred to Committee on Transportation 9 10 Be it enacted by the General Assembly of Virginia: 1. That §§ 46.2-341.18, 46.2-382, and 46.2-1702 of the Code of Virginia are amended and reenacted 11 12 as follows: 13 § 46.2-341.18. Disgualification for certain offenses. 14 A. Except as otherwise provided in this section and in § 46.2-341.18:01, the Commissioner shall 15 disgualify for a period of one year any person whose record, as maintained by the Department of Motor Vehicles, shows that he has been convicted of any of the following offenses, if such offense was 16 committed while operating a commercial motor vehicle: 17 1. A violation of any provision of § 46.2-341.21 or a violation of any federal law or the law of 18 19 another jurisdiction substantially similar to § 46.2-341.21; 2. A violation of any provision of § 46.2-341.24 or a violation of any federal law or the law of 20 another state substantially similar to § 46.2-341.24; 21 3. A violation of any provision of § 18.2-51.4 or 18.2-266 or a violation of a local ordinance paralleling or substantially similar to § 18.2-51.4 or 18.2-266, or a violation of any federal, state or 22 23 24 local law or ordinance substantially similar to § 18.2-51.4 or 18.2-266; 25 4. Refusal to submit to a chemical test to determine the alcohol or drug content of the person's blood 26 or breath in accordance with §§ 18.2-268.1 through 18.2-268.12 or this article, or the comparable laws 27 of any other state or jurisdiction; 28 5. Failure of the driver whose vehicle is involved in an accident to stop and disclose his identity at 29 the scene of the accident: or 30 6. Commission of any crime punishable as a felony in the commission of which a motor vehicle is 31 used, other than a felony described in § 46.2-341.19. B. The Commissioner shall disqualify any such person for a period of three years if any offense 32 33 listed in subsection A of this section was committed while driving a commercial motor vehicle used in the transportation of hazardous materials required to be placarded under federal Hazardous Materials 34 35 Regulations (49 C.F.R. Part 172, Subpart F). C. Beginning September 30, 2005, the Commissioner shall disqualify for a period of one year any 36 37 person whose record, as maintained by the Department, shows that he has been convicted of any of the following offenses committed while operating a noncommercial motor vehicle, provided that the person 38 39 was, at the time of the offense, the holder of a commercial driver's license, and provided further that the 40 offense was committed on or after September 30, 2005: 41 1. A violation of any provision of § 18.2-51.4, 18.2-266, or a violation of a local ordinance paralleling or substantially similar to § 18.2-51.4 or 18.2-266, or a violation of any federal, state, or 42 43 local law or ordinance, or law of any other jurisdiction, substantially similar to § 18.2-51.4 or 18.2-266; 2. Refusal to submit to a chemical test to determine the alcohol or drug content of the person's blood 44 or breath in accordance with §§ 18.2-268.1 through 18.2-268.12, or the comparable laws of any other 45 46 state or jurisdiction; 3. Failure of the driver whose vehicle is involved in an accident to stop and disclose his identity at 47 48 the scene of the accident; or 49 4. Commission of any crime punishable as a felony in the commission of which a motor vehicle is 50 used. 51 D. The Commissioner shall disqualify for life any person whose record, as maintained by the 52 Department, shows that he has been convicted of two or more violations of any of the offenses listed in 53 subsection A or C of this section, if each offense arose from a separate incident, except that if all of the offenses are for violation of an out-of-service order, the disqualification shall be for five years. If two or 54 55 more such disqualification offenses arise from the same incident, the disqualification periods imposed pursuant to subsection A, B, or C of this sectionshall run consecutively and not concurrently. 56 E. The Commissioner shall disqualify for a period of five years a person who is convicted of 57 voluntary or involuntary manslaughter, where the death occurred as a direct result of the operation of a 58

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59 commercial motor vehicle.

60 F. The Commissioner shall disqualify for life a person who is convicted of a felony involving an act or practice of severe forms of trafficking in persons as defined in 22 U.S.C. § 7102(11) while driving a 61 62 commercial motor vehicle, including any local, state, or federal law substantially similar to or fitting the 63 definition of severe forms of trafficking in persons.

64 G. The Department may issue, if permitted by federal law, regulations establishing guidelines, 65 including conditions, under which a disqualification for life under subsection D may be reduced to a 66 period of not less than 10 years.

## § 46.2-382. Courts to keep full records of certain cases.

A. Every general district court or circuit court or the clerk thereof shall keep a full record of every 68 69 case in which:

70 1. A person is charged with (i) a violation of any law of the Commonwealth pertaining to the 71 operator or operation of a motor vehicle or commercial motor vehicle as defined in § 46.2-341.4; (ii) a 72 violation of any ordinance of any county, city, or town pertaining to the operator or operation of any 73 motor vehicles, except parking regulations; (iii) any theft of a motor vehicle or unauthorized use thereof 74 or theft of any part attached to it; (iv) a violation of § 18.2-36.2, subsection B of § 29.1-738, or 75 § 29.1-738.02, 29.1-738.2, or 29.1-738.4; or (v) a violation or offense involving the use of a motor 76 vehicle or commercial motor vehicle by a person holding a commercial learner's permit or commercial 77 driver's license in the commission of any felony involving manufacturing, distributing, or dispensing a 78 controlled substance or possession with intent to manufacture, distribute, or dispense such controlled 79 substance;

80 2. A person is charged with manslaughter or any other felony in the commission of which a motor 81 vehicle was used; or

3. There is rendered a judgment for damages, the rendering and nonpayment of which under the 82 83 terms of this title require the Commissioner to suspend the driver's license and registration in the name 84 of the judgment debtor.

85 B. The Department and every district court or circuit court or the clerk thereof (i) shall not reduce, 86 dismiss, defer, or otherwise conceal the conviction of any person charged with any offense committed 87 while operating a commercial motor vehicle as defined in § 46.2-341.4 or any holder of a commercial 88 driver's license or a commercial driver's permit charged with any offense committed while operating a 89 noncommercial motor vehicle and (ii) shall comply with all federal laws and regulations regarding such 90 convictions, including 49 C.F.R. § 384.226. 91

## § 46.2-1702. Certification of driver education courses by Commissioner.

92 Notwithstanding any other provision of law, the Commissioner shall have the authority to approve as a driver education course satisfying the requirements of § 46.2-334 any course which is offered by any driver training school licensed under the provisions of this chapter if he finds that the course is of 93 94 95 comparable content and quality to that offered in the Commonwealth's public schools. In making such 96 finding, the Commissioner shall not require that the instructors of any driver training school meet the 97 certification requirements of teachers in the Commonwealth's public schools.

98 Any comprehensive community college within the Virginia Community College System shall have 99 the authority to offer the courses required by the Virginia Board of Education to become a certified 100 driver education instructor in Virginia on a not-for-credit basis so long as the courses include the same 101 content and curriculum required by the Department of Education, enabling individuals who complete 102 those courses to then teach driver's education in Virginia driver education training schools upon official 103 certification by the Department of Motor Vehicles. The Virginia Department of Education shall provide 104 the curriculum, content, and other information regarding the courses required to become certified driver education instructors in Virginia to any comprehensive community college within the Virginia Community College System. The content of each course must be accurate and rigorous and must meet 105 106 107 the requirements for the Department of Education's Curriculum and Administrative Guide for Driver's 108 Education, which includes the Board of Education's standards of learning.

109 Except for schools in the Commonwealth's public school system and providers of correspondence 110 courses approved by the Board of Education pursuant to subsection F of § 22.1-205, only those driver 111 training schools that are licensed as computer-based driver education providers shall be authorized to 112 administer computer-based driver education courses, including the parent/student driver education 113 component of the driver education curriculum as established in § 22.1-205. The content and quality of 114 such computer-based driver education courses shall be comparable to that of courses offered in the 115 Commonwealth's public schools. The Commissioner may establish minimum standards for testing 116 students who have enrolled in computer-based driver education courses. Such standards may include (i) 117 requirements for the test site; (ii) verification that the person taking the test is the person enrolled in the course; (iii) verification of the identity of the student using photo identification approved by the 118 119 Commissioner; and (iv) maintenance of a log containing the name and title of the licensed instructor monitoring the test, the test date, the name of the student taking the test, and the student's time-in and 120

time-out of the test site. Computer-based driver education providers shall not issue a certificate of
completion to a student prior to receiving proof of completion of the additional minimum 90-minute
parent/student driver education component pursuant to § 22.1-205.

124 Any driver training school licensed under the provisions of this chapter shall be authorized to provide 125 the 90-minute parent/student driver education component of the driver education curriculum pursuant to 126 § 22.1-205. Only public schools and those driver training schools that are licensed as computer-based 127 driver education providers shall be authorized to administer the parent/student driver education 128 component of the driver education curriculum through a virtual, computer-based program. Completion of 129 such education component shall satisfy the requirement for the additional 90-minute parent/student driver 130 education component so long as there is participation of the student's parent or guardian and the content 131 provided is comparable to that which is offered in the Commonwealth's public schools and emphasizes 132 (a) parental responsibilities regarding juvenile driver behavior, (b) juvenile driving restrictions pursuant 133 to this Code, and (c) the dangers of driving while intoxicated and underage consumption of alcohol.

The Commissioner shall have authority to approve any driver education course offered by any Class A licensee if he finds the course meets the requirements for such courses as set forth in this chapter and as otherwise established by the Department. Class A licensees shall not be permitted to administer <del>knowledge or</del> behind-the-wheel examinations unless authorized pursuant to § 46.2-326.1. Driver education courses offered by any Class B licensee shall be based on the driver education curriculum currently approved by the Department of Education and the Department.

The Commissioner may accept, in lieu of requirements established by the Department of Education for instructor qualification, (1) 20 years' service with the Virginia Department of State Police by a law-enforcement officer who retired or resigned while in good standing from such Department or (2)(i) 20 years' service as a traffic enforcement officer with patrol experience with any local police department by a law-enforcement officer who has been certified by the Virginia Department of Criminal Justice Services pursuant to § 15.2-1706, (ii) who retired or resigned while in good standing from such department, and (iii) who has been certified to teach driver training by the Virginia Department of

147 Criminal Justice Services.