1996 SESSION

	962214358
1	HOUSE BILL NO. 119
$\overline{2}$	House Amendments in [] — February 12, 1996
2 3	A BILL to amend and reenact § 19.2-297.1 of the Code of Virginia, relating to life imprisonment for a
4	third violent felony.
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6	Patrons-Mims, Callahan, Dudley, Hamilton, Howell, Kilgore, Landes, Ruff, Way, Weatherholtz and
7	Wilkins; Senators: Schrock and Waddell
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9	Referred to Committee for Courts of Justice
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11	Be it enacted by the General Assembly of Virginia:
12	1. That § 19.2-297.1 of the Code of Virginia is amended and reenacted as follows:
13	§ 19.2-297.1. Sentence of person twice previously convicted of certain violent felonies.
13 14	A. Any person convicted of two or more separate acts of violence when such offenses were not part
15	of a common act, transaction or scheme, and who has been at liberty as defined in § 53.1-151 between
15 16	each conviction, shall, upon conviction of a third or subsequent act of violence, be sentenced to life
17	imprisonment and shall not have all or any portion of the sentence suspended, provided it is admitted, or
18	found by the jury or judge before whom he is tried, that he has been previously convicted of two or
10 19	
19 20	more such acts of violence. For the purposes of this section, "act of violence" means (i) any one of the following violations of Chapter 4 (\$ 18.2.20 at eac) of Title 18.2:
20 21	following violations of Chapter 4 (§ 18.2-30 et seq.) of Title 18.2: a. First and second degree murder and voluntary manslaughter under Article 1 (§ 18.2-30 et seq.);
$\frac{21}{22}$	b. Mob-related felonies under Article 2 (§ 18.2-38 et seq.);
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23 24	c. Any kidnapping or abduction felony under Article 3 (§ 18.2-47 et seq.); d. Any malicious felonious assault or malicious bodily wounding under Article 4 (§ 18.2-51 et seq.);
24 25	e. Robbery under § 18.2-58 and carjacking under § 18.2-58.1; Θ
23 26	f. Except as otherwise provided in § 18.2-67.5:2 or § 18.2-67.5:3, criminal sexual assault punishable
20 27	as a felony under Article 7 (§ 18.2-61 et seq.); or
28	g. Arson [or any related crime as defined in, and] in violation of § 18.2-77 when the structure
20 29	burned was occupied or arson [or any related crime as defined in, and] in violation of § 18.2-79 when
3 0	the structure burned was occupied.
31	(ii) conspiracy to commit any of the violations enumerated in clause (i) of this section; and (iii)
32	violations as a principal in the second degree or accessory before the fact of the provisions enumerated
33	in clause (i) of this section.
34	B. Prior convictions shall include convictions under the laws of any state or of the United States for
35	any offense substantially similar to those listed under "act of violence" if such offense would be a
36	felony if committed in the Commonwealth.
37	The Commonwealth shall notify the defendant in writing, at least thirty days prior to trial, of its
38	intention to seek punishment pursuant to this section.
39	C. Any person sentenced to life imprisonment pursuant to this section shall not be eligible for parole
40	and shall not be eligible for any good conduct allowance or any earned sentence credits under Chapter 6
41	(§ 53.1-186 et seq.) of Title 53.1. However, any person subject to the provisions of this section, other
42	than a person who was sentenced under subsection A of § 18.2-67.5:3 for criminal sexual assault
43	convictions specified in subdivision f, (i) who has reached the age of sixty-five or older and who has
44	served at least five years of the sentence imposed or (ii) who has reached the age of sixty or older and
45	who has served at least ten years of the sentence imposed may petition the Parole Board for conditional
46	release. The Parole Board shall promulgate regulations to implement the provisions of this subsection.
47	2. That the provisions of this act may result in a net increase in periods of imprisonment in state
48	correctional facilities. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation
49	is \$0.

HB119E

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