1998 SESSION

983812747 HOUSE BILL NO. 864 1 2 Offered January 26, 1998 3 A BILL to amend and reenact § 18.2-258.1 of the Code of Virginia, relating to obtaining drugs by false 4 pretenses. 5 6 7 Patron—Woodrum 8 Referred to Committee for Courts of Justice 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 18.2-258.1 of the Code of Virginia is amended and reenacted as follows: 11 § 18.2-258.1. Obtaining drugs, procuring administration of controlled substances, etc., by fraud, deceit 12 13 or forgery. 14 A. It shall be unlawful for any person to obtain or attempt to obtain any drug or procure or attempt 15 to procure the administration of any controlled substance or marijuana: (i) by fraud, deceit, misrepresentation, embezzlement, or subterfuge; or (ii) by the forgery or alteration of a prescription or of 16 17 any written order; or (iii) by the concealment of a material fact; or (iv) by the use of a false name or the giving of a false address. 18 B. It shall be unlawful for any person to furnish false or fraudulent information in or omit any 19 20 information from, or willfully make a false statement in, any prescription, order, report, record, or other 21 document required by Chapter 34 (§ 54.1-3400 et seq.) of Title 54.1. C. It shall be unlawful for any person to use in the course of the manufacture or distribution of a 22 23 controlled substance or marijuana a license number which is fictitious, revoked, suspended, or issued to 24 another person. D. It shall be unlawful for any person, for the purpose of obtaining any controlled substance or 25 26 marijuana, to falsely assume the title of, or represent himself to be, a manufacturer, wholesaler, 27 pharmacist, physician, dentist, veterinarian or other authorized person. 28 E. It shall be unlawful for any person to make or utter any false or forged prescription or false or 29 forged written order. 30 F. It shall be unlawful for any person to affix any false or forged label to a package or receptacle 31 containing any controlled substance. 32 G. This section shall not apply to officers and employees of the United States, of this Commonwealth or of a political subdivision of this Commonwealth acting in the course of their 33 34 employment, who obtain such drugs for investigative, research or analytical purposes, or to the agents or 35 duly authorized representatives of any pharmaceutical manufacturer who obtain such drugs for 36 investigative, research or analytical purposes and who are acting in the course of their employment; 37 provided that such manufacturer is licensed under the provisions of the Federal Food, Drug and 38 Cosmetic Act; and provided further, that such pharmaceutical manufacturer, its agents and duly 39 authorized representatives file with the Board such information as the Board may deem appropriate. 40 H. Except as otherwise provided in this subsection, any person who shall violate any provision herein 41 shall be guilty of a Class 6 felony. 42 Whenever any person who has not previously been convicted of any offense under this article or under any statute of the United States or of any state relating to narcotic drugs, marijuana, or stimulant, 43 44 depressant, or hallucinogenic drugs, or has not previously had a proceeding against him for violation of such an offense dismissed, or reduced as provided in this section, pleads guilty to or enters a plea of not 45 46 guilty to the court for violating this section, upon such plea if the facts found by the court would justify a finding of guilt, the court may place him on probation upon terms and conditions. 47 As a term or condition, the court shall require the accused to be evaluated and enter a treatment **48** 49 and/or education program, if available, such as, in the opinion of the court, may be best suited to the 50 needs of the accused. This program may be located in the judicial circuit in which the charge is brought 51 or in any other judicial circuit as the court may provide. The services shall be provided by a program certified or licensed by the Department of Mental Health, Mental Retardation and Substance Abuse 52 53 Services. The court shall require the person entering such program under the provisions of this section 54 to pay all or part of the costs of the program, including the costs of the screening, evaluation, testing 55 and education, based upon the person's ability to pay unless the person is determined by the court to be 56 indigent. 57 As a condition of supervised probation, the court shall require the accused to remain drug free during the period of probation and submit to such tests during that period as may be necessary and appropriate 58 59 to determine if the accused is drug free. Such testing may be conducted by the personnel of any

screening, evaluation, and education program to which the person is referred or by the supervisingagency.

62 Unless the accused was fingerprinted at the time of arrest, the court shall order the accused to report63 to the original arresting law-enforcement agency to submit to fingerprinting.

64 Upon violation of a term or condition, the court may enter an adjudication of guilt upon the felony 65 and proceed as otherwise provided. Upon fulfillment of the terms and conditions of probation, the court

66 shall find the defendant guilty of a Class 1 misdemeanor, or may discharge the person and dismiss the

67 proceedings against him. Discharge and dismissal under this section shall be without adjudication of

68 guilt and is a conviction only for purposes of applying this section in subsequent proceedings.