1994 SESSION

ENGROSSED

	LD3975112
1	HOUSE BILL NO. 404
2	House Amendments in [] — February 14, 1994
2 3	A BILL to amend and reenact § 8.01-446 of the Code of Virginia, relating to judgment dockets kept by
4	clerks.
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6	Patrons—Johnson, Almand, Brickley, Mayer, Phillips, Reynolds and Stump
7	
8	Referred to Committee for Courts of Justice
9	De it we stad her the Comment Assemble of Windstein
10	Be it enacted by the General Assembly of Virginia:
11 12	1. That § 8.01-446 of the Code of Virginia is amended and reenacted as follows: § 8.01-446. Clerks to keep judgment dockets; what judgments to be docketed therein.
12	The clerk of each court of every circuit shall keep in his office, in a well-bound book, a judgment
14	docket, in which he shall docket, without delay, any judgment for a specific amount of money rendered
15	in his court, and shall likewise docket without delay any judgment for a specific amount of money
16	rendered in this Commonwealth by any other court of this Commonwealth or federal court, when he
17	shall be required so to do by any person interested, on such person delivering to him an authenticated
18	legible abstract of it and also upon the request of any person interested therein, any such judgment
19	rendered by a district court judge whose book has been filed in his office under the provisions of Title
20	16.1 or of which a legible abstract is delivered to him certified by the district court judge who rendered
21	it; provided, that judgments docketed in the clerk's office of the Circuit Court of the City of
22	Williamsburg and the County of James City shall be docketed and indexed in one book; and provided
23	further that the clerk of the circuit court of any county using card files on July 1, 1975, in lieu of a
24	book may continue to use the card file system. A specific judgment for money shall state that it is a
25	judgment for money in a specific amount in favor of a named party, against a named party, with that
26	party's address [and social security number], if known, and it shall further state the time from which
27	the judgment bears interest. If the clerk determines that an abstract is not legible, the clerk shall refuse

28 to record it and shall return it to the person who tendered the abstract for recording.

HB404E