1998 SESSION

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HOUSE BILL NO. 1284

FLOOR AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by Delegate Jones, D.C.)

(Patron Prior to Substitute—Delegate Jones, D.C.)

House Amendments in [] — February 17, 1998

A BILL to amend and reenact § 46.2-859 of the Code of Virginia, relating to passing a stopped school bus.

Be it enacted by the General Assembly of Virginia:

1. That § 46.2-859 of the Code of Virginia is amended and reenacted as follows:

§ 46.2-859. Passing a stopped school bus.

A. A person shall be guilty of reckless driving who fails to stop, when approaching from any 11 direction, [for] any school bus which that is stopped on any highway or school driveway for the 12 purpose of taking on or discharging children, the elderly, or mentally or physically handicapped persons, 13 and to remain stopped until all such persons are clear of the highway or school driveway and the bus is 14 put in motion. The driver of a vehicle, however, need not stop when approaching a school bus if such 15 16 school bus is stopped on the other roadway of a divided highway, on an access road, or on a driveway 17 when such other roadway, access road, or driveway is separated from the roadway on which he is driving by a physical barrier or an unpaved area. The driver of a vehicle also need not stop when 18 approaching a school bus which that is loading or discharging passengers from or onto property 19 20 immediately adjacent to a school if such driver is directed by a law-enforcement officer or other duly 21 authorized uniformed school crossing guard to pass such school bus. This section shall apply to school 22 buses which are equipped with warning devices prescribed in § 46.2-1090 and are painted yellow with the words "School Bus" in black letters at least eight inches high on the front and rear thereof. Only 23 24 school buses which are painted yellow and equipped with the required lettering and warning devices 25 shall be identified as school buses.

B. In any prosecution under this section, an affidavit may be filed with the clerk seven days in advance of trial by a local public school board or the governing body of a private school attesting that the school bus, for which the defendant is alleged to have failed to stop in violation of this section, was, at the time of the alleged offense, painted and equipped as provided in the definition of "school bus" in § 46.2-100. Such affidavit shall create a rebuttable presumption that the school bus referred to therein was so painted and equipped. The defendant may produce evidence to refute the evidence contained in

32 the affidavit.

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